By: Senator(s) Mettetal

To: Business and Financial

Institutions

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2771

AN ACT TO REENACT SECTIONS 73-13-1 THROUGH 73-13-103, MISSISSIPPI CODE OF 1972, WHICH PROVIDE FOR THE REGULATION OF 3 ENGINEERS AND LAND SURVEYORS; TO AMEND REENACTED SECTION 73-13-1, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT ENGINEERS SHALL BE LICENSED; TO AMEND REENACTED SECTION 73-13-3, MISSISSIPPI CODE OF 6 1972, TO REVISE DEFINITIONS; TO AMEND REENACTED SECTION 73-13-5, 7 MISSISSIPPI CODE OF 1972, TO REVISE THE BOARD OF LICENSURE FOR PROFESSIONAL ENGINEERS AND SURVEYORS; TO AMEND REENACTED SECTION 73-13-7, MISSISSIPPI CODE OF 1972, IN CONFORMITY; TO AMEND 8 9 10 REENACTED SECTION 73-13-13, MISSISSIPPI CODE OF 1972, TO REVISE BOARD MEETING TIMES AND THE QUORUM; TO AMEND REENACTED SECTION 73-13-15, MISSISSIPPI CODE OF 1972, TO REVISE THE BOARD 11 12 13 RULE-MAKING AUTHORITY; TO AMEND REENACTED SECTION 73-13-19, MISSISSIPPI CODE OF 1972, IN CONFORMITY; TO AMEND REENACTED 14 SECTION 73-13-21, MISSISSIPPI CODE OF 1972, TO DELETE THE 15 REQUIREMENT THAT COPIES OF THE ROSTER OF ENGINEERS BE MAILED TO 16 ALL LICENSEES; TO AMEND REENACTED SECTION 73-13-23, MISSISSIPPI 17 CODE OF 1972, TO REVISE QUALIFICATIONS FOR LICENSURE; TO AMEND 18 REENACTED SECTION 73-13-25, MISSISSIPPI CODE OF 1972, TO REVISE 19 APPLICATION FEES; TO AMEND REENACTED SECTIONS 73-13-27 AND 20 73-13-29, MISSISSIPPI CODE OF 1972, IN CONFORMITY; TO AMEND 21 REENACTED SECTION 73-13-31, MISSISSIPPI CODE OF 1972, TO REVISE 22 REQUIREMENTS REGARDING EXPIRED LICENSES; TO AMEND REENACTED SECTIONS 73-13-33 AND 73-13-35, MISSISSIPPI CODE OF 1972, IN 23 24 CONFORMITY; TO AMEND REENACTED SECTION 73-13-37, MISSISSIPPI CODE 25 OF 1972, TO REVISE NOTICE REGARDING DISCIPLINARY ACTIONS; TO AMEND 26 REENACTED SECTION 73-13-39, MISSISSIPPI CODE OF 1972, TO REVISE 27 PENALTIES; TO AMEND REENACTED SECTION 73-13-41, MISSISSIPPI CODE 28 OF 1972, IN CONFORMITY; TO AMEND REENACTED SECTION 73-13-43, 29 30 MISSISSIPPI CODE OF 1972, TO PROVIDE FOR CERTIFICATES OF AUTHORITY FOR CORPORATIONS, FIRMS AND PARTNERSHIPS; TO AMEND REENACTED SECTION 73-13-45, MISSISSIPPI CODE OF 1972, IN CONFORMITY; TO 31 32 AMEND REENACTED SECTION 73-13-71, MISSISSIPPI CODE OF 1972, TO 33 34 DEFINE THE TERM "SURVEYING"; TO AMEND REENACTED SECTION 73-13-73, MISSISSIPPI CODE OF 1972, TO CLARIFY DUTIES WITHIN THE PRACTICE OF 35 SURVEYING AND ENGINEERING; TO AMEND REENACTED SECTIONS 73-13-75 AND 73-13-77, MISSISSIPPI CODE OF 1972, IN CONFORMITY; TO AMEND REENACTED SECTION 73-13-79, MISSISSIPPI CODE OF 1972, TO REVISE SURVEYOR APPLICATION FEES; TO AMEND REENACTED SECTION 73-13-81, 36 37 38 39 40 MISSISSIPPI CODE OF 1972, IN CONFORMITY; TO AMEND REENACTED SECTION 73-13-83, MISSISSIPPI CODE OF 1972, TO REVISE SEAL REQUIREMENTS; TO AMEND REENACTED SECTION 73-13-85, MISSISSIPPI 41 42 CODE OF 1972, TO REVISE RENEWAL OF EXPIRED LICENSE REQUIREMENTS; 43 TO AMEND REENACTED SECTIONS 73-13-87, 73-13-89 AND 73-13-93, 44 MISSISSIPPI CODE OF 1972, IN CONFORMITY; TO AMEND REENACTED SECTION 73-13-95, MISSISSIPPI CODE OF 1972, TO REVISE PENALTIES; 45 46 TO AMEND REENACTED SECTION 73-13-97, MISSISSIPPI CODE OF 1972, 47 CONFORMITY; TO AMEND REENACTED SECTION 73-13-99, MISSISSIPPI CODE OF 1972, TO EXTEND THE REPEALER ON THE BOARD OF LICENSURE FOR 49 PROFESSIONAL ENGINEERS AND SURVEYORS; TO AMEND REENACTED SECTION 73-13-103, MISSISSIPPI CODE OF 1972, IN CONFORMITY; TO AMEND SECTION 73-13-105, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR 50 51 52

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- 53 SURVEYING CERTIFICATES OF AUTHORITY FOR CORPORATIONS, FIRMS AND
- 54 PARTNERSHIPS; AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 56 **SECTION 1.** Section 73-13-1, Mississippi Code of 1972, is
- 57 reenacted and amended as follows:
- 58 73-13-1. In order to safeguard life, health, and property,
- 59 and to promote the public welfare, any person or firm in either
- 60 public or private capacity practicing or offering to practice
- 61 engineering shall hereafter be required to submit evidence that
- 62 the person or firm is qualified so to practice engineering and
- 63 shall be licensed as hereinafter provided; and it shall be
- 64 unlawful for any person or firm to practice or to offer to
- 65 practice in this state, engineering, as defined in the provisions
- of Sections 73-13-1 through 73-13-45, or to use in connection with
- 67 his name or otherwise assume, use, or advertise any title or
- 68 description tending to convey the impression that he is a
- 69 professional engineer, unless such person has been duly licensed
- 70 under the provisions of Sections 73-13-1 through 73-13-45. There
- 71 is specifically reserved to engineering graduates of all
- 72 universities and colleges accredited by a regional accrediting
- 73 body that is recognized by the United States Department of
- 74 Education, the right to disclose any college degrees received by
- 75 such individuals and use the words "graduate engineer" on his
- 76 stationery, business cards and personal communications of any
- 77 character.
- 78 **SECTION 2.** Section 73-13-3, Mississippi Code of 1972, is
- 79 reenacted and amended as follows:
- 73-13-3. The term "engineer" as used in Sections 73-13-1
- 81 through 73-13-45 shall mean a professional engineer as hereinafter
- 82 defined.
- The term "professional engineer" within the meaning and
- 84 intent of Sections 73-13-1 through 73-13-45 shall mean a person
- 85 who has met the qualifications as required under Section

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     73-13-23(1) and who has been issued a certificate of registration
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     as a professional engineer.
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          The term "engineer intern" as used in Sections 73-13-1
     through 73-13-45 shall mean a candidate for licensure as a
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     professional engineer who has met the qualifications as required
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     under Section 73-13-23(2) and who has been issued a certificate of
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     enrollment as an engineer intern.
          The term "practice of engineering" within the meaning and
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     intent of Sections 73-13-1 through 73-13-45 shall mean any service
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     or creative work the adequate performance of which requires
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     engineering education, training, and experience in the application
     of special knowledge of the mathematical, physical, and
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     engineering sciences to such services or creative work as
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     consultation, investigation, expert technical testimony
     evaluation, planning, design, and design coordination of
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     engineering works and systems, planning the use of land, air and
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     water, performing engineering surveys and studies, and the review
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     of construction for the purpose of monitoring compliance with
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     drawings and specifications; any of which embraces such
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     engineering services or work, either public or private, in
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     connection with any * * * utilities, water resources, structures,
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     buildings, machines, equipment, processes, work systems, projects,
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     communication systems, transportation systems, industrial or
     consumer products or equipment of control systems; or engineering
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     services or work of a communications, mechanical, electrical,
     hydraulic, pneumatic, chemical, geotechnical (including geology
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     and geohydrology incidental to the practice of engineering),
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     geological, environmental, or thermal nature, insofar as they
     involve safeguarding life, health or property, and including such
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     other professional services as may be necessary to the planning,
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     progress and completion of any engineering services.
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          Design coordination includes the review and coordination of
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those technical submissions prepared by others, including as

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appropriate and without limitation, consulting engineers,
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     surveyors, architects, landscape architects and other
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     professionals working under direction of the engineer.
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          The term "firm," as used in Sections 73-13-1 through
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     73-13-45, shall mean a business entity that offers the
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     professional engineering or surveying services to the public of
     its licensed personnel who are either employees, officers,
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     directors, partners, members or managers. A business entity may
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     be formed as either:
               (a) A professional service corporation;
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               (b) A corporation;
               (c) A partnership, including limited partnerships and
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     limited <u>liability partnerships; or</u>
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               (d) A limited liability company.
          Prior to any contract for or the provision of professional
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     engineering or surveying services in this jurisdiction, a firm
     shall obtain a certificate of authority under Section 73-13-43 or
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     Section 73-13-105 of this chapter. A sole proprietorship, owned
     and operated by a licensee under this chapter is not required to
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     obtain a certificate of authority under Section 73-13-43 or
     Section 73-13-105. A professional association of licensed
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     professional engineers or professional surveyors is not required
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     to obtain a certificate of authority under Section 73-13-43 or
     Section 73-13-105. Both the licensed sole proprietor and the
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     licensees within a professional association shall maintain their
     individual licenses in active status and only offer the
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     professional services for which they are licensed and qualified to
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     provide.
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          Engineering surveys include all survey activities required to
     support the sound conception, planning, design, construction,
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     maintenance and operation of engineered projects but exclude the
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practice of * * * surveying as defined in Section 73-13-71(d).

