By: Representatives Guice, Smith (39th)

To: Judiciary B

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 895

AN ACT TO AMEND SECTION 31-3-1, MISSISSIPPI CODE OF 1972, TO REVISE NEW COMMERCIAL CONSTRUCTION PROJECTS NOT EXCEEDING
SEVENTY-FIVE HUNDRED SQUARE FEET AND NOT MORE THAN TWO STORIES IN HEIGHT AS AN EXEMPTION UNDER THE DEFINITION OF A CONTRACTOR; TO AMEND SECTION 31-3-17, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR CONTRACTORS TO PAY AN APPLICATION FEE FOR A CERTIFICATE OF RESPONSIBILITY; TO AMEND SECTION 73-59-5, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT LICENSE FEES SHALL NOT BE RETURNED WHEN LICENSES ARE DENIED; AND FOR RELATED PURPOSES.

- 10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 11 **SECTION 1.** Section 31-3-1, Mississippi Code of 1972, is
- 12 amended as follows:
- 13 31-3-1. The following words, as used in this chapter, shall
- 14 have the meanings specified below:
- 15 "Board": The State Board of Contractors created under this
- 16 chapter.
- 17 "Contractor": Any person contracting or undertaking as prime
- 18 contractor, subcontractor or sub-subcontractor of any tier to do
- 19 any erection, building, construction, reconstruction, repair,
- 20 maintenance or related work on any public or private project;
- 21 however, "contractor" shall not include any owner of a dwelling or
- 22 other structure to be constructed, altered, repaired or improved
- 23 and not for sale, lease, public use or assembly. It is further
- 24 provided that nothing herein shall apply to:
- 25 (a) Any contract or undertaking on a public project by
- 26 a prime contractor, subcontractor or sub-subcontractor of any tier
- 27 involving erection, building, construction, reconstruction,
- 28 repair, maintenance or related work where such contract,
- 29 subcontract or undertaking is less than Fifty Thousand Dollars
- 30 (\$50,000.00);

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31 (b) Any contract or undertaking on a private project by
32 a prime contractor, subcontractor or sub-subcontractor of any tier
33 involving erection, building, construction, reconstruction,
34 repair, maintenance or related work where such contract,
35 subcontract or undertaking is less than One Hundred Thousand
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36 Dollars (\$100,000.00);

- 37 (c) Highway construction, highway bridges, overpasses 38 and any other project incidental to the construction of highways 39 which are designated as federal aid projects and in which federal
- 40 funds are involved;
- 41 (d) A residential project to be occupied by fifty (50) 42 or fewer families and not more than three (3) stories in height;
- 43 (e) A residential subdivision where the contractor is 44 developing either single-family or multi-family lots;
- (f) A new commercial construction project not exceeding seventy-five hundred (7500) square feet and not more than two (2) stories in height undertaken by an individual or entity licensed under the provisions of Section 73-59-1 et seq.;
- 49 (g) Erection of a microwave tower built for the purpose 50 of telecommunication transmissions;
- (h) Any contract or undertaking on a public project by
 a prime contractor, subcontractor or sub-subcontractor of any tier
 involving the construction, reconstruction, repair or maintenance
 of fire protection systems where such contract, subcontract or
 undertaking is less than Five Thousand Dollars (\$5,000.00);
- (i) Any contract or undertaking on a private project by a prime contractor, subcontractor or sub-subcontractor of any tier involving the construction, reconstruction, repair or maintenance of fire protection systems where such contract, subcontract or undertaking is less than Ten Thousand Dollars (\$10,000.00); or
- (j) Any contract or undertaking on a private or public project by a prime contractor, subcontractor or sub-subcontractor of any tier involving the construction, reconstruction, repair or H. B. No. 895 *HR40/R1386CS.2*
 04/HR40/R1386CS.2
 PAGE 2 (CJR\BD)

