By: Representative Fleming

HOUSE BILL NO. 106

1 AN ACT TO AMEND SECTION 31-3-13, MISSISSIPPI CODE OF 1972, TO 2 PROVIDE THAT THE BOARD OF CONTRACTORS MAY ENLIST THE ASSISTANCE OF 3 THE COURTS TO COLLECT FINES AND ENFORCE ORDERS; AND FOR RELATED 4 PURPOSES.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 SECTION 1. Section 31-3-13, Mississippi Code of 1972, is 7 amended as follows:

8 31-3-13. The board shall have the following powers and9 responsibilities:

10 To receive applications for certificates of (a) responsibility, to investigate and examine applicants for same by 11 holding hearings and securing information, to conduct 12 examinations, and to issue certificates of responsibility to such 13 contractors as the board finds to be responsible. One-fourth 14 (1/4) of the certificates scheduled for renewal on the last day of 15 December 1980, shall be reviewed by the board on the first Tuesday 16 17 in January 1981. The remaining certificates shall be subject to renewal in the following manner: one-fourth (1/4) on the first 18 19 Tuesday in April 1981; one-fourth (1/4) on the first Tuesday in July 1981; and one-fourth (1/4) on the first Tuesday in October 20 21 1981. The board is authorized to extend the dates of expiration of certificates to coincide with the scheduled date of review of 22 23 individual contractors. Except for the certificates extended from December 31, 1980, to the first Tuesday in January 1981, the board 24 shall charge fees for the extension of certificates as follows: 25 26 (i) Twenty-five Dollars (\$25.00) if the date of renewal of the extended certificate is the first Tuesday in April 27 28 1981;

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(ii) Fifty Dollars (\$50.00) if the date of renewal 30 of the extended certificate is the first Tuesday in July 1981; and (iii) Seventy-five Dollars (\$75.00) if the date of 31 32 renewal of the extended certificate is the first Tuesday in 33 October 1981.

34 The extended certificates renewed in compliance with this paragraph (a) and all original certificates and renewals thereof 35 issued on or after July 1, 1980, shall expire one (1) year from 36 the date of issuance. No certificate or any renewal thereof shall 37 38 be issued until the application has been on file with the board 39 for at least thirty (30) days. Application for renewal of certificates of responsibility, together with the payment of a 40 special privilege license tax as provided under this chapter, 41 shall serve to extend the current certificate until the board 42 either renews the certificate or denies the application. 43

No certificate of responsibility or any renewal thereof shall 44 45 be issued until the applicant furnishes to the board his Mississippi state sales tax number or Mississippi state use tax 46 number and his state income tax identification numbers. 47

48 Additional fees may be required as provided in Section 31-3-14. 49

50 The board shall conduct an objective, standardized examination of an applicant for a certificate to ascertain the 51 52 ability of the applicant to make practical application of his 53 knowledge of the profession or business of construction in the 54 category or categories for which he has applied for a certificate 55 of responsibility. The cost of the test and the cost of administering the test shall be paid for by applicants for 56 57 certificates of responsibility at the time applications are filed. The board shall investigate thoroughly the past record of all 58 59 applicants, which will include an effort toward ascertaining the 60 qualifications of applicants in reading plans and specifications, estimating costs, construction ethics, and other similar matters. 61 *HR03/R34* H. B. No. 106 04/HR03/R34

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62 The board shall take all applicants under consideration after 63 having examined him or them and go thoroughly into the records and 64 examinations, prior to granting any certificate of responsibility. 65 If the applicant is an individual, examination may be taken by his 66 personal appearance for examination or by the appearance for 67 examination of one or more of his responsible managing employees; 68 and if a copartnership or corporation or any other combination or organization, by the examination of one or more of the responsible 69 70 managing officers or members of the executive staff of the 71 applicant's firm, according to its own designation.

(b) To conduct thorough investigations of all applicants seeking renewal of their licenses and of all complaints filed with the board concerning the performance of a contractor on a public or private project.

