Adopted AMENDMENT No. 1 PROPOSED TO

Senate Bill NO. 2867

By Representative(s) Committee

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

50 SECTION 1. Section 27-35-165, Mississippi Code of 1972, is amended as follows: 51 (1) No county shall expend funds for the 52 27-35-165. 53 reappraisal of property or for property appraisal updates unless the plans for reappraisal or the contract for reappraisal is in 54 conformity with the then existing rules and regulations of the 55 56 State Tax Commission and has been approved by the State Tax 57 Commission. 58 (2) * * * Reappraisals or appraisal updates by a county may 59 be accomplished by: (a) Contracting with private firms for performance of 60 the work; 61 62 (b) Hiring private consultants to perform certain functions of the work * * *; or 63 Employing, schooling and training county employees 64 (C) to perform all of the work under the supervision of the tax 65 66 assessor. 67 (3) (a) All contracts made pursuant to subsection (2) (a) of this section shall require that the contractor furnish a payment 68 and performance bond in an amount not less than one hundred 69

70 percent (100%) of the contract price, which bond shall be 71 conditioned, in part, to guarantee successful completion of the 72 contract and may be conditioned upon payment of the cost of defense of any suits which may be brought against the county, the 73 74 board of supervisors or the assessor arising out of such reappraisal for a period of one (1) year after completion thereof. 75 76 (b) (i) When work is performed under a contract with a private firm pursuant to subsection (2) (a) of this section and the 77 work is performed under the direction of the county tax assessor, 78 79 all personnel employed or otherwise engaged by such private firm to appraise property shall be certified under the provisions of 80 81 Section 27-3-52 with expertise in mass appraisals as prescribed by the State Tax Commission. 82 (ii) When work is performed under a contract with 83 a private firm pursuant to subsection (2)(a) of this section and 84 85 the work is not performed under the direction of the county tax 86 assessor, all personnel employed or otherwise engaged by such private firm to appraise property shall work under the direction 87 88 of a state certified real estate appraiser as defined in Section 89 73-34-3 with expertise in mass appraisals as prescribed by the State Tax Commission. When a board of supervisors, pursuant to 90 Section 27-35-129, determines to contract with a private firm not 91 working under the direction of the county tax assessor, it may do 92 93 so upon the issuance of an order by the State Tax Commission stating that the county is not in compliance with State Tax 94 95 Commission rules and regulations. 96 (iii) When a private consultant is hired pursuant to subsection (2) (b) of this section to appraise property and the 97 98 work is performed under the direction of the county tax assessor, 99 the private consultant and all personnel employed or otherwise 100 engaged by such private consultant to appraise property, shall be 101 certified under the provisions of Section 27-3-52. 102 (iv) When a private consultant is hired pursuant to subsection (2) (b) of this section to appraise property and the 103 104 work is not performed under the direction of the county tax

assessor, the private consultant shall be a state certified real 105 106 estate appraiser as defined in Section 73-34-3 with expertise in mass appraisals as prescribed by the State Tax Commission. When a 107 108 board of supervisors, pursuant to Section 27-35-129, determines to contract with a private consultant not working under the direction 109 of the county tax assessor, it may do so upon the issuance of an 110 order by the State Tax Commission stating that the county is not 111 in compliance with State Tax Commission rules and regulations. 112

(c) A contract entered into with a private firm or a private consultant pursuant to subsection (2) of this section shall be executed by the county tax assessor and the board of supervisors if the work performed under such contract is to be performed under the direction of the county tax assessor.

(4) Each county engaged in reappraisal of property shall 118 119 submit such periodic reports to the State Tax Commission as the commission may require. If, at any time, the State Tax Commission 120 121 determines that the reappraisal or property appraisal update is not in conformity to the approved plan or contract, the commission 122 shall notify the affected board of supervisors of the deficiencies 123 124 and the board shall take action acceptable to the commission to correct the deficiencies within thirty (30) days or make no 125 126 further expenditures on the project until the necessary corrective actions are approved by the commission. 127

128 <u>(5)</u> Upon payment for any work done on any contract regarding 129 reappraisal <u>or property appraisal update</u>, the work product for 130 which payment is made shall become the property of the county.

