By: Representative Moore (60th)

## HOUSE BILL NO. 390

AN ACT TO AMEND SECTIONS 25-43-5 AND 25-43-7, MISSISSIPPI 1 CODE OF 1972, TO PROVIDE THAT REGULATIONS WHICH AFFECT THE GENERAL PUBLIC SHALL NOT BE EFFECTIVE UNLESS APPROVED BY THE LEGISLATURE; 2 3 4 AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5 SECTION 1. Section 25-43-5, Mississippi Code of 1972, is 6 amended as follows: 7 25-43-5. (1) In addition to other rule-making authority and 8 9 requirements imposed by law, each agency shall: 10 (a) Adopt as a rule a description of its organization, stating the general course and method of its operations and the 11 methods whereby the public may obtain information or make 12 submissions or requests. 13 (b) Adopt rules of practice setting forth the nature 14 and requirements of all formal and informal procedures available, 15 including all requirements respecting the filing of applications 16 17 for any license and the licensing procedure employed by the agency and the method whereby persons desiring notice of pending 18 applications may obtain such notice and request an opportunity to 19 be heard. 20 Allow public inspection of all rules and other (C) 21 written statements of policy or interpretations formulated, 22 adopted or used by the agency in the discharge of its functions. 23 (d) Allow public inspection of all final orders, 24 decisions and opinions. 25 26 (2) No agency rule, order or decision is valid or effective against any person or party, nor may it be invoked by the agency 27 for any purpose, until it has been made available for public 28 H. B. No. 390 G1/2 01/HR03/R750 PAGE 1 (CJR\LH)

inspection as herein required. This provision is not applicable in favor of any person or party who has actual knowledge thereof.

31 (3) No agency rule or regulation which affects the general

32 public shall be effective unless approved by the Legislature.

33 SECTION 2. Section 25-43-7, Mississippi Code of 1972, is
 34 amended as follows:

25-43-7. (1) Prior to the adoption, amendment or repeal of 35 any rule, the agency shall give at least thirty (30) days' notice 36 The notice shall include a statement of of its intended action. 37 either the terms or substance of the intended action or a 38 39 description of the subjects and issues involved, and the manner in which interested persons may present their views thereon. 40 The notice shall be filed with the Office of the Secretary of State 41 and mailed by the agency to all persons who have made a timely 42 request of the agency for advance notice of its rule-making 43 proceedings. The Secretary of State shall furnish copies at the 44 request of any person and shall be reimbursed by the requesting 45 46 person for the expense of providing such service.

If an agency finds that an imminent peril to the public 47 (2) 48 health, safety or welfare requires adoption of a rule upon fewer than thirty (30) days' notice and states in writing its reasons 49 50 for that finding, it may proceed without prior notice of hearing or upon any abbreviated notice and hearing that it finds 51 practicable to adopt an emergency rule. The rule may be effective 52 53 for a period of not longer than one hundred twenty (120) days, renewable once for a period not exceeding ninety (90) days, but 54 55 the adoption of an identical rule under subsection (1) of this section is not precluded. 56

57 (3) No rule hereafter adopted is valid unless adopted in
58 substantial compliance with this section. A proceeding to contest
59 any rule on the ground of noncompliance with the procedural
60 requirements of this section must be commenced within one (1) year
61 from the effective date of the rule.

H. B. No. 390 01/HR03/R750 PAGE 2 (CJR\LH) 62 (4) No rule or regulation which affects the general public 63 shall be effective unless approved by the Legislature.

64 SECTION 3. This act shall take effect and be in force from 65 and after July 1, 2001.