To: Banks and Banking

By: Representatives Robertson, Bowles, Broomfield, Franks, Guice, Ishee, Ketchings, Markham, Martinson, Miles, Smith (59th), Woods

HOUSE BILL NO. 982

AN ACT TO PROVIDE THAT PERSONS ENTITLED TO ACCESS TO A SAFE 1 DEPOSIT BOX SHALL NOTIFY THE LESSOR OF THE BOX UPON THE DEATH OF 2 3 ANY OTHER PERSON HAVING THE RIGHT OF ACCESS, BEFORE SEEKING ACCESS TO THE BOX; TO PROVIDE THAT THE LESSOR OF THE SAFE DEPOSIT 4 BOX MAY RELY CONCLUSIVELY UPON THE ABSENCE OF ANY SUCH NOTIFICATION IN 5 ALLOWING A PERSON WITH THE RIGHT OF ACCESS TO ENTER THE BOX; TO 6 7 PROVIDE THAT THE DEATH OF A PERSON AUTHORIZED ACCESS TO A SAFE DEPOSIT BOX WILL NOT TERMINATE THE ACCESS OF OTHERS SO AUTHORIZED 8 9 IN ALL CASES WHERE THERE IS A SURVIVING LESSEE; TO PROVIDE THAT AFTER THE DEATH OF THE SOLE OR LAST SURVIVING LESSEE OF A SAFE 10 DEPOSIT BOX, THE EXECUTOR OR ADMINISTRATOR OF THE ESTATE OF THE DECEASED MAY HAVE ACCESS TO AND REMOVE CONTENTS FROM THE BOX 11 12 WITHOUT AN INVENTORY OF THE CONTENTS; TO PROVIDE THAT AFTER THE 13 14 DEATH OF THE SOLE OR LAST SURVIVING LESSEE OF A SAFE DEPOSIT BOX, 15 IF AN EXECUTOR OR ADMINISTRATOR HAS NOT BEEN APPOINTED, THE 16 LESSEE'S SPOUSE, PARENT, SIBLING OR NEXT OF KIN MAY OPEN THE BOX 17 IN THE PRESENCE OF AN OFFICER OR EMPLOYEE OF THE LESSOR TO CONDUCT 18 A DOCUMENT SEARCH FOR A WILL, BURIAL INSTRUCTIONS OR AN INSURANCE POLICY; TO PROVIDE THAT IF AN EXECUTOR OR ADMINISTRATOR OF THE 19 LESSEE'S ESTATE DOES NOT REQUEST ACCESS TO THE CONTENTS OF THE 20 SAFE DEPOSIT BOX WITHIN 60 DAYS AFTER THE LESSEE'S DEATH, THE 21 LESSOR MAY PERMIT ACCESS BY THE LESSEE'S SPOUSE OR NEXT OF KIN FOR 22 23 THE PURPOSES OF INVENTORY AND THE REMOVAL OF CONTENTS; TO PROVIDE 24 THAT A LESSOR OF A SAFE DEPOSIT BOX SHALL NOT BE LIABLE TO ANY 25 PERSON FOR THE REMOVAL OR LOSS OF ANY CONTENTS FROM A BOX DURING A PERIOD OF ACCESS BY AN EXECUTOR OR ADMINISTRATOR OF A DECEASED 26 LESSEE OR BY ANY OTHER PERSONS AUTHORIZED ACCESS TO THE BOX; TO 27 28 REQUIRE LESSORS OF SAFE DEPOSIT BOXES TO GIVE WRITTEN NOTICE OF 29 CERTAIN PROVISIONS OF THIS ACT TO LESSEES BY AUGUST 1, 1999; AND 30 FOR RELATED PURPOSES.

31 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 32 <u>SECTION 1.</u> (1) As used in this section unless the context 33 otherwise requires:

34 (a) "Lessee" means a person contracting with a lessor35 for the use of a safe deposit box;

36 (b) "Lessor" means a bank, savings association or
37 savings bank or a subsidiary corporation of a bank, savings
38 association or savings bank that rents safe deposit facilities,
39 and includes a safe deposit company organized and operating under
40 the jurisdiction of the Department of Banking and Consumer Finance

H. B. No. 982 99\HR40\R510 PAGE 1 41 solely for the purpose of leasing safe deposit facilities; and

42 (c) "Safe deposit box" means a safe deposit box, vault,43 or other safe deposit receptacle maintained by a lessor.

