MISSISSIPPI LEGISLATURE

By: Senator(s) Michel, Williams

To: Insurance

SENATE BILL NO. 2856

1 AN ACT TO AMEND SECTION 73-69-5, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF THE TERM "ELECTRONIC PROTECTIVE SYSTEM" 2 3 AS USED IN THE MISSISSIPPI ELECTRONIC PROTECTION LICENSING ACT TO 4 INCLUDE A BATTERY-CHARGED SECURITY FENCE; TO DEFINE THE TERM "BATTERY-CHARGED SECURITY FENCE"; TO AMEND SECTION 73-69-27, 5 6 MISSISSIPPI CODE OF 1972, TO PROHIBIT MUNICIPAL OR COUNTY 7 ORDINANCES WHICH IMPOSE CERTAIN REQUIREMENTS RELATING TO THE INSTALLATION OR USE OF A BATTERY-CHARGED FENCE; AND FOR RELATED 8 9 PURPOSES.

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

11 SECTION 1. Section 73-69-5, Mississippi Code of 1972, is

12 amended as follows:

13 73-69-5. As used in this chapter, the following terms shall 14 have the meanings specified in this section:

(a) "Alarm contracting" means providing an electronic
protective system to another, including, but not limited to, the
design, planning with the intent to pre-wire, pre-wiring,

18 installation, maintenance, repair, testing, modification,

19 improvement, alteration, inspection or servicing of an electronic

20 protective system; holding * * * one's self or one's company out

21 for hire to perform any such task; or otherwise offering to22 perform any such task for compensation directly.

(b) "Alarm contracting company" means an entity that
holds a Class A license issued by the State Fire Marshal pursuant
to this chapter.

26 (C) "Alarm verification" means an attempt by a 27 monitoring company or its representative to contact a burglar 28 alarm location or a burglar alarm user by telephone or other 29 electronic means to determine whether a burglar alarm signal is 30 valid in an attempt to avoid unnecessary police response before 31 requesting law enforcement to be dispatched to the location. Alarm verification further means that at least a second call shall 32 33 be made to a different number if the first attempt fails to reach an alarm user. All persons licensed to monitor alarms in 34 35 Mississippi shall employ alarm verification standards as defined 36 in the latest version of ANSI/CSAA CS-V-01, for all burglar alarm 37 signals except for hold-up alarms.

38 (d) "Board" means the Electronic Protection Advisory39 Licensing Board.

40 (e) "Burglar alarm" or "burglar alarm system" or
41 "intrusion detection system" or "electronic protective system"
42 means an alarm, alarm system or portion of such an alarm or system
43 that is intended to detect or warn of an intrusion or other
44 emergency in a structure. Such systems shall be certified per the
45 latest version of ANSI/SIA CP01.

S. B. No. 2856 **~ OFFICIAL ~** 22/SS36/R478 PAGE 2 (jmr\tb) 46 (f) "Company" means a proprietorship, partnership,47 corporation, limited liability company or any other entity.

(g) "Designated agent" means an owner or employee who holds a Class B license of an alarm contracting company who has been assigned the responsibility of submitting any notice required by this chapter to the State Fire Marshal.

52 (h) "Supervision" means direct on-site supervision by a 53 qualified license holder for the duties being performed.

54 (i) "Electronic protective system" means a device or a 55 series or assembly of interconnected devices which, when activated by automatic or manual means, produces an audible, visual or 56 57 electronic signal intended to detect or warn of a threat to a 58 structure or emergency to or from its occupants. This term shall 59 include a battery-charged security fence, burglar alarm system, intrusion detection system, closed-circuit video system or 60 61 electronic access control system, all as defined in this chapter, 62 or a portion or combination of such alarms or systems. However, 63 the term "electronic protective system" shall not include the 64 following: (i) an alarm system installed in a motor vehicle; (ii) 65 a burglar alarm system, or household fire-warning system sold at 66 retail to an individual end user for self-installation; (iii) a 67 single-station fire alarm system sold at retail to an individual end user for self-installation or installed by a fire department, 68 69 the State Fire Marshal's Office, a public agency, a volunteer fire association or their designated representatives. 70

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71 (j) "Employee" means a person who performs services for 72 wages or salary.

73 (k) "Employer" means a person or entity who hires74 another to perform services for a wage or salary.

75 (1) "Individual license" means a Class B, C, D or H
76 license issued by the State Fire Marshal pursuant to this chapter.

(m) "Licensee" means a person or entity to which alicense is granted pursuant to this chapter.

(n) "Officer" means the president, vice president,
secretary, treasurer, comptroller or any other person who performs
functions for an alarm contracting company, corresponding to those
performed by those officers.

