By: Representative Rogers

## HOUSE BILL NO. 802

1 AN ACT TO AMEND SECTION 83-39-7, MISSISSIPPI CODE OF 1972, TO 2 REVISE THE QUALIFICATION BOND FOR BAIL AGENTS; AND FOR RELATED 3 PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 83-39-7, Mississippi Code of 1972, is
amended as follows:

83-39-7. (1) Each applicant for professional bail agent who 7 acts as personal surety shall be required to post a qualification 8 bond in the amount of Ten Thousand Dollars (\$10,000.00) with the 9 department. \* \* \* The qualification bond shall be made by 10 depositing with the commissioner the aforesaid amount of bonds of 11 the United States, State of Mississippi, or any agency or 12 13 subdivision thereof, or shall be written by an insurer as defined in this chapter, shall meet the specifications as may be required 14 and defined in this chapter, and shall meet such specifications as 15 may be required and approved by the department. The bond shall be 16 conditioned upon the full and prompt payment of any bail bond 17 issued by such professional bail agent into the court ordering the 18 bond forfeited. The bond shall be to the people of the State of 19 Mississippi in favor of any court of this state, whether 20 21 municipal, justice, county, circuit, Supreme or other court. If any bond issued by a professional bail agent is declared forfeited 22 and judgment entered thereon by a court of proper jurisdiction as 23 authorized in Section 99-5-25, and the amount of the bond is not 24 paid within ninety (90) days, that court shall order the 25 26 department to declare the qualification bond of the professional 27 bail agent to be forfeited and the license revoked. If the bond

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was not forfeited correctly under Section 99-5-25, it shall be 28 29 returned to the court as uncollectible. The department shall then order the surety on the qualification bond to deposit with the 30 court an amount equal to the amount of the bond issued by the 31 32 professional bail agent and declared forfeited by the court, or 33 the amount of the qualification bond, whichever is the smaller The department shall, after hearing held upon not less 34 amount. than ten (10) days' written notice, suspend the license of the 35 professional bail agent until such time as another qualification 36 bond in the required amount is posted with the department. 37 The revocation of the license of the professional bail agent shall 38 also serve to revoke the license of each soliciting bail agent and 39 bail enforcement agent employed or used by such professional bail 40 In the event of a final judgment of forfeiture of any bail agent. 41 bond written under the provisions of this chapter, the amount of 42 money so forfeited by the final judgment of the proper court, less 43 44 all accrued court costs and excluding any interest charges or attorney's fees, shall be refunded to the bail agent or his 45 insurance company upon proper showing to the court as to which is 46 47 entitled to same, provided the defendant in such cases is returned to the sheriff of the county to which the original bail bond was 48 returnable within twelve (12) months of the date of such final 49 judgment, or proof made of incarceration of the defendant in 50 another jurisdiction, and that a "Hold Order" has been placed upon 51 52 the defendant for return of the defendant to the sheriff upon release from the other jurisdiction, the return to the sheriff to 53 54 be the responsibility of the professional bail agent as provided in subsection (2) of this section, then the bond forfeiture shall 55 be stayed and remission made upon petition to the court, in the 56 57 amount found in the court's discretion to be just and proper. Α bail agent licensed under this chapter shall have a right to apply 58 59 for and obtain from the proper court an extension of time delaying a final judgment of forfeiture if such bail agent can 60

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(2) The professional bail agent shall satisfy the
responsibility to return the defendant who has been held by a
"Hold Order" in another jurisdiction upon release from the other
jurisdiction:

68 (a) By personally returning the defendant to the69 sheriff at no cost to the county; or

(b) Where the other jurisdiction will not release the defendant to any person other than a law enforcement officer, by reimbursing to the county the reasonable cost of the return of the defendant, not to exceed the cost that would be entailed if the option in paragraph (a) of this subsection were available.

75 **SECTION 2.** This act shall take effect and be in force from 76 and after July 1, 2003.