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          A person or firm shall be construed to practice or offer to
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     practice engineering within the meaning and intent of Sections
     73-13-1 through 73-13-45, who practices any branch of the
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     profession of engineering; or provides, by verbal claim, sign,
     advertisement, letterhead, card, or in any other way represents
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     himself to be a professional engineer, or through the use of some
     other title implies that he is a professional engineer; or who
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     holds himself out as able to perform or provide, or who does
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     perform any engineering service or work or any other professional
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     service designated by the practitioner or recognized by
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     educational authorities as engineering.
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          The term "board" as used in Sections 73-13-1 through 73-13-45
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     shall mean the * * * Board of Licensure for Professional Engineers
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     and * * * Surveyors provided for by said sections.
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          SECTION 3. Section 73-13-5, Mississippi Code of 1972, is
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     reenacted and amended as follows:
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          73-13-5. A * * * Board of Licensure for Professional
     Engineers and * * * Surveyors is hereby created whose duty it
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     shall be to administer the provisions of Sections 73-13-1 through
     73-13-105. The board shall consist of six (6) licensed
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     professional engineers, who shall be appointed by the Governor
     from eighteen (18) nominees recommended by the Mississippi
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     Engineering Society, and shall have the qualifications required by
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     Section 73-13-7, and three (3) licensed professional * * *
     surveyors who are not \underline{\text{licensed}} professional engineers, who shall
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     be appointed by the Governor from nine (9) nominees recommended by
     the Mississippi Association of Professional Surveyors and who
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     shall have the qualifications required by Section 73-13-77. The
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     members of the board shall be appointed from the above nominees.
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     The board so appointed shall have two (2) engineer members from
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     each of the three (3) state Supreme Court districts, * * *
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     designated by district, Post 1 and Post 2, and shall serve for
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- 184 four (4) years, or until their successors are duly appointed and
- 185 qualified.
- * * * The members recommended by the Mississippi Association
- 187 of Professional Surveyors shall be appointed from each of the
- 188 three (3) state Supreme Court districts and serve for four (4)
- 189 years, or until their successors are duly appointed and qualified.
- 190 Each member of the board shall receive a certificate of
- 191 appointment from the Governor, and before beginning his term of
- 192 office he shall file with the Secretary of State the
- 193 constitutional oath of office. On the expiration of the term of
- 194 any member, the Governor shall in the manner herein provided
- 195 appoint for a term of four (4) years a licensed professional
- 196 engineer having the qualifications required by Section 73-13-7, or
- 197 a licensed professional * * * surveyor having the qualifications
- 198 required by Section 73-13-77 to take the place of the member of
- 199 the board whose term is about to expire. Each member shall hold
- 200 office until the expiration of the term for which such member is
- 201 appointed or until a successor shall have been duly appointed and
- 202 shall have qualified.
- The initial members of the reconstituted board shall serve
- 204 terms of office as follows:
- 205 (a) The term of the engineer member presently serving
- 206 at large, which term was set to expire on April 8, 2004, shall
- 207 expire on July 1, 2004; and from and after July 1, 2004, this
- 208 appointment shall be designated as Post 1.
- 209 (b) The term of the engineer member presently serving
- 210 at large, which term was set to expire on April 8, 2004, shall
- 211 expire on July 1, 2005; and from and after July 1, 2004, this
- 212 appointment shall be designated as Post 2.
- 213 (c) An appointment of an engineer member serving at
- 214 large shall be made on July 1, 2004, and shall expire on July 1,
- 215 2006; and from and after July 1, 2004, this appointment shall be
- 216 designated as Post 3.

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               (d) The term of the engineer member presently serving
     from the First Supreme Court District, which term was set to
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     expire on April 8, 2006, shall expire on July 1, 2007; and from
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     and after July 1, 2004, this appointment shall be designated as
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     Post 4.
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               (e) The term of the engineer member presently serving
     from the Second Supreme Court District, which term was set to
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     expire on April 8, 2006, shall expire on July 1, 2008; and from
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     and after July 1, 2004, this appointment shall be designated as
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     Post 5.
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               (f) The term of the engineer member presently serving
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     from the Third Supreme Court District, which term was set to
     expire on April 8, 2006, shall expire on July 1, 2009; and from
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     and after July 1, 2004, this appointment shall be designated as
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     Post 6.
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               (g) The term of the surveyor member presently serving
     at large, which term was set to expire on April 8, 2007, shall
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     expire on July 1, 2004; subsequent appointments shall be made from
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     the First Supreme Court District; from and after July 1, 2004,
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     this appointment shall be designated as Post 7.
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               (h) An appointment of a surveyor member shall be made
     from the Second Supreme Court District; the appointment shall be
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     made on July 1, 2004, and shall expire on July 1, 2005; from and
     after July 1, 2004, this appointment shall be designated as Post
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     8.
               (i) The term of the <u>surveyor member presently serving</u>
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     at large, which term was set to expire on April 8, 2006, shall
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     expire on July 1, 2006; subsequent appointments shall be made from
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     the Third Supreme Court District; from and after July 1, 2004,
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     this appointment shall be designated as Post 9.
          At the expiration of a term, members of the board shall be
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     appointed in the manner prescribed in this section for terms of
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     four (4) years from the expiration date of the previous terms.
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     Any vacancy on the board prior to the expiration of a term for any
     reason, including resignation, removal, disqualification, death or
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     disability, shall be filled by appointment of the Governor in the
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     manner prescribed in this section for the balance of the unexpired
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            The Mississippi Engineering Society and/or the Mississippi
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     Association of Professional Surveyors shall submit a list of
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     nominees no more than ninety (90) days after a vacancy occurs, and
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     the Governor shall fill such vacancies within ninety (90) days
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     after each such vacancy occurs.
          It shall not be considered the duty of the State of
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     Mississippi to provide office space and office equipment for the
     board herein created.
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          No member of the board shall, during the term of his office
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     or thereafter, be required to defend any action for damages in any
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     of the courts of this state where it is shown that said damage
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     followed or resulted from any of the official acts of said board
     in the performance of its powers, duties or authority as set forth
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     in this chapter. Any such action filed shall upon motion be
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     dismissed, at the cost of the plaintiff, with prejudice.
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          SECTION 4. Section 73-13-7, Mississippi Code of 1972, is
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     reenacted and amended as follows:
          73-13-7. Each member of the board shall be a citizen of the
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     United States and shall have been a resident of the state for at
     least five (5) years prior to the appointment. He shall be at
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     least thirty-two (32) years of age, shall have been engaged in the
     practice of engineering or * * * surveying, as the case may be,
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     for at least ten (10) years and shall have been in responsible
     charge of important engineering or * * * surveying work, as the
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     case may be, for at least five (5) years. Each year of teaching
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     engineering or * * * surveying in a school or college shall be
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     equivalent to a year of responsible charge of engineering or * * *
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     surveying work. Not more than two (2) members of the board at any
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     time may be teachers of engineering in the universities or
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- colleges of the state. All members of the board shall be licensed 283
- 284 professional engineers or licensed professional * * * surveyors,
- 285 as the case may be.
- 286 **SECTION 5.** Section 73-13-9, Mississippi Code of 1972, is
- 287 reenacted as follows:
- 73-13-9. Each member of the board shall receive per diem in 288
- 289 accordance with Section 25-3-69 when actually attending to the
- work of the board or any of its committees, and shall be 290
- 291 reimbursed for traveling expenses in accordance with Section
- 292 25-3-41 in carrying out the provisions of Sections 73-13-1 through
- 293 73-13-105.
- 294 SECTION 6. Section 73-13-11, Mississippi Code of 1972, is
- 295 reenacted as follows:
- 296 73-13-11. The Governor may remove any member of the board
- 297 for misconduct, incompetency, neglect of duty, or for any other
- 298 sufficient cause. Vacancies in the membership of the board shall
- 299 be filled for the unexpired term by appointment by the Governor as
- 300 provided in Section 73-13-5.
- 301 SECTION 7. Section 73-13-13, Mississippi Code of 1972, is
- 302 reenacted and amended as follows:
- 303 73-13-13. The board shall hold at least two (2) regular
- 304 meetings each year, in the first and third calendar quarters.
- 305 Special meetings shall be held at such time as the regulations of
- the board may provide. Notice of all meetings shall be given in 306
- 307 such manner as the regulations of the board may provide. The
- 308 board shall elect annually, at a regular or special meeting, the
- 309 following officers: a president, a vice president, and a

- 310 secretary. A quorum of the board shall consist of not less than
- five (5) members. 311
- SECTION 8. Section 73-13-15, Mississippi Code of 1972, is 312
- 313 reenacted and amended as follows:
- 314 73-13-15. The board shall have the power to adopt and amend
- 315 all regulations and rules of procedure, not inconsistent with the
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- Constitution and laws of this state, which may be reasonably 316 317 necessary for the proper performance of its duties and the 318 regulations of the proceedings before it. The board shall adopt 319 and have an official seal. It shall not be required to post bond 320 on appeals. The board shall have the further power and authority 321 to: 322 Establish standards of conduct and ethics; (a) 323 Institute proceedings in its own name; (b) 324 Promulgate rules restricting competitive bidding; (C) 325 (d) Promulgate rules limiting or restricting 326 advertising; Promulgate rules requiring a demonstration of 327 (e) 328 continuing education; Adopt and promulgate reasonable bylaws and rules 329 (f) 330 and regulations necessary or appropriate for the proper 331 fulfillment of its duties under state laws pertaining thereto; Provide for the enforcement of and to enforce the 332 (g)333 laws of the State of Mississippi and, in particular, the provisions of this chapter, and the bylaws, rules and regulations 334 335 of the board; 336 Provide by appropriate rules and regulations, (h) 337 within the provisions of this chapter, a system for taking the disciplinary actions provided for in Section 73-13-37, including 338 the imposition of fines as provided therein; * * * 339
- (i) Investigate, prosecute or initiate prosecution for violation of the laws of this state pertaining to the practices of engineering and * * * surveying, or matters affecting the rights and duties or otherwise related thereto; and
- 344 (j) Adopt rules setting forth qualifications and 345 standards of practice for firms.
- In carrying into effect the provisions of Sections 73-13-1
 through 73-13-105, the board, under the hand of its president or
 secretary and the seal of the board may subpoena witnesses and
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compel their attendance, and also may require the production of
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     books, papers, documents, etc., in any case involving the
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     disciplinary actions provided for in Section 73-13-37 or 73-13-89
     or practicing or offering to practice without licensure.
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     member of the board may administer oaths or affirmations to
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     witnesses appearing before the board. If any person shall refuse
     to obey any subpoena so issued, or shall refuse to testify or
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     produce any books, papers or documents, the board may present its
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     petition to such authority as may have jurisdiction, setting forth
     the facts, and thereupon such authority shall, in a proper case,
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     issue its subpoena to such person, requiring his attendance before
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     such authority and there to testify or to produce such books,
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     papers, and documents, as may be deemed necessary and pertinent by
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     the board. Any person failing or refusing to obey the subpoena or
     order of the said authority may be proceeded against in the same
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     manner as for refusal to obey any other subpoena or order of the
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     authority.
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          SECTION 9.
                      Section 73-13-17, Mississippi Code of 1972, is
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     reenacted as follows:
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          73-13-17. (1) The board shall keep an account of all monies
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     derived from the operation of Sections 73-13-1 through 73-13-105.
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     All fees and any other monies received by the board shall be
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     deposited in a special fund that is created in the State Treasury
     and shall be used for the implementation and administration of
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     Sections 73-13-1 through 73-13-105 when appropriated by the
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     Legislature for such purpose. The monies in the special fund
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     shall be subject to all provisions of the state budget laws that
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     are applicable to special fund agencies, and disbursements from
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     the special fund shall be made by the State Treasurer only upon
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     warrants issued by the State Fiscal Officer upon requisitions
     signed by the executive director of the board and countersigned by
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     the secretary of the board. Any interest earned on this special
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     fund shall be credited by the State Treasurer to the fund and
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- shall not be paid into the State General Fund. Any unexpended
 monies remaining in the special fund at the end of a fiscal year
 shall not lapse into the State General Fund. The State Auditor
 shall audit the financial affairs of the board and the
 transactions involving the special fund at least once a year in
 the same manner as for other special fund agencies.
- 388 The executive director and the secretary of the board (2) 389 shall give a surety bond satisfactory to the other members of the 390 board, conditioned upon the faithful performance of their duties. The premium on said bond shall be regarded as a proper and 391 392 necessary expense of the board. When any member of the board or any employee thereof is engaged on business of the board away from 393 394 the principal office of the board, he shall be entitled to receive 395 expenses as authorized in Section 25-3-41, and members of the 396 board shall be entitled to per diem in an amount not to exceed 397 that authorized in Section 25-3-69, all as approved by the board.
- 398 (3) The board shall employ an executive director and may
 399 employ such clerical or other assistants as are necessary for the
 400 proper performance of its work, and may make expenditures for any
 401 purpose which in the opinion of the board are reasonably necessary
 402 for the proper performance of its duties under this chapter.
- SECTION 10. Section 73-13-19, Mississippi Code of 1972, is reenacted and amended as follows:
- 73-13-19. The board shall keep a record of its proceedings 405 406 and a register of all applications for licensure, which register 407 shall show (a) the name, age and residence of such applicant, (b) 408 the date of the application, (c) the place of business of such 409 applicant, (d) his educational and other qualifications, (e) 410 whether or not an examination was required, (f) whether the 411 applicant was rejected, (g) whether a certificate of licensure was 412 granted, (h) the date of the action of the board, and (i) such 413 other information as may be deemed necessary by the board.

