Adopted AMENDMENT No. 1 PROPOSED TO

House Bill NO. 1144

By Senator(s) Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. Section 19-5-303, Mississippi Code of 1972, is 2.6 reenacted as follows: 27 19-5-303. For purposes of Sections 19-5-301 through 28 29 19-5-317, the following words and terms shall have the following meanings, unless the context clearly indicates otherwise: 30 31 (a) "Exchange access facilities" shall mean all lines provided by the service supplier for the provision of local 32 exchange service as defined in existing general subscriber 33 34 services tariffs. "Tariff rate" shall mean the rate or rates billed 35 (b) by a service supplier as stated in the service supplier's tariffs 36 and approved by the Public Service Commission, which represent the 37 service supplier's recurring charges for exchange access 38 facilities, exclusive of all taxes, fees, licenses or similar 39 charges whatsoever. 40 "District" shall mean any communications district 41 (C)42 created pursuant to Sections 19-5-301 et seq., or by local and private act of the State of Mississippi. 43

(d) "Service supplier" shall mean any person providingexchange telephone service to any service user throughout the

46 county.

47 (e) "Service user" shall mean any person, not otherwise
48 exempt from taxation, who is provided exchange telephone service
49 in the county or state.

(f) "E911" shall mean Enhanced Universal Emergency 50 Number Service or Enhanced 911 Service, which is a telephone 51 exchange communications service whereby a Public Safety Answering 52 Point (PSAP) designated by the county or local communications 53 district may receive telephone calls dialed to the telephone 54 55 number 911. E911 Service includes lines and equipment necessary for the answering, transferring and dispatching of public 56 emergency telephone calls originated by persons within the serving 57 area who dial 911. Enhanced 911 Service includes the displaying 58 of the name, address and other pertinent caller information as may 59 be supplied by the service supplier. 60

(g) "Basic 911" shall mean a telephone service
terminated in designated Public Safety Answering Points accessible
by the public through telephone calls dialed to the telephone
number 911. Basic 911 is a voice service and does not display
address or telephone number information.

"Shared tenant services (STS)" shall mean any (h) 66 67 telephone service operation supplied by a party other than a regulated local exchange telephone service supplier for which a 68 charge is levied. Such services shall include, but not be limited 69 to, apartment building systems, hospital systems, office building 70 systems and other systems where dial tone is derived from 71 72 connection of tariffed telephone trunks or lines connected to a private branch exchange telephone system. 73

(i) "Private branch exchange (PBX)" shall mean any
telephone service operation supplied by a party other than a
regulated local exchange telephone service supplier for which a
charge is not levied. Such services are those where tariffed
telephone trunks or lines are terminated into a central switch
which is used to supply dial tone to telephones operating within
that system.

81 (j) "Off-premise extension" shall mean any telephone 82 connected to a private branch exchange or a shared tenant service 83 which is in a different building or location from the main 84 switching equipment and, therefore, has a different physical 85 address.

(k) "Centrex" or "ESSX" shall mean any variety of
services offered in connection with any tariffed telephone service
in which switching services and other dialing features are
provided by the regulated local exchange telephone service
supplier.

"Commercial mobile radio service" or "CMRS" shall (1)91 mean commercial mobile radio service under Sections 3(27) and 92 332(d) of the Federal Telecommunications Act of 1996, 47 USCS 93 Section 151 et seq., and the Omnibus Budget Reconciliation Act of 94 1993, Public Law 103-66. The term includes the term "wireless" 95 and service provided by any wireless real time two-way voice 96 97 communication device, including radio-telephone communications used in cellular telephone service, personal communication 98 service, or the functional or competitive equivalent of a 99 100 radio-telephone communications line used in cellular telephone service, a personal communication service, or a network radio 101 102 access line. The term does not include service whose customers do not have access to 911 or to a 911-like service, to a 103 104 communication channel suitable only for data transmission, to a 105 wireless roaming service or other nonlocal radio access line 106 service, or to a private telecommunications system.

107 (m) "Telecommunicator" shall mean any person engaged in or employed as a telecommunications operator by any public safety, 108 109 fire or emergency medical agency whose primary responsibility is the receipt or processing of calls for emergency services provided 110 by public safety, fire or emergency medical agencies or the 111 112 dispatching of emergency services provided by public safety, fire or emergency medical agencies and who receives or disseminates 113 114 information relative to emergency assistance by telephone or 115 radio.

