By: Representative Rogers (61st)

HOUSE BILL NO. 1485

AN ACT TO CREATE SECTION 83-39-8, MISSISSIPPI CODE OF 1972, 1 TO AUTHORIZE THE TRANSFER OF A QUALIFICATION BOND OF A PERSONAL SURETY AGENT; TO AMEND SECTION 83-39-25, MISSISSIPPI CODE OF 1972, TO ALLOW BAIL AGENTS TO HOLD COLLATERAL FOR BONDS; TO AMEND 2 3 4 SECTION 83-39-3, MISSISSIPPI CODE OF 1972, TO REVISE THE 5 б INDIVIDUAL LICENSE REQUIREMENTS; TO AMEND SECTION 83-39-5, 7 MISSISSIPPI CODE OF 1972, TO REVISE LICENSE PHOTOGRAPH AND FINGERPRINT REQUIREMENTS; TO AMEND SECTION 83-39-7, MISSISSIPPI 8 CODE OF 1972, TO REVISE THE QUALIFICATION BOND; TO AMEND SECTION 9 83-39-11, MISSISSIPPI CODE OF 1972, TO REVISE THE LICENSE FEES; 10 AND FOR RELATED PURPOSES. 11

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. The following shall be codified as Section 83-39-8, Mississippi Code of 1972.

15 83-39-8. A personal surety agent licensed under this chapter or the executor, trustee or guardian of his estate shall be 16 17 allowed to transfer the qualification bond required under Section 83-39-7 to another person, provided that person meets all 18 requirements for a license under this chapter and assumes all 19 outstanding liabilities of the personal surety agent. The 20 transferee shall be authorized to conduct the business of the 21 personal surety agent existing and pending at the time of the 22 transferee. The transferee shall submit an application with the 23 24 fee and proof of education required by Section 83-39-5, which 25 application shall be processed expeditiously and with priority by 26 the department.

27 **SECTION 2.** Section 83-39-25, Mississippi Code of 1972, is 28 amended as follows:

83-39-25. (1) A professional bail agent or his agent shall
charge and collect for his premium, commission, or fee an amount
of ten percent (10%) of the amount of bail per bond posted by him,

H. B. No. 1485 \* HR03/ R1822\* 07/HR03/R1822 PAGE 1 (CJR\LH) 32 or Fifty Dollars (\$50.00), whichever is greater, except on a bond 33 on a defendant who is charged with a capital offense, or on a 34 defendant who resides outside the State of Mississippi, in which 35 case the premium, commission or fee shall be fifteen percent (15%) 36 of the amount of bail, per bond posted by him, or Fifty Dollars 37 (\$50.00), whichever is greater.

38 (2) A professional bail agent or his agent shall be allowed 39 under this chapter to charge to the defendant no more than Fifty 40 Dollars (\$50.00) for expenses resulting from a bond of One 41 Thousand Dollars (\$1,000.00) or less when such bail agent is 42 required to travel outside the county in which he does business.

43 (3) A professional bail agent or his agent shall also charge
44 an additional Twenty-five Dollars (\$25.00) processing fee on each
45 bond issued by him.

46 (4) Nothing herein shall prohibit a professional bail agent
47 or his agent from holding collateral or taking a security interest
48 in collateral for the purpose of insuring the payment of the
49 premium of the bond posted or indemnifying the professional bail
50 agent for losses incurred due to a forfeiture of a bond or the
51 costs of apprehension and surrender of the principal.

52 SECTION 3. Section 83-39-3, Mississippi Code of 1972, is 53 amended as follows:

54 83-39-3. (1) No person shall act in the capacity of professional bail agent, soliciting bail agent or bail enforcement 55 56 agent, as defined in Section 83-39-1, or perform any of the functions, duties or powers of the same unless that person shall 57 58 be qualified and licensed as provided in this chapter. The terms of this chapter shall not apply to any automobile club or 59 association, financial institution, insurance company or other 60 organization or association or their employees who execute bail 61 62 bonds on violations arising out of the use of a motor vehicle by 63 their members, policyholders or borrowers when bail bond is not

H. B. No. 1485 \* HR03/ R1822\* 07/HR03/R1822 PAGE 2 (CJR\LH) 64 the principal benefit of membership, the policy of insurance or of 65 a loan to such member, policyholder or borrower.

66 (2) (a) No license shall be issued except in compliance 67 with this chapter, and none shall be issued except to an 68 individual. No firm, partnership, association or corporation, as 69 such, shall be so licensed. No professional bail agent shall operate under more than one (1) trade name. A soliciting bail 70 agent and bail enforcement agent shall operate only under the 71 professional bail agent's name. No person who has ever been 72 73 convicted of a felony or any crime involving moral turpitude, or 74 who has not been a resident of this state for at least one (1) year, unless presently licensed for bail bonds, or who is under 75 76 twenty-one (21) years of age, shall be issued a license hereunder. 77 No person engaged as a law enforcement or judicial official or 78 attorney shall be licensed hereunder. A person who is employed in 79 any capacity at any jail or corrections facility that houses 80 state, county or municipal inmates who are bailable, whether the 81 person is a public employee, independent contractor, or the 82 employee of an independent contractor, may not be licensed under 83 this section.