- The records of the board shall be prima facie evidence of the
- 415 proceedings of the board set forth therein, and a transcript
- 416 thereof, duly certified by the executive director of the board
- 417 under seal, shall be admissible in evidence with the same force
- 418 and effect as if the original were produced.
- Annually, on or before March 15, the board shall submit to
- 420 the Governor a report of its transactions of the preceding year,
- 421 and shall file with the Secretary of State a copy of such report
- 422 of the board, attested by affidavits of its president and its
- 423 secretary.
- 424 **SECTION 11.** Section 73-13-21, Mississippi Code of 1972, is
- 425 reenacted and amended as follows:
- 426 73-13-21. A roster showing the names and places of business
- 427 or residence of all licensed professional engineers and licensed
- 428 professional * * * surveyors and licensed firms shall be prepared
- 429 biennially by the board. * * *
- 430 * * *
- 431 **SECTION 12.** Section 73-13-23, Mississippi Code of 1972, is
- 432 reenacted and amended as follows:
- 433 73-13-23. (1) (a) The following shall be considered as
- 434 minimum evidence satisfactory to the board that the applicant is
- 435 qualified for licensure as a professional engineer:
- * * * Graduation in an engineering curriculum of four (4)
- 437 years or more from a school or college approved by the board as of
- 438 satisfactory standing or graduation in an engineering, engineering
- 439 technology, or related science curriculum of four (4) scholastic
- 440 years from a school or college other than those approved by the
- 441 board plus a graduate degree in an engineering curriculum from a
- 442 school or college wherein the same engineering curriculum at the
- 443 undergraduate level is approved by the board as of satisfactory
- 444 standing; a specific record of four (4) years of qualifying
- 445 engineering experience indicating that the applicant is competent
- 446 to practice engineering (in counting years of experience, the

- 447 board at its discretion may give credit not in excess of three (3)
- 448 years for satisfactory graduate study in engineering), and the
- 449 successful passing of examinations in engineering as prescribed by
- 450 the board.
- **451** * * *
- 452 (b) In considering the qualifications of applicants,
- 453 engineering teaching may be construed as engineering experience.
- **454 * * ***
- 455 (c) The mere execution, as a contractor, of work
- 456 designed by a professional engineer, or the supervision of the
- 457 construction of such work as a foreman or superintendent shall not
- 458 be deemed to be the practice of engineering.
- 459 (d) Any person having the necessary qualifications
- 460 prescribed in Sections 73-13-1 through 73-13-45 to entitle him to
- 461 licensure shall be eligible for such licensure although he may not
- 462 be practicing his profession at the time of making his
- 463 application.
- (e) No person shall be eligible for licensure as a
- 465 professional engineer who is not of good character and reputation,
- 466 as defined in the board's Code of Professional Conduct, or who
- 467 presents claims in support of his application which contain major
- 468 discrepancies.
- 469 (2) The following shall be considered as minimum evidence
- 470 satisfactory to the board that the applicant is qualified for
- 471 enrollment as an engineer intern:
- 472 (a) Graduation in an engineering curriculum of four (4)
- 473 scholastic years or more from a school or college approved by the
- 474 board as of satisfactory standing or graduation in an engineering,
- 475 engineering technology, or related science curriculum of four (4)
- 476 scholastic years from a school or college other than those
- 477 approved by the board plus a graduate degree in an engineering
- 478 curriculum from a school or college wherein that same engineering

- 479 curriculum at the undergraduate level is approved by the board as
- 480 of satisfactory standing; and
- 481 (b) Successfully passing a written examination in the
- 482 fundamental engineering subjects.
- 483 **SECTION 13.** Section 73-13-25, Mississippi Code of 1972, is
- 484 reenacted and amended as follows:
- 485 73-13-25. Applications for enrollment as an engineer intern
- 486 or for licensure as a professional engineer shall be on the forms
- 487 prescribed and furnished by the board, shall contain statements
- 488 made under oath, showing the applicant's education and detailed
- 489 summary of the applicant's qualifying experience. Applications
- 490 for <u>licensure</u> or <u>relicensure</u> as a professional engineer shall also
- 491 contain not less than five (5) references, of whom three (3) or
- 492 more shall be engineers having personal knowledge of the
- 493 applicant's engineering experience.
- The application fee for licensure as a professional engineer
- 495 shall be determined by the board but shall not exceed One Hundred
- 496 Fifty Dollars (\$150.00), which fee shall accompany the
- 497 application.
- The application fee for enrollment as an engineer intern
- 499 shall be determined by the board but shall not exceed Fifty
- 500 Dollars (\$50.00), which fee shall accompany the application.
- 501 Whenever an applicant is cited to an examination or reexamination,
- 502 an additional fee equal to the actual cost of the examination
- 503 shall be paid by the applicant.
- Each application or filing made under this section shall
- 505 include the social security number(s) of the applicant in
- 506 accordance with Section 93-11-64, Mississippi Code of 1972.
- 507 **SECTION 14.** Section 73-13-27, Mississippi Code of 1972, is
- 508 reenacted and amended as follows:
- 509 73-13-27. Examinations shall be required for enrollment as
- 510 an engineer intern and for licensure as a professional engineer.

- 511 The examinations shall be held at such time and place as the board
- 512 may determine.
- The scope of the examinations and the methods and procedure 513
- 514 shall be prescribed by the board with special reference to the
- 515 applicant's ability to design and supervise engineering works so
- as to insure the safety of life, health and property. 516
- 517 SECTION 15. Section 73-13-29, Mississippi Code of 1972, is
- 518 reenacted and amended as follows:
- 519 73-13-29. The board shall issue a certificate of licensure
- upon payment of licensure fee as provided for in Sections 73-13-1 520
- 521 through 73-13-45, to any applicant who, in the opinion of the
- 522 board, has satisfactorily met all the requirements of said
- 523 sections. In the case of a licensed engineer, the certificate
- 524 shall authorize the "practice of engineering." In the case of an
- 525 engineer intern, the certificate shall state that the applicant
- 526 has successfully passed the examination in fundamental engineering
- 527 subjects required by the board and has been enrolled as an
- 528 "engineer intern." Certificates shall show the full name, shall
- have a serial number, and shall be signed by the president and the 529
- 530 secretary of the board under seal of the board.
- 531 The issuance of a certificate of licensure by this board
- 532 shall be prima facie evidence that the person named therein is
- 533 entitled to all the rights and privileges of a registered
- professional engineer while the said certificate remains unrevoked 534
- 535 or unexpired.
- 536 Before engaging in the practice of the profession, each
- 537 licensee hereunder shall upon licensure obtain a seal of the
- design authorized by the board, bearing the licensee's name and 538
- 539 the legend "licensed professional engineer." Plans,
- 540 specifications and reports prepared by a licensee shall be stamped
- with the seal by the licensee during the life of the licensee's 541
- 542 certificate, but it shall be unlawful for anyone to stamp or seal
- 543 any documents with the seal after the certificate of the licensee