(n) "Public safety answering point (PSAP)" shall mean any point of contact between the public and the emergency services such as a 911 answering point or, in the absence of 911 emergency telephone service, any other point of contact where emergency telephone calls are routinely answered and dispatched or transferred to another agency.

(o) "Local exchange telephone service" shall mean all
lines provided by a service supplier as defined in existing
general subscriber tariffs.

SECTION 2. Section 19-5-307, Mississippi Code of 1972, is amended as follows:

19-5-307. (1) When any district is created, the board of 127 supervisors of the county creating such district may appoint a 128 board of commissioners composed of seven (7) members to govern its 129 affairs, and shall fix the domicile of the board at any point 130 within the district. The members of the board shall be qualified 131 electors of the district, two (2) of whom shall be appointed for 132 133 terms of two (2) years, three (3) for terms of three (3) years, and two (2) for terms of four (4) years, dating from the date of 134 135 the adoption of the ordinance creating the district. Thereafter, all appointments of the members shall be for terms of four (4) 136 137 years.

138 (2) The board of commissioners shall have complete and sole
139 authority to appoint a chairman and any other officers it may deem
140 necessary from among the membership of the board of commissioners.

141 (3) A majority of the board of commissioners membership
142 shall constitute a quorum and all official action of the board of
143 commissioners shall require a quorum.

(4) The board of commissioners shall have authority to
employ such employees, experts and consultants as it may deem
necessary to assist the board of commissioners in the discharge of
its responsibilities to the extent that funds are made available.

148 (5) In lieu of appointing a board of commissioners, the
149 board of supervisors of the county may serve as the board of
150 commissioners of the district, in which case it shall assume all

151 the powers and duties of the board of commissioners as provided in 152 Section 19-5-301 et seq.

(6) All emergency communications districts shall purchase, 153 154 lease or lease-purchase equipment used to comply with the FCC Order as defined in Section 19-5-333 from a products and equipment 155 156 list to be maintained by the Mississippi Department of Information Technology Services; provided, however, that items not available 157 from the list, or items which may be purchased at a lower price, 158 shall be purchased in accordance with the Public Purchasing Law, 159 160 <u>Section 31-7-13.</u>

161 SECTION 3. Section 19-5-313, Mississippi Code of 1972, is 162 reenacted as follows:

19-5-313. (1) The board of supervisors may levy an 163 emergency telephone service charge in an amount not to exceed One 164 Dollar (\$1.00) per residential telephone subscriber line per month 165 and Two Dollars (\$2.00) per commercial telephone subscriber line 166 167 per month for exchange telephone service. Any emergency telephone 168 service charge shall have uniform application and shall be imposed throughout the entirety of the district to the greatest extent 169 170 possible in conformity with availability of such service in any area of the district. Those districts which exist on the date of 171 enactment of Chapter 539, Laws of 1993, shall convert to the 172 following structure for service charge levy: If the current 173 charge is five percent (5%) of the basic tariff service rate, the 174 175 new collection shall be Eighty Cents (\$.80) per month per residential subscriber line and One Dollar and Sixty Cents (\$1.60) 176 per month per commercial subscriber line. The collections may be 177 adjusted as outlined in Chapter 539, Laws of 1993, and within the 178 limits set forth herein. 179

180 (2) If the proceeds generated by the emergency telephone 181 service charge exceed the amount of monies necessary to fund the 182 service, the board of supervisors may authorize such excess funds 183 to be expended by the county and the municipalities in the 184 counties to perform the duties and pay the costs relating to 185 identifying roads, highways and streets, as provided by Section

65-7-143. The board of supervisors shall determine how the funds 186 187 are to be distributed in the county and among municipalities in the county for paying the costs relating to identifying roads, 188 189 highways and streets. The board of supervisors may temporarily reduce the service charge rate or temporarily suspend the service 190 charge if the proceeds generated exceed the amount that is 191 necessary to fund the service and/or to pay costs relating to 192 identifying roads, highways and streets. Such excess funds may 193 194 also be used in the development of county or district communications and paging systems when used primarily for the 195 196 alerting and dispatching of public safety entities and for other administrative costs such as management personnel, maintenance 197 198 personnel and related building and operational requirements. Such excess funds may be placed in a depreciation fund for emergency 199 and obsolescence replacement of equipment necessary for the 200 201 operation of the overall 911 emergency telephone and alerting 202 systems.

