By: Representative Robinson (84th)

To: Local and Private Legislation

HOUSE BILL NO. 1688

1 AN ACT TO AMEND CHAPTER 936, LOCAL AND PRIVATE LAWS OF 1984, 2 AS AMENDED BY CHAPTER 942, LOCAL AND PRIVATE LAWS OF 1998, TO 3 PROVIDE THAT THE DIRECTOR OF HOMELAND SECURITY OF LAUDERDALE 4 COUNTY SHALL BE A MEMBER OF THE COMMISSION THAT GOVERNS THE 5 LAUDERDALE COUNTY EMERGENCY COMMUNICATIONS DISTRICT; AND FOR 6 RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** Chapter 936, Local and Private Laws of 1984, as amended by Chapter 886, Local and Private Laws of 1988, as amended by Chapter 924, Local and Private Laws of 1991, as amended by Chapter 942, Local and Private Laws of 1998, is amended as follows:

Section 1. The Legislature finds and declares it to be in 13 the public interest to shorten the time required for a citizen to 14 request and receive emergency aid. The provision of a single, 15 primary three-digit emergency number through which emergency 16 services can be quickly and efficiently obtained will provide a 17 significant contribution to law enforcement and other public 18 service efforts by simplifying the notification of public service 19 20 personnel. Such a simplified means of procuring emergency services will result in the saving of life, a reduction in the 21 22 destruction of property, quicker apprehension of criminals, and ultimately the saving of monies. Establishment of a uniform 23 24 emergency number is a matter of concern and interest to all 25 citizens of Lauderdale County.

26 Section 2. For purposes of this act, the following words and 27 terms shall have the following meanings, unless the context 28 clearly indicates otherwise:

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(a) "Exchange access facilities" shall mean all lines,
provided by the service supplier for the provision of local
exchange service, as defined in existing general subscriber
services tariffs.

33 (b) "Tariff rate" shall mean the rate or rates billed 34 by a service supplier as stated in the service supplier's tariffs 35 and approved by the Public Service Commission, which represent the 36 service supplier's recurring charges for exchange access 37 facilities, exclusive of all taxes, fees, licenses, or similar 38 charges whatsoever.

39 (c) "District" shall mean any communications district40 created pursuant to this act.

(d) "Service supplier" shall mean any person providing
exchange telephone service to any service user throughout the
county.

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

"E911" shall mean Enhanced Universal Emergency 47 (f) 48 Number Service or Enhanced 911 Service which is a telephone exchange communications service whereby a Public Safety Answering 49 50 Point (PSAP) designated by the customer may receive telephone calls dialed to the telephone number 911. E911 Service includes 51 52 lines and equipment necessary for the answering, transferring and 53 dispatching of public emergency telephone calls originated by persons within the serving area who dial 911. 54

55 Section 3. The Board of Supervisors of Lauderdale County is 56 hereby authorized and empowered, in its discretion, to create, by 57 order duly adopted and entered on its minutes, an emergency 58 communications district composed of all of the territory within 59 the county.

60 Section 4. (1) When any such district is created, the 61 affairs of the district shall be governed by a commission composed H. B. No. 1688 *HRO3/R2040* 06/HR03/R2040 PAGE 2 (TBT\LH)

of the following: (a) The Lauderdale County Civil Defense 62 63 Director; (b) the Lauderdale County Sheriff; (c) the Police Chief of the City of Meridian; (d) the Police Chief of the Town of 64 65 Marion; (e) the Lauderdale County Volunteer Fire Department 66 Coordinator; (f) the Fire Chief of the City of Meridian; (g) the Fire Chief of the Town of Marion; (h) the Director of the 67 Lauderdale County Emergency Medical Services District; (i) a 68 member of the Mississippi Highway Safety Patrol appointed by the 69 70 officer in charge of the Highway Patrol Office in Meridian; (j) a member of the Board of Supervisors of Lauderdale County; (k) a 71 72 member of the City Council of the City of Meridian; * * * (1) three (3) citizens appointed one (1) each by the Board of 73 74 Supervisors of Lauderdale County, the governing authorities of the 75 City of Meridian and the governing authorities of the Town of 76 Marion; and (m) the Director of Homeland Security of Lauderdale 77 County.