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named thereon is expired or revoked, or while the certificate is
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     suspended. It shall be unlawful for anyone other than the
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     licensee to whom the seal has been issued to stamp or seal any
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     document utilizing such seal.
548
          SECTION 16.
                       Section 73-13-31, Mississippi Code of 1972, is
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     reenacted and amended as follows:
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          73-13-31. Certificates of licensure shall expire on the last
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     day of the month of December following their issuance or renewal
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     and shall become invalid on that date unless renewed. It shall be
     the duty of the board to notify every person licensed under this
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554
     chapter of the date of the expiration of his certificate and the
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     amount of the fee that shall be required for its renewal for one
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     (1) year. Such notice shall be sent by first class mail to the
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     last known address of the licensee at least one (1) month in
     advance of the date of the expiration of said certificate.
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559
     Renewal may be effected at any time during the month of December
     by the payment of a fee, as determined by the board, not to exceed
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561
     One Hundred Dollars ($100.00). A person who is licensed as a
     professional engineer and as a professional * * * surveyor may
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     effect both renewals by the payment of a fee not to exceed \underline{\text{Two}}
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564
     Hundred Dollars ($200.00). The failure on the part of any
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     licensee to renew his certificate annually in the month of
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     December as required above, shall not deprive such person of the
     right of renewal, but the fee to be paid for the renewal of a
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568
     certificate after the month of December shall be increased ten
     percent (10%) for each month, or fraction of a month that payment
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570
     of renewal is delayed; provided, however, that the maximum fee for
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     delayed renewal shall not exceed five (5) times the normal renewal
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     fee. A state agency or any of the state's political subdivisions,
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     such as a county or municipality, may pay the renewal fee of any
     licensee who is a full-time employee; provided, however, that any
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     licensee who permits his/her renewal fee to be paid from any
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     public funds shall not perform engineering or * * * surveying
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577 services for a fee or other emoluments for the public or for any
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- 578 other public entity. If a certificate has expired for six (6)
- 579 months or more, the licensee shall be required to submit a new
- 580 application, paying back fees and submitting proof of continuing
- 581 professional competency compliance. If the certificate has
- 582 expired for five (5) years or more, in addition to submitting a
- 583 new application and proof of continuing professional competency
- 584 compliance, reexamination in the principles and practice may be
- 585 required. The reexamination requirement may be waived by the
- 586 board provided the applicant has continued to practice in another
- 587 jurisdiction from the date of expiration of his certificate.
- SECTION 17. Section 73-13-33, Mississippi Code of 1972, is
- 589 reenacted and amended as follows:
- 73-13-33. All professional engineers, <u>licensed</u> in accordance
- 591 with the provisions of Chapter 56 of the Laws of Mississippi of
- 592 1928, Extraordinary Session, and as amended under Senate Bill No.
- 593 383, Chapter 131, Laws of 1940, and whose certificates of
- 594 licensure are in effect at the time of passage of Sections 73-13-1
- 595 through 73-13-45, shall be entitled to all the rights and
- 596 privileges of a licensed professional engineer as provided for in
- 597 those sections, while the said certificate remains unrevoked or
- 598 unexpired.
- 599 **SECTION 18.** Section 73-13-35, Mississippi Code of 1972, is
- 600 reenacted and amended as follows:
- 73-13-35. The board may, upon application therefor and the
- 602 payment of a fee in accordance with Section 73-13-25, issue a
- 603 certificate of licensure as a professional engineer to any person
- 604 who holds a certificate of qualification or $\underline{\text{licensure}}$ issued to
- 605 him by proper authority of any state or territory or possession of
- 606 the United States, or of any country, provided that the
- 607 applicant's qualifications meet the requirements of Sections
- 608 73-13-1 through 73-13-45 and the rules established by the board.

- SECTION 19. Section 73-13-37, Mississippi Code of 1972, is
- 610 reenacted and amended as follows:
- 73-13-37. (1) The board, upon satisfactory proof and in
- 612 accordance with the provisions of this chapter and the
- 613 implementing regulations of the board pertaining thereto, is
- 614 authorized to take the disciplinary actions provided for
- 615 hereinafter against any person or firm practicing engineering or
- 616 surveying, including nonregistrants, for any of the following
- 617 reasons:
- 618 (a) Violating any of the provisions of Sections 73-13-1
- 619 through 73-13-45 or the implementing bylaws, rules, regulations,
- 620 or standards of ethics or conduct duly adopted and promulgated by
- 621 the board pertaining to the practice of engineering;
- 622 (b) Fraud, deceit or misrepresentation in obtaining a
- 623 certificate of licensure;
- 624 (c) Gross negligence, malpractice or incompetency;
- 625 (d) Any professional misconduct, as defined by the
- 626 board through bylaws, rules and regulations, and standards of
- 627 conduct and ethics;
- (e) Practicing or offering to practice engineering on
- 629 an expired certificate or while under suspension or revocation of
- 630 certificate unless said suspension or revocation be abated through
- 631 probation, as provided for hereinafter; or
- (f) Addiction to or dependence on alcohol or other
- 633 habit-forming drugs or being an habitual user of alcohol,
- 634 narcotics, barbiturates, amphetamines, hallucinogens, or other
- 635 drugs having similar effect.
- 636 (2) Any person may prefer charges against any other person
- 637 practicing engineering or surveying, including <u>nonlicensees</u>, for
- 638 committing any of the acts set forth in subsection (1). Such

- 639 charges shall be sworn to, either upon actual knowledge or upon
- 640 information and belief, and shall be filed with the board. In the
- 641 event any person certified under Sections 73-13-1 through 73-13-45

is expelled from membership in any Mississippi professional engineering society or association, the board shall thereafter cite said person to appear at a hearing before the board and to show cause why disciplinary action should not be taken against him.

The board shall investigate all charges filed with it and,
upon finding reasonable cause to believe that the charges are not
frivolous, unfounded or filed in bad faith, may, in its
discretion, cause a hearing to be held, at a time and place fixed
by the board, regarding the charges and may compel the accused by
subpoena to appear before the board to respond to said charges.

No disciplinary action taken hereunder may be taken until the accused has been furnished both a statement of the charges against him and notice of the time and place of the hearing thereof, which shall be personally served on or mailed by registered or certified mail, return receipt requested, to the last-known business or residence address of the accused not less than thirty (30) days prior to the date fixed for the hearing.

Notice on a firm shall be had by notice on the principal or officer designated by the firm as having management or supervision of the engineering/surveying practice, or on the registered agent in the case of a corporation not domiciled in Mississippi.

(3) At any hearing held hereunder, the board shall have the power to subpoena witnesses and compel their attendance and may also require the production of books, papers, documents, etc., as provided elsewhere in this chapter. The board is authorized to designate or secure a hearing officer to conduct the hearing. All evidence shall be presented under oath, which may be administered by any member of the board, and thereafter the proceedings may, if necessary, be transcribed in full by the court reporter and filed as part of the record in the case. Copies of such transcriptions may be provided to any party to the proceedings at a cost to be fixed by the board.

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All witnesses who shall be subpoenaed and who shall appear in any proceedings before the board shall receive the same fees and mileage as allowed by law in judicial civil proceedings, and all such fees shall be taxed as part of the costs in the case. Where in any proceeding before the board any witness shall

Where in any proceeding before the board any witness shall fail or refuse to attend upon subpoena issued by the board, shall refuse to testify or shall refuse to produce any books and papers, the production of which is called for by the subpoena, the attendance of such witness and the giving of his testimony and the production of the books and papers shall be enforced by any court of competent jurisdiction of this state in the manner provided for the enforcement of attendance and testimony of witnesses in civil cases in the courts of this state.

The accused shall have the right to be present at the hearing in person, by counsel or other representative, or both. The board is authorized to continue or recess the hearing as may be necessary.

(4) At the conclusion of the hearing, the board may either decide the issue at that time or take the case under advisement for further deliberation. The board shall render its decision not more than ninety (90) days after the close of the hearing, and shall forward to the last-known business or residence address of the accused, by certified or registered mail, return receipt requested, a written statement of the decision of the board.

If a majority of the board finds the accused guilty of the charges filed, the board may: (a) issue a public or private reprimand; (b) require the guilty party to complete a course or courses, approved by the board, in ethics or other appropriate subjects; (c) suspend or revoke the certificate of the accused, if the accused is a licensee; and/or (d) in lieu of or in addition to such reprimand, course completion, suspension or revocation, assess and levy upon the guilty party a monetary penalty of not

- 707 less than One Hundred Dollars (\$100.00) nor more than Five 708 Thousand Dollars (\$5,000.00) for each violation.
- 709 (5) A monetary penalty assessed and levied under this 710 section shall be paid to the board upon the expiration of the
- 711 period allowed for appeal of such penalties under this section, or
- 712 may be paid sooner if the guilty party elects. Money collected by
- 713 the board under this section shall be deposited to the credit of
- 714 the board's special fund in the State Treasury.
- 715 When payment of a monetary penalty assessed and levied by the
- 716 board in accordance with this section is not paid when due, the
- 717 board shall have the power to institute and maintain proceedings
- 718 in its name for enforcement of payment in the chancery court of
- 719 the county and judicial district of residence of the guilty party
- 720 and if the guilty party be a nonresident of the State of
- 721 Mississippi, such proceedings shall be in the Chancery Court of
- 722 the First Judicial District of Hinds County, Mississippi.
- 723 (6) When the board has taken a disciplinary action under
- 724 this section, the board may, in its discretion, stay such action
- 725 and place the guilty party on probation for a period not to exceed
- 726 one (1) year upon the condition that the guilty party shall not
- 727 further violate either the laws of the State of Mississippi
- 728 pertaining to the practice of engineering or the bylaws, rules and
- 729 regulations, or standards of conduct and ethics promulgated by the
- 730 board.
- 731 (7) The board, in its discretion, may assess and tax any
- 732 part or all of the costs of any disciplinary proceedings conducted
- 733 under this section against either the accused, the charging party,
- 734 or both, as it may elect.
- 735 (8) The power and authority of the board to assess and levy
- 736 the monetary penalties provided for in this section shall not be
- 737 affected or diminished by any other proceeding, civil or criminal,
- 738 concerning the same violation or violations except as provided in
- 739 this section.

- 740 (9) The board, for sufficient cause, may reissue a revoked 741 certificate of <u>licensure or authority</u> whenever a majority of the 742 board members vote to do so.
- 743 (10) Any person or firm aggrieved by an action of the board 744 denying or revoking his certificate of licensure or authority or 745 relicensure as a professional engineer or his certificate of 746 enrollment as an engineer intern, or who is aggrieved by the action of the board as a result of disciplinary proceedings 747 748 conducted under this section may appeal therefrom to the chancery 749 court of either the county wherein the appellant resides or the 750 Chancery Court of the First Judicial District of Hinds County, at 751 the election of the appellant. If the appellant is a nonresident 752 of this state, the appeal shall be made to the Chancery Court of 753 the First Judicial District of Hinds County. Such appeal shall be 754 perfected before the board by the filing with the board of a 755 notice of appeal to the chancery court. The court shall require a bond in an amount not to exceed One Thousand Dollars (\$1,000.00) 756 757 conditioned to pay all costs which may be adjudged against the 758 appellant. The notice of appeal shall be filed not later than thirty (30) days after the decision of the board is forwarded to 759 the guilty party, as provided hereinabove. 760
- 761 All appeals perfected hereunder shall not act as a 762 supersedeas, and shall be made to the chancery court solely upon 763 the record made before the board during the disciplinary hearing. 764 When the appeal shall have been properly perfected as provided 765 herein, the board shall cause the record of the proceedings conducted before it to be compiled, certified and filed with the 766 767 chancery court. The briefing schedule shall be the same as for 768 appeals to the Supreme Court. The chancery court shall be 769 required to rule on the case within sixty (60) days of the close 770 of briefing. All procedures and penalties provided for in this 771 section shall apply to <u>nonlicensees</u> as well as <u>licensees</u>.

