MISSISSIPPI LEGISLATURE

By: Senator(s) Harden

REGULAR SESSION 2007

To: Business and Financial Institutions; Judiciary, Division A

SENATE BILL NO. 2187

AN ACT TO CREATE THE "MISSISSIPPI CONSUMER COLLECTION 1 2 PRACTICES ACT"; TO DEFINE CERTAIN TERMS; TO REQUIRE REGISTRATION 3 OF CONSUMER COLLECTION AGENCIES ENGAGING IN BUSINESS IN 4 MISSISSIPPI; TO PROHIBIT CERTAIN PRACTICES BY CONSUMER COLLECTION AGENCIES WHEN COLLECTING CONSUMER DEBTS; TO PRESCRIBE CERTAIN 5 б DUTIES OF THE OFFICE OF CONSUMER PROTECTION WITHIN THE OFFICE OF 7 THE ATTORNEY GENERAL AND THE DEPARTMENT OF BANKING AND CONSUMER FINANCE IN ENFORCING THE ACT; TO PROVIDE FOR ADMINISTRATIVE AND CIVIL REMEDIES FOR VIOLATIONS OF THE ACT; AND FOR RELATED 8 9 10 PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 11 12 SECTION 1. This act may be cited as the "Mississippi Consumer Collection Practices Act." 13 14 SECTION 2. The following terms shall, unless the context otherwise indicates, have the following meanings for the purpose 15 of this act: 16 "Debt" or "consumer debt" means any obligation or 17 (a) alleged obligation of a consumer to pay money arising out of a 18 19 transaction in which the money, property, insurance or services 20 which are the subject of the transaction are primarily for personal, family or household purposes, whether or not such 21 obligation has been reduced to judgment. 2.2 (b) "Debtor" or "consumer" means any natural person 23 24 obligated or allegedly obligated to pay any debt. 25 (c) "Creditor" means any person who offers or extends credit creating a debt or to whom a debt is owed, but does not 26 27 include any person to the extent that they receive an assignment or transfer of a debt in default solely for the purpose of 28 29 facilitating collection of such debt for another.

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30 (d) "Communication" means the conveying of information 31 regarding a debt directly or indirectly to any person through any 32 medium.

33 (e) "Department" means the Department of Banking and34 Consumer Finance.

35 (f) "Debt collector" means any person who uses any instrumentality of commerce within this state, whether initiated 36 from within or outside this state, in any business the principal 37 purpose of which is the collection of debts, or who regularly 38 39 collects or attempts to collect, directly or indirectly, debts 40 owed or due or asserted to be owed or due another. The term "debt collector" includes any creditor who, in the process of collecting 41 his own debts, uses any name other than his own which would 42 indicate that a third person is collecting or attempting to 43 collect such debts. The term does not include: 44

45 (i) Any officer or employee of a creditor while,
46 in the name of the creditor, collecting debts for such creditor;

(ii) Any person while acting as a debt collector for another person, both of whom are related by common ownership or affiliated by corporate control, if the person acting as a debt collector for persons to whom it is so related or affiliated and if the principal business of such persons is not the collection of debts;

53 (iii) Any officer or employee of any federal, 54 state or local governmental body to the extent that collecting or 55 attempting to collect any debt is in the performance of his 56 official duties;

57 (iv) Any person while serving or attempting to 58 serve legal process on any other person in connection with the 59 judicial enforcement of any debt;

60 (v) Any not-for-profit organization which, at the 61 request of consumers, performs bona fide consumer credit 62 counseling and assists consumers in the liquidation of their debts S. B. No. 2187 * SS01/R348* 07/SS01/R348

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63 by receiving payments from such consumers and distributing such 64 amounts to creditors; or

65 (vi) Any person collecting or attempting to 66 collect any debt owed or due or asserted to be owed or due another 67 to the extent that such activity is incidental to a bona fide fiduciary obligation or a bona fide escrow arrangement; concerns a 68 69 debt which was originated by such person; concerns a debt which 70 was not in default at the time it was obtained by such person; or concerns a debt obtained by such person as a secured party in a 71 72 commercial credit transaction involving the creditor.