203 (3) No such service charge shall be imposed upon more than twenty-five (25) exchange access facilities per person per 204 205 location. Trunks or service lines used to supply service to CMRS providers shall not have a service charge levied against them. 206 207 Every billed service user shall be liable for any service charge imposed under this section until it has been paid to the service 208 supplier. The duty of the service supplier to collect any such 209 210 service charge shall commence upon the date of its implementation, which shall be specified in the resolution for the installation of 211 212 such service. Any such emergency telephone service charge shall be added to and may be stated separately in the billing by the 213 service supplier to the service user. 214

(4) The service supplier shall have no obligation to take any legal action to enforce the collection of any emergency telephone service charge. However, the service supplier shall annually provide the board of supervisors and board of commissioners with a list of the amount uncollected, together with the names and addresses of those service users who carry a balance SS26\HB1144A.J

that can be determined by the service supplier to be nonpayment of 221 222 such service charge. The service charge shall be collected at the same time as the tariff rate in accordance with the regular 223 224 billing practice of the service supplier. Good faith compliance by the service supplier with this provision shall constitute a 225 226 complete defense to any legal action or claim which may result from the service supplier's determination of nonpayment and/or the 227 identification of service users in connection therewith. 228

229 The amounts collected by the service supplier (5)230 attributable to any emergency telephone service charge shall be 231 due the county treasury monthly. The amount of service charge collected each month by the service supplier shall be remitted to 232 233 the county no later than sixty (60) days after the close of the month. A return, in such form as the board of supervisors and the 234 service supplier agree upon, shall be filed with the county, 235 together with a remittance of the amount of service charge 236 237 collected payable to the county. The service supplier shall 238 maintain records of the amount of service charge collected for a period of at least two (2) years from date of collection. 239 The 240 board of supervisors and board of commissioners shall receive an annual audit of the service supplier's books and records with 241 242 respect to the collection and remittance of the service charge. From the gross receipts to be remitted to the county, the service 243 supplier shall be entitled to retain as an administrative fee, an 244 245 amount equal to one percent (1%) thereof. From and after March 10, 1987, the service charge is a county fee and is not subject to 246 247 any sales, use, franchise, income, excise or any other tax, fee or assessment and shall not be considered revenue of the service 248 249 supplier for any purpose.

(6) In order to provide additional funding for the district,
the board of commissioners may receive federal, state, county or
municipal funds, as well as funds from private sources, and may
expend such funds for the purposes of Section 19-5-301 et seq.

254 **SECTION 4.** Section 19-5-331, Mississippi Code of 1972, is 255 reenacted and amended as follows:

256 19-5-331. As used in Sections 19-5-331 through 19-5-341, 257 unless the context clearly indicates otherwise:

(a) The terms "board" and "CMRS Board" mean the
Commercial Mobile Radio Service Emergency Telephone Services
Board.

261 (b) The term "automatic number identification" or "ANI" means an enhanced 911 service capability that enables the 262 automatic display of the ten-digit wireless telephone number used 263 to place a 911 call and includes "pseudo-automatic number 264 identification" or "pseudo-ANI," which means an enhanced 911 265 266 service capability that enables the automatic display of the number of the cell site and an identification of the CMRS 267 268 provider.

The term "commercial mobile radio service" or 269 (C)"CMRS" means commercial mobile radio service under Sections 3(27) 270 and 332(d) of the Federal Telecommunications Act of 1996, 47 USCS 271 272 Section 151 et seq., and the Omnibus Budget Reconciliation Act of 273 1993, Public Law 103-66. The term includes the term "wireless" and service provided by any wireless real time two-way voice 274 communication device, including radio-telephone communications 275 used in cellular telephone service, personal communication 276 277 service, or the functional or competitive equivalent of a radio-telephone communications line used in cellular telephone 278 279 service, a personal communication service, specialized mobile 280 radio service, or a network radio access line. The term does not include service whose customers do not have access to 911 or to a 281 282 911-like service, to a communication channel suitable only for 283 data transmission, to a wireless roaming service or other nonlocal 284 radio access line service, or to a private telecommunications 285 system.