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          (11)
                In addition to the reasons specified in subsection (1)
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     of this section, the board shall be authorized to suspend the
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     certificate of licensure of any person for being out of compliance
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     with an order for support, as defined in Section 93-11-153.
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     procedure for suspension of a certificate for being out of
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     compliance with an order for support, and the procedure for the
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     reissuance or reinstatement of a certificate suspended for that
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     purpose, and the payment of any fees for the reissuance or
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     reinstatement of a certificate suspended for that purpose, shall
     be governed by Section 93-11-157 or 93-11-163, as the case may be.
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     Actions taken by the board in suspending a certificate when
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     required by Section 93-11-157 or 93-11-163 are not actions from
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     which an appeal may be taken under this section. Any appeal of a
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     suspension of a certificate that is required by Section 93-11-157
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     or 93-11-163 shall be taken in accordance with the appeal
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     procedure specified in Section 93-11-157 or 93-11-163, as the case
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     may be, rather than the procedure specified in this section.
                                                                    Ιf
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     there is any conflict between any provision of Section 93-11-157
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     or 93-11-163 and any provision of this chapter, the provisions of
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     Section 93-11-157 or 93-11-163, as the case may be, shall control.
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          (12) Any board member whose objectivity in a disciplinary
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     proceeding is impaired shall either recuse himself from sitting as
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     a member of the board in a formal disciplinary hearing in that
     proceeding or be disqualified therefrom.
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                                               In the event a
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     disciplinary proceeding is brought against a member or former
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     member of the board, no member of the board who has served
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     concurrently with the respondent in the disciplinary proceeding
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     shall sit as a member of the board in a formal disciplinary
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     hearing in that proceeding. If, after recusal or disqualification
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     of board members as provided herein, there does not remain a
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     quorum of the board to sit for a disciplinary hearing, the board
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     shall have the power to select, in accordance with duly
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     promulgated regulations of the board, substitute panel members
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805
     from slates of candidates established by the Mississippi
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     Engineering Society and the Mississippi Association of
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     Professional Surveyors to the extent necessary to achieve the
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     number of panel members equivalent to a quorum of the board.
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     Substitute panel members must meet the qualifications of board
     members as provided in Section 73-13-7 and shall receive
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     compensation as provided for board members in Section 73-13-9.
          SECTION 20. Section 73-13-39, Mississippi Code of 1972, is
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     reenacted and amended as follows:
          73-13-39. Any person or firm who shall practice, or offer to
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     practice, engineering in this state without being licensed in
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     accordance with the provisions of Sections 73-13-1 through
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     73-13-45, or any person presenting or attempting to use as his own
     the certificate of licensure or seal of another, or any person who
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     shall give any false or forged evidence of any kind to the board
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     or to any member thereof in obtaining a certificate of licensure,
     or any person who shall falsely impersonate any other licensee of
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     like or different name, or any person or firm who shall attempt to
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     use an expired or revoked certificate of licensure, or any person
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     or firm who shall violate any of the provisions of Sections
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     73-13-1 through 73-13-45, shall be guilty of a misdemeanor, and
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     shall, upon conviction, be sentenced to pay a fine of not less
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     than One Hundred Dollars ($100.00), nor more than Five Thousand
     Dollars ($5,000.00) in addition to reimbursement of investigative
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     expenses and court costs, or suffer imprisonment for a period not
     exceeding three (3) months, or both. The criminal penalties
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     provided for in this section may be assessed in addition to those
832
     civil penalties provided for in Section 73-13-37.
          Unless licensed in accordance with the provisions of Sections
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     73-13-1 through 73-13-45, no person shall:
               (a) Directly or indirectly employ, use, cause to be
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836
     used or make use of any of the following terms or any
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     combinations, variations or abbreviations thereof as a
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professional, business or commercial identification, title, name,
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     representation, claim, asset or means of advantage or benefit:
     "engineer," "professional engineer," "licensed engineer,"
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     "registered engineer," "registered professional engineer,"
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     "licensed professional engineer," "engineered," "engineering"; or
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               (b) Directly or indirectly employ, use, cause to be
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     used or make use of any letter, abbreviation, word, symbol,
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     slogan, sign or any combinations or variations thereof which in
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     any manner whatsoever tends or is likely to create any impression
     with the public or any member thereof that any person is qualified
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848
     or authorized to practice engineering; or
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               (c) Receive any fee or compensation or the promise of
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     any fee or compensation for performing, offering or attempting to
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     perform any service, work, act or thing which is any part of the
852
     practice of engineering.
853
          Any person, firm, partnership, association or corporation
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     which shall do, offer or attempt to do any one or more of the acts
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     or things set forth in items (a) through (c) of the preceding
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     paragraph shall be conclusively presumed and regarded as engaged
857
     in the practice of engineering.
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          It shall be the duty of all duly constituted officers of the
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     law of this state, or any political subdivision thereof, to
     enforce the provisions of Sections 73-13-1 through 73-13-45 and to
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861
     prosecute any persons violating same. The Attorney General of the
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     state or his assistant shall act as legal advisor of the board in
     carrying out the provisions of Sections 73-13-1 through 73-13-45.
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864
          SECTION 21. Section 73-13-41, Mississippi Code of 1972, is
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     reenacted and amended as follows:
          73-13-41. (1) Sections 73-13-1 through 73-13-45 shall not
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     be construed to prevent or to affect:
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The practice of any other legally recognized

profession or trade, such as: (i) engineers employed by

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contractors to supervise work on which a licensed engineer is

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engaged; * * * (ii) architects who are registered under the
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872
     provisions of Chapter 1 of this title; and (iii) the practice of
     geology as regulated pursuant to Title 73, Chapter 63;
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874
                    The work of an employee or a subordinate of a
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     person holding a certificate of licensure under this act, provided
     such work does not include final designs or decisions and is done
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877
     under the responsibility, checking and supervision of a person
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     holding a certificate of licensure under Sections 73-13-1 through
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     73-13-45;
                    The practice of officers and employees of the
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     government of the United States while engaged within this state in
     the practice of engineering for said government; * * *
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883
               (d) The performance of engineering services by any
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     regular full-time employee of a manufacturing, research and
     development, railroad or other industrial corporation, provided:
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886
                         Such services are rendered on or in connection
                    (i)
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     with existing fixed works, equipment, systems, processes or
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     facilities owned, operated, or leased by such corporation and/or
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     its affiliates;
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                    (ii) Such services are not rendered to third
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     parties;
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                    (iii) Such services do not consist of original
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     plant design, original system design, or original process design,
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     other than routine system extensions that do not compromise the
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     integrity of the original design;
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                    (iv) Such services comply with all requirements
897
     specified by the employee's company or corporation;
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                    (v) All fixed works, equipment, systems, processes
     or facilities modified by such services undergo a safety review
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900
     that confirms: (A) the construction and equipment is in
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     accordance with design specifications; and (B) safety, operating,
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     maintenance and emergency procedures are in place to safeguard
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     life, health and property;
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     performed, approved or certified by a professional engineer
     pursuant to law or regulation, whether federal, state or local,
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907
     other than Section 73-13-1 through 73-13-45 hereof or any
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     applicable rules or regulations promulgated by the
909
     Mississippi * * * Board of Licensure for Professional Engineers
910
     and * * * Surveyors;
          It is further stated that this subsection (d) is intended to
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     codify the policy and practices of the board at the time of
     enactment of this Senate Bill No. 2380, 1999 Regular Session
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914
     [Laws, 1999, Chapter 534], and that any ambiguities in this
     subsection should be construed in accordance with this intent;
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                    The performance of engineering services with
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     respect to utility facilities by any public utility subject to
     regulation by the Mississippi Public Service Commission, the
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     Federal Communications Commission, the Federal Energy Regulatory
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     Commission, or the Nuclear Regulatory Commission, including its
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     parents, affiliates, subsidiaries; or by the officers and regular
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     full-time employees of any such public utility, including its
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     parents, affiliates or subsidiaries, provided that they are
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     engaged solely and exclusively in performing service for such
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     public utility and/or its parents, affiliates or subsidiaries, and
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     as long as such services comply with all standard operating
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     procedures and requirements specified by the employee's company or
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                   This exemption shall not extend to: (i) the
     corporation.
     practice of engineering performed by public utilities or their
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930
     officers or employees when such services are rendered to
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     nonaffiliated third parties in exchange for compensation other
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     than that received from their employer, or the use of any name,
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     title or words which tend to convey the impression that a
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     nonregistrant is offering engineering services to the public; and
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     (ii) services which are required to be performed, approved or
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     certified by a professional engineer pursuant to law or regulation
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(vi) Such services are not required to be

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whether federal, state or local, other than Sections 73-13-1
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938
     through 73-13-45 hereof or any applicable rules or regulations
     promulgated by the Mississippi * * * Board of Licensure for
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     Professional Engineers and * * * Surveyors;
941
          It is further stated that this subsection (e) is intended to
     codify the policy and practices of the board at the time of
942
943
     enactment of * * * Senate Bill No. 2380, 1999 Regular Session
944
     [Laws, 1999, Chapter 534], and that any ambiguities in this
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     subsection should be construed in accordance with this intent; or
               (f) The practice of engineering shall not include the
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947
     work ordinarily performed by persons who operate or maintain
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     machinery, equipment, water plants, power generation, utility
949
     transmission, utility distribution facilities, sewage plants and
950
     solid waste disposal facilities.
951
          (2) In addition to the exemptions provided in subsection
952
     (1), there is hereby granted and reserved to the board the
     authority to exempt from Sections 73-13-1 through 73-13-45 by
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954
     regulation specific engineering tasks or functions performed by
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     regular full-time employees of manufacturing, public utility,
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     research and development, railroad or other industrial
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     corporations rendered in the course and scope of their employment,
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     on a case by case basis, if, in the opinion of the board, the
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     public health and welfare is not endangered nor the engineering
960
     profession diminished.
961
          SECTION 22. Section 73-13-43, Mississippi Code of 1972, is
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     reenacted and amended as follows:
963
          73-13-43.
                     As of January 1, 2005, no corporation, firm or
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     partnership may engage in the practice of professional engineering
965
     in this state unless it has been issued a certificate of authority
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     by the board. In order to qualify for a certificate of authority,
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     a corporation, firm or partnership must have at least one (1)
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     Mississippi-licensed professional engineer as a principal officer,
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     partner or designated principal engineer of the firm who has
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970	management responsibility for such practice and who makes
971	significant technical and/or contractual judgments on behalf of
972	the firm which would affect the firm's professional reputation and
973	<u>liability.</u>
974	The board shall have the authority to promulgate rules and
975	regulations setting procedures, standards and other requirements
976	for issuing and maintaining a certificate of authority for
977	corporations, firms or partnerships practicing engineering in the
978	State of Mississippi.
979	Applications for a certificate of authority shall be on the
980	forms prescribed and furnished by the board, and provide all the
981	information required by said board. The board shall establish a
982	fee for the certificate of authority application, not to exceed
983	Two Hundred Fifty Dollars (\$250.00). Any corporation, firm or
984	partnership having the necessary qualifications as prescribed
985	herein and the rules and regulations of the board shall be issued
986	a certificate of authority for said corporation, firm or
987	partnership to practice engineering and to contract and collect
988	fees for furnishing this service.
989	Each certificate of authorization will expire on December 31
990	of each year. It shall be the duty of the board to notify every
991	corporation, firm or partnership holding a certificate of
992	authority under Sections 73-13-1 through 73-13-45 of the date of
993	the expiration of the certificate and the amount of the fee that
994	shall be required for its renewal for one (1) year. The renewal
995	<pre>fee shall not exceed One Hundred Fifty Dollars (\$150.00);</pre>
996	penalties for late renewal shall be ten percent (10%) per month
997	that payment is delayed. Additionally, if any of the information
998	on the initial or any subsequent renewal application changes for
999	the corporation, firm or partnership, said corporation, firm or
1000	partnership shall notify the board in the form and manner
1001	prescribed by the board within thirty (30) days of the change.