(g) "Consumer collection agency" means any debt collector or business entity engaged in the business of soliciting consumer debts for collection or of collecting consumer debts, which debt collector or business is not expressly exempted as set forth in Section 4 of this act.

78 (h) "Out-of-state consumer debt collector" means any 79 person whose business activities in this state involve both 80 collecting or attempting to collect consumer debt from debtors located in this state by means of interstate communication 81 originating from outside this state and soliciting consumer debt 82 accounts for collection from creditors who have a business 83 84 presence in this state. For purposes of this subsection, a 85 creditor has a business presence in this state if either the creditor or an affiliate or subsidiary of the creditor has an 86 87 office in this state.

88 (i) "Federal Fair Debt Collection Practices Act" or
89 "Federal Act" means the federal legislation regulating fair debt
90 collection practices, as set forth in Public Law No. 95-109, as
91 amended and published in 15 USCS 1692 et seq.

92 <u>SECTION 3.</u> Nothing in this act shall be construed to limit 93 or restrict the continued applicability of the Federal Fair Debt 94 Collection Practices Act to consumer collection practices in this 95 state. This act is in addition to the requirements and 96 Prove 2107 * \$\$01/P249*

96 regulations of the Federal Act. In the event of any inconsistency 97 between any provision of this act and any provision of the Federal 98 Act, the provision which is more protective of the consumer or 99 debtor shall prevail.

100 <u>SECTION 4.</u> (1) After July 1, 2007, no person shall engage 101 in business in this state as a consumer collection agency or 102 continue to do business in this state as a consumer collection 103 agency without first registering in accordance with this act, and 104 thereafter maintaining a valid registration.

105 (2) Each consumer collection agency doing business in this
106 state shall register with the department and renew such
107 registration annually as set forth in Section 5 of this act.

108 (3) A prospective registrant shall be entitled to be 109 registered when registration information is complete on its face and the applicable registration fee has been paid; however, the 110 111 department may reject a registration submitted by a prospective 112 registrant if the registrant or any principal of the registrant previously has held any professional license or state registration 113 114 which was the subject of any suspension or revocation which has 115 not been explained by the prospective registrant to the 116 satisfaction of the department either in the registration 117 information submitted initially or upon the subsequent written 118 request of the department. In the event that an attempted 119 registration is rejected by the department, the prospective 120 registrant shall be informed of the basis for rejection. 121 This section shall not apply to: (4)

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(a) Any original creditor;

(b) Any member of The Mississippi Bar;
(c) Any financial institution authorized to do business
in this state and any wholly owned subsidiary and affiliate
thereof;

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(d) Any licensed real estate broker;

128 Any insurance company authorized to do business in (e) 129 this state;

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Any consumer finance company and any wholly owned (f) 131 subsidiary and affiliate thereof;

132 (q) Any out-of-state consumer debt collector who does 133 not solicit consumer debt accounts for collection from credit 134 grantors who have a business presence in this state; and

(h) Any FDIC insured institution or subsidiary or 135 136 affiliate thereof.

137 (5) Any out-of-state consumer debt collector as defined in 138 Section 2 of this act who is not exempt from registration by application of subsection (4) and who fails to register in 139 140 accordance with this act shall be subject to an enforcement action by the state as specified in Section 7 of this act. 141

SECTION 5. Any person required to register as a consumer 142 143 collection agency shall furnish to the department the registration 144 fee and information as follows:

The registrant shall pay to the department a 145 (1) 146 registration fee in the amount of Two Hundred Dollars (\$200.00).

147 (2) Each registrant shall provide to the department the business name or trade name, the current mailing address, the 148 149 current business location which constitutes its principal place of 150 business and the full name of each individual who is a principal 151 of the registrant. "Principal of a registrant" means the 152 registrant's owners if a partnership or sole proprietorship, 153 corporate officers, corporate directors other than directors of a 154 not-for-profit corporation, and Mississippi resident agent if a 155 corporate registrant. The registration information shall include a statement clearly identifying and explaining any occasion on 156 157 which any professional license or state registration held by the 158 registrant, by any principal of the registrant, or by any business 159 entity in which any principal of the registrant was the owner of

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160 ten percent (10%) or more of such business, was the subject of any 161 suspension or revocation.