(d) The term "commercial mobile radio service provider"
or "CMRS provider" or the plural thereof, as the context requires,
means a person or entity who provides commercial mobile radio
service or CMRS service.

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(e) The term "CMRS connection" or the plural thereof,

as the context requires, means each mobile handset telephone number assigned to a CMRS customer with a service address in the State of Mississippi.

(f) The term "CMRS Fund" means the Commercial Mobile Radio Service Fund required to be established and maintained pursuant to Section 19-5-333.

(g) The term "CMRS service charge" or the plural
thereof, as the context requires, means the CMRS emergency
telephone service charge levied and maintained pursuant to Section
19-5-333 and collected pursuant to Section 19-5-335.

301 (h) The term "distribution formula" means the formula
302 specified in Section 19-5-333(c) by which monies generated from
303 the CMRS service charge are distributed on a percentage basis to
304 emergency communications districts and to the CMRS Fund.

305 (i) The term "ECD" means an emergency communications
306 district created pursuant to Section 19-5-301 et seq., Mississippi
307 Code of 1972, or by local and private act of the State of
308 Mississippi.

The term "enhanced 911," "E911," "enhanced E911 309 (ij) 310 system" or "E911 system" means an emergency telephone system that provides the caller with emergency 911 system service, that 311 312 directs 911 calls to appropriate public safety answering points by selective routing based on the geographical location from which 313 the call originated, and that provides the capability for 314 315 automatic number identification and other features that the Federal Communications Commission (FCC) may require in the future. 316

317 (k) The term "exchange access facility" means an
318 "exchange access facility" as defined by Section 19-5-303,
319 Mississippi Code of 1972.

(1) The term "FCC Order" means <u>any Federal</u>
 <u>Communications Commission orders</u>, rules and regulations issued
 with respect to implementation of Basic 911 or Enhanced 911 and
 <u>other emergency communication services</u>.

324 (m) The term "service address" means the <u>place of</u>
 325 <u>primary use which is the street address representative of where</u>

326 the customer's use of mobile telecommunication services primarily

327 <u>occurs, which must be either the residential street address or the</u> 328 <u>primary business street address of the customer</u>; however, if the 329 <u>place of primary use</u> is not known and accessible, the term shall 330 mean the billing address.

331 (n) The term "service supplier" or the plural thereof,
332 as the context requires, means a "service supplier" as defined by
333 Section 19-5-303, Mississippi Code of 1972.

(o) The term "technical proprietary information" means
technology descriptions, technical information or trade secrets
and the actual or developmental costs thereof which are developed,
produced or received internally by a CMRS provider or by a CMRS
provider's employees, directors, officers or agents.

339 **SECTION 5.** Section 19-5-333, Mississippi Code of 1972, is 340 reenacted and amended as follows:

341 19-5-333. (1) There is created a Commercial Mobile Radio
342 Service (CMRS) Board, consisting of <u>eight (8)</u> members. <u>The</u>
343 <u>Governor shall appoint seven (7) members of the board subject to</u>
344 <u>the advice and consent of the Senate. The Executive Director of</u>
345 <u>the Department of Information Technology Services shall serve as</u>
346 <u>an ex officio nonvoting member.</u> The <u>appointed members of the</u>
347 board shall be * * * as follows:

One (1) member from the Northern Public Service 348 (a) Commission District selected from two (2) nominees submitted to 349 350 the Governor by the Mississippi 911 Coordinators Association; One (1) member from the Central Public Service 351 (b) 352 Commission District selected from two (2) nominees submitted to 353 the Governor by the Mississippi Chapter of the Association of Public Safety Communication Officials, International; 354 (c) One (1) member from the Southern Public Service 355

356 <u>Commission District selected from two (2) nominees submitted to</u> 357 <u>the Governor by the National Emergency Numbering Association;</u>

358 (d) Two (2) members who are wireless provider
359 representatives; and

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(e) One (1) member who is a consumer representing the

361 state at large with no affiliation to the three (3) trade
362 associations or the wireless providers.