44 (2) No lessor shall rent any safe deposit box without first 45 requiring all persons entitled to access to the box to agree in 46 writing to notify the lessor of the death of a sole or last 47 surviving lessee of the box. All persons having the right of access to the safe deposit box shall notify the lessor of the box 48 upon the death of any such other person having the right of access 49 50 to the box, before seeking access to the box. The lessor may rely conclusively upon the absence of any such notification in allowing 51 a person with a right of access to enter the safe deposit box. 52

53 (3) Access to a safe deposit box shall be in accordance with 54 the agreement between a lessor and lessee or lessees. The death of a person authorized access to a safe deposit box by the 55 56 agreement shall not terminate the access of others so authorized in all cases where there is a surviving lessee, whether the 57 surviving lessee is an individual, trust, corporation or other 58 entity, unless further access is restricted by the agreement or by 59 60 court order.

61 (4) After the death of the sole or last surviving lessee of62 a safe deposit box, access is authorized as follows:

(a) The duly qualified executor or administrator of the
lessee may have access to and remove contents from the safe
deposit box without an inventory of the contents, unless an
inventory is required by the lessor or by court order.

67 (b) In order to search for and remove any written instrument purporting to be the lessee's last will and testament, 68 or any writing relating to a burial plot or burial instructions, 69 70 or any writing purporting to be an insurance policy on the life of 71 the lessee, a lessor shall permit a person named in a court order 72 for that purpose, or if no order has been served upon the lessor, the lessee's spouse, parent, adult sibling or adult descendant, or 73 74 a person named as executor in a copy of the lessee's purported 75 will provided to the lessor, or any person with a right of access 76 to the safe deposit box immediately before the death of the 77 lessee, to open the safe deposit box with an officer or employee

H. B. No. 982 99\HR40\R510 PAGE 2 78 of the lessor and remove any such documents. A record of items 79 removed from the safe deposit box by the person authorized entry 80 shall be made by the lessor and that other person. If a purported 81 will is found that does not name as executor the person conducting 82 the will search with the lessor's representative, the lessor may make a copy of the instrument and mail or deliver it to the 83 executor named in the instrument, or to the court having 84 jurisdiction of the decedent's estate according to the decedent's 85 86 domicile as declared in the instrument.

87 If an executor or administrator of the lessee's (C)estate has not requested access to the contents of the safe 88 89 deposit box within sixty (60) days following the lessee's death, 90 the lessor may then permit access by the surviving spouse or any next-of-kin of the lessee for the purposes of inventory and the 91 removal of contents. Before removal, an officer or employee of 92 93 the lessor and the surviving spouse or net-of-kin of the lessee 94 shall inventory the contents of the safe deposit box and prepare a record of the contents to be retained by the lessor. 95

96 (5) Upon the death of the sole or last surviving lessee, the lessor shall notify the State Tax Commission of the death of that 97 98 lessee and the existence of a safe deposit box within thirty (30) days of the time the lessor has actual knowledge of the lessee's 99 100 death. The lessor shall retain records made under subsection (4) 101 of this section for a period of three (3) years after entry. The lessor shall provide copies of any such record to the Department 102 103 of Banking and Consumer Finance upon its request, to the executor 104 or administrator of the decedent upon request, and to any party designated by court order, and the lessor may elect to provide 105 copies to any person authorized access to the safe deposit box at 106 107 the time of the decedent's death, or to any person having a degree 108 of kinship to the decedent equal to that of the next-of-kin who received contents following the death of the decedent. 109

110 (6) A lessor shall not be liable to any person for the

H. B. No. 982 99\HR40\R510 PAGE 3 111 removal or loss of any contents from a safe deposit box during a 112 period of access by an executor or administrator of a deceased 113 lessee, or by any other person or persons authorized access to 114 open and examine contents, whether the property removed or lost is 115 that of the decedent's estate, a surviving lessee, or any other 116 person, and the lessor is entitled to its expenses in defending 117 against any such claim of liability.

118 (7) Not later than August 1, 1999, the lessor of a safe 119 deposit box shall mail a notice to the lessee, at the address 120 maintained by the lessor, which contains substantially the 121 following:

122 (a) The law governing safe deposit boxes has changed123 effective July 1, 1999;

(b) Upon the death of a lessee, the lessor is not required to complete an inventory of the contents of the safe deposit box before delivering the contents to a surviving co-lessee or to the executor or administrator of the estate of the deceased;

(c) Upon the death of a lessee, an inventory will be
required before delivery of the contents of the safe deposit box
to any persons other than a co-lessee, executor or administrator;
and

133 (d) Such other information concerning the operation of134 the safe deposit box that the lessor desires to include.

The notice may be included in or combined with a regular mailing to the customer, provided the notice is clearly identified.

SECTION 2. This act shall take effect and be in force from and after July 1, 1999.