- 64 maintenance of technically specialized installations if performed
- 65 by a Mississippi contractor who has been in the business of
- 66 installing fire protection sprinkler systems on or before July 1,
- 67 2000.
- "Certificate of responsibility": A certificate numbered and
- 69 held by a contractor issued by the board under the provisions of
- 70 this chapter after payment of the special privilege license tax
- 71 therefor levied under this chapter.
- 72 "Person": Any person, firm, corporation, joint venture or
- 73 partnership, association or other type of business entity.
- 74 "Private project": Any project for erection, building,
- 75 construction, reconstruction, repair, maintenance or related work
- 76 which is not funded in whole or in part with public funds.
- 77 "Public agency": Any board, commission, council or agency of
- 78 the State of Mississippi or any district, county or municipality
- 79 thereof, including school, hospital, airport and all other types
- 80 of governing agencies created by or operating under the laws of
- 81 this state.
- 82 "Public funds": Monies of public agencies, whether obtained
- 83 from taxation, donation or otherwise; or monies being expended by
- 84 public agencies for the purposes for which such public agencies
- 85 exist.
- 86 "Public project": Any project for erection, building,
- 87 construction, reconstruction, repair, maintenance or related work
- 88 which is funded in whole or in part with public funds.
- SECTION 2. Section 31-3-17, Mississippi Code of 1972, is
- 90 amended as follows:
- 91 31-3-17. There is hereby levied, in addition to any taxes
- 92 otherwise provided for by law, a special privilege license tax of
- 93 One Hundred Dollars (\$100.00) on each contractor who applies for a
- 94 certificate of responsibility * * * issued under this chapter; and
- 95 such tax shall be paid to the executive secretary of the board

HR40/R1386CS. 2

96 upon making such application in this state. The board may levy an

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H. B. No.

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     additional special privilege license tax not to exceed Fifty
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     Dollars ($50.00) for each additional classification for which a
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     contractor applies and is found to be qualified. The executive
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     secretary of the board shall promptly deposit all monies received
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     under this chapter in the State Treasury. Except for the civil
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     penalty provided in Section 31-3-21 which shall be deposited into
     the State General Fund and the fee provided in Section 31-3-14,
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     all monies received under this chapter shall be kept in a special
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     fund in the State Treasury known as the "State Board of
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     Contractors Fund, " and shall be used only for the purposes of this
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     chapter. Such monies shall not lapse at the end of each fiscal
     year, but all monies in such State Board of Contractors Fund in
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     excess of the sum of fifty percent (50%) of the approved budget
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     for the fiscal year shall be paid over into the General Fund of
     the State Treasury. All expenditures from the Board of
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     Contractors Fund shall be by requisition to the State Auditor,
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     signed by the executive secretary of the board and countersigned
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     by the chairman or vice chairman of the board, and the State
     Treasurer shall issue his warrants thereon.
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          SECTION 3. Section 73-59-5, Mississippi Code of 1972, is
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     amended as follows:
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          73-59-5. Any corporation, partnership or individual seeking
     to be licensed and examined under this chapter shall file with the
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     board at least thirty (30) days prior to the next meeting of the
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     board a written application on such form as may be prescribed by
     the board. Such application shall be accompanied by the payment
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     of the license fee. * * * If the application sufficiently contains
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     the information required pursuant to this chapter, the applicant
     shall be examined by the board at its next meeting using a uniform
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     written examination prescribed by the board. The board shall
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     administer an oral examination to applicants who are unable to
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     take the written examination. In addition, the board, in
     examining such applicant, shall consider the following:
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                       *HR40/R1386CS. 2*
               895
     H. B. No.
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04/HR40/R1386CS.2 PAGE 4 (CJR\BD)

130	(a) Experience;
131	(b) Complaints; and
132	(c) Other pertinent information the board may require.
133	If, as a result of the examination, the board finds that the
134	applicant is qualified to engage in residential construction or
135	residential improvement in Mississippi, the applicant shall be
136	issued a license. * * * Any applicant rejected by the board shall
137	be given the opportunity to be reexamined at the next regularly
138	scheduled examination date after a new application has been filed
139	and the license fee has again been paid.
140	The board shall make and preserve a record of each
141	examination of an applicant and the findings of the board
142	pertaining to such examination. A certified copy of such record,
143	omitting confidential test questions, shall be furnished to the
144	applicant so requesting such record upon the payment of a fee to
145	the board that reasonably reflects the cost of furnishing such
146	record to the applicant.
147	Each application or filing made under this section shall
148	include the social security number(s) of the applicant in
149	accordance with Section 93-11-64, Mississippi Code of 1972.
150	Each application for a license under this chapter shall
151	reveal any other states in which the applicant or any partner or
152	business associate of the applicant is licensed and whether the
153	applicant, partner or business associate has had a license revoked
154	or suspended in any other state. If the applicant fails to
155	provide this information, the board may deny or revoke the
156	applicant's license. If the applicant has had a license revoked
157	in another state, the board may deny the application for a license
158	in this state.
159	SECTION 4. This act shall take effect and be in force from
160	and after July 1, 2004.