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issue a certificate of incorporation, licensure or authorization
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      to an applicant or licensure as a foreign firm to a corporation,
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      firm or partnership which includes in its name, or among the
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      objectives for which it is established, any of the words,
      "engineer," "engineering," or any modification or derivation
1007
      thereof, unless the board has issued for said applicant a
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      certificate of authority or a letter indicating the eligibility of
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      such applicant to receive such a certificate. The corporation,
      firm or partnership applying shall supply such certificate or
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1012
      letter from the board with its application for incorporation,
      licensure or authorization to the Secretary of State.
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1014
           An engineer who renders occasional, part-time or consulting
      engineering services to or for a corporation, firm or partnership
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      may not, for the purposes of this section, be designated as being
1016
      responsible for the professional activities of the firm.
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           No such corporation, firm or partnership shall be relieved of
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1019
      responsibility for the conduct or acts of its agents, employees,
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      officers, partners, members or managers by reason of its
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      compliance with the provisions of this section. No individual
      practicing engineering under this chapter shall be relieved of
1022
1023
      responsibility for engineering services performed by reason of
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      employment or other relationship with a firm holding an
1025
      authorization certificate.
1026
           SECTION 23. Section 73-13-45, Mississippi Code of 1972, is
1027
      reenacted and amended as follows:
1028
           73-13-45.
                      (1) (a) Neither the state, nor any of its
1029
      political subdivisions, such as a county, city or town, shall
1030
      award construction contracts of any public work involving the
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      practice of engineering or architecture unless the plans,
1032
      specifications and estimates have been prepared and such work
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      supervised by a registered professional engineer or architect;
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      provided, that nothing in this subsection shall be held to apply
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Effective January 1, 2005, the Secretary of State shall not

to such public work wherein the expenditure does not exceed Fifty
Thousand Dollars (\$50,000.00); and provided further, that nothing
in this subsection shall apply to any municipality wherein such
public work is not financed in whole or in part through the
issuance of bonds and let to public contract.

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(b) The state and any of its political subdivisions, such as a county, city or town, may engage in construction of public buildings involving the practice of engineering or architecture and using political subdivision work forces without the supervision of a licensed professional engineer or architect, provided that the total cost of the public building does not exceed One Hundred Thousand Dollars (\$100,000.00). This paragraph (1)(b) shall not supersede any rules and regulations promulgated by the State Department of Health and the Department of Environmental Quality.

In the awarding of public contracts for (2) (a) professional engineering services, preference shall be given to resident professional engineers over those nonresident professional engineers domiciled in a state having laws which grant a preference to the professional engineers who are residents of that state. Nonresident professional engineers shall be awarded Mississippi public contracts only on the same basis as the nonresident professional's state awards contracts to Mississippi professional engineers under similar circumstances. nonresident professional engineer submits a proposal for a public project, he shall attach thereto a copy of his resident state's current statute, resolution, policy, procedure or executive order pertaining to such state's treatment of nonresident professional engineers. Resident professional engineers actually domiciled in Mississippi, be they corporate, individuals or partnerships, shall be granted preference over nonresidents in the awarding of contracts in the same manner and to the same extent as provided by the laws of the state of domicile of the nonresident. As used in

- this section, the term "resident professional engineer" includes a nonresident person, firm or corporation that has been qualified to do business in this state and has maintained a permanent full-time office in the State of Mississippi for not less than two (2) years prior to submitting a proposal for a public project, and the
- 1074 (b) The provisions of this subsection shall not apply
 1075 to any contract for any project upon which federal funds would be
 1076 withheld because of the preference requirements of this
 1077 subsection.

subsidiaries and affiliates of such a person, firm or corporation.

- 1078 Any contract, agreement or arrangement for professional engineering services negotiated, made or entered 1079 1080 into, directly or indirectly, by the state, counties, 1081 municipalities or any political subdivision thereof, or by any special districts, which is in any way in violation of the 1082 1083 provisions of this subsection is hereby declared to be void as 1084 contrary to the public policy of this state and shall not be given 1085 effect or enforced by any court of this state or by any of its 1086 officers or employees.
- 1087 (d) Nothing in this subsection shall affect the validity of any contract in existence prior to July 1, 1989.
- (e) For purposes of this section, the term

 "professional engineering services" means those within the scope

 of the practice of professional engineering as defined by Sections

 73-13-1 through 73-13-45, or those performed by any registered

 professional engineer in connection with professional employment

 or practice.
- 1095 **SECTION 24.** Section 73-13-71, Mississippi Code of 1972, is 1096 reenacted and amended as follows:
- 73-13-71. (1) The term "board," as used in Sections

 73-13-71 through 73-13-105, shall mean the * * * Board of

 Licensure for Professional Engineers and * * * Surveyors as
- 1100 provided for in Section 73-13-5 of this chapter.

- 1101 (2) The term "professional * * * surveyor," as used in 1102 Sections 73-13-71 through 73-13-105, shall mean a person who engages in the practice of * * * surveying as hereinafter defined, 1103 1104 whether in an individual capacity, or in behalf of or as an 1105 employee of any state, county or municipal authority of the State 1106 of Mississippi. The term "* * * surveyor intern," as used in Sections 1107 (3) 73-13-71 through 73-13-105, shall mean a candidate for licensure 1108 as a professional * * * surveyor who has successfully passed the 1109 1110 fundamentals of land surveying examination, has met the
- 1108 73-13-71 through 73-13-105, shall mean a candidate for <u>licensure</u>
 1109 as a professional * * * surveyor who has successfully passed the
 1110 fundamentals of land surveying examination, has met the
 1111 requirements of the board for enrollment, has received from the
 1112 board a certificate stating that he has successfully passed this
 1113 portion of the professional land surveying examinations and has
 1114 been enrolled as a * * * surveyor intern.
- (4) The practice of "* * * surveying," within the meaning 1115 and intent of Sections 73-13-71 through 73-13-105, shall mean 1116 providing professional services such as consultation, 1117 1118 investigation, testimony evaluation, expert technical testimony, planning, mapping, assembling and interpreting reliable scientific 1119 1120 measurement and information relative to the location, size, shape or physical features of the earth, improvements on the earth, the 1121 1122 space above the earth, or any part of the earth, utilization and 1123 development of these facts and interpretation into an orderly 1124 survey map, plan or report and in particular, the retracement of 1125 or the creating of land boundaries and descriptions of real 1126 property.
- The practice of surveying includes, but is not limited to,
 any one or more of the following:
- 1129 <u>(a) Locating, relocating, establishing, reestablishing,</u>
 1130 laying out or retracing any property boundary or easement.
- 1131 <u>(b) Making any survey for the subdivision of any tract</u>
 1132 <u>of land, including rights-of-way and easements.</u>

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1133
                (c) Determining, by the use of principles of surveying,
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      the position for any survey monument or reference point; or
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      setting, resetting or replacing any such monument or reference
      point, commonly known as control surveys.
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                (d) Creating, preparing or modifying electronic or
1138
      computerized data, including land information systems and
      geographic information systems, relative to the performance of the
1139
      activities in the above-described paragraphs (a) through (c).
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           SECTION 25. Section 73-13-73, Mississippi Code of 1972, is
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1142
      reenacted and amended as follows:
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           73-13-73. No person shall practice * * * surveying without
      having first been duly and regularly <a href="licensed">licensed</a> by the * * * Board
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1145
      of Licensure for Professional Engineers and * * * Surveyors as a
      professional * * * surveyor as required by Sections 73-13-71
1146
      through 73-13-105, nor shall any person practice * * * surveying
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      whose authority to practice is revoked by the said board.
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             * * * The practice of * * * surveying, which must be
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      performed by or under the direct supervision of a
      professional * * * surveyor and each map or drawing of which must
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      be stamped with the seal of said licensee as provided in Section
      73-13-83, includes, but is not limited to, the following:
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      property and boundary surveys; subdivision surveys and plats;
      public land surveys; easement surveys; right-of-way surveys; lease
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1156
      surveys; and all other surveys that require the establishment or
1157
      reestablishment of property boundaries.
           Duties within both the practice of * * * surveying and the
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      practice of engineering, which must be performed by or under the
      direct supervision of a professional * * * surveyor or a
1160
      professional engineer and each map, drawing or report of which
1161
      must be stamped with the seal of said licensee as provided in
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      Sections 73-13-29 and 73-13-83, include, but are not limited to,
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1164
      the following:
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1165
                 (a) Determining the configuration or contour of the
      earth's surface or the position of fixed objects thereon, commonly
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      known as topographical surveys and as-built surveys (excluding the
      location of property boundaries);
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1169
                 (b) Performing geodetic surveying which includes
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      surveying for determination of the size and shape of the earth
1171
      utilizing angular and linear measurements through spatially
1172
      oriented spherical geometry;
                 (c) Determining, by the use of principles of surveying,
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      the position for any survey control (nonboundary) monument or
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1175
      reference point; or setting, resetting or placing any such
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      monument or reference point; and
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                (d) Creating, preparing or modifying electronic or
      computerized data, including land information systems, and
1178
      geographic information systems, relative to the performance of the
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      activities in the above-described paragraphs (a) through (c).
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            SECTION 26. Section 73-13-75, Mississippi Code of 1972, is
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      reenacted and amended as follows:
            73-13-75.
                       The Mississippi * * * Board of \underline{\text{Licensure}} for
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1184
      Professional Engineers and * * * Surveyors is hereby authorized
1185
      and empowered to examine applicants for registration to
      practice * * * surveying; to \underline{\text{license}} and issue certificates of
1186
      licensure to all applicants whom it deems qualified to
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1188
      practice * * * surveying in accordance with Sections 73-13-71
1189
      through 73-13-105; and to revoke certificates of licensure for
      just cause as provided for in Sections 73-13-71 through 73-13-105.
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           SECTION 27. Section 73-13-77, Mississippi Code of 1972, is
      reenacted and amended as follows:
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            73-13-77. (1) The following shall be considered as minimum
1193
      evidence satisfactory to the board that the applicant is qualified
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      for licensure as a professional * * * surveyor:
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1196
                     The successful completion of a curriculum of two
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(2) scholastic years or more from a school or college approved by