131 SECTION 2. Section 27-35-81, Mississippi Code of 1972, is
132 amended as follows:

133 27-35-81. (1) If the assessment is conducted by or under 134 the direction of the assessor, the assessor shall complete the 135 assessment of both real and personal property and file the roll or 136 rolls with the clerk of the board of supervisors on or before the 137 first Monday in July of each year. He shall make an affidavit and 138 append it to each roll, showing that he has faithfully endeavored 139 to ascertain and assess all the persons and property in his

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county, that he has not omitted any person or thing, or placed 140 141 upon, or accepted an under valuation of any property, through fear, favor or partiality, and that he has required every taxpayer 142 143 to make the oath required to be taken by the person rendering a list of his taxable property wherever possible. The assessor 144 shall file with the roll or rolls, under oath, a list showing the 145 name of every taxpayer who has failed or refused to make oath to 146 his tax lists. 147

148 (2) If the * * * roll or rolls <u>are not filed as required by</u> 149 <u>this section</u> on or before the first Monday in July of each year, 150 the board of supervisors at its July meeting shall adopt an order 151 showing the failure of the * * * roll or rolls <u>to be filed</u> and 152 shall certify to the State Tax Commission a statement showing such 153 failure and the time necessary * * * to complete <u>the</u> roll or 154 rolls.

(3) Upon receipt of such certificate from the board of 155 156 supervisors of any county, the State Tax Commission shall, by 157 order entered on its minutes, provide when such roll shall be completed and filed, and the date when the board of supervisors 158 159 shall meet to equalize the roll or rolls, and the time when objections to the assessments contained in such roll or rolls, 160 161 shall be heard by the board of supervisors, provided that not less than ten days' notice shall be given prior to the hearing of such 162 objections. When such roll or rolls, shall be filed, they shall 163 164 be dealt with in all respects as now provided by law except as to the time. 165

166 SECTION 3. Section 27-1-23, Mississippi Code of 1972, is 167 amended as follows:

168 27-1-23. (1) The county and municipal tax assessor in 169 person, or by deputy, shall have the right, power and authority 170 and it shall be his duty to require of any property owner an 171 inspection of his books and accounts, papers, memoranda and 172 records, and he shall have the right to examine in full the same, 173 and may from his books and accounts make an estimate of the value 174 of all property to be assessed. Such assessors shall also, if in 175 HR40\SB2867A.1J

their opinion it be necessary, put upon oath the owner, agent or 175 176 employees of the owner, and propound to him or them, such questions as will elicit from him, or them, the actual cash value 177 178 of any property subject to assessment. Such assessors shall have the right and power to inquire into and ascertain the insured 179 180 value of any and all property, or into the value at which the same has been insured previously and to ascertain the amount of fire 181 insurance carried on any and all property which shall include fire 182 insurance carried on stocks of merchandise, or goods kept for use 183 or sale, machinery, fixtures or other property, and in fixing the 184 value of property for assessment the amount of fire insurance 185 carried and the value of the property as shown by the books and 186 187 accounts of the owner shall be taken into consideration. If such assessors are advised or have reason to believe that the list of 188 taxable property furnished by any person is incomplete or 189 incorrect, or if any property has been undervalued, they shall 190 191 assess the same and add it to the assessment roll at its true 192 value.

193 (2) In the performance of the duties and in the exercise of 194 the powers herein vested in and imposed upon the tax assessor, 195 such assessors <u>and their deputies</u> shall have the authority to 196 enter, during reasonable hours, the premises or places of business 197 of any person other than a house, used as a place of residence.

198 (3) In the performance of a contract entered into pursuant
199 to Section 27-35-165(2)(a), the employees of private firms who
200 actually appraise property shall have the authority to enter,
201 during reasonable hours, the premises or places of business of any
202 person other than a house, used as a place of residence.

203 (4) Private consultants hired pursuant to Section
 204 27-35-165(2)(b) who actually appraise property shall have the
 205 authority to enter, during reasonable hours, the premises or
 206 places of business of any person other than a house, used as a
 207 place of residence.

208 **SECTION 4.** Section 27-3-52, Mississippi Code of 1972, is 209 amended as follows:

210 27-3-52. (1) The State Tax Commission shall promulgate 211 rules and regulations setting forth the minimum requirements for 212 which tax assessors and/or their deputy assessors or assistants, 213 appropriate state employees $_{\perp}$ employees of planning and development districts or other persons may attain certification as an 214 215 appraiser. The commission shall establish and conduct such 216 educational and training programs as may be appropriate to assist such persons in attaining such certification. 217

218 Counties having not more than five thousand (5,000) 219 applicants for homestead exemption shall have at least one (1) 220 certified appraiser, and counties having more than five thousand 221 (5,000) applicants for homestead exemption shall have at least two 222 (2) certified appraisers; however, any county may employ any 223 certified appraiser on a part-time basis.

