By: Representative Coleman (65th)

To: Appropriations

## COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1150

AN ACT TO CREATE THE ELECTRONIC GOVERNMENT SERVICES ACT; TO
PROHIBIT GOVERNMENT AGENCIES FROM ENGAGING IN ANY ELECTRONIC
COMMERCE SERVICE ACTIVITY THAT IS PROVIDED TO THE PUBLIC BY THE
PRIVATE SECTOR; TO ALLOW A GOVERNMENT AGENCY TO PROVIDE ELECTRONIC
COMMERCE SERVICES THAT DUPLICATE OR COMPETE WITH THOSE PROVIDED BY
THE PRIVATE SECTOR AFTER THE AGENCY TAKES CERTAIN ACTIONS; AND FOR
RELATED PURPOSES.

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 9 **SECTION 1.** This act may be cited as the Electronic
- 10 Government Services Act.

18

- growth of private enterprise is essential to the health, welfare,
  and prosperity of this state and that government competes with the
  private sector when it provides goods and services to the public.
  It is the intent of the Legislature and the purpose of this act to
  protect economic opportunities for private industry against unfair
  competition by government agencies and enhance the efficient
- 19 **SECTION 3.** As used in this act:

provision of public goods and services.

- 20 (a) "Electronic commerce services" means services that
  21 are the same, similar to or overlapping those information
  22 technology-based services provided by the private sector to the
  23 general public, e.g. any transaction completed over a computer
  24 network such as the buying of goods and services on the Internet.
- 25 (b) "Government agency" means the state, any unit of 26 state government and any local government or other subdivision or 27 district of the state, and shall not be construed to exclude any 28 entity that is not majority owned as private property and that is

- 29 established under the Constitution, statutes, ordinances or any
- 30 other order or action by any such entity or its officers.
- 31 (c) "Private enterprise" means as individual, firm,
- 32 partnership, joint venture, corporation, association or any other
- 33 legal entity engaging in the manufacturing, processing, sale,
- 34 offering for sale, rental, leasing, delivery, dispensing,
- 35 distributing or advertising of goods or services for profit.
- 36 (d) "Private sector" means two (2) or more competing
- 37 privately owned companies.
- 38 **SECTION 4.** If the private sector provides electronic
- 39 commerce services to the public, government shall not start or
- 40 carry on any activity to provide or offer those services, expand
- 41 similar services at government expense or provision. Nothing in
- 42 this act prohibits government from providing electronic commerce
- 43 services to the public in the absence of the private sector
- 44 provision of those services.
- 45 **SECTION 5.** (1) A government agency may provide duplicative
- 46 or competing electronic commerce services, provided that the head
- 47 of the agency that proposes to provide duplicative or competing
- 48 electronic commerce services to the general public provides public
- 49 notice and the opportunity of the public to comment on the
- 50 agency's proposed services. The public notice must be published
- once each week for two (2) consecutive weeks in a newspaper having
- 52 general circulation throughout the state. The closing date for
- 53 receipt of public comments must be not less than thirty (30) days
- 54 after the last published notice. That notice shall include the
- 55 agency's proposed findings of fact and conclusions of law
- 56 describing the reasons why it believes it is necessary and in the
- 57 public interest to provide duplicative or competing electronic
- 58 commerce services. The agency must specify:
- 59 (a) A description of the agency's reasons for believing
- 60 that the cost benefits of providing those services require the
- 61 expenditure of public funds;

- (b) Identification of unmet needs in the consumer
- 63 marketplace that the government service offer would fulfill;
- (c) A description of how the proposed government
- 65 service offers would differ from those provided by the private
- 66 sector; and
- 67 (d) An economic impact analysis demonstrating that the
- 68 offering of proposed electronic commerce services by government
- 69 will not be anticompetitive in its effect on the existing
- 70 industry, and will not adversely impact or distort the private
- 71 sector marketplace for the same or similar electronic commerce
- 72 services.
- 73 (2) After receiving the comments of the public, if the head
- 74 of the agency wishes to proceed with duplicative or competing
- 75 services, the head of the agency must sign factual and legal
- 76 conclusions enumerating all of the factors described in subsection
- 77 (1) of this section.
- 78 (3) Any provider of electronic commerce services who resides
- 79 within or does business in the state has standing to judicially
- 80 challenge the factual and legal sufficiency of the findings in
- 81 subsection (2) of this section under the state's procedures for
- 82 hearing and resolving complaints filed under this act.
- 83 **SECTION 6.** Nothing contained in the act may be construed to
- 84 prohibit a government agency from offering electronic government
- 85 services to the general public services before July 1, 2003.
- 86 **SECTION 7.** If any agency elects to provide electronic
- 87 services in a jurisdiction where a private enterprise delivers the
- 88 same electronic commerce services, the agency shall prepare and
- 89 publish, on or before September 1, an annual report on its
- 90 electronic commerce services. The report shall include disclosure
- 91 of the amount, source, and cost of working capital utilized for
- 92 its electronic services, and it shall be sent to the Governor, the
- 93 Lieutenant Governor, the Speaker of the House, and the chairmen of
- 94 the House and Senate Appropriations Committees.

95 **SECTION 8.** This act shall take effect and be in force from

96 and after July 1, 2003.