By: Representative Moak

To: County Affairs

HOUSE BILL NO. 263

1 2 3 4	AN ACT TO AMEND SECTIONS 19-5-313 AND 19-5-319, MISSISSIPPI CODE OF 1972, TO AUTHORIZE COUNTIES TO ESTABLISH AND SUPPORT AN EMERGENCY TELEPHONE WARNING SYSTEM WITH EXCESS 911 FUNDS; AND FOR RELATED PURPOSES.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
6	SECTION 1. Section 19-5-313, Mississippi Code of 1972, is
7	amended as follows:
8	19-5-313. (1) The board of supervisors may levy an
9	emergency telephone service charge in an amount not to exceed One
10	Dollar (\$1.00) per residential telephone subscriber line per month
11	and Two Dollars (\$2.00) per commercial telephone subscriber line
12	per month for exchange telephone service. Any emergency telephone
13	service charge shall have uniform application and shall be imposed
14	throughout the entirety of the district to the greatest extent
15	possible in conformity with availability of such service in any
16	area of the district. Those districts which exist on July 1,
17	1993, shall convert to the following structure for service charge
18	levy: If the current charge is five percent (5%) of the basic
19	tariff service rate, the new collection shall be Eighty Cents
20	(\$.80) per month per residential subscriber line and One Dollar
21	and Sixty Cents (\$1.60) per month per commercial subscriber line.
22	The collections may be adjusted as outlined in <u>Section 63-21-13</u> ,
23	and within the limits set forth in this section.
24	(2) If the proceeds generated by the emergency telephone
25	service charge exceed the amount of monies necessary to fund the

service, the board of supervisors may authorize such excess funds

computerized telephone warning system that warns residents of any

to be expended by the county and the municipalities $\underline{\text{for a}}$

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    emergency situation by placing a telephone call to service users.
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    In addition, the county municipalities may use excess funds to
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    perform the duties and pay the costs relating to identifying
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    roads, highways and streets, as provided by Section 65-7-143.
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    board of supervisors shall determine how the funds are to be
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    distributed in the county and among municipalities in the county
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    for paying the costs relating to identifying roads, highways and
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    streets. The board of supervisors may temporarily reduce the
    service charge rate or temporarily suspend the service charge if
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    the proceeds generated exceed the amount that is necessary to fund
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    the service and * * * to pay costs relating to the computerized
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    telephone warning system and to identifying roads, highways and
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              Such excess funds may * * * be used also in the
    streets.
    development of county or district communications and paging
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    systems when used primarily for the alerting and dispatching of
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    public safety entities and for other administrative costs such as
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    management personnel, maintenance personnel and related building
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    and operational requirements. Such excess funds may be placed in
    a depreciation fund for emergency and obsolescence replacement of
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    equipment necessary for the operation of the overall 911 emergency
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    telephone and alerting systems.
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         (3) No such service charge shall be imposed upon more than
    twenty-five (25) exchange access facilities per person per
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    location. Trunks or service lines used to supply service to CMRS
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    providers shall not have a service charge levied against them.
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    Every billed service user shall be liable for any service charge
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    imposed under this section until it has been paid to the service
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    supplier. The duty of the service supplier to collect any such
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    service charge shall commence upon the date of its implementation,
    which shall be specified in the resolution for the installation of
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    such service. Any such emergency telephone service charge shall
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    be added to and may be stated separately in the billing by the
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    service supplier to the service user.
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The service supplier shall have no obligation to take 62 (4)63 any legal action to enforce the collection of any emergency 64 telephone service charge. However, the service supplier shall 65 annually provide the board of supervisors and board of 66 commissioners with a list of the amount uncollected, together with 67 the names and addresses of those service users who carry a balance 68 that can be determined by the service supplier to be nonpayment of such service charge. The service charge shall be collected at the 69 70 same time as the tariff rate in accordance with the regular 71 billing practice of the service supplier. Good faith compliance 72 by the service supplier with this provision shall constitute a complete defense to any legal action or claim which may result 73 74 from the service supplier's determination of nonpayment * * * or 75 the identification of service users in connection therewith. 76 The amounts collected by the service supplier 77 attributable to any emergency telephone service charge shall be due the county treasury monthly. The amount of service charge 78 79 collected each month by the service supplier shall be remitted to the county no later than sixty (60) days after the close of the 80 81 month. A return, in such form as the board of supervisors and the service supplier agree upon, shall be filed with the county, 82 83 together with a remittance of the amount of service charge collected payable to the county. The service supplier shall 84 maintain records of the amount of service charge collected for a 85 86 period of at least two (2) years from date of collection. board of supervisors and board of commissioners shall receive an 87 88 annual audit of the service supplier's books and records with respect to the collection and remittance of the service charge. 89 From the gross receipts to be remitted to the county, the service 90 supplier shall be entitled to retain as an administrative fee, an 91 amount equal to one percent (1%) thereof. * * * The service 92 93 charge is a county fee and is not subject to any sales, use, 94 franchise, income, excise or any other tax, fee or assessment and