When any tax assessor and/or his deputies or assistants 224 (2) travel outside of their county to attend an appraisal school, 225 226 seminar or workshop approved by the State Tax Commission, such 227 persons shall receive as reimbursement of expenses of such travel the same mileage and actual and necessary expenses for food, 228 229 lodging and travel by public carrier or private motor vehicles as is allowed under Section 25-3-41. However, mileage shall not be 230 231 authorized when such travel is done by a motor vehicle owned by the county. 232

The county board of supervisors shall reimburse the 233 assessors, tax collectors and deputies for reasonable and 234 necessary expenses sustained in attending annual conferences, 235 236 regional conferences, schools and seminars. The State Tax Commission shall have the authority to prescribe forms and to 237 238 promulgate rules and regulations necessary to implement the provisions of this section. No expenses authorized herein shall 239 240 be reimbursed unless the expenses have been authorized or approved 241 by an order of the board duly made and spread upon the minutes of such board. 242

(3) When any tax assessor and/or his deputies or assistants attend and successfully complete all qualifications pursuant to HR40\SB2867A.1J the Mississippi Education and Certification Program and receive the certification level of Track II, Evaluator I, they shall receive an additional One Thousand Dollars (\$1,000.00) annually beginning the next fiscal year after completion.

When any tax assessor and/or his deputies or assistants attend and successfully complete all qualifications pursuant to the Mississippi Education and Certification Program and receive the certification level of Track II, Evaluator II, they shall receive an additional One Thousand Dollars (\$1,000.00) annually beginning the next fiscal year after completion.

When any tax assessor and/or his deputies or assistants attend and successfully complete all qualifications pursuant to the Mississippi Education and Certification Program and receive the certification level of Mississippi Assessment Evaluator (MAE), they shall receive an additional One Thousand Five Hundred Dollars (\$1,500.00) annually beginning the next fiscal year after completion.

262 When any deputy tax assessor successfully completes all qualifications to become a licensed certified residential real 263 264 estate appraiser under Sections 73-34-1 through 73-34-63, on the recommendation of the tax assessor, the county board of 265 supervisors may pay, in its discretion, an additional amount not 266 267 to exceed Three Thousand Dollars (\$3,000.00) annually to the deputy beginning the next fiscal year after the completion of such 268 269 qualifications.

When any deputy tax assessor successfully completes all 270 271 qualifications to become a licensed certified general real estate appraiser under Sections 73-34-1 through 73-34-63, on the 272 recommendation of the tax assessor, the county board of 273 supervisors may pay, in its discretion, an additional amount not 274 to exceed Five Thousand Dollars (\$5,000.00) annually to the deputy 275 276 beginning the next fiscal year after the completion of such qualifications. 277

The accumulative total of all educational increases authorized under this subsection shall not exceed Eight Thousand HR40\SB2867A.1J Five Hundred Dollars (\$8,500.00) and shall be paid out of the common county fund from proceeds of the one (1) mill ad valorem tax as provided in Section 27-39-329.

In order to receive the additional annual payment or payments provided for in this subsection, the tax assessor or deputies or assistants who completed the Mississippi Education and Certification Program and were certified as provided herein shall be personally involved in the conduct, administration and/or supervision of the appraisal of the property of the county and in the maintenance of such appraisal.

290 **SECTION 5.** Section 73-34-5, Mississippi Code of 1972, is 291 amended as follows:

292 73-34-5. (1) Except as otherwise provided for in this293 section, it shall be unlawful for anyone to engage in real estate294 appraisal activity in this state without first obtaining one (1)295 of the four (4) real estate appraiser licenses as provided in this296 chapter.