363 (f) One (1) member who is a member of the Mississippi 364 Law Enforcement Officers Association selected from two (2) 365 nominees submitted to the Governor by the association.

The initial terms of the board members, as appointed after the effective date of House Bill No. 1144, 2002 Regular Session, shall be staggered as follows: the members <u>appointed</u> under paragraph (d) shall serve a term of <u>two (2) years</u>; the member <u>appointed</u> under paragraph (e) * * * shall serve a term of <u>one (1)</u> <u>year</u> * * *. After the expiration of the initial terms, the term for all members shall be <u>four (4)</u> years.

The board shall have the following powers and duties: 373 (2) To collect and distribute a CMRS emergency 374 (a) telephone service charge on each CMRS customer that has a billing 375 address within the state. The rate of such CMRS service charge 376 shall be One Dollar (\$1.00) per month per CMRS connection 377 378 beginning on April 8, 1998. The CMRS service charge shall have uniform application and shall be imposed throughout the state. 379 380 The board is hereby authorized to receive all revenues derived 381 from the CMRS service charge levied on CMRS connections in the 382 state and collected pursuant to Section 19-5-335.

To establish and maintain the CMRS Fund as an 383 (b) insured, interest-bearing account into which the board shall 384 385 deposit all revenues derived from the CMRS service charge levied on CMRS connections in the state and collected pursuant to Section 386 19-5-335. The revenues which are deposited into the CMRS Fund 387 shall not be monies or property of the state and shall not be 388 subject to appropriation by the Legislature. Interest derived 389 390 from the CMRS Fund shall be divided equally to pay reasonable costs incurred by providers in compliance with the requirements of 391 392 Section 19-5-331 through 19-5-341 and to compensate those persons, parties or firms employed by the CMRS Board as contemplated in 393 394 paragraph (d) of this subsection. The interest income shall not 395 be subject to the two percent (2%) cap on administrative spending

396 <u>established in Section 19-5-335(3).</u>

397 (c) To establish a distribution formula by which the
398 board will make disbursements of the CMRS service charge in the
399 following amounts and in the following manner:

(i) Out of the funds collected by the board, 400 401 thirty percent (30%) shall be deposited into the CMRS Fund, and shall be used to defray the administrative expenses of the board 402 in accordance with Section 19-5-335(3) and to pay the actual costs 403 incurred by such CMRS providers in complying with the wireless 404 E911 service requirements established by the FCC Order and any 405 406 rules and regulations which are or may be adopted by the FCC pursuant to the FCC Order, including, but not limited to, costs 407 408 and expenses incurred for designing, upgrading, purchasing, leasing, programming, installing, testing or maintaining all 409 necessary data, hardware and software required in order to provide 410 such service as well as the incremental costs of operating such 411 412 service. Sworn invoices must be presented to the board in 413 connection with any request for payment and approved by a majority vote of the board prior to any such disbursement, which approval 414 415 shall not be withheld or delayed unreasonably. In no event shall any invoice for payment be approved for the payment of costs that 416 417 are not related to compliance with the wireless E911 service requirements established by the FCC Order and any rules and 418 419 regulations which are or may be adopted by the FCC pursuant to the 420 FCC Order, and any rules and regulations which may be adopted by the FCC with respect to implementation of wireless E911 services. 421

(ii) The remainder of all funds collected by the board, which shall not be less than seventy percent (70%) of the total funds collected by the board, shall be distributed by the board monthly based on the number of CMRS connections in each ECD for use in providing wireless E911 service, including capital improvements, and in their normal operations.

428 (d) To contract for the services of accountants,
429 attorneys, consultants, engineers and any other persons, firms or
430 parties the board deems necessary to effect the purposes of

431 <u>Sections 19-5-331 through 19-5-341.</u>

(e) To obtain from an independent, third-party auditor 432 retained by the board annual reports to the board no later than 433 sixty (60) days after the close of each fiscal year, which shall 434 provide an accounting for all CMRS service charges deposited into 435 436 the CMRS Fund during the preceding fiscal year and all disbursements to ECDs during the preceding fiscal year. The board 437 shall provide a copy of the annual reports to the Chairmen of the 438 Public Utilities Committees of the House of Representatives and 439 440 Senate.