162 (3) Renewal of registration shall be made between October 1 163 and December 31 of each year. There shall be no proration of the 164 fee for any registration.

165 SECTION 6. Any registration made under this act based upon 166 false identification or false information, or identification not current with respect to name, address and business location, or 167 other fact which is material to such registration, shall be void. 168 169 Any registration made and subsequently void under this section 170 shall not be construed as creating any defense in any action by 171 the department to impose any sanction for any violation of this 172 act.

173 <u>SECTION 7.</u> The remedies of this section are cumulative to 174 other sanctions and enforcement provisions of this act for any 175 violation by an out-of-state consumer debt collector, as defined 176 in Section 2 of this act.

(1) Any out-of-state consumer debt collector who collects or attempts to collect consumer debts in this state without first registering in accordance with this act shall be subject to an administrative fine not to exceed One Thousand Dollars (\$1,000.00) together with reasonable attorney's fees and court costs in any successful action by the state to collect such fines.

183 (2) Any person, whether or not exempt from registration 184 under this act, who violates the provisions of Section 9 of this 185 act shall be subject to sanctions for such violations the same as 186 any other consumer debt collector, including imposition of an 187 administrative fine. The registration of a duly registered out-of-state consumer debt collector shall be subject to 188 189 revocation or suspension in the same manner as the registration of any other registrant under this act. 190

191 (3) In order to effectuate the provisions of this section192 and enforce the requirements of this act as it relates to

193 out-of-state consumer debt collectors, the Attorney General is 194 expressly authorized to initiate such action on behalf of the 195 state as he deems appropriate in any court of competent 196 jurisdiction.

197 SECTION 8. This act does not prohibit the assignment, by a 198 creditor, of the right to bill and collect a consumer debt. 199 However, the assignee must give the debtor written notice of such 200 assignment within thirty (30) days after the assignment. The 201 assignee is a real party in interest and may bring an action in a 202 court of competent jurisdiction to collect a debt that has been 203 assigned to such assignee and is in default.

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SECTION 9. In collecting consumer debts, no person shall:

205 (a) Simulate in any manner a law enforcement officer or206 a representative of any governmental agency;

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(b) Use or threaten force or violence;

(c) Tell a debtor who disputes a consumer debt that he or any person employing him will disclose to another, orally or in writing, directly or indirectly, information affecting the debtor's reputation for credit worthiness without also informing the debtor that the existence of the dispute will also be disclosed as required by paragraph (f).

(d) Communicate or threaten to communicate with a debtor's employer prior to obtaining final judgment against the debtor, unless the debtor gives his permission in writing to contact his employer or acknowledges in writing the existence of the debt after the debt has been placed for collection, but this shall not prohibit a person from telling the debtor that his employer will be contacted if a final judgment is obtained;

(e) Disclose to a person other than the debtor or his family, information affecting the debtor's reputation, whether or not for credit worthiness, with knowledge or reason to know that the other person does not have a legitimate business need for the information or that the information is false;

226 (f) Disclose information concerning the existence of a 227 debt known to be reasonably disputed by the debtor without disclosing that fact. If a disclosure is made prior to such 228 229 reasonable dispute having been asserted and written notice is 230 received from the debtor that any part of the debt is disputed and 231 if such dispute is reasonable, the person who made the original disclosure shall reveal, upon the request of the debtor within 232 thirty (30) days, the details of the dispute to each person to 233 234 whom disclosure of the debt without notice of the dispute was made 235 within the preceding ninety (90) days;

(g) Willfully communicate with the debtor or any member of his family with such frequency as can reasonably be expected to harass the debtor or his family, or willfully engage in other conduct which can reasonably be expected to abuse or harass the debtor or any member of his family;

(h) Use profane, obscene, vulgar or willfully abusive
language in communicating with the debtor or any member of his
family;

