By: Representative Upshaw

REGULAR SESSION 2007

To: Banking and Financial Services

## HOUSE BILL NO. 751

AN ACT TO REQUIRE TAX PREPARERS TO MAKE CERTAIN DISCLOSURE TO 1 2 CLIENTS ABOUT REFUND ANTICIPATION LOANS IF THE PREPARER OFFERS TO 3 MAKE OR FACILITATE A REFUND ANTICIPATION LOAN TO THE CLIENT; TO 4 REQUIRE THAT THE DISCLOSURES MUST BE MADE BEFORE OR AT THE SAME TIME THE PREPARER OFFERS THE REFUND ANTICIPATION LOAN TO THE 5 б CLIENT; TO REQUIRE TAX PREPARERS TO PROVIDE THE CLIENT WITH AN 7 ITEMIZED STATEMENT OF THE CHARGES FOR SERVICES, AT LEAST SEPARATELY STATING THE CHARGES FOR RETURN PREPARATION AND FOR 8 PROVIDING OR FACILITATING A REFUND ANTICIPATION LOAN; TO PROHIBIT 9 TAX PREPARERS FROM CHARGING OR ACCEPTING A FEE FOR TAX PREPARATION 10 11 SERVICES RELATING TO A REFUND ANTICIPATION LOAN THAT IS BASED UPON A PERCENTAGE OF THE AMOUNT OF THE ANTICIPATED REFUND; TO AUTHORIZE 12 THE STATE TAX COMMISSION TO IMPOSE ON A TAX PREPARER AN 13 ADMINISTRATIVE PENALTY FOR EACH VIOLATION OF THIS ACT; TO REQUIRE 14 THE COMMISSION TO REFER COMPLAINTS ABOUT TAX PREPARERS WHO ARE 15 16 ALLEGED TO HAVE VIOLATED THE PROVISIONS OF THIS ACT TO THE STATE BOARD OF PUBLIC ACCOUNTANCY OR THE MISSISSIPPI BAR, IF THE TAX 17 18 PREPARER IS UNDER THEIR JURISDICTION; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 19 20 SECTION 1. (1) For purposes of this section, the following terms have the meanings as provided in this subsection: 21 22 (a) "Client" means an individual for whom a tax preparer 23 performs or agrees to perform tax preparation services. 24 (b) "Refund anticipation loan" means a loan, whether provided by the tax preparer or another entity such as a financial 25 institution, in anticipation of, and whose payment is secured by, 26 27 a client's federal or state income tax refund or both. 28 (c) "Tax preparation services" means services provided for a fee or other consideration to a client to: 29 (i) Assist with preparing or filing federal or 30

31 state individual income tax returns;

32 (ii) Assume final responsibility for completed work
33 on an individual income tax return on which preliminary work has
34 been done by another; or

H. B. No. 751 \* HR03/ R295\* 07/HR03/R295 PAGE 1 (RF\LH)

G1/2

35 (iii) Offer or facilitate the provision of refund 36 anticipation loans.

37 (d) "Tax preparer" or "preparer" means a person who38 provides tax preparation services.

39 (2) If a tax preparer offers to make or facilitate a refund 40 anticipation loan to the client, the preparer must make the 41 disclosures in this section. The disclosures must be made before 42 or at the same time the preparer offers the refund anticipation 43 loan to the client.

44 (3) The tax preparer must provide to a client a written
45 notice on a single sheet of paper, separate from any other
46 document or writing, containing:

47 (a) A legend, centered at the top on the single sheet of
48 paper, in bold, capital letters, and in 28-point type stating
49 "NOTICE";

(b) The following verbatim statements:

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(i) "This is a loan. The annual percentage rate
(APR), based on the estimated payment period, is (fill in the
estimated APR)."

54 (ii) "Your refund will be used to repay the loan. 55 As a result, the amount of your refund will be reduced by (fill in 56 appropriate dollar amount) for fees, interest, and other charges." 57 (iii) "You can get your refund in about two weeks if you file your return electronically and have the Internal 58 59 Revenue Service send your refund to your own bank account." and 60 (c) If the client is subject to additional interest when 61 a refund is delayed, the following verbatim statement also must be included in the notice: "If you choose to take this loan and your 62 refund is delayed, you may have to pay additional interest." 63 64 (4) All required statements must be in capital and small font

65 type fonts, in a minimum of 14-point type, with at least a double 66 space between each line in the statement and four spaces between 67 each statement.

H. B. No. 751 \* HR03/ R295\* 07/HR03/R295 PAGE 2 (RF\LH) (5) The notice must be signed and dated by the tax preparerand the client.

(6) A tax preparer must provide the client with an itemized statement of the charges for services, at least separately stating the charges for:

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(a) return preparation; and

74 (b) providing or facilitating a refund anticipation75 loan.

76 (7) No tax preparer shall charge, offer to accept, or accept 77 a fee for tax preparation services relating to a refund 78 anticipation loan that is based upon a percentage of the amount of 79 the anticipated refund.

(8) The State Tax Commission may impose on a tax preparer an
administrative penalty of not more than One Thousand Dollars
(\$1,000.00) for each violation of this section. The commission
may terminate a tax preparer's authority to transmit returns
electronically to the state, if the commissioner determines the
tax preparer engaged in a pattern and practice of violating this
section.

87 (9) The State Tax Commission shall refer complaints about tax 88 preparers who are alleged to have violated the provisions of this 89 section to:

90 (a) The State Board of Public Accountancy, if the tax91 preparer is under its jurisdiction; and

92 (b) The Mississippi Bar, if the tax preparer is under93 its jurisdiction.

94 SECTION 2. This act shall take effect and be in force from 95 and after July 1, 2007.

H. B. No. 751 07/HR03/R295 PAGE 3 (RF\LH)

## \* HR03/ R295\*

ST: Refund anticipation loans; require tax preparers to make certain disclosures to clients about.