(b) (i) No person who is a spouse of: 1. a county or municipal law enforcement official; 2. an employee of a county or municipal law enforcement official; or 3. an employee of a law enforcement entity shall write a bond for a person arrested by the spouse or the law enforcement entity which the person's spouse serves as a law enforcement official or employee; violation of this prohibition shall result in license revocation.

91 (ii) No person licensed under this chapter shall 92 act as a personal surety agent in the writing of bail during a 93 period he or she is licensed as a limited surety agent, as defined 94 herein.

95 (iii) No person licensed under this chapter shall96 give legal advice or a legal opinion in any form.

H. B. No. 1485 \* HR03/ R1822\* 07/HR03/R1822 PAGE 3 (CJR\LH)

97 (3) The department is vested with the authority to enforce 98 this chapter. The department may conduct investigations or request other state, county or local officials to conduct 99 100 investigations and promulgate such rules and regulations as may be 101 necessary for the enforcement of this chapter. The department may 102 establish monetary fines and collect such fines as necessary for the enforcement of such rules and regulations. All fines 103 collected shall be deposited in the Special Insurance Department 104 105 Fund for the operation of that agency.

106 (4) Each license issued hereunder shall expire biennially on 107 the last day of September, unless revoked or suspended prior thereto by the department, or upon notice served upon the 108 109 commissioner by the insurer that the authority of a limited surety agent to act for or in behalf of such insurer had been terminated, 110 or upon notice served upon the commissioner by a professional bail 111 112 agent that the employment of a soliciting bail agent or bail 113 enforcement agent had been terminated by such professional bail 114 agent.

115 The department shall prepare and deliver to each (5) 116 licensee a certificate showing the name, address and classification of such licensee, and shall certify that the person 117 118 is a licensed professional bail agent, being either a personal 119 surety agent or a limited surety agent, a soliciting bail agent or 120 a bail enforcement agent. In addition, the certificate, if for a 121 soliciting bail agent or bail enforcement agent, shall show the 122 name of the professional bail agent and any other information as 123 the commissioner deems proper.

124 (6) The commissioner, after a hearing under Section 125 83-39-17, may refuse to issue a privilege license for a soliciting 126 bail agent to change from one professional bail agent to another 127 if he owes any premium or debt to the professional bail agent with 128 whom he is currently licensed. The commissioner, after a hearing 129 under Section 83-39-17, may refuse to issue a license for a

\* HR03/ R1822\*

H. B. No. 1485 07/HR03/R1822 PAGE 4 (CJR\LH) 130 limited surety agent if he owes any premium or debt to an insurer 131 to which he has been appointed.

132 (7) Before the issuance of any professional bail agent, 133 soliciting bail agent or bail enforcement agent license, the 134 applicant shall submit proof of successful completion of forty 135 (40) classroom hours of prelicensing education approved by the Professional Bail Agents Association of Mississippi, Inc., and 136 137 conducted by persons or entities approved by the Professional Bail Agents Association of Mississippi, Inc. The hours required by 138 139 this subsection shall be classroom hours and may not be acquired 140 through correspondence or over the Internet.

141 (8) Before the renewal of any professional bail agent, 142 soliciting bail agent or bail enforcement agent license, the applicant shall submit proof of successful completion of eight (8) 143 classroom hours of continuing education approved by \* \* \* the 144 145 Professional Bail Agents Association of Mississippi, Inc., and 146 provided by persons or entities approved by the Professional Bail Agents Association of Mississippi, Inc. The hours required by 147 148 this subsection shall be classroom hours and may not be acquired 149 through correspondence or over the Internet.

150 SECTION 4. Section 83-39-5, Mississippi Code of 1972, is 151 amended as follows:

152 83-39-5. Any person desiring to engage in the business of 153 professional bail agent, soliciting bail agent, or bail 154 enforcement agent in this state shall apply to the department for 155 a license on forms prepared and furnished by the department. The 156 application for a license, or renewal thereof, shall set forth, 157 under oath, the following information:

(a) Full name, age, date of birth, social security
number, residence during the previous five (5) years, occupation
and business address of the applicant.

161 (b) Spouse's full name, occupation and business

162 address.

H. B. No. 1485 \* HR03/ R1822\* 07/HR03/R1822 PAGE 5 (CJR\LH) 163 (c) A photograph of the applicant and a full set of fingerprints for the initial application and, thereafter, as 164 165

## requested by the department.

166 (d) A statement that he is not licensed to practice law 167 in the State of Mississippi or any other state and that no 168 attorney or any convicted felon has any interest in his 169 application, either directly or indirectly.

170 (e) Any other information as may be required by this chapter or by the department. 171

172 (f) In the case of a professional bail agent, a 173 statement that he will actively engage in the bail bond business.

In the case of a soliciting bail agent, a statement 174 (q) 175 that he will be employed or used by only one (1) professional bail agent and that the professional bail agent will supervise his work 176 177 and be responsible for his conduct in his work. A professional 178 bail agent shall sign the application of each soliciting bail 179 agent employed or used by him.