(f) To retain an independent, third-party accountant 441 442 who shall audit CMRS providers at the discretion of the CMRS board 443 to verify the accuracy of each CMRS providers' service charge collection. The information obtained by the audits shall be used 444 solely for the purpose of verifying that CMRS providers are 445 accurately collecting and remitting the CMRS service charge and 446 447 may be used for any legal action initiated by the board against <u>CMRS providers</u>. 448 449 (g) To levy interest charges at the legal rate of

450 <u>interest established in Section 75-17-1 on any amount due and</u> 451 <u>outstanding from any CMRS provider who fails to remit service</u> 452 <u>charges in accordance with Section 19-5-335(1).</u>

453 * * *

454 (h) To promulgate such rules and regulations as may be 455 necessary to effect the provisions of Sections 19-5-331 through 456 19-5-341.

457 <u>(i)</u> To make the determinations and disbursements as 458 provided by Section 19-5-333(2)(c).

459 (j) To maintain a registration database of all CMRS
460 providers and to impose an administrative fine on any provider
461 that fails to comply with the registration requirements in Section
462 19-5-335.

(3) The CMRS service charge provided in Section
19-5-333(2)(a) and the service charge provided in Section 19-5-357
to fund the training of public safety telecommunicators shall be SS26\HB1144A.J

466 the only charges assessed to CMRS customers relating to emergency 467 telephone services.

(4) The board shall serve without compensation; provided, however, that members of the board shall be entitled to be reimbursed for actual expenses and travel costs associated with their service in an amount not to exceed the reimbursement authorized for state officers and employees in Section 25-3-41, Mississippi Code of 1972.

474 **SECTION 6.** Section 19-5-335, Mississippi Code of 1972, is 475 reenacted and amended as follows:

476 19-5-335. (1) Each CMRS provider shall act as a collection agent for the CMRS Fund and shall, as part of the provider's 477 478 normal monthly billing process, collect the CMRS service charges levied upon CMRS connections pursuant to Section 19-5-333(2)(a) 479 from each CMRS connection to whom the billing provider provides 480 CMRS service and shall, not later than thirty (30) days after the 481 482 end of the calendar month in which such CMRS service charges are 483 collected, remit to the board the net CMRS service charges so collected after deducting the fee authorized by subsection (2) of 484 485 this section. Each billing provider shall list the CMRS service charge as a separate entry on each bill which includes a CMRS 486 487 service charge.

488 (2) Each CMRS provider shall be entitled to deduct and 489 retain from the CMRS service charges collected by such provider 490 during each calendar month an amount not to exceed one percent 491 (1%) of the gross aggregate amount of such CMRS service charges so 492 collected as reimbursement for the costs incurred by such provider 493 in collecting, handling and processing such CMRS service charges.

(3) The board shall be entitled to retain from the CMRS service charges collected during each calendar month an amount not to exceed two percent (2%) of the money allocated to the CMRS Fund as reimbursement for the costs incurred by the board in administering Sections 19-5-331 through 19-5-341 including, but not limited to, retaining and paying the independent, third-party auditor to review and disburse the cost recovery funds and to

501 prepare the reports contemplated by Sections 19-5-331 through 502 19-5-341.

(4) Each CMRS provider shall register with the CMRS Board 503 504 and shall provide the following information upon registration: 505 (a) The company name of the provider; 506 (b) The marketing name of the provider; 507 (c) The publicly traded name of the provider; (d) The physical address of the company headquarters 508 and of the main office located in the State of Mississippi; and 509 (e) The names and addresses of the providers' board of 510 511 <u>directors/owners.</u> Each CMRS provider shall notify the board of any change in the 512 513 information prescribed in paragraphs (a) through (e). The board may suspend the disbursement of cost recovery funds to, and may 514 impose an administrative fine in an amount not to exceed Ten 515 Thousand Dollars (\$10,000.00) on, any provider which fails to 516 517 comply with the provisions of this subsection. 518 SECTION 7. Section 19-5-337, Mississippi Code of 1972, is reenacted as follows: 519 520 19-5-337. All technical proprietary information submitted to 521 the board or to the independent, third-party auditor as provided 522 by Section 19-5-333(2)(d) shall be retained by the board and such auditor in confidence and shall be subject to review only by the 523 524 board. Further, notwithstanding any other provision of the law, 525 no technical proprietary information so submitted shall be subject to subpoena or otherwise released to any person other than to the 526 527 submitting CMRS provider, the board and the aforesaid independent, third-party auditor without the express permission of the 528 administrator and the submitting CMRS provider. General 529 information collected by the aforesaid independent, third-party 530 531 auditor shall only be released or published in aggregate amounts 532 which do not identify or allow identification of numbers of subscribers of revenues attributable to an individual CMRS 533 provider. 534

