By: Senator(s) Moffatt

To: Environment Prot, Cons and Water Res

SENATE BILL NO. 2790

AN ACT TO AMEND SECTION 25-58-21, MISSISSIPPI CODE OF 1972, TO CLARIFY THE MEMBERSHIP OF THE MISSISSIPPI COUNCIL FOR REMOTE SENSING AND GEOGRAPHIC INFORMATION; AND FOR RELATED PURPOSES.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 25-58-21, Mississippi Code of 1972, is
amended as follows:

7 25-58-21. (1) There is established the Mississippi 8 Coordinating Council for Remote Sensing and Geographic Information Systems, hereinafter referred to as the "council." The council 9 shall set and assure enforcement of policies and standards to make 10 it easier for remote sensing and geographic information system 11 12 users around the state to share information and to facilitate 13 cost-sharing arrangements to reduce the costs of acquiring remote sensing and geographic information system data. The council shall 14 15 not oversee or regulate the activities of higher education 16 entities where it relates to the fields of teaching or research; however, the council shall be informed of these activities for the 17 18 purpose of coordinating these higher education activities with other public remote sensing and GIS initiatives to achieve the 19 20 maximum benefit for the State of Mississippi and its taxpayers. 21 The council's responsibilities include, but are not limited to: 22 (a) Coordination of remote sensing and geographic information system activities within Mississippi; 23 (b) Establishing policies and standards to guide 24

25 Mississippi Department of Information Technology Services (MDITS)
26 in the review and approval of state and local government

G1/2

27 procurement of both hardware and software development <u>relating</u> to 28 remote sensing and geographic information system<u>s</u>;

29 (c) Oversight of MDITS' implementation of these 30 responsibilities;

31 (d) Preparing a plan, with proposed state funding 32 priorities, for Mississippi's remote sensing and geographic 33 information system activities, including development, operation 34 and maintenance of the Mississippi Digital Earth Model;

(e) Oversight of the Mississippi Department of Environmental Quality's development and maintenance of the Mississippi Digital Earth Model, including establishing policies and standards for the procurement of remote sensing and geographic information system data by state and local governmental entities and establishing the order in which the seven (7) core data layers shall be developed;

42 (f) Designating Mississippi's official representative 43 to the National States Geographic Information Council and to any 44 other national or regional remote sensing or geographical 45 information system organizations on which Mississippi has an 46 official seat;

Establishing and designating the members of an 47 (g) 48 advisory committee made up of policy level officials from major state, local, regional and federal agencies, including, but not 49 limited to, the National Association of Space Administration, the 50 Mississippi Institute for Forestry Inventory, the Mississippi 51 Department of Wildlife, Fisheries and Parks, the Mississippi 52 53 Public Utilities Staff, the Department of Marine Resources, the county E911 coordinator, the State Health Officer, the 54 55 Commissioner of Agriculture and Commerce, the State Tax Commission, the Council of Consulting Engineers and the 56 57 Mississippi Band of Choctaw Indians, as well as members of the 58 private sector;

S. B. No. 2790 *SS36/R959* 06/SS36/R959 PAGE 2 59 Creating a staff level technical users committee, (h) 60 in which any public or private sector entity in Mississippi 61 interested in remote sensing and geographic information may be 62 allowed to participate; 63 (i) Coordinating with the State Tax Commission to 64 assure that state and local governmental entities do not have to comply with two (2) sets of requirements imposed by different 65 66 organizations. 67 The Mississippi Coordinating Council for Remote Sensing (2)68 and Geographic Information Systems will be composed of the 69 following members: 70 The Executive Director of the Mississippi (a) 71 Department of Environmental Quality; 72 The Executive Director of the Mississippi (b) 73 Department of Information Technology Services; 74 The Executive Director of the Mississippi (C) 75 Department of Transportation; 76 (d) The Executive Director of the Mississippi Emergency 77 Management Agency; 78 The Executive Director of the Mississippi (e) 79 Development Authority; 80 (f) The Secretary of State; The Executive Director of the Mississippi Forestry 81 (g) 82 Commission; 83 (h) The Director of the Mississippi State Board of Registered Professional Geologists; 84 85 (i) A representative from the Institutions of Higher 86 Learning, appointed by the Commissioner of the Institutions of 87 Higher Learning; One (1) mayor, serving a municipality, appointed by 88 (j) 89 the Executive Director of the Mississippi Municipal League; 90 (k) The Executive Director of the Mississippi Municipal League or his designee who will serve as the member; 91 *SS36/R959* S. B. No. 2790 06/SS36/R959

PAGE 3

92 (1) One (1) county supervisor appointed by the 93 Executive Director of the Mississippi Association of Supervisors; The Executive Director of the Mississippi 94 (m) 95 Association of Supervisors or his designee who will serve as the 96 member; A member of the Tax Assessors/Collectors 97 (n) Association, to be appointed by the president of that association; 98 99 (o) A representative of the Planning and Development 100 Districts, appointed by the Governor; 101 (p) A Senator, as a nonvoting member, appointed by the 102 Lieutenant Governor; * * * (q) A Representative, as a nonvoting member, appointed 103 104 by the Speaker of the House; 105 (r) A member of the Mississippi Association of 106 Professional Surveyors, appointed by the president of the association; and 107 (s) A member of the Board of Licensure for Professional 108 Engineers and Surveyors, appointed by the board. 109 The members listed in paragraphs (a) through (g) may appoint 110 111 a designee, but the designee must be the head of an office, bureau, division or branch within the member's agency. 112 113 The members of the council shall serve for a term concurrent with their service as an elected or appointed official or 114 concurrent with the term of the appointing official. 115 116 The Executive Director of the Department of Environmental Quality shall serve as council chair and the Executive Director of 117 118 Information Technology Services as vice chair for the first two (2) years. After the first two (2) years, the council shall elect 119 120 from its members a chair and vice chair, for terms to be specified 121 by the council. 122 With regard to the designee chosen by the Executive Director 123 of the Mississippi Municipal League or the Executive Director of 124 the Mississippi Association of Supervisors, the designee shall *SS36/R959* S. B. No. 2790

06/SS36/R959 PAGE 4 125 become a permanent member of the council for a term concurrent 126 with the term of the appointing executive director.

(3) At the direction of the chairman of the council and 127 128 contingent upon the availability of sufficient funds, each member 129 may receive reimbursement for reasonable expenses, including 130 travel expenses in accordance with rates established pursuant to 131 Section 25-3-41, incurred in attending meetings of the council. 132 Any member of the council who is also a state employee may not 133 receive per diem compensation for attending meetings of the study committee, but may be reimbursed in accordance with Section 134 135 25-3-41 for mileage and actual expenses incurred in the performance of the duties, if authorized by vote, at a meeting of 136 137 the council, which action must be recorded in the official minutes of the meeting. Legislative members of the council will be paid 138 139 from the contingent expense funds of their respective houses in 140 the same amounts as provided for committee meetings when the 141 Legislature is not in session.

(4) The council may accept money from any source, public or
private, to be expended in implementing the duties under this
section.

145 (5) The council may utilize staff employed by the agencies 146 affected by this section and any other assistance made available 147 to it.

148 **SECTION 2.** This act shall take effect and be in force from 149 and after July 1, 2006.