(2) The members of the commission serving by virtue of their
office or employment shall serve a term commensurate therewith.
Such persons, in their discretion, may also appoint a designee to
serve in their places. The citizen members shall serve a term of
four (4) years or until their successors are appointed and
qualified.

84 (3) The commission shall have complete and sole authority to
85 appoint a chairman and any other officers it may deem necessary
86 from among the membership of the commission and shall keep a full
87 and complete record of its actions.

(4) A majority of the commission membership shall constitute
 a quorum and all official action of the commission shall require a
 quorum.

91 (5) The commission shall have authority to employ such 92 employees, experts and consultants as it may deem necessary to 93 assist the commission in the discharge of its responsibilities to 94 the extent that funds are made available.

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The district, with the approval of the Board of 95 (6) 96 Supervisors of Lauderdale County, shall have the option to assume 97 the liability, and set the conditions for that assumption, of all 98 or a part of the accrued vacations and the accrued sick leave, and 99 also grant the current date of hire (for seniority purposes) of 100 the current employees of the City of Meridian, Mississippi, and 101 the current employees of the Sheriff's Department of Lauderdale 102 County, Mississippi, who are now working as dispatchers in the 103 current E911 system, if and when such persons transfer to the consolidated dispatch operation of the district. 104

105 Section 5. The digits 911 shall be the primary emergency 106 telephone number, but the involved agencies may maintain a 107 separate secondary backup number and shall maintain a separate 108 number for nonemergency telephone calls.

Section 6. The emergency telephone system shall be designed to have the capability of utilizing at least one (1) of the following four (4) methods in response to emergency calls:

(a) "Direct dispatch method," which is a telephone service to a centralized dispatch center providing for the dispatch of an appropriate emergency service unit upon receipt of a telephone request for such services and a decision as to the proper action to be taken, including an E911 system as defined in Section 2 of this act.

(b) "Relay method," which is a telephone service whereby pertinent information is noted by the recipient of a telephone request for emergency services, and is relayed to appropriate public safety agencies or other providers of emergency services for dispatch of an emergency service unit.

(c) "Transfer method," which is a telephone service which receives telephone requests for emergency services and directly transfers such requests to an appropriate public safety agency or other provider of emergency services.

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128 which, upon the receipt of a telephone request for emergency
129 services, provides the requesting party with the telephone number
130 of the appropriate public safety agency or other provider of
131 emergency services.

132 The commission shall select the method which it determines to 133 be the most feasible for the county.

Section 7. (1) The board of supervisors when so authorized 134 by a vote of a majority of the qualified electors of the county 135 voting in an election held therefor, in accordance with law, may 136 137 levy an emergency telephone service charge in an amount not to exceed five percent (5%) of the tariff rate. At any time after a 138 139 majority of the qualified electors of the county, voting in an 140 election held therefor, have approved the levy of a service charge not to exceed five percent (5%) of the tariff rate, the board of 141 supervisors, upon the request of the commission, may levy such 142 143 service charge on a flat rate or fixed rate basis, provided that 144 such flat rate or fixed rate shall not exceed the amount which would be produced by a service charge of five percent (5%) of the 145 146 tariff rate. The board of supervisors may, upon its own initiative, call such a special election in the manner provided by 147 148 law for special elections. Any such service charge shall have uniform application and shall be imposed throughout the entirety 149 150 of the district to the greatest extent possible in conformity with 151 availability of such service in any area of the district.

If the proceeds generated by the emergency telephone 152 (2) 153 service charge exceed the amount of monies necessary to fund the service, the board of supervisors shall reduce the service charge 154 rate to an amount adequate to fund the service, unless such excess 155 156 funds are spent for the purposes authorized by subsection (6) of 157 this section. In lieu of reducing the service charge rate, the 158 board of supervisors may temporarily or permanently suspend such 159 service charge, if the revenues generated therefrom exceed the *HR03/R2040*

H. B. No. 1688 06/HR03/R2040 PAGE 5 (TBT\LH) 160 needs. The board of supervisors may thereafter reestablish the 161 original emergency telephone service charge rate, or lift the 162 suspension thereof, if the amount of monies generated is not 163 adequate to fund the service.