83 (o) "Operating location" means a physical address that84 houses or maintains records of clients.

85

(p) "Person" means a natural person or individual.

86 (q) "Principal" means a person or entity that owns at
87 least twenty percent (20%) of an alarm contracting company
88 regardless of the form of organization.

(r) "Salesperson" means a person who solicits another on behalf of an alarm contracting company by door-to-door personal interaction, or a person who participates in the design, planning, specification or layout of an electronic protective system on behalf of an alarm contracting company.

94 (s) "Closed-circuit video system" means an electronic95 protective system that provides video surveillance of events,

S. B. No. 2856 **~ OFFICIAL ~** 22/SS36/R478 PAGE 4 (jmr\tb) 96 primarily by means of transmission, recording, or transmission and 97 recording of visual signals through the use of cameras, receivers, 98 monitors and other visual imaging systems.

99 (t) "Electronic access control system" means an 100 electronic protective system that is powered by the building's 101 primary power source and is used as a process to grant or deny an 102 individual access to a specific area or object based upon their 103 possession of an item (which requires a decoder), a code or 104 physical characteristic (biometrics).

105 (u) "Smoke alarm" means a single_ or multiple-station 106 alarm responsive to smoke.

(v) "Single-station alarm" means a detector comprising an assembly that incorporates sensor, control components and an alarm notification appliance in one <u>(1)</u> unit operated from a power source either located in the unit or obtained at the point of installation.

(w) "Multiple-station alarm" means two (2) or more single-station alarm devices that can be interconnected so that actuation of one causes all integral or separate audible alarms to operate; or one (1) single-station alarm device having connections to other detectors or to a manual fire alarm box.

117 (x) "Heat detector" means a fire detector that detects 118 either abnormally high temperature or rate-of-temperature rise, or 119 both.

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120	(y) "Battery-charged security fence" means an alarm
121	system and ancillary components, or equipment attached to such a
122	system, including, but not limited to, a fence, a battery-operated
123	energizer which is intended to periodically deliver voltage
124	impulses to the fence connected to it, and a battery-charging
125	device used exclusively to charge the battery. The
126	battery-charged security fence shall meet all the following
127	requirements:
128	(i) Interfaces with a monitored alarm device in a
129	manner that enables the alarm system to transmit a signal intended
130	to summon the business and/or law enforcement in response to an
131	intrusion or burglary;
132	(ii) Is located on property that is not designated
133	by a municipality or county exclusively for residential use;
134	(iii) Has an energizer that is powered by a
135	commercial storage battery that is not more than twelve (12) volts
136	of direct current;
137	(iv) Has an energizer that meets the standards set
138	forth by the International Electrotechnical Commission Standard
139	60335-2-76, current edition;
140	(v) Is surrounded by a nonelectric perimeter fence
141	or wall that is not less than five (5) feet in height;
142	(vi) Does not exceed ten (10) feet in height or
143	two (2) feet higher than the nonelectric perimeter fence or wall

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144 described in subparagraph (v) of this paragraph, whichever is 145 higher;

146 (vii) Is marked with conspicuous warning signs
147 that are located on the Battery-charged security fence at not more
148 than 30-foot intervals and that read: "WARNING - ELECTRIC FENCE".
149 SECTION 2. Section 73-69-27, Mississippi Code of 1972, is
150 amended as follows:

151 73-69-27. (1) Except for requirements which pertain to all 152 types of businesses generally, no county or municipality shall 153 enact any new ordinance, rule or regulation regulating companies 154 and persons subject to licensure pursuant to this chapter.

(2) This chapter shall supersede any existing county or municipal ordinance, rule or regulation requiring certification or licensure of companies and persons engaged in alarm contracting, and such ordinances, rules and regulations shall be null, void and of no effect.

(3) Additionally, this chapter shall supersede any existing
county or municipal ordinance, rule or regulation requiring
certification or licensure of companies and persons engaged in
alarm contracting, <u>battery-charged security fence contracting</u>,
closed-circuit video system contracting or electronic access
control system contracting and such ordinances, rules and
regulations shall be null, void and of no effect.

167 (4) Notwithstanding any other law, a municipality or county
168 may not adopt or enforce an ordinance, order or regulation that:

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169	(a) Requires a permit or fee for the installation or
170	use of a battery-charged security fence that is in addition to an
171	alarm system permit issued by the municipality or county; no
172	further permit or fee shall be required for the battery-charged
173	fence;
174	(b) Imposes installation or operational requirements
175	for the battery-charged security fence that are inconsistent with
176	the requirements and standards described in Section 73-69-5(y); or
177	(c) Prohibits the installation or use of a
178	battery-charged security fence.
179	SECTION 3. This act shall take effect and be in force from
180	and after July 1, 2022.