By: Senator(s) Carter

To: Judiciary

## SENATE BILL NO. 2456

AN ACT TO AMEND SECTION 85-7-181, MISSISSIPPI CODE OF 1972, 1 2 TO PROVIDE FOR A LIEN ON CERTAIN COMMERCIAL REAL PROPERTY FOR THE 3 AMOUNT DUE A SUBCONTRACTOR OR SUPPLIER OF THE CONTRACTOR FOR WORK 4 PERFORMED OR MATERIALS FURNISHED IN MAKING IMPROVEMENTS THEREON; 5 TO PRESCRIBE THE PROCEDURE BY WHICH SUCH LIEN MAY BE ENFORCED; TO PROVIDE FOR A PAYMENT OR PERFORMANCE BOND IN LIEU OF THE LIEN; AND 6 7 FOR RELATED PURPOSES. 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. Section 85-7-181, Mississippi Code of 1972, is 10 amended as follows: 85-7-181. (1) Except as otherwise provided herein, there 11 shall be a lien on every lot of ground or tract of land, together 12 with all improvements thereon, upon which any structure or other 13 14 improvement is erected, constructed, altered or repaired, in favor 15 of subcontractors of the contractor and suppliers of the contractor who perform work or furnish materials for such 16 17 structure or other improvement. The lien rights afforded under this section shall not apply to claims of subcontractors or 18 suppliers in any case in which the contract between the owner and 19 contractor is less than Twenty-five Thousand Dollars (\$25,000.00), 20 or in any case in which the structure or improvement is made to a 21 22 one- to four-family dwelling, a water well, an oil and gas well or railroad or railroad embankment. 23 24 (a) If the structure or improvement is in a city, town or village, the lien shall extend to and cover the entire lot of 25 land on which it stands. 26 27 (b) If the structure or improvement is not in a city, town or village, the lien shall extend to and cover the entire 28

29 parcel of land on which the structure stands.

30 (c) If the services of the subcontractor or supplier are rendered upon a subdivision, the lien shall extend to and 31 cover the entire subdivision; however, if only a part of the land 32 is subdivided and the services of suppliers or subcontractors of 33 the contractor are required, then the lien shall extend to only 34 that portion of the property which is subdivided. 35 (2) The lien provided for in subsection (1) shall take 36 37 effect, as to purchasers or encumbrancers for a valuable consideration without notice thereof, only from the time of filing 38 of a claim of lien in the office of the clerk of the chancery 39 40 court as provided for in this section, except that the lien of a deed of trust securing a construction loan recorded prior to the 41 filing of a claim of lien as provided herein shall have priority 42 43 over any lien claimant under this section. 44 (3) Delivery of material to the job is prima facie evidence 45 of its use therein. 46 (4) Every subcontractor or supplier who has furnished labor 47 or material used in the construction of the structure or other improvement and who has not been paid before the expiration of a 48 49 period of forty-five (45) days after the date of the last payment 50 period for labor performed by him or materials furnished by him 51 shall have the right to file suit to enforce a lien against the property on which the structure or other improvement is 52 53 constructed in the amount due and owing for work performed or 54 materials furnished or both work and materials; provided that: 55 (a) Within fifteen (15) days from commencing to perform 56 work at or furnish materials to the construction site in 57 accordance with the terms and provisions of the contract, such 58 subcontractor or supplier provides the notice of lien right set 59 forth in subsection (5) of this section to the owner or owners of 60 the land, to any lender having a recorded mortgage or deed of 61 trust on the land upon which such structure or other improvement