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- 1198 the board as of satisfactory standing, including the completion of
- 1199 approved courses in surveying and related subjects; a specific
- 1200 record of three (3) years of qualifying * * * surveying experience
- 1201 indicating that the applicant is competent to practice * * *
- 1202 surveying; and successfully passing examinations in surveying
- 1203 prescribed by the board; or
- 1204 (b) A specific record of seven (7) years' or more
- 1205 experience in * * * surveying work of a character satisfactory to
- 1206 the board and indicating that the applicant is competent to
- 1207 practice * * * surveying; and successfully passing examinations in
- 1208 surveying prescribed by the board.
- 1209 * * *
- 1210 (2) The following shall be considered as minimum evidence
- 1211 satisfactory to the board that the applicant is qualified for
- 1212 certification as a * * * surveyor intern:
- 1213 (a) The successful completion of two (2) scholastic
- 1214 years or more from a school or college approved by the board as of
- 1215 satisfactory standing, including the completion of approved
- 1216 courses in * * * surveying and related subjects, and successfully
- 1217 passing an examination in the fundamentals of land surveying; or
- 1218 (b) A specific record of three (3) years or more of
- 1219 qualifying * * * surveying experience, and successfully passing an
- 1220 examination in the fundamentals of land surveying.
- 1221 (3) No person shall be eligible for licensure as a
- 1222 professional surveyor who is not of good character and reputation,
- 1223 as defined in the board's Code of Professional Conduct.
- 1224 **SECTION 28.** Section 73-13-79, Mississippi Code of 1972, is
- 1225 reenacted and amended as follows:
- 1226 73-13-79. Application for enrollment as a * * * surveyor
- 1227 intern or for licensure as a professional * * * surveyor shall be
- 1228 on forms prescribed and furnished by the board, shall contain
- 1229 statements made under oath showing the applicant's education and a
- 1230 detailed summary of the applicant's qualifying experience.
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Applications for licensure or relicensure as a professional * * *
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- 1232 surveyor shall also contain not less than five (5) references, of
- whom three (3) or more shall be professional * * * surveyors 1233
- 1234 having personal knowledge of the applicant's * * * surveying
- 1235 experience.
- 1236 The application fee for licensure as a professional * * *
- surveyor shall be determined by the board, but shall not exceed 1237
- One Hundred Fifty Dollars (\$150.00), which fee shall accompany the 1238
- 1239 application.
- The application fee for enrollment as a * * * surveyor intern 1240
- 1241 shall be determined by the board, but shall not exceed Fifty
- Dollars (\$50.00), which fee shall accompany the application. 1242
- 1243 Whenever an applicant is cited to an examination or
- reexamination, an additional fee equal to the actual cost of the 1244
- examination shall be paid by the applicant. 1245
- 1246 SECTION 29. Section 73-13-81, Mississippi Code of 1972, is
- reenacted and amended as follows: 1247
- 1248 73-13-81. Examinations shall be required for enrollment as
- a * * * surveyor intern and $\underline{\text{licensure}}$ as a professional * * * 1249
- 1250 surveyor. The examinations shall be held at such time and place
- 1251 as the board may determine.
- 1252 The scope of the examinations and the methods and procedures
- shall be prescribed by the board with special reference to the 1253
- 1254 applicant's ability to exercise direct control and personal
- 1255 supervision of all * * * surveying functions.
- The board shall cite applicants to examinations in accordance 1256
- 1257 with its rules and regulations.
- SECTION 30. Section 73-13-83, Mississippi Code of 1972, is 1258
- reenacted and amended as follows: 1259
- 1260 73-13-83. The board shall issue a certificate, upon payment
- 1261 of the required fee, to any applicant who, in the opinion of the
- 1262 board, has satisfactorily met all the requirements therefor.

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- the case of licensed professional * * * surveyors, the certificate 1263
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1265
      a * * * surveyor intern, the certificate shall state that the
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      applicant has successfully passed the examination in fundamental
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      land surveying subjects required by the board and has been
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      enrolled as a "* * * surveyor intern." Certificates shall show
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      the full name of the professional * * * surveyor or * * * surveyor
      intern, shall have a serial number and shall be signed by the
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      president and the secretary of the board under seal of the board.
1271
           The issuance of a certificate of licensure by this board
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      shall be prima facie evidence that the person named therein is
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      entitled to all the rights and privileges of a licensed
      professional * * * surveyor, while the said certificate remains
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      unrevoked or unexpired.
           Each person licensed as a professional * * * surveyor after
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      June 30, 1991, but prior to July 1, 2004, shall, upon licensure,
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      obtain a seal of the design authorized by the board, bearing the
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      licensee's name and the legend "Registered Professional Land
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      Surveyor." Each person licensed as a professional land surveyor
      after June 30, 1991, but prior to July 1, 2004, who is also
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      licensed as a professional engineer in accordance with Sections
      73-13-1 through 73-13-45 may also obtain one (1) seal bearing the
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      licensee's name and the legend "Registered Professional Engineer
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      and Professional Land Surveyor." Any person who, before July 1,
      1991, but prior to July 1, 2004, was licensed under this chapter
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      as a land surveyor or as both a professional engineer and a land
      surveyor may continue to use the seal or seals that he obtained
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      and that were authorized by the board to be used by such person
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      before July 1, 1991. From and after July 1, 2004, each person
      licensed as a professional surveyor shall, upon licensure, obtain
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      a seal of the design and authorized by the board, bearing the
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      licensee's name and the legend "Professional Surveyor." From and
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1295
      after July 1, 2004, each person licensed as a professional
      surveyor, who is also licensed as a professional engineer, may
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shall authorize the "practice of * * * surveying." In the case of

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1297	also obtain a seal bearing the licensee's name and the legend
1298	"Professional Engineer and Professional Surveyor."
1299	Plats, maps and reports prepared by a <u>licensee</u> shall be
1300	stamped with the seal during the life of the <u>licensee's</u>
1301	certificate, but it shall be unlawful for anyone to stamp or seal
1302	any documents with the seal after the certificate of the $\underline{\text{licensee}}$
1303	named thereon has expired or been revoked or suspended. It shall
1304	be unlawful for anyone other than the $\underline{\text{licensee}}$ to whom the seal
1305	has been issued to stamp or seal any documents utilizing such
1306	seal.
1307	SECTION 31. Section 73-13-85, Mississippi Code of 1972, is
1308	reenacted and amended as follows:
1309	73-13-85. Certificates of <u>licensure</u> shall expire on the last
1310	day of the month of December following their issuance or renewal
1311	and shall become invalid on that date unless renewed. It shall be
1312	the duty of the board to notify every person <u>licensed</u> under
1313	Sections 73-13-71 through 73-13-105 of the date of the expiration
1314	of his certificate and the amount of the fee that shall be
1315	required for its renewal for one (1) year; such notice shall be
1316	sent by first class mail to the last known address of the <u>licensee</u>
1317	at least one (1) month in advance of the date of the expiration of
1318	said certificate. Renewal may be effected at any time during the
1319	month of December by the payment of a fee not to exceed <a>One
1320	<u>Hundred Dollars (\$100.00)</u> . A person who is <u>licensed</u> as a
1321	professional * * * surveyor and as a professional engineer may
1322	effect both renewals by the payment of a single fee not to exceed
1323	Two Hundred Dollars (\$200.00). The failure on the part of any
1324	<u>licensee</u> to renew his certificate annually in the month of
1325	December as required above shall not deprive such person of the
1326	right of renewal, but the fee to be paid for the renewal of a
1327	certificate after the month of December shall be increased ten
1328	percent (10%) for each month that payment of renewal is delayed;

- 1329 however, the maximum fee for delayed renewal shall not exceed five
- 1330 (5) times the normal renewal fee.
- 1331 If a certificate has expired for six (6) months or more, the
- 1332 licensee shall be required to submit a new application, paying
- 1333 back fees and submitting proof of continuing professional
- 1334 competency compliance. If the certificate has expired for five
- 1335 (5) years or more, in addition to submitting a new application and
- 1336 proof of continuing professional competency compliance,
- 1337 reexamination in the principles and practice may be required. The
- 1338 reexamination may be waived by the board provided the applicant
- 1339 has continued to practice under another jurisdiction from the date
- 1340 of expiration of his certificate.
- 1341 **SECTION 32.** Section 73-13-87, Mississippi Code of 1972, is
- 1342 reenacted and amended as follows:
- 1343 73-13-87. The board may, upon application therefor and the
- 1344 payment of a fee to be determined by the board, * * * issue a
- 1345 certificate of licensure as a professional * * * surveyor to any
- 1346 person who holds a certificate of licensure issued to him by the
- 1347 proper authority of any state or territory or possession of the
- 1348 United States, or of any country, provided that the applicant's
- 1349 qualifications meet the requirements of Sections 73-13-71 through
- 1350 73-13-105 and the rules established by the board.
- 1351 **SECTION 33.** Section 73-13-89, Mississippi Code of 1972, is
- 1352 reenacted and amended as follows:
- 1353 73-13-89. The powers and duties of the board regarding
- 1354 disciplinary actions against any person, including nonlicensees
- 1355 accused of violating any of the laws of the State of Mississippi
- 1356 regarding the practice of * * * surveying or the rules,
- 1357 regulations, bylaws, or standards of conduct and ethics pertaining
- 1358 thereto as duly promulgated by the board, as well as the
- 1359 procedures for conducting said disciplinary proceedings, the penal
- 1360 sanctions available to the board in the event the charges are

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1361 established, and the procedures for appeal from such actions of