535 SECTION 8. Section 19-5-339, Mississippi Code of 1972, is SS26\HB1144A.J

536 reenacted as follows:

19-5-339. In accordance with the Federal Communication 537 Commission Order, no CMRS provider shall be required to provide 538 539 wireless enhanced 911 service until such time as (a) the provider receives a request for such service from the administrator of a 540 541 Public Safety Answering Point (PSAP) that is capable of receiving and utilizing the data elements associated with the service; (b) 542 funds are available pursuant to Section 19-5-333; and (c) the 543 local exchange carrier is able to support the wireless enhanced 544 545 911 system.

546 **SECTION 9.** Section 19-5-341, Mississippi Code of 1972, is 547 amended as follows:

19-5-341. Wireless emergency telephone service shall not be 548 used for personal use and shall be used solely for the use of 549 communications by the public. Any person who knowingly uses or 550 attempts to use wireless emergency telephone service for a purpose 551 552 other than obtaining public safety assistance, or who knowingly 553 uses or attempts to use wireless emergency telephone service in an effort to avoid any CMRS charges, is guilty of a misdemeanor and 554 shall be subject to a fine of not more than Five Hundred Dollars 555 (\$500.00) or imprisonment of not more than thirty (30) days in the 556 557 county jail, or both such fine and imprisonment. If the value of the CMRS charge or service obtained in a manner prohibited by this 558 section exceeds One Hundred Dollars (\$100.00), the offense may be 559 560 prosecuted as a felony and punishable by a fine of not more than Five Thousand Dollars (\$5,000.00) and imprisonment of not more 561 562 than three (3) years, or both such fine and imprisonment.

563 **SECTION 10.** Section 19-5-359, Mississippi Code of 1972, is 564 reenacted as follows:

565 19-5-359. (1) Any service supplier operating within the 566 State of Mississippi shall be required to provide access to the 567 locally designated PSAP by dialing the three (3) digits "911" from 568 any telephone subscriber line within such service area. Where 569 technically available, each service supplier shall, at a county's 570 request, provide "Enhanced 911" services. Where this capability

571 does not technically exist, "Basic 911" shall be available as a 572 minimum.

From and after December 31, 1993, any person, (2) 573 574 corporation or entity operating a "shared tenant service" type of telephone system shall be required to provide as a minimum the 575 location and telephone number information for each and every 576 extension or user on such "shared tenant" system to the regulated 577 local exchange telephone service provider where the service 578 provider can utilize such information in the delivery of "Enhanced 579 911" emergency telephone service. This information shall consist 580 581 of data in a format that is compatible with the service supplier's requirements in order to provide such location and telephone 582 number information automatically in the event a call to 911 is 583 placed from such a system. It shall be the responsibility of the 584 operator or provider of "STS" telephone services to maintain the 585 586 data pertaining to each extension operating on such system.

(3) Any CMRS providers operating within the State of
Mississippi shall be required to have all trunks or service lines
supplying all cellular sites and personal communications network
sites contain the word "cellular" in the service supplier listing
for each trunk or service line to facilitate operator
identification of cellular and PCN telephone calls placed to 911.

593 Any service suppliers engaged in the offering or (4)operating of "Centrex" or "ESSX" telephone service within the 594 595 State of Mississippi shall cause the actual location of all extensions operating in this service to be displayed at the PSAP 596 whenever a 911 call is placed from said extension. This feature 597 shall not be required in areas where Enhanced 911 is not in 598 operation but shall be required should such area upgrade to 599 600 Enhanced 911 service.

