Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 425

BY: Committee

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

12 Section 27-35-143, Mississippi Code of 1972, is 13 amended as follows: 27-35-143. (1) The board of supervisors of each county 14 15 shall have power, upon application of the party interested, or by 16 the assessor on behalf of such party, or otherwise as prescribed 17 in Sections 27-35-145 through 27-35-149, to change, cancel or decrease an assessment in the manner herein provided at any time 18 19 after the assessment roll containing such assessment has been finally approved by the * * * Department of Revenue, and, except 20 21 as otherwise provided in subsection (2) of this section, prior to

- 22 the last Monday in August next, under the following circumstances
- 23 and no other:
- * * *(a) When the same property has been assessed more
- 25 than once to one or more persons.
- * * *(b) When a clerical error has been made in
- 27 transcribing the assessment from the tax list to the assessment
- 28 roll, or from the assessment roll to the copies, or in amending
- 29 the original assessment roll, in making the equalization of
- 30 assessments, or in carrying out the instructions of the \star \star
- 31 Department of Revenue.
- * * *(c) When an error in addition or multiplication
- 33 has been made in the compilation of the tax list, roll or copy of
- 34 the roll.
- * * *(d) When there is an assessment of property which
- 36 never existed, or was not owned by or in the possession of the
- 37 party to whom assessed, on the next preceding tax lien date.
- * * *(e) When the assessment is in the name of another
- 39 than the owner of the property on the next preceding tax lien
- 40 date.
- * * *(f) When the assessment is so indefinite as to
- 42 give a vague or imperfect description of the property assessed.
- * \star (q) When the property assessed is nontaxable, or
- 44 was not subject to taxation on the next preceding tax lien date.
- * * *(h) When the property is not liable to a special
- 46 district tax levy for which it has been assessed.

- * * * (i) When the property, after the next preceding

 48 tax lien date, but before the payment of taxes due thereon, has

 49 ceased to exist, on account of death or destruction by fire,

 50 explosion, storm, flood, earthquake, lightning, or other

 51 inevitable accident or act of Providence; or has depreciated in
- value on account of any such accident or occurrence as the foregoing.
- Provided, however, that where property has been insured the amount collected as insurance by reason of such loss shall be taken into account by the board in reducing the assessment, or refunding any tax payment thereon.
- * * * (j) When the assessment does not show the correct number of acres, actually in the property described, or the correct quantity of any property.
- * * * (k) When lands have been assessed and incorrectly classified; or when buildings and improvements have been assessed which were not on the land, at the preceding tax lien date; or where the buildings and improvements, at the preceding tax lien date, were exempt from assessment and taxation.
- * * * (1) When the property has been assessed for more
 than its actual value; but in such cases the board shall require
 proof, under oath, of such excessive assessment by two (2) or more
 competent witnesses who know of their own personal knowledge that
 the property is assessed for a higher sum than its true value.

- 71 * * \star (m) When the property has been assessed as
- 72 subject to state taxes and is exempt; or when the property has
- 73 been assessed as subject to county and district taxes and is
- 74 exempt from such taxes.
- * * *(n) When buildings and improvements have been
- 76 assessed with the land, but are owned by someone other than the
- 77 owner of the land.
- 78 (2) The assessor shall make an application on behalf of the
- 79 party interested if the assessor has knowledge of any circumstance
- 80 or occurrence described in subsection (1)(i) of this section
- 81 regardless of whether the party interested has made such an
- 82 application. If the assessor fails to make such application, the
- 83 party interested may make an application with the board of
- 84 supervisors not later than six (6) months after the date of the
- 85 accident or occurrence described in subsection (1)(i) of this
- 86 section, and the board of supervisors may change, cancel or
- 87 decrease the assessment.
- SECTION 2. Section 27-35-135, Mississippi Code of 1972, is
- 89 brought forward as follows:
- 90 27-35-135. When the land roll is ordered by the board to be
- 91 declared in force for the year following the year in which it was
- 92 made, the assessor shall assemble, for presentation to the board,
- 93 all necessary information which is obtainable with respect to the
- 94 taxable real property in the county, and shall present to the
- 95 board at its July meeting his recommendation of the changes which

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     include the addition of buildings not on the roll, changes in
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     ownership, subdivisions of tracts of land, and destruction of
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     buildings, and other information which is pertinent to the
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     circumstances enumerated in Sections 27-35-143 and 27-35-147, or
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     as may be requested by the board, to enable it to make such
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     changes as will cause the taxes to be charged to the person or
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     property liable therefor, and to fix the assessments of property
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     according to the value thereof, to the end that all property shall
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     be assessed and taxed uniformly and equally. The board shall
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     proceed to consider the land assessment roll along with the
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     personal property assessment roll as is required by Sections
     27-35-83 and 27-35-87, Mississippi Code of 1972, in the same
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     manner as is done in the year in which the land roll is made.
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     board shall make a record of its changes, and if expedient the
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     board may prepare, or have prepared, new pages to replace any page
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     or pages in the roll where changes are so numerous as to cause
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     confusion and uncertainty in the description of any property and
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     of any individual assessment. The pages which are replaced shall
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     be marked void by the clerk, who shall place the new pages in the
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     roll at the place in the roll immediately following the pages
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     marked void, and shall certify copies of the new pages, one (1) to
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     the tax collector, and one (1) to the Tax Commission.
     collector and the Tax Commission shall place the pages received in
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     their respective copies of the roll.
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121 by Section 27-35-83 that the roll is open for inspection and shall 122 meet and hear objections as provided by Sections 27-35-89 and 123 27-35-93. When all objections have been heard, the board shall 124 approve finally, by order, the roll as so corrected and revised, 125 and the clerk of the board shall prepare a new recapitulation and 126 a new certificate for the corrected roll and deliver one (1) copy 127 to the tax collector and one (1) copy to the State Tax Commission. 128 The roll so approved shall be the legal roll, and the values thus fixed shall be the legal value of the property described for the 129 130 payment of taxes, and it shall be the duty of each and every taxpayer to pay his taxes thereon according to such value. 131 132 SECTION 3. Section 27-35-145, Mississippi Code of 1972, is 133 brought forward as follows: 134 27-35-145. Any person desiring a change in assessment as 135 provided in Section 27-35-143 shall make, in writing, an 136 application in duplicate to the board of supervisors of the county where such assessment is made (or the tax assessor of the county 137 138 may make such applications for him) on the forms prescribed, 139 setting forth the grounds for the reduction, change, or 140 cancellation claimed. At any meeting, either regular, special, or 141 adjourned, the board of supervisors may hear and determine the 142 matter and shall require such evidence as, in its opinion, is necessary to substantiate the application. If the board approves 143 the application it shall adopt an order setting forth its 144