(i) Claim, attempt or threaten to enforce a debt when such person knows that the debt is not legitimate or assert the existence of some other legal right when such person knows that the right does not exist;

(j) Use a communication which simulates in any manner legal or judicial process or which gives the appearance of being authorized, issued or approved by a government, governmental agency or attorney at law, when it is not;

(k) Communicate with a debtor under the guise of an attorney by using the stationery of an attorney or forms or instruments which only attorneys are authorized to prepare;

(1) Orally communicate with a debtor in such a manner as to give the false impression or appearance that such person is or is associated with an attorney;

(m) Advertise or threaten to advertise for sale any debt as a means to enforce payment except under court order or when acting as an assignee for the benefit of a creditor;

(n) Publish or post, threaten to publish or post, or cause to be published or posted before the general public individual names or any list of names of debtors, commonly known as a deadbeat list, for the purpose of enforcing or attempting to enforce collection of consumer debts;

(o) Refuse to provide adequate identification of himself or his employer or other entity whom he represents when requested to do so by a debtor from whom he is collecting or attempting to collect a consumer debt;

(p) Mail any communication to a debtor in an envelope or postcard with words typed, written or printed on the outside of the envelope or postcard calculated to embarrass the debtor. An example of this would be an envelope addressed to "Deadbeat, John Doe"; or

(q) Communicate with the debtor between the hours of 9 p.m. and 8 a.m. in the debtor's time zone without the prior consent of the debtor.

278 <u>SECTION 10.</u> (1) The Office of Consumer Protection within 279 the Office of Attorney General shall serve as the registry for 280 receiving and maintaining records of inquiries, correspondence, 281 and complaints from consumers concerning any and all persons who 282 collect debts, including consumer collection agencies.

283 The Office of Consumer Protection shall classify (2) 284 complaints by type and identify the number of written complaints 285 against persons collecting or attempting to collect debts in this state, including credit grantors collecting their own debts, debt 286 287 collectors generally, and, specifically, consumer collection agencies as distinguished from other persons who collect debts. 288 289 (3) The Office of Consumer Protection shall inform and 290 furnish relevant information to the appropriate regulatory body of * SS01/ R348* S. B. No. 2187 07/SS01/R348

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291 the state, or The Mississippi Bar in the case of attorneys, when 292 any consumer debt collector exempt from registration under this 293 act has been named in five (5) or more written consumer complaints 294 alleging violations of Section 9 of this act within a twelve-month 295 period.

296 (4) The Office of Consumer Protection shall furnish a form 297 to each complainant whose complaint concerns an alleged violation of Section 9 of this act by a consumer collection agency. Such 298 299 form may be filed with the Department of Banking and Consumer 300 Finance. The form shall identify the accused consumer collection 301 agency and provide for the complainant's summary of the nature of 302 the alleged violation and facts which allegedly support the 303 complaint. The form shall include a provision for the complainant 304 to state under oath before a notary public that the allegations 305 therein made are true.

306 (5) Upon receipt of such sworn complaint, the department 307 shall promptly furnish a copy of the sworn complaint to the 308 accused consumer collection agency.

309 (6) The department shall investigate sworn complaints by 310 direct written communication with the complainant and the affected 311 consumer collection agency. In addition, the department shall 312 attempt to resolve each sworn complaint and shall record the 313 resolution of such complaints.

(7) Periodically, the department shall identify consumer collection agencies that have unresolved sworn consumer complaints from five (5) or more different consumers within a twelve-month period under the provisions of this act.

318 (8) The department shall issue a written warning notice to
319 the accused consumer collection agency if the department is unable
320 to resolve all such sworn complaints and fewer than five (5)
321 unresolved complaints remain. Such notice shall include a
322 statement that the warning may constitute evidence in any future
323 investigation of similar complaints against that agency and in any
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S. B. No. 2187 * S 07/SS01/R348 PAGE 10 324 future administrative determination of the imposition of other 325 administrative remedies available to the department under this 326 act.

