Adopted AMENDMENT No. 1 PROPOSED TO

Senate Bill NO. 2894

By Representative(s) Committee

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

15 SECTION 1. Section 27-17-457, Mississippi Code of 1972, is 16 amended as follows: 27-17-457. (1) Any contractor, including, but not limited 17 to, any electrical, plumbing, heating and air conditioning, water 18 19 and sewer, roofing or mechanical contractor, who is licensed by 20 any one (1) municipality or county of the State of Mississippi, 21 which municipality or county has an examining board where there is 22 regularly given a written examination, and who does not hold a 23 current certificate of responsibility issued by the State Board of 24 Public Contractors, shall be allowed to do business in any other 25 municipality or county in the state without being required to obtain a license in such other municipality or county or to 26 undergo any further examination provided: 27 (a) That he furnishes evidence that he has such 28 29 license; That he furnishes evidence that he actually took 30 (b) and passed the written examination which qualified him for such 31

HR42/SB2894A.J *HR42/SB2894A.J* PAGE 1 32 license; however, in lieu thereof evidence that if said contractor 33 was issued a license prior to May 1, 1972, and prior to the 34 existence of such written examination by a county or municipality 35 which has an examining board that does presently require written 36 examination to qualify for a license; and

37

(C) That he is not operating a separate place of business located in such other municipality or county. 38

39 * * *

(2) Any contractor, including, but not limited to, any 40 41 electrical, plumbing, heating and air conditioning, water and 42 sewer, roofing or mechanical contractor, who is licensed by any one (1) municipality or county of the State of Mississippi, which 43 44 municipality or county has an examining board where there is regularly given a written examination, and who holds a current 45 46 certificate of responsibility issued by the State Board of Public Contractors shall be allowed to do business in any other 47 48 municipality or county in the state without being required to obtain a separate license in such other municipality or county or 49 50 to undergo any further examination provided said contractor meets the requirements of paragraphs (a) and (b) * * * of subsection (1) 51 52 of this section.

(3) No additional privilege license bond shall be required 53 54 in order for such a contractor to do business in another 55 municipality or county in the state as long as the contractor has

56 obtained the bond in the municipality or county where he is

57 licensed.

(4) Nothing in this Section 27-17-457 supercedes or 58

otherwise affects the provisions of Title 31, Chapter 3, or the 59

provisions of Title 73, Chapter 59. In the event any provision in 60

61 Section 27-17-457 conflicts with any provision of Title 31,

HR42/SB2894A.J *HR42/SB2894A.J* PAGE 2

62 Chapter 3, or of Title 73, Chapter 59, the latter titles and 63 chapters are hereby deemed and shall be controlling over the 64 provisions of Section 27-17-457. 65 (5) This Section 27-17-457 is intended to apply only to the Local Privilege Tax Law, and is not intended to apply to or 66 restrict the powers and authority granted to municipalities and 67 counties in Sections 21-19-25 and 19-5-9, or any powers or 68 authority derived from said sections related to permits and permit 69 70 bonds, and the issuance, denial or requirements thereof. 71 (6) No taxpayer receiving a privilege license under this 72 Section 27-17-457 shall be authorized to advertise to the public that they are "licensed" unless said taxpayer is currently in 73 compliance with paragraph (b) of subsection (1) of this section, 74 75 or holds a current license or certificate of responsibility from 76 the State Board of Contractors. Any officer collecting the tax may suspend the issuance or renewal of a privilege license granted 77 78 under this section until such time as said officer finds that such 79 taxpayer is in compliance with the provisions of this subsection. If any taxpayer receiving a privilege license under this section 80 presents themselves to the public as "licensed" then said taxpayer 81 must state to the public that they are "licensed by the city of" 82 and/or "county of" followed by the name or names of the 83 84 appropriate city and/or county from which such taxpayer is currently in compliance with paragraph (b) of subsection (1) of 85 this section; or, if otherwise appropriate, "licensed by the State 86 Board of Contractors." 87 SECTION 2. This act shall take effect and be in force from 88 and after July 1, 2001. 89

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

HR42/SB2894A.J *HR42/SB2894A.J* PAGE 3

AN ACT TO AMEND SECTION 27-17-457, MISSISSIPPI CODE OF 1972, 1 TO PROVIDE THAT CONTRACTORS WHO ARE LICENSED IN A COUNTY OR 2 3 MUNICIPALITY WHICH HAS AN EXAMINING BOARD WHERE THERE IS REGULARLY GIVEN A WRITTEN EXAMINATION AND WHO DO NOT HOLD A CURRENT 4 CERTIFICATE OF RESPONSIBILITY ISSUED BY THE STATE BOARD OF PUBLIC 5 CONTRACTORS SHALL BE ALLOWED TO DO BUSINESS IN ANY OTHER 6 7 MUNICIPALITY OR COUNTY WITHOUT BEING REQUIRED TO OBTAIN A SEPARATE LICENSE OR ANY FURTHER EXAMINATION; TO PROVIDE THAT NO ADDITIONAL 8 PRIVILEGE LICENSE BOND SHALL BE REQUIRED IN ORDER FOR SUCH A 9 10 CONTRACTOR TO DO BUSINESS IN ANOTHER MUNICIPALITY OR COUNTY IN THE 11 STATE AS LONG AS THE CONTRACTOR HAS OBTAINED THE BOND IN THE MUNICIPALITY OR COUNTY WHERE HE IS LICENSED; TO CLARIFY THE 12 13 APPLICATION OF THIS SECTION; AND FOR RELATED PURPOSES.