297 (a) Any person who is engaged in real estate appraisal activity on July 1, 1990, shall continue through June 30, 1991, to 298 be subject to the provisions of the Real Estate Brokers License 299 Law of 1954, but, thereafter, all real estate appraisal activity 300 301 shall be governed by and licensed pursuant to the provisions of this chapter. However, if the United States Congress or the 302 Appraisal Subcommittee of the Federal Financial Institutions 303 304 Examination Council extends the effective date for the use of certified or licensed appraisers in federally related 305 transactions, then the above date of June 30, 1991, shall be 306 extended to the date immediately preceding such extended effective 307 date. In addition, if such appraisal subcommittee waives any 308 requirement relating to certification or licensing of persons to 309 perform appraisals in Mississippi, then such waiver shall also be 310 311 effective in Mississippi under the Real Estate Appraiser Licensing and Certification Act and such requirement shall be waived by the 312 Real Estate Appraiser Licensing and Certification Board until the 313 waiver is terminated by the appraisal subcommittee. 314 The

Mississippi Real Estate Appraiser Licensing and Certification 315 316 Board shall waive or modify statutory minimum requirements for 317 hours of courses of study and provide by regulation for applicants 318 who desire to do so to challenge the examinations, or one or some of them, by taking an examination on such courses without actually 319 320 taking such courses, if such waivers or modifications are allowed or allowable under law or regulations adopted and promulgated by 321 the United States Congress or the Appraisal Subcommittee of the 322 Federal Financial Institutions Examination Council. 323

324 (b) The provisions of this chapter shall not apply to 325 any director, officer or salaried employee of commercial banks, savings banks, credit unions, and savings and loan associations, 326 327 when engaged in appraisal or evaluation activities for and on behalf of such financial institution unless there is a fee charged 328 for the appraisal or evaluation; provided that a federal statute, 329 rule or regulation does not require such appraisal or evaluation 330 331 activities to be performed by a state licensed appraiser.

332 This section shall not be construed to apply to (C)individuals who do not render significant professional assistance 333 in arriving at a real estate appraisal analysis, opinion or 334 conclusion. Examples of the type of assistance which are not 335 336 considered "significant professional assistance" under this section include the following: (i) assistance in obtaining the 337 338 data upon which the appraisal is based; (ii) assistance in the physical preparation of the appraisal report (such as taking 339 photographs, preparing charts, maps or graphs, or typing or 340 341 printing the report); and (iii) any other assistance that does not directly involve the exercise of judgment in arriving at the 342 analysis, opinions or conclusions concerning real estate or real 343 property set forth in the appraisal report. 344

(2) This chapter shall not apply to a real estate broker or salesperson licensed by this state who, in the ordinary course of his business, gives an opinion as to the price of real estate for the purpose of a prospective listing or sale; provided, however, that this opinion as to the listing price or the sale price shall HR40\SB2867A.1J

not be referred to as an appraisal and provided, further, that no 350 351 compensation, fee or other consideration is charged for such 352 opinion other than the real estate commission or brokerage fee that is charged or paid for brokerage services rendered in 353 connection with the sale of the real property involved. 354

The provisions of this chapter shall not apply to: (a) Any state, county, or municipal public officers or 356 their salaried employees while performing their duties as such; 357 (b) The employees of private firms engaged pursuant to 358 359 Section 27-35-165(2)(a) who perform work under the direction of

360 the county tax assessor; or

(3)

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361 (c) Private consultants hired pursuant to Section 27-35-165(2)(b) and all personnel employed or otherwise engaged by 362 363 private consultants to appraise property who perform work under the direction of the county tax assessor. 364

365 (4) No license shall be issued under the provisions of this 366 chapter to a corporation, partnership, firm or group.

The provisions of this chapter shall not apply to 367 (5) 368 individuals performing timber cruises, valuation on timberland real estate appraisals for nonfederally related transactions. 369

SECTION 6. This act shall take effect and be in force from 370 371 and after October 1, 2003.