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- 95 shall not be considered revenue of the service supplier for any 96 purpose.
- 97 (6) In order to provide additional funding for the district,
- 98 the board of commissioners may receive federal, state, county or
- 99 municipal funds, as well as funds from private sources, and may
- 100 expend such funds for the purposes of Section 19-5-301 et seq.
- 101 **SECTION 2.** Section 19-5-319, Mississippi Code of 1972, is
- 102 amended as follows:
- 103 19-5-319. (1) Automatic number identification (ANI),
- 104 automatic location identification (ALI) and geographic automatic
- 105 location identification (GeoALI) information that consist of the
- 106 name, address and telephone number of telephone or wireless
- 107 subscribers shall be confidential, and the dissemination of the
- 108 information contained in the 911 automatic number and location
- 109 data base is prohibited except for the following purpose: the
- 110 information will be provided to the Public Safety Answering Point
- 111 (PSAP) on a call-by-call basis only for the purpose of handling
- 112 emergency calls or for training, and any permanent record of the
- information shall be secured by the Public Safety Answering Point
- 114 (PSAP) and disposed of in a manner which will retain that
- 115 security, except upon court order or subpoena from a court of
- 116 competent jurisdiction or as otherwise provided by law.
- 117 Information also may be provided to a county or municipality for
- 118 the purpose of implementing or updating an enhanced emergency
- 119 telephone warning system; however, such information may be used
- 120 only to identify the telephone location or service user and may
- 121 not be used or disclosed for any other purpose.
- 122 (2) All emergency telephone calls and telephone call
- 123 transmissions received pursuant to Section 19-5-301 et seq., and
- 124 all recordings of the emergency telephone calls, shall remain
- 125 confidential and shall be used only for the purposes as may be
- 126 needed for law enforcement, fire, medical rescue or other
- 127 emergency services. These recordings shall not be released to any

- other parties without court order or subpoena from a court of competent jurisdiction.
- 130 (3) PSAP and emergency response entities shall maintain and,
- 131 upon request, release a record of the date of call, time of call,
- 132 the time the emergency response entity was notified, and the
- 133 identity of the emergency response entity. The emergency response
- 134 entity shall maintain and, upon request, release a record of the
- 135 date and time the call was received by the emergency response
- 136 entity and the time the emergency response entity arrived on the
- 137 scene. Requests for release of records must be made in writing
- 138 and must specify the information desired. Requestors shall pay
- 139 the cost of providing the information requested in accordance with
- 140 the Mississippi Public Records Act of 1983, (Chapter 61, Title 25,
- 141 Mississippi Code of 1972). The identity of any caller or person
- 142 or persons who are the subject of any call, or the address, phone
- 143 number or other identifying information about any such person,
- 144 shall not be released except as provided in subsection (2) of this
- 145 section.
- 146 (4) Any person who knowingly violates this act is guilty of
- 147 a misdemeanor and shall be subject to a fine of not more than Five
- 148 Hundred Dollars (\$500.00) or imprisonment of not more than thirty
- 149 (30) days in the county jail, or both fine and imprisonment.
- 150 **SECTION 3.** This act shall take effect and be in force from
- 151 and after July 1, 2006.