62 is located, and to the contractor; and

(b) Within forty-five (45) days of the date the first 63 payment draw was due, such subcontractor or supplier: 64 (i) Files a claim of lien in the office of the 65 chancery clerk of the county where the project is located; and 66 (ii) Provides a copy of such claim of lien to the 67 owner or owners of the land, to any lender having a recorded 68 69 mortgage or deed of trust on the property upon which such 70 structure or other improvement is located, and to the contractor; 71 provided, however, that no claim of lien may be filed prior to the 72 date the labor is performed or material furnished to the property. 73 (5) The notice of lien right to the owner, lender and 74 contractor required by subsection (4)(a) of this section shall be 75 given in writing by the subcontractor or supplier to the owner, or one (1) of the owners if more than one (1), at the owner's 76 77 residence or any place where the owner maintains an office or conducts business, to the lender at the address of the lender 78 79 disclosed on the recorded mortgage or deed of trust, or if no such 80 address appears, then at the principal office of the lender, and to the contractor at the contractor's principal office. Such 81 82 notice may be personally delivered by the subcontractor or 83 supplier or it may be mailed by certified mail, return receipt 84 requested, postage prepaid, to the owner, or one (1) of them, and to the lender and contractor. The failure to serve the notice of 85 86 lien right, or to timely serve it, shall be a complete defense to 87 enforcement of a lien by any person. The serving of the notice of 88 lien right shall not dispense with recording the claim of lien required by subsection (4)(b) of this section. The notice of lien 89 90 right shall not be a lien, cloud or encumbrance on the real 91 property. Such notice of lien right may be given in the following 92 form, which shall be sufficient: 93 "WARNING TO OWNER: UNDER MISSISSIPPI LAW, YOUR FAILURE TO

94 MAKE SURE THAT WE ARE PAID MAY RESULT IN A LIEN AGAINST YOUR

95 PROPERTY AND YOUR PAYING TWICE.

96	TO AVOID A LIEN AND PAYING TWICE, YOU MUST OBTAIN A WRITTEN
97	RELEASE FROM US EVERY TIME YOU PAY YOUR CONTRACTOR.
98	NOTICE TO OWNER
99	To, owner or lender:
100	Take notice, that the undersigned is about to furnish (or has
101	within fifteen (15) days furnished), your
102	contractor, certain material or performed certain subcontract work
103	or both for the construction, repair or alteration of the
104	structure or other improvement being constructed on the following
105	described property:
106	
107	
108	and there will become due to the undersigned on account thereof
109	the price of said material or subcontract work or both, for the
110	payment of which the undersigned will claim a lien.
111	IMPORTANT INFORMATION FOR YOUR PROTECTION
112	<u>Under Mississippi's laws, those who work on your property or</u>
113	provide materials and are not paid have a right to enforce their
114	claim for payment against your property. This claim is known as a
115	construction lien.
116	If your contractor fails to pay subcontractors or material
117	suppliers or neglects to make other legally required payments, the
118	people who are owed money may look to your property for payment,
119	EVEN IF YOU HAVE PAID YOUR CONTRACTOR IN FULL.
120	PROTECT YOURSELF: This Notice to Owner may result in a lien
121	against your property unless all those supplying a Notice to Owner
122	have been paid."
123	(6) The claim of lien required by subsection (4)(b) of this
124	section shall be filed and recorded in the chancery clerk's office
125	where the land is located in accordance with Section 85-7-133,
126	Mississippi Code of 1972, provided that there shall be no right
127	nor requirement of a lienholder under this section to file a

128 contract pursuant to Section 85-7-139, Mississippi Code of 1972. 129 (7) Notwithstanding anything to the contrary contained 130 herein, the amount claimed in a suit to enforce a lien under this 131 act is subject to contractual provisions or conditions imposed 132 upon the lien claimant. 133 (8) No suit may be maintained by a subcontractor or supplier to enforce the lien provided hereunder unless the notices required 134 by this section shall have been given and filed, respectively, 135 136 within the time required. 137 (9) The persons protected by this lien statute, subject to 138 the notice provisions set forth above, are subcontractors and 139 material suppliers of the contractor. 140 (10) A suit to enforce a lien arising under this act shall be commenced within the time and in the manner provided by Section 141 85-7-141, Mississippi Code of 1972; shall be conducted in 142 143 accordance with Sections 85-7-143, 85-7-145, 85-7-147, 85-7-149, 144 85-7-151, 85-7-153, 85-7-155 and 85-7-157, Mississippi Code of 1972; and shall be maintainable even though the general or primary 145 146 contractor has been paid in full if such contractor has not paid 147 the person entitled to enforce lien rights under this section; 148 provided that such lien shall take effect as to purchasers or encumbrancers for a valuable consideration without notice thereof, 149 only from the time of filing the claim of lien in the office of 150 151 the clerk of the chancery court as hereinabove stated, except that 152 the lien of a deed of trust securing a construction loan recorded 153 prior to the time of filing a claim of lien as provided herein 154 shall have priority over the claim of any lien claimant under this 155 section. 156 (11) If such structure or other improvement upon which a 157 lien is claimed hereunder is erected, constructed, altered or 158 repaired at the instance of a tenant, guardian or other person not the owner of the land, only the building, structure or 159 160 improvement, and the estate of the tenant or such other person, in