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

AN ACT TO AMEND SECTION 27-35-165, MISSISSIPPI CODE OF 1972, 1 2 TO PROVIDE THAT IF THE WORK OF A PRIVATE FIRM WITH WHOM A COUNTY 3 CONTRACTS TO REAPPRAISE PROPERTY OR TO PERFORM APPRAISAL UPDATES IS UNDER THE DIRECTION OF THE COUNTY TAX ASSESSOR, ALL PERSONNEL 4 5 EMPLOYED OR OTHERWISE ENGAGED BY SUCH PRIVATE FIRM TO APPRAISE 6 PROPERTY SHALL HAVE ATTAINED CERTIFICATION AS AN APPRAISER UNDER 7 THE EDUCATIONAL OR TRAINING PROGRAMS ESTABLISHED BY THE STATE TAX 8 COMMISSION AND SHALL HAVE EXPERTISE IN MASS APPRAISALS AS PRESCRIBED BY THE STATE TAX COMMISSION; TO PROVIDE THAT A PRIVATE 9 CONSULTANT WHO IS ENGAGED TO PERFORM APPRAISAL OF PROPERTY UNDER 10 THE DIRECTION OF THE COUNTY TAX ASSESSOR, SUCH CONSULTANT AND ALL 11 12 PERSONNEL EMPLOYED OR OTHERWISE ENGAGED BY SUCH CONSULTANT TO 13 APPRAISE PROPERTY, SHALL HAVE ATTAINED CERTIFICATION AS AN APPRAISER UNDER THE EDUCATIONAL OR TRAINING PROGRAMS ESTABLISHED 14 BY THE STATE TAX COMMISSION AND SHALL HAVE EXPERTISE IN MASS 15 APPRAISALS AS PRESCRIBED BY THE STATE TAX COMMISSION; TO PROVIDE 16 17 THAT IF THE WORK OF A PRIVATE FIRM WITH WHOM A COUNTY CONTRACTS TO 18 REAPPRAISE PROPERTY OR TO PERFORM APPRAISAL UPDATES IS NOT UNDER 19 THE DIRECTION OF THE COUNTY TAX ASSESSOR, ALL PERSONNEL EMPLOYED

OR OTHERWISE ENGAGED BY SUCH PRIVATE FIRM TO APPRAISE PROPERTY 20 SHALL BE STATE CERTIFIED REAL ESTATE APPRAISERS WITH EXPERTISE IN 21 MASS APPRAISALS AS PRESCRIBED BY THE STATE TAX COMMISSION; TO 22 PROVIDE THAT A PRIVATE CONSULTANT WHO IS ENGAGED TO PERFORM 23 APPRAISAL OF PROPERTY AND IS NOT UNDER THE DIRECTION OF THE COUNTY 24 25 TAX ASSESSOR, SUCH CONSULTANT SHALL BE STATE CERTIFIED REAL ESTATE 26 APPRAISERS WITH EXPERTISE IN MASS APPRAISALS AS PRESCRIBED BY THE STATE TAX COMMISSION; TO PROVIDE THAT CONTRACTS ENTERED INTO WITH 27 28 A PRIVATE FIRM OR PRIVATE CONSULTANT SHALL BE EXECUTED BY THE COUNTY TAX ASSESSOR AND THE BOARD OF SUPERVISORS IF THE WORK 29 PERFORMED UNDER SUCH CONTRACT IS TO BE PERFORMED UNDER THE DIRECTION OF THE COUNTY TAX ASSESSOR; TO AMEND SECTION 27-35-81, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE COUNTY TAX ASSESSOR 30 31 32 SHALL ONLY BE REQUIRED TO FILE THE ROLLS IF THE ASSESSMENT WAS 33 CONDUCTED BY OR UNDER THE DIRECTION OF SUCH ASSESSOR; TO AMEND 34 SECTION 27-1-23, MISSISSIPPI CODE OF 1972, TO AUTHORIZE EMPLOYEES OF PRIVATE FIRMS THAT CONTRACT WITH THE COUNTY TO PERFORM 35 36 REAPPRAISALS OR APPRAISAL UPDATES WHO ACTUALLY APPRAISE PROPERTY 37 TO INSPECT PROPERTY; TO AUTHORIZE PRIVATE CONSULTANTS ENGAGED BY 38 THE COUNTY WHO ACTUALLY APPRAISE PROPERTY TO INSPECT PROPERTY; TO 39 40 AMEND SECTION 27-3-52, MISSISSIPPI CODE OF 1972, TO AUTHORIZE 41 ANYONE TO ATTAIN CERTIFICATION AS AN APPRAISER UNDER THE EDUCATIONAL OR TRAINING PROGRAMS ESTABLISHED BY THE STATE TAX 42 COMMISSION; TO AMEND SECTION 73-34-5, MISSISSIPPI CODE OF 1972, TO 43 PROVIDE THAT THE PROVISIONS OF THE REAL ESTATE APPRAISER LICENSING 44 45 AND CERTIFICATION ACT SHALL NOT APPLY TO PRIVATE CONSULTANTS AND 46 EMPLOYEES OF PRIVATE FIRMS AND PRIVATE CONSULTANTS ENGAGED BY THE COUNTY TO PERFORM REAPPRAISALS OR APPRAISAL UPDATES; AND FOR 47 48 RELATED PURPOSES.