Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 531

BY: Committee

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

12 SECTION 1. Compatibility of development with military 13 installations; exchange of information between local governments 14 and military installations. (1) The Legislature finds that 15 incompatible development of land close to military installations 16 can adversely affect the ability of such an installation to carry 17 out its mission. The Legislature further finds that such development also threatens the public safety because of the 18 possibility of accidents occurring within the areas surrounding a 19 20 military installation. In addition, the economic vitality of a 21 community is affected when military operations and missions must



- 22 relocate because of incompatible urban encroachment. Therefore,
- 23 the Legislature finds it desirable for the local governments in
- 24 the state to cooperate with military installations to encourage
- 25 compatible land use, help prevent incompatible encroachment, and
- 26 facilitate the continued presence of major military installations
- 27 in this state.
- 28 (2) This section relating to compatibility of land
- 29 development with military installations applies to specific
- 30 affected local governments in proximity to and in association with
- 31 specific military installations as follows:
- 32 (a) Naval Meteorology and Oceanography Command,
- 33 associated with Hancock County.
- 34 (b) Camp McCain, associated with Grenada and Grenada
- 35 County.
- 36 (c) Camp Shelby, associated with Hattiesburg, Forrest
- 37 County, and Perry County.
- 38 (d) Columbus Air Force Base, associated with Columbus
- 39 and Lowndes County.
- 40 (e) Engineer Research and Development Center,
- 41 associated with Vicksburg and Warren County.
- 42 (f) Gulfport Combat Readiness Training Center,
- 43 associated with Gulfport and Harrison County.
- 44 (q) Keesler Air Force Base, associated with Biloxi,
- 45 D'Iberville, and Harrison County.



- 46 186th Air Refueling Wing, associated with Meridian
- 47 and Lauderdale County.
- Naval Air Station Meridian, associated with 48
- Meridian, Marion, Lauderdale County, Kemper County, and Noxubee 49
- 50 County.
- 51 (i) Naval Construction Battalion Center Gulfport,
- 52 associated with Gulfport, Long Beach, Diamondhead, Waveland,
- 53 Harrison County, and Hancock County.
- 54 Supervisor of Shipbuilding Gulf Coast associated (k)
- 55 with Pascagoula and Jackson County.
- 56 (1)Thompson Field Air National Guard Base, associated
- with Jackson, Flowood and Rankin County. 57
- 58 Army Aviation Support Facility #1 at Hawkins Field,
- 59 associated with Jackson and Hinds County.
- 60 Army Aviation Support Facility #2 at the Tupelo
- 61 Regional Airport, associated with Tupelo and Lee County.
- 62 The Mississippi Military Communities Council established (3)
- by executive order of the Governor on July 1, 2001, or 63
- 64 Installation Commanders Council may recommend to the Legislature
- 65 changes to the military installations and local governments
- 66 specified in subsection (2) of this section based on a military
- 67 base's potential for impacts from encroachment, and incompatible
- 68 land uses and development.
- 69 Each affected local government shall transmit to the
- 70 commanding officer of the relevant associated installation or

- 71 installations information relating to proposed changes to 72 comprehensive plans, plan amendments, and proposed changes to land 73 development regulations which, if approved, would affect the 74 intensity, density, or use of the land adjacent to or in close 75 proximity to the military installation. At the request of the 76 commanding officer, affected local governments must also transmit 77 to the commanding officer copies of applications for development 78 orders requesting a variance or waiver from height or lighting 79 restrictions or noise attenuation reduction requirements within 80 areas defined in the local government's comprehensive plan as 81 being in a zone of influence of the military installation. Each 82 affected local government shall provide the military installation 83 an opportunity to review and comment on the proposed changes 84 within the applicable notice period. For jurisdictions without 85 comprehensive plans or zoning, the local government shall transmit 86 any plans or proposals that may affect the installation or its 87 mission.
- The commanding officer or his or her designee may 88 (5) 89 provide advisory comments to the affected local government on the 90 impact such proposed changes may have on the mission of the 91 military installation. Such advisory comments shall be based on 92 appropriate data and analyses provided with the comments and may 93 include:
- 94 If the installation has an airfield, whether such 95 proposed changes will be incompatible with the safety and noise

- 96 standards contained in the Air Installation Compatible Use Zone
- 97 (AICUZ) adopted by the military installation for that airfield;
- 98 (b) Whether such changes are incompatible with the
- 99 Installation Environmental Noise Management Program (IENMP) of the
- 100 United States Army;
- 101 (c) Whether such changes are incompatible with the
- 102 findings of a Joint Land Use Study (JLUS) or Compatible Use Study
- 103 for the area if one has been completed; and
- 104 (d) Whether the military installation's mission will be
- 105 adversely affected by the proposed actions of the county or
- 106 affected local government.
- The commanding officer's comments, underlying studies, and
- 108 reports shall be considered by the local government in the same
- 109 manner as the comments received from other reviewing agencies.
- 110 (6) The affected local government shall take into
- 111 consideration any comments and accompanying data and analyses
- 112 provided by the commanding officer or his or her designee pursuant
- 113 to subsection (4) of this section as they relate to the strategic
- 114 mission of the base, public safety, and the economic vitality
- 115 associated with the base's operations, while also respecting
- 116 private property rights and not being unduly restrictive on those
- 117 rights. The affected local government shall forward a copy of any
- 118 comments regarding comprehensive plan amendments to the
- 119 Mississippi Development Authority.



120	(7) To facilitate the exchange of information provided for
121	in this section, a representative of a military installation
122	acting on behalf of all military installations within that
123	jurisdiction shall serve ex officio as a nonvoting member of the
124	county's or affected local government's land planning or zoning
125	board. The representative is not required to file a statement of
126	financial interest pursuant solely due to his or her service on
127	the county's or affected local government's land planning or
128	zoning board.

- 129 The commanding officer is encouraged to provide 130 information about any community planning assistance grants that 131 may be available to a county or affected local government through programs such as those of the federal Office of Economic 132 133 Adjustment as an incentive for communities to participate in a 134 joint planning process that would facilitate the compatibility of 135 community planning and the activities and mission of the military 136 installation.
- 137 **SECTION 2.** This act shall take effect and be in force from 138 and after July 1, 2020.

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

- AN ACT TO AUTHORIZE AND REQUIRE LOCAL GOVERNMENTAL ENTITIES
- 2 TO TRANSMIT LAND USE PLANS AND PROPOSALS TO THE MISSISSIPPI
- 3 MILITARY INSTALLATION LOCATED WITHIN ITS JURISDICTION FOR REVIEW
- 4 AND COMMENT ON THE EFFECT OF THE PROPOSAL ON ITS MISSION; TO
- 5 PROVIDE THAT A REPRESENTATIVE OF THE AFFECTED MILITARY
- 6 INSTALLATION SHALL SERVE AS AN EX OFFICIO NONVOTING MEMBER OF THE



- APPROPRIATE LOCAL PLANNING OR ZONING BOARD TO EXCHANGE INFORMATION
- IN ORDER TO ENCOURAGE COMPATIBLE LAND USE, PREVENT INCOMPATIBLE
- 9 ENCROACHMENT AND FACILITATE THE CONTINUED PRESENCE OF MAJOR
- 10 MILITARY INSTALLATIONS IN THIS STATE; AND FOR RELATED PURPOSES.