SENATE BILL NO. 2952

AN ACT TO AMEND SECTION 83-39-1, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF SOLICITING BAIL AGENT AND TO DEFINE SURETY; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. Section 83-39-1, Mississippi Code of 1972, is amended as follows:

Section 83-39-1. The following terms when used in this chapter shall have the following meanings:

(a) "Department" means the Department of Insurance.

(b) "Commissioner" means the Commissioner of Insurance.

(c) "Insurer" means any domestic or foreign insurance corporation or association engaged in the business of insurance or suretyship which has qualified to transact surety or casualty business in this state.

(d) "Professional bail agent" means any individual who shall furnish bail, acting as a licensed personal surety agent or as a licensed limited surety agent representing an insurer as defined by this chapter. The above definition shall not include, and this chapter does not apply to, any individual who acts as personal surety in instances where there is no compensation charged or received for such service.

(e) "Soliciting bail agent" means any person who as an agent or employee of a professional bail agent, or as an independent contractor, for compensation or otherwise, shall solicit, advertise or actively seek bail bond business for or on behalf of a professional bail agent and who assists the professional bail agent in presenting the defendant in court when
required or assists in the apprehension and surrender of the
defendant to the court or keeps the defendant under necessary
surveillance.

(f) "Bail enforcement agent" means a person who assists
the professional bail agent in presenting the defendant in court
when required, or who assists in the apprehension and surrender of
the defendant to the court or who keeps the defendant under
necessary surveillance. Nothing herein shall affect the right of
professional bail agents to have counsel or to ask assistance of
law enforcement officers.

(g) "Limited surety agent" means any individual who is
appointed by an insurer by power of attorney to execute or
countersign bail bonds in connection with judicial proceedings,
and who is duly licensed by the commissioner to represent such
insurer for the restricted lines of bail, fidelity and surety,
after successfully completing a limited examination by the
department for the restricted lines of business.

(h) "Personal surety agent" means any individual who,
having posted the necessary qualification bond with the
commissioner as required by Section 83-39-7, and duly licensed by
the commissioner, may execute and sign bail bonds in connection
with judicial proceedings. All new personal surety agents
licensed after July 1, 1994, shall complete successfully a limited
examination by the department for the restricted lines of
business.

(i) "Surety" means the insurer or the personal surety
agent guaranteeing the bail bond and for the purpose of process
does not mean the agent of such insurer or personal surety agent.

SECTION 2. This act shall take effect and be in force from
and after July 1, 2002.