164 (3) An emergency telephone service charge shall be imposed 165 only upon the amount received from the tariff rate exchange access 166 lines or on a flat rate or fixed rate basis, provided that such 167 flat rate or fixed rate shall not exceed the amount which would be 168 produced by a service charge of five percent (5%) of the tariff 169 rate. If there is no separate exchange access charge stated in 170 the service supplier's tariffs, the board of supervisors shall determine a uniform percentage not in excess of eighty-five 171 172 percent (85%) of the tariff rate for basic exchange telephone service that shall be deemed to be the equivalent of tariff rate 173 exchange access lines, until such time as the service supplier 174 establishes such a tariff rate. No such service charge shall be 175 176 imposed upon more than twenty-five (25) exchange access facilities 177 per person per location. Every billed service user shall be liable for any service charge imposed under this section until it 178 179 has been paid to the service supplier. The duty of the service 180 supplier to collect any such service charge shall commence upon 181 the date of its implementation, which shall be specified in the 182 resolution calling the election. Any such emergency telephone 183 service charge shall be added to and may be stated separately in 184 the billing by the service supplier to the service user.

The service supplier shall have no obligation to take 185 (4) 186 any legal action to enforce the collection of any emergency 187 telephone service charge. However, the service supplier shall annually provide the board of supervisors and governing commission 188 189 with a list of the amount uncollected, together with the names and 190 addresses of those service users who carry a balance that can be 191 determined by the service supplier to be nonpayment of such 192 The service charge shall be collected at the same service charge. *HR03/R2040* H. B. No. 1688

06/HR03/R2040 PAGE 6 (TBT\LH) time as the tariff rate in accordance with the regular billing practice of the service supplier. Good faith compliance by the service supplier with this provision shall constitute a complete defense to any legal action or claim which may result from the service supplier's determination of nonpayment and/or the identification of service users in connection therewith.

The amounts collected by the service supplier 199 (5) 200 attributable to any emergency telephone service charge shall be 201 due the county treasury quarterly. The amount of service charge 202 collected in one (1) calendar quarter by the service supplier 203 shall be remitted to the county no later than sixty (60) days 204 after the close of a calendar quarter. On or before the sixtieth 205 day after the close of a calendar quarter, a return, in such form 206 as the board of supervisors and the service supplier agree upon, 207 shall be filed with the county, together with a remittance of the 208 amount of service charge collected payable to the county. The 209 service supplier shall maintain records of the amount of the 210 service charge collected for a period of at least two (2) years from date of collection. The board of supervisors and commission 211 212 shall receive an annual audit of the service supplier's books and records with respect to the collection and remittance of the 213 214 service charge. From the gross receipts to be remitted to the county, the service supplier shall be entitled to retain as an 215 216 administrative fee, an amount equal to one percent (1%) thereof. 217 The board of supervisors, in its discretion, may expend (6) funds generated under the provisions of this act which are in 218 219 excess of the amount of funds determined by the commission to be 220 needed for the operation and services of the district for the

221 following purposes:

(a) The acquisition, construction, installation,
operation and maintenance of public emergency telephone stations
and equipment in such places as it deems necessary;

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The acquisition, construction, installation, 225 (b) 226 operation, replacement and maintenance of road, highway and street signs and house numbers as are authorized by Sections 65-7-141 227 228 through 65-7-145, Mississippi Code of 1972, and for the 229 development and means of determining a system of identifying the 230 same and assigning to the same a name or number identification as 231 is required by Sections 65-7-141 through 65-7-145, Mississippi Code of 1972; and 232

(c) To reimburse the City of Meridian an amount not to exceed Thirty-five Thousand Five Hundred Seventy-nine Dollars (\$35,579.00) for expenses incurred by the city to provide a comprehensive street numbering system within the corporate limits of the city.

(7) In order to provide additional funding for the district, the county commission may receive federal, state, county or municipal funds, as well as funds from private sources, and may expend such funds for the purposes of this act.

242 Section 8. This act shall take effect and be in force from 243 and after its passage.

244 **SECTION 2.** This act shall take effect and be in force from 245 and after its passage.

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