(c) To obtain information concerning the responsibility of any applicant for a certificate of responsibility or a holder of a certificate of responsibility under this chapter. Such information may be obtained by investigation, by hearings, or by any other reasonable and lawful means. The board shall keep such information appropriately filed and shall disseminate same to any interested person. The board shall have the power of subpoena.

(d) To maintain a list of contractors to whom
certificates of responsibility are issued, refused, revoked or
suspended, which list shall be available to any interested person.
Such list shall indicate the kind or kinds of works or projects
for which a certificate of responsibility was issued, refused,
revoked or suspended.

To revoke by order entered on its minutes a 89 (e) certificate of responsibility upon a finding by the board that a 90 particular contractor is not responsible, and to suspend such 91 92 certificate of responsibility in particular cases pending 93 investigation, upon cause to be stated in the board's order of 94 No such revocation or suspension shall be ordered suspension. *HR03/R34* H. B. No. 106 04/HR03/R34 PAGE 3 (CJR\LH)

95 without a hearing conducted upon not less than ten (10) days' 96 notice to such certificate holder by certified or registered mail, 97 wherein the holder of the certificate of responsibility shall be 98 given an opportunity to present all lawful evidence which he may 99 offer.

100 (f) To adopt rules and regulations setting forth the requirements for certificates of responsibility, the revocation or 101 102 suspension thereof, and all other matters concerning same; rules 103 and regulations governing the conduct of the business of the board 104 and its employees; and such other rules and regulations as the 105 board finds necessary for the proper administration of this 106 chapter, including those for the conduct of its hearings on the 107 revocation or suspension of certificates of responsibility. Such 108 rules and regulations shall not conflict with the provisions of 109 this chapter.

(g) The board shall have the power and responsibility to classify the kind or kinds of works or projects that a contractor is qualified and entitled to perform under the certificate of responsibility issued to him. Such classification shall be specified in the certificate of responsibility.

The powers of the State Board of Contractors shall not extend 115 116 to fixing a maximum limit in the bid amount of any contractor, or the bonding capacity, or a maximum amount of work which a 117 118 contractor may have under contract at any time, except as stated 119 in paragraph (a) of this section; and the Board of Contractors shall not have jurisdiction or the power or authority to determine 120 121 the maximum bond a contractor may be capable of obtaining. The 122 board, in determining the qualifications of any applicant for an original certificate of responsibility or any renewal thereof, 123 shall, among other things, take into consideration the following: 124 125 (1) experience and ability, (2) character, (3) the manner of 126 performance of previous contracts, (4) financial condition, (5) 127 equipment, (6) personnel, (7) work completed, (8) work on hand, *HR03/R34* H. B. No. 106 04/HR03/R34 PAGE 4 (CJR\LH)

128 (9) ability to perform satisfactorily work under contract at the 129 time of an application for a certificate of responsibility or a renewal thereof, (10) default in complying with provisions of this 130 131 law, or any other law of the state, and (11) the results of 132 objective, standardized examinations. A record shall be made and 133 preserved by the board of each examination of an applicant and the findings of the board thereon, and a certified copy of the record 134 and findings shall be furnished to any applicant desiring to 135 136 appeal from any order or decision of the board.

(h) The board shall enter upon its minutes an order or
decision upon each application filed with it, and it may state in
such order or decision the reason or reasons for its order or
decision.

Upon failure of the board to enter an order or decision upon its minutes as to any application within one hundred eighty (180) days from the date of filing such application, the applicant shall have the right of appeal as otherwise provided by this chapter.

The holder of any valid certificate of responsibility issued by the Board of Public Contractors prior to January 1, 1986, shall be automatically issued a certificate of responsibility by the State Board of Contractors for the same classification or classifications of work which the holder was entitled to perform under the State Board of Public Contractors Act.

151 (i) To enlist the assistance of the courts in
152 collecting fines and enforcing orders.

153 **SECTION 2.** This act shall take effect and be in force from 154 and after July 1, 2004.