161 <u>the land, shall be subject to such lien, unless the same be done</u> 162 <u>by the written consent of the owner. Whenever the contract is</u> 163 <u>performed at the instance of a tenant, quardian or other person</u> 164 <u>who is not the owner of the land, then the reference in this act</u> 165 <u>to owner shall mean the tenant, quardian or other person who is</u> 166 <u>not the owner of the land, as applicable.</u>

167 (12) Venue on any suit under this section shall lie in the 168 county in which the structure or other improvement is located or 169 in the county in which service of process may be obtained upon the 170 owner.

171 (13) As used in this section, "contractor" means the person 172 or persons having a contract or contracts with the owner; 173 "subcontractor" or "supplier" means any person or entity having a 174 direct contract with the "contractor." No lien rights are 175 afforded hereunder to anyone other than those defined herein as 176 "subcontractor" or "supplier" to the contractor.

SECTION 2. If a payment or payment and performance bond with 177 178 sufficient surety in an amount equal to the cost of construction 179 of such structure or other improvement is provided by the contractor covering the claims of subcontractors and suppliers to 180 181 the contractor, then subcontractors or suppliers to the contractor shall have a claim solely under the bond and not against the 182 183 owner's property. In accordance with Section 85-7-185, 184 Mississippi Code of 1972, such bond shall cover the claims of subcontractors or suppliers regardless of whether so expressly 185 186 stated in the bond and suit on the bond shall be brought by a 187 subcontractor or supplier in accordance with the provisions of Sections 85-7-187 through 85-7-195, Mississippi Code of 1972. 188 The bond herein provided for may be made by any surety company 189 190 authorized to do business in the State of Mississippi; provided, 191 however, that when separate payment and performance bonds are provided, the claims of subcontractors and suppliers shall be 192 193 covered solely by the payment bond. Filing and recording of a

194 bond claim is not required.

Any rights in favor of other parties provided in any such bond shall be valid and enforceable in accordance with the terms of such bond.

A supplier or subcontractor supplying labor or materials or both for the structure or other improvement shall, upon request to the contractor and surety, be furnished with a certified copy of the contract between the contractor and owner and bonds executed by the contractor and surety.

203 SECTION 3. In the event that the contractor does not provide a bond in accordance with Section 2 of this act, and in the 204 205 further event that a subcontractor or supplier claiming a lien for 206 labor or materials upon any property shall submit a notice of lien 207 right and file a lien within the time and in the manner prescribed above, then the owner of such property, or any mortgagee or other 208 209 person asserting an interest in such property, or any contractor, 210 subcontractor or other person who may be liable for the payment of said lien, shall have the right to file in the construction lien 211 212 book in the land records of the chancery clerk where the project 213 is constructed a bond for one and one-half (1-1/2) times the 214 amount of said lien claimed with sufficient surety, conditioned upon the obligor's satisfying any judgment that may be rendered in 215 216 favor of the person asserting said lien. The bond herein provided 217 for may be made by any surety company authorized to do business in the State of Mississippi. Upon the filing of such bond, the lien 218 219 upon the property covered by the bond shall be discharged. Τf 220 such bond is filed, the person asserting the lien may make the 221 obligor on the bond party to any action to enforce his claim, and 222 any judgment recovered by such claimant may be against the obligor 223 on the bond, as well as against any other party liable to the 224 claimant.

225 <u>SECTION 4.</u> Any attempted contractual waiver of the rights 226 afforded by this act shall be void and unenforceable. The

227 provisions of this act are cumulative and supplemental to all 228 other laws of this state.

229 SECTION 5. This act shall take effect and be in force from 230 and after July 1, 1999.