The board shall publish a notice to the taxpayers as required

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- 145 conclusions, which order shall be dealt with as hereinafter
- 146 provided. The State Tax Commission shall prescribe and furnish
- 147 the forms necessary for complying with the provisions of this
- 148 section.
- 149 **SECTION 4.** Section 27-35-149, Mississippi Code of 1972, is
- 150 brought forward as follows:
- 151 27-35-149. It shall be the duty of the board of supervisors
- in carrying out the provisions of Sections 27-35-143 through
- 153 27-35-147 to make such changes in assessments as will cause the
- 154 taxes to be charged to the person or property liable therefor, and
- 155 to fix the assessments of property according to the true value
- 156 thereof, to the end that all property shall be assessed and taxed
- 157 equally and uniformly. In all cases, the board shall adopt an
- 158 order and enter the same on its minutes, and shall show in its
- 159 order the page and line of the assessment roll where such change
- 160 or correction is made.
- 161 Upon receipt of the order (and application, if one be
- 162 required), the clerk of the board of supervisors shall transmit a
- 163 certified copy of the order to the tax collector of his county and
- 164 shall file the application as a record in his office. No
- 165 assessment shall be increased or decreased and no credit to or
- 166 charge against the tax collector of any county on account of such
- 167 increase or decrease shall be entered by the Auditor of Public
- 168 Accounts or by the county auditor except as shown by an order
- 169 adopted by the board of supervisors as provided herein. All

- changes in assessment made under the provisions hereof shall be
 entered on the proper line and page of the assessment roll in
 force, and the clerk and tax collector shall keep the proper
 record of all such changes, increases or decreases. Nothing in
 this and Sections 27-35-143 through 27-35-147 shall be construed
 to affect or modify any law with reference to the assessing of
- 177 **SECTION 5.** Section 27-37-27, Mississippi Code of 1972, is 178 brought forward as follows:

property which has escaped taxation in former years.

27-37-27. When the assessor and chancery clerk shall receive the roll or schedule of land from the State Tax Commission, as provided by Section 27-37-21 of this article, in the years in which land is not assessed, or after the completion of the roll in land assessment years, they shall present the same to the board of supervisors, and the board shall carefully compare it with the land assessment roll of the county. It shall be the duty of the board of supervisors of each county in which any of such lands are located, to require the assessor to prepare proper petitions for the cancellation or change of assessments as provided by Section 27-35-143, Mississippi Code of 1972, and the board shall proceed to adopt proper orders as required by Section 27-35-149, Mississippi Code of 1972, so as to cancel all assessments against land owned by the United States for the purposes set forth in this article, and to assess to the proper owners any lands which are taxable to individual owners. All such petitions prepared by the

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- assessor shall be acted upon by the board, proper orders adopted,
 as herein provided, and the same submitted to the tax commission
 for its approval or disapproval, to the end that all lands which
 are exempt from assessment shall be so shown on the roll, and all
 parties properly assessed with the lands owned, and the tax
 collector credited with any assessments with which he may be
 charged, and which are cancelled or reduced.
- 202 **SECTION 6.** This act shall take effect and be in force from 203 and after July 1, 2021.

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

AN ACT TO AMEND SECTION 27-35-143, MISSISSIPPI CODE OF 1972,
TO PROVIDE THAT IF A TAX ASSESSOR HAS KNOWLEDGE OF CERTAIN
CIRCUMSTANCES OR OCCURRENCES THAT MAY AFFECT AN ASSESSMENT OF
PROPERTY FOR AD VALOREM TAX PURPOSES, THE TAX ASSESSOR SHALL MAKE
AN APPLICATION ON BEHALF OF THE INTERESTED PARTY WITH THE BOARD OF
SUPERVISORS TO CHANGE, CANCEL OR DECREASE THE ASSESSMENT; TO BRING
FORWARD SECTIONS 27-35-135, 27-35-145, 27-35-149 AND 27-37-27,
MISSISSIPPI CODE OF 1972, WHICH RELATE TO THE CHANGE OF
ASSESSMENTS OF PROPERTY FOR AD VALOREM TAX PURPOSES, FOR THE

PURPOSE OF POSSIBLE AMENDMENT; AND FOR RELATED PURPOSES.

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