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the board shall be the same as those set forth in Sections
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      73-13-37 and 73-13-39 regarding actions against persons charged
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      with similar violations related to the practice of engineering.
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           SECTION 34.
                        Section 73-13-93, Mississippi Code of 1972, is
1366
      reenacted and amended as follows:
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           73-13-93. Any person who may feel aggrieved by an action of
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      the board denying or revoking his certificate of licensure or
      relicensure as a professional * * * surveyor or enrollment
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      as * * * surveyor intern may appeal therefrom to the chancery
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      court of the county of residence of such person and, after full
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      hearing, the court shall make such order sustaining or reversing
      the action of the board as to it may seem just and proper.
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      However, in case of a nonresident licensee or applicant, such
      appeal shall be taken or made to the Chancery Court of the First
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      Judicial District of Hinds County, Mississippi.
           Actions taken by the board in suspending a certificate of
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      licensure when required by Section 93-11-157 or 93-11-163 are not
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      actions from which an appeal may be taken under this section.
      appeal of a suspension of a certificate that is required by
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      Section 93-11-157 or 93-11-163 shall be taken in accordance with
      the appeal procedure specified in Section 93-11-157 or 93-11-163,
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      as the case may be, rather than the procedure specified in this
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      section.
           SECTION 35. Section 73-13-95, Mississippi Code of 1972, is
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      reenacted and amended as follows:
           73-13-95. Any person who shall practice, or offer to
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      practice, * * * surveying in this state without being licensed in
      accordance with the provisions of Sections 73-13-71 through
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      73-13-105, or any person presenting or attempting to use as his
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      own the certificate of licensure or the seal of another, or any
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      person who shall give any false or forged evidence of any kind to
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      the board or to any member thereof in obtaining a certificate of
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      <u>licensure</u>, or any person who shall falsely impersonate any other
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      licensee of like or different name, or any person who shall
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      attempt to use an expired or revoked certificate of licensure, or
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      any person who shall violate any of the provisions of Sections
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      73-13-71 through 73-13-105, shall be guilty of a misdemeanor, and
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      shall, upon conviction, be sentenced to pay a fine of not less
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      than One Hundred Dollars ($100.00), nor more than Five Thousand
      Dollars ($5,000.00), in addition to reimbursement of investigative
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      expenses and court costs, or suffer imprisonment for a period of
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      not exceeding three (3) months, or both. The criminal penalties
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      provided for in this section may be assessed in addition to those
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      civil penalties provided for in Section 73-13-37.
           Unless licensed in accordance with the provisions of Sections
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      73-13-71 through 73-13-105, no person shall:
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- (a) Directly or indirectly employ, use, cause to be 1408 used or make use of any of the following terms or any combination, 1409 variations or abbreviations thereof as a professional, business or 1410 commercial identification, title, name, representation, claim, 1411 1412 asset or means of advantage or benefit: "surveyor," "professional surveyor," "licensed surveyor," "registered surveyor," "registered 1413 professional surveyor, " "licensed professional surveyor, " 1414 "surveyed," "surveying," "professional land surveyor," or 1415 1416 "licensed professional land surveyor";
- (b) Directly or indirectly employ, use, cause to be
 used or make use of any letter, abbreviation, word, symbol,
 slogan, sign or any combinations or variations thereof, which in
 any manner whatsoever tends or is likely to create any impression
 with the public or any member thereof that any person is qualified
 or authorized to practice * * * surveying; or
- 1423 (c) Receive any fee or compensation or the promise of
 1424 any fee or compensation for performing, offering or attempting to
 1425 perform any service, work, act or thing which is any part of the
 1426 practice of * * * surveying.

- 1427 Any person, firm, partnership, association or corporation 1428 which shall do, offer or attempt to do any one or more of the acts 1429 or things set forth in items (a) through (c) of the preceding 1430 paragraph shall be conclusively presumed and regarded as engaged
- 1431 in the practice of * * * surveying.
- 1432 It shall be the duty of all duly constituted officers of the
- 1433 law of this state, or any political subdivision thereof, to
- enforce the provisions of Sections 73-13-71 through 73-13-105 and 1434
- to prosecute any persons violating same. The Attorney General of 1435
- the state or his assistant shall act as legal adviser of the board 1436
- 1437 and render such legal assistance as may be necessary in carrying
- out the provisions of Sections 73-13-71 through 73-13-105. 1438
- 1439 **SECTION 36.** Section 73-13-97, Mississippi Code of 1972, is
- 1440 reenacted and amended as follows:
- 73-13-97. Sections 73-13-71 through 73-13-105 shall not be 1441
- construed to prevent or to affect: 1442
- (a) Other professions or trades. The practice of any 1443
- 1444 other legally recognized profession or trade, including the
- 1445 practice of geology as regulated pursuant to Title 73, Chapter 63;
- 1446 or
- 1447 Employees and subordinates. (b) The work of an
- 1448 employee or a subordinate of a person holding a certificate of
- registration under Sections 73-13-71 through 73-13-105; providing 1449
- such work does not include final decisions and is done under the 1450
- 1451 direct responsibility, checking and supervision of a person
- 1452 holding a certificate of licensure under Sections 73-13-71 through
- 1453 73-13-105; or
- 1454 Government officers and employees. The practice of (C)
- officers and employees of the government of the United States 1455
- while engaged within this state in the practice of * * * surveying 1456
- 1457 for said government; or
- 1458 Certain elected or appointed county surveyors.
- county surveyor as provided for in Section 135 of the Mississippi 1459

Constitution, and Sections 19-27-1 through 19-27-35 implementing 1460 1461 the constitutional provision, who holds the office of county 1462 surveyor by either election or appointment, shall be exempt, 1463 through December 31, 1983, from the provisions of Sections 1464 73-13-71 through 73-13-105 insofar as his statutory duties within 1465 the boundaries of the county in which he is duly elected or 1466 appointed are concerned. From and after January 1, 1984, such surveyor shall not be exempt from the provisions of Sections 1467 73-13-71 through 73-13-105 unless he held the office of county 1468 1469 surveyor by either election or appointment on December 31, 1983; 1470 or Employees of railroad, public service and/or 1471 (e) 1472 utility companies. The work or practice of a regular employee of 1473 a railroad, or a public service company or public utility, by rendering to such company * * * surveying service in connection 1474 with its facilities which are subject to regulation, supervision 1475 1476 and control in order to safeguard life, health and property by the 1477 Public Service Commission or the Mississippi Department of Transportation of this state, shall be exempt so long as such 1478 1479 person is thus actually and exclusively employed and no longer; or 1480 (f) The work of a regular employee of a railroad, rendering to the railroad * * * surveying services in connection 1481 with its facilities within the exclusive scope of his employment 1482 1483 provided that: 1484 Any new right-of-way acquisitions for construction of rail lines by class one railroads shall be 1485 1486 surveyed and platted in compliance with the Mississippi Minimum 1487 Standards for Land Surveying by a Mississippi professional * * * 1488 surveyor; and (ii) Upon the removal of track and disposition of 1489

an abandoned rail line the railroad shall retain and make

available upon reasonable request from Mississippi licensed

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- 1492 surveyors the railroad's valuation surveys for any such abandoned
- 1493 rail line.
- 1494 (g) The practice of geologists performing geologic
- 1495 mapping insofar as such practice does not encompass tasks or
- 1496 projects included by statute in the scope of work comprising the
- 1497 practice of professional surveying as defined in Title 73, Chapter
- 1498 13.
- 1499 **SECTION 37.** Section 73-13-99, Mississippi Code of 1972, is
- 1500 reenacted and amended as follows:
- 1501 73-13-99. Sections 73-13-1 through 73-13-45 and 73-13-71
- 1502 through 73-13-103, Mississippi Code of 1972, which create
- 1503 the * * * Board of Licensure for Professional Engineers and * * *
- 1504 Surveyors and prescribe its duties and powers, shall stand
- 1505 repealed as of December 31, 2014.
- 1506 **SECTION 38.** Section 73-13-103, Mississippi Code of 1972, is
- 1507 reenacted and amended as follows:
- 1508 73-13-103. (1) For the purposes of this section, the term
- 1509 "surveyor" means a licensed professional * * * surveyor as defined
- 1510 in Section 73-13-71, and any person who is employed by or under
- 1511 the direct supervision of a professional * * * surveyor licensed
- 1512 under Sections 73-13-71 through 73-13-97.
- 1513 (2) A surveyor may enter in or upon public or private lands
- 1514 or waters, except buildings, while in the lawful performance of
- 1515 surveying duties without criminal liability for trespass; however,
- 1516 a surveyor shall make a good faith attempt to announce and
- 1517 identify himself and his intentions before entering upon private
- 1518 property and must present documentation sufficient to identify him
- 1519 as a surveyor to anyone requesting such identification.
- 1520 (3) The provisions of this section do not relieve a surveyor
- 1521 from any civil liability that otherwise is actionable at law or in
- 1522 equity, and do not relieve a surveyor from criminal liability for
- 1523 trespass if the entry in or upon the property extends beyond the

1524 property or area that is necessary to actually perform the 1525 surveying duties.

- (4) Surveyors shall be personally liable for any damage caused to private property when exercising entry under this section. No cause of action shall lie against a landowner for damages to a surveyor while on such lands unless the damage is caused by the intentional tortious conduct of landowner or his agent.
- 1532 **SECTION 39.** Section 73-13-105, Mississippi Code of 1972, is 1533 amended as follows:
- 1534 73-13-105. As of January 1, 2005, no corporation, firm or 1535 partnership may engage in the practice of professional surveying 1536 in this state unless it has been issued a certificate of authority 1537 by the board. In order to qualify for a certificate of authority, a corporation, firm or partnership must have at least one (1) 1538 Mississippi-licensed professional surveyor as a principal officer 1539 1540 or partner of the firm who has management responsibility for such 1541 practice.
- The board shall have the authority to promulgate rules and regulations setting procedures, standards and other requirements for issuing and maintaining a certificate of authority for corporations, firms or partnerships practicing surveying in the State of Mississippi.
- Applications for a certificate of authority shall be on the 1547 1548 forms prescribed and furnished by the board, and provide all the information required by said board. The board shall establish a 1549 1550 fee for the certificate of authority application, not to exceed 1551 Two Hundred Fifty Dollars (\$250.00). Any corporation, firm or partnership having the necessary qualifications as prescribed 1552 1553 herein and the rules and regulations of the board shall be issued 1554 a certificate of authority for said corporation, firm or 1555 partnership to practice surveying and to contract and collect fees
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for furnishing this service.

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           Each certificate of authorization will expire on December 31
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      of each year. It shall be the duty of the board to notify every
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      corporation, firm or partnership holding a certificate of
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      authority under Sections 73-13-71 through 73-13-105 of the date of
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      the expiration of the certificate and the amount of the fee that
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      shall be required for its renewal for one (1) year. The renewal
      fee shall not exceed One Hundred Fifty Dollars ($150.00);
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      penalties for late renewal shall be ten percent (10%) per month
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      that payment is delayed. Additionally, if any of the information
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      on the initial or any subsequent renewal application changes for
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      the corporation, firm or partnership, said corporation, firm or
      partnership shall notify the board in the form and manner
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      prescribed by the board within thirty (30) days of the change.
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           Effective January 1, 2005, the Secretary of State shall not
      issue a certificate of incorporation, licensure or authorization
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      to an applicant or licensure as a foreign firm to a corporation,
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      firm or partnership which includes in its name, or among the
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      objectives for which it is established, any of the words,
      "surveyor," "surveying" or any modification or derivation thereof,
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      unless the board has issued for said applicant a certificate of
      authority or a letter indicating the eligibility of such applicant
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      to receive such a certificate. The corporation, firm or
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      partnership applying shall supply such certificate or letter from
      the board with its application for incorporation, licensure or
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      authorization to the Secretary of State.
           A surveyor who renders occasional, part-time or consulting
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      surveying services to or for a corporation, firm or partnership
      may not, for the purposes of this section, be designated as being
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      responsible for the professional activities of the firm.
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           No such corporation, firm or partnership shall be relieved of
      responsibility for the conduct or acts of its agents, employees,
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      officers, partners, members or managers by reason of its
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      compliance with the provisions of this section. No individual
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1590	practicing surveying under this chapter shall be relieved of
1591	responsibility for surveying services performed by reason of
1592	employment or other relationship with a firm holding an
1593	authorization certificate.
1594	SECTION 40. This act shall take effect and be in force from
1595	and after July 1, 2004.