By: Representative Moody

To: Judiciary A

HOUSE BILL NO. 894

1 AN ACT TO AMEND SECTION 71-7-3, MISSISSIPPI CODE OF 1972, TO 2 CLARIFY THAT EMPLOYERS COMPLIANCE WITH THE DRUG AND ALCOHOL 3 TESTING STATUTES IS VOLUNTARY; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 71-7-3, Mississippi Code of 1972, is
amended as follows:

7 71-7-3. (1) For the purposes of this chapter, the election 8 of a public or private employer to conduct <u>drug and</u> alcohol 9 testing is voluntary. If an employer elects voluntarily to follow 10 this chapter, the employer must follow all the terms of this 11 chapter without exception.

12 (2) Any employee who may be required by an employer to 13 submit to a drug and alcohol test shall be provided, at least 14 thirty (30) days prior to the implementation of a drug and alcohol 15 testing program, a written policy statement from the employer 16 which contains:

(a) A general statement of the employer's policy on 17 employee drug use which shall include identifying both the grounds 18 on which an employee may be required to submit to a drug and 19 alcohol test and the actions the employer may take against an 20 21 employee on the basis of a positive confirmed drug and alcohol test result, or other violation of the employer's drug use policy; 22 (b) A statement advising the employee of the existence 23 of this chapter; 24

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(c) A general statement concerning confidentiality;

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26 (d) Procedures for how employees can confidentially
27 report the use of prescription or nonprescription medications
28 prior to being tested;

(e) Circumstances under which drug and alcohol testing
 may occur, and a description of which positions will be subject to
 testing on a reasonable suspicion, neutral selection or other
 basis;

33 (f) The consequences of refusing to submit to a drug34 and alcohol test;

35 (g) Information on opportunities for assessment and 36 rehabilitation if an employee has a positive confirmed test result 37 and the employer determines that discipline or discharge are not 38 necessary or appropriate;

39 (h) A statement that an employee who receives a
40 positive confirmed drug and alcohol test result may contest the
41 accuracy of that result or explain it;

42 (i) A list of all drugs for which the employer might
43 test. Each drug shall be described by its brand name, common
44 name, or its chemical name;

45 (j) A statement regarding any applicable collective46 bargaining agreement or contract.

47 (3) An employer shall post the notice in an appropriate and 48 conspicuous location on the employer's premises and copies of the 49 policy shall be made available for inspection during regular 50 business hours by employees in the employer's personnel office or 51 other suitable locations.

52 (4) The State Board of Health shall develop standard
53 language for those sections of drug and alcohol testing notices
54 described in paragraphs (b), (c) and (d) of subsection (1) of this
55 section.

56 (5) An employer who conducts job applicant drug and alcohol 57 testing shall notify the applicant, in writing, upon application 58 and prior to the collection of the specimen for the drug and

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An employee or job applicant required to submit to a 61 (6) 62 drug and alcohol test may be requested by an employer to sign a 63 statement indicating that he has read and understands the 64 employer's drug and alcohol testing policy and/or notice. An employee's or job applicant's refusal to sign such a statement 65 shall not invalidate the results of any drug and alcohol test, or 66 bar the employer from administering the drug and alcohol test or 67 from taking action consistent with the terms of an applicable 68 69 collective bargaining agreement or the employer's drug and alcohol testing policy, or from refusing to hire the job applicant. 70

71 (7) If the employer is a government employer, the decision of whether to require employees and/or applicants for employment 72 73 to submit to drug and alcohol tests in accordance with the 74 provisions of this chapter shall be made by the executive head or governing body of the department, agency, institution or political 75 76 subdivision authorized to employ. However, in the case of any 77 elected public official of the State of Mississippi or of any 78 department, agency, institution or political subdivision thereof, the decision of whether any person who such official is authorized 79 80 to employ, or any person who any governing board, commission or body upon which or as a member of which such public official has 81 been elected by the people to serve is authorized to employ, shall 82 83 be required to submit to a drug and alcohol test in accordance with the provisions of this chapter shall be made: 84

(a) By the governing board, commission or body upon
which or as a member of which such public official has been
elected to serve; or

(b) If the elected public official has not been elected
to serve upon or as a member of a governing board, commission or
body, by the elected official himself.

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91 SECTION 2. This act shall take effect and be in force from 92 and after July 1, 2003.