Each application or filing made under this section shall 180 181 include the social security number(s) of the applicant in 182 accordance with Section 93-11-64, Mississippi Code of 1972.

SECTION 5. Section 83-39-7, Mississippi Code of 1972, is 183 184 amended as follows:

185 83-39-7. (1) Each applicant for a professional bail agent 186 license who acts as personal surety shall be required to post a 187 qualification bond in the amount of \* \* \* Thirty Thousand Dollars 188 (\$30,000.00). The qualification bond shall be made by depositing with the commissioner the aforesaid amount of bonds of the United 189 190 States, the State of Mississippi or any agency or subdivision thereof, as a certificate of deposit issued by an institution 191 192 whose deposits are insured by the Federal Deposit Insurance Corporation and made payable jointly to the owner and the 193 194 Department of Insurance, or shall be written by an insurer as 195 defined in this chapter, shall meet the specifications as may be \* HR03/ R1822\* H. B. No. 1485 07/HR03/R1822 PAGE 6 (CJR\LH)

required and defined in this chapter, and shall meet such 196 197 specifications as may be required and approved by the department. 198 The bond shall be conditioned upon the full and prompt payment of 199 any bail bond issued by such professional bail agent into the 200 court ordering the bond forfeited. The bond shall be to the 201 people of the State of Mississippi in favor of any court of this 202 state, whether municipal, justice, county, circuit, Supreme or 203 other court. If any bond issued by a professional bail agent is declared forfeited and judgment entered thereon by a court of 204 205 proper jurisdiction as authorized in Section 99-5-25, and the 206 amount of the bond is not paid within ninety (90) days, that court 207 shall order the department to declare the qualification bond of 208 the professional bail agent to be forfeited and the license 209 If the bond was not forfeited correctly under Section revoked. 99-5-25, it shall be returned to the court as uncollectible. 210 The 211 department shall then order the surety on the qualification bond 212 to deposit with the court an amount equal to the amount of the 213 bond issued by the professional bail agent and declared forfeited 214 by the court, or the amount of the qualification bond, whichever 215 is the smaller amount. The department shall, after hearing held upon not less than ten (10) days' written notice, suspend the 216 217 license of the professional bail agent until such time as another 218 qualification bond in the required amount is posted with the 219 department. The revocation of the license of the professional 220 bail agent shall also serve to revoke the license of each 221 soliciting bail agent and bail enforcement agent employed or used 222 by such professional bail agent. In the event of a final judgment 223 of forfeiture of any bail bond written under the provisions of this chapter, the amount of money so forfeited by the final 224 225 judgment of the proper court, less all accrued court costs and excluding any interest charges or attorney's fees, shall be 226 227 refunded to the bail agent or his insurance company upon proper 228 showing to the court as to which is entitled to same, provided the \* HR03/ R1822\*

H. B. No. 1485 07/HR03/R1822 PAGE 7 (CJR\LH) 229 defendant in such cases is returned to the sheriff of the county 230 to which the original bail bond was returnable within twelve (12) 231 months of the date of such final judgment, or proof made of 232 incarceration of the defendant in another jurisdiction, and that a 233 "Hold Order" has been placed upon the defendant for return of the 234 defendant to the sheriff upon release from the other jurisdiction, 235 the return to the sheriff to be the responsibility of the professional bail agent as provided in subsection (2) of this 236 section, then the bond forfeiture shall be stayed and remission 237 238 made upon petition to the court, in the amount found in the 239 court's discretion to be just and proper. A bail agent licensed 240 under this chapter shall have a right to apply for and obtain from 241 the proper court an extension of time delaying a final judgment of forfeiture if such bail agent can satisfactorily establish to the 242 court wherein such forfeiture is pending that the defendant named 243 244 in the bail bond is lawfully in custody outside of the State of 245 Mississippi.

(2) The professional bail agent shall satisfy the responsibility to return the defendant who has been held by a "Hold Order" in another jurisdiction upon release from the other jurisdiction:

(a) By personally returning the defendant to thesheriff at no cost to the county; or

(b) Where the other jurisdiction will not release the defendant to any person other than a law enforcement officer, by reimbursing to the county the reasonable cost of the return of the defendant, not to exceed the cost that would be entailed if the option in paragraph (a) of this subsection were available.

257 **SECTION 6.** Section 83-39-11, Mississippi Code of 1972, is 258 amended as follows:

259 83-39-11. Each license application and application for
260 license renewal to engage in the business of professional bail
261 agent shall be accompanied by a fee of <u>One Hundred Dollars</u>
H. B. No. 1485 \* HR03/ R1822\*

H. B. No. 1485 07/HR03/R1822 PAGE 8 (CJR\LH) 262 (\$100.00). Each license application and application for license 263 renewal to engage in the business of soliciting bail agent or bail 264 enforcement agent shall be accompanied by a fee of <u>Forty Dollars</u> 265 (\$40.00).

266 **SECTION 7.** This act shall take effect and be in force from 267 and after July 1, 2007.