601 (5) Any local exchange telephone service suppliers offering 602 "quick-serve" or "soft" dial tone shall provide address location 603 information to the PSAP operating in the area where the 604 "quick-serve" or "soft" dial tone is in operation so that the PSAP 605 may have this address information displayed should a call to 911

606 be placed from such location. It shall be the responsibility of 607 the service supplier to determine in which emergency service 608 number area the "quick-serve" or "soft" dial tone is located.

609 (6) Any service suppliers operating within the State of Mississippi and providing Enhanced 911 telephone service shall 610 611 have a reasonable time period, not to exceed five (5) years, to comply with data and operational standards as they are set forth 612 by the National Emergency Number Association. This time period 613 shall apply to data format, equipment supplied for PSAP use and 614 615 for the length of time required for data updates relating to 616 service user address information, emergency service number updates and other data updates as may be required. 617

618 **SECTION 11.** Section 19-5-361, Mississippi Code of 1972, is 619 reenacted as follows:

19-5-361. Any Emergency 911 telephone service supplier and Emergency 911 CMRS provider operating within the State of Mississippi, its employees, directors, officers, agents and subcontractors, shall be entitled to receive the limitations of liability as provided to the state, or any agency or local government of the state, pursuant to Section 11-46-15, Mississippi Code of 1972.

627 **SECTION 12.** Section 12, Chapter 536, Laws of 1993, as 628 amended by Section 12, Chapter 531, Laws of 1998, as amended by 629 Chapter 569, Laws of 2001, is amended as follows:

630 Section 12. This act shall stand repealed from and after631 July 1, <u>2004</u>.

632 **SECTION 13.** This act shall take effect and be in force from 633 and after July 1, 2002.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO REENACT SECTIONS 19-5-303, 19-5-313, 19-5-331 1 2 THROUGH 19-5-341, 19-5-359 AND 19-5-361, MISSISSIPPI CODE OF 1972, WHICH PROVIDE FOR AN EMERGENCY TELEPHONE SERVICE CHARGE, CREATE A 3 4 COMMERCIAL MOBILE RADIO SERVICE BOARD AND PRESCRIBE ITS POWERS AND 5 DUTIES, PROVIDE FOR COLLECTION OF SERVICE CHARGES, REQUIRE CONFIDENTIALITY OF PROPRIETARY INFORMATION AND REQUIRE THE 6 COMMERCIAL MOBILE RADIO SERVICE TO PROVIDE WIRELESS ENHANCED 911 7 8 SERVICE; TO AMEND SECTION 19-5-307, MISSISSIPPI CODE OF 1972, TO

PROVIDE THAT ALL EMERGENCY COMMUNICATIONS DISTRICTS SHALL 9 PURCHASE, LEASE OR LEASE-PURCHASE EQUIPMENT USED TO COMPLY WITH 10 FEDERAL EMERGENCY 911 LAWS FROM A PRODUCTS AND EQUIPMENT LIST TO 11 12 BE MAINTAINED BY THE MISSISSIPPI DEPARTMENT OF INFORMATION TECHNOLOGY SERVICES; TO AMEND REENACTED SECTION 19-5-331, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF THE TERM "FCC ORDER"; TO AMEND REENACTED SECTION 19-5-333, MISSISSIPPI CODE 13 14 15 OF 1972, TO REVISE THE COMPOSITION OF THE COMMERCIAL MOBILE RADIO 16 SERVICE (CMRS) BOARD AND TO REVISE THEIR POWERS AND DUTIES; TO 17 AMEND REENACTED SECTION 19-5-335, MISSISSIPPI CODE OF 1972, TO 18 REQUIRE REGISTRATION OF CMRS PROVIDERS AND TO AUTHORIZE THE CMRS BOARD TO IMPOSE AN ADMINISTRATIVE FINE FOR FAILING TO REGISTER; TO 19 20 AMEND SECTION 12, CHAPTER 536, LAWS OF 1993, AS AMENDED BY SECTION 12, CHAPTER 531, LAWS OF 1998, AS AMENDED BY SECTION 11, LAWS OF 2001, TO EXTEND THE REPEALER ON WIRELESS EMERGENCY TELEPHONE 21 22 23 SERVICE; AND FOR RELATED PURPOSES. 24