327 (9) The department may issue a written reprimand when five 328 (5) or more such unresolved sworn complaints against a consumer 329 collection agency collectively fall short of constituting apparent 330 repeated violations that warrant more serious administrative 331 sanctions. Such reprimand shall include a statement that the reprimand may constitute evidence in any future investigation of 332 333 similar complaints against that agency and in any future 334 administrative determination of the imposition of other administrative remedies available to the department. 335

336 (10) The department shall issue a Notice of Intent either to 337 revoke or suspend the registration or to impose an administrative fine when the department preliminarily determines that repeated 338 339 violations of Section 9 of this act by an accused registrant have 340 occurred which would warrant more serious administrative sanctions 341 being imposed under this act. The department shall advise each 342 registrant of the right to require an administrative hearing prior 343 to the agency's final action on the matter as authorized by Section 11 of this act. 344

(11) The department shall advise the Attorney General of any determination by the department of a violation of the requirements of this act by any consumer collection agency which is not registered as required by this act. The department shall furnish the Attorney General with the department's information concerning the alleged violations of such requirements.

351 <u>SECTION 11.</u> (1) The department may revoke or suspend the 352 registration of any registrant under this act who has engaged in 353 repeated violations which establish a clear pattern of abuse of 354 prohibited collection practices under Section 9 of this act. The 355 manner of giving notice and conducting a hearing shall be prepared 356 in accordance with Mississippi Administrative Procedures Law,

357 Section 25-43-1 et seq., Mississippi Code of 1972. The repeated 358 violations of the law by one (1) employee shall not be grounds for 359 revocation or suspension of the registration of the employing 360 consumer collection agency, unless the employee is also the owner 361 of a majority interest in the collection agency.

362 (2) The registration of a registrant shall not be revoked or 363 suspended if the registrant shows by a preponderance of the 364 evidence that the violations were not intentional and resulted 365 from bona fide error notwithstanding the maintenance of procedures 366 reasonably adapted to avoid any such error.

367 (3) The department shall consider the number of complaints 368 against the registrant in relation to the accused registrant's 369 volume of business when determining whether suspension or 370 revocation is the more appropriate sanction when circumstances 371 warrant that one or the other should be imposed upon a registrant.

(4) The department shall impose suspension rather than revocation when circumstances warrant that one or the other should be imposed upon a registrant and the accused registrant demonstrates that the registrant has taken affirmative steps which can be expected to effectively eliminate the repeated violations and that the registrant's registration has never previously been suspended.

(5) The department may impose an administrative fine not to exceed One Thousand Dollars (\$1,000.00) against the offending registrant as a sanction for repeated violations of the provisions of Section 9 of this act when violations do not rise to the level of misconduct governed by subsection (1).

384 (6) Any administrative fine imposed under this act shall be385 payable to the department.

386 (7) An administrative action by the department to impose
 387 revocation, suspension or fine shall be brought within two (2)
 388 years after the date of the last violation upon which the action

389 is founded.

390 (8) Nothing in this act shall be construed to preclude any
391 person from pursuing remedies available under the Federal Fair
392 Debt Collection Practices Act for any violation of such act,
393 including specifically against any person who is exempt from the
394 registration provisions of this act.

395 SECTION 12. A debtor may bring a civil action against a person violating the provisions of Section 9 of this act in a 396 court of competent jurisdiction of the county in which the alleged 397 violator resides or has his principal place of business or in the 398 399 county wherein the alleged violation occurred. Upon adverse 400 adjudication, the defendant shall be liable for actual damages or Five Hundred Dollars (\$500.00), whichever is greater, together 401 402 with court costs and reasonable attorney's fees incurred by the 403 plaintiff. The court may, in its discretion, award punitive damages and may provide such equitable relief as it deems 404 405 necessary or proper, including enjoining the defendant from 406 further violations of this act. If the court finds that the suit fails to raise a justiciable issue of law or fact, the plaintiff 407 408 shall be liable for court costs and reasonable attorney's fees 409 incurred by the defendant.

410 **SECTION 13.** This act shall take effect and be in force from 411 and after July 1, 2007.

S. B. No. 2187 * SS01/ R348* 07/SS01/R348 ST: Consumer collection agencies; require PAGE 13 registration and prohibit certain acts.