To: Ways and Means

By: Representative Rotenberry

HOUSE BILL NO. 1513

- AN ACT TO AMEND SECTION 27-7-17, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT CERTAIN HEALTH INSURANCE COSTS OF, AND
- 3 SELF-EMPLOYMENT TAXES ASSESSED AGAINST, SELF-EMPLOYED INDIVIDUALS
- 4 SHALL BE ALLOWED AS INDIVIDUAL NONBUSINESS DEDUCTIONS IN COMPUTING
- 5 TAXABLE INCOME; AND FOR RELATED PURPOSES.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 7 SECTION 1. Section 27-7-17, Mississippi Code of 1972, is
- 8 amended as follows:
- 9 27-7-17. In computing taxable income, there shall be allowed
- 10 as deductions:
- 11 (1) Business deductions.
- 12 (a) Business expenses. All the ordinary and necessary
- 13 expenses paid or incurred during the taxable year in carrying on
- 14 any trade or business, including a reasonable allowance for
- 15 salaries or other compensation for personal services actually
- 16 rendered; nonreimbursable traveling expenses incident to current
- 17 employment, including a reasonable amount expended for meals and
- 18 lodging while away from home in the pursuit of a trade or
- 19 business; and rentals or other payments required to be made as a
- 20 condition of the continued use or possession, for purposes of the
- 21 trade or business of property to which the taxpayer has not taken
- 22 or is not taking title or in which he had no equity. Expense
- 23 incurred in connection with earning and distributing nontaxable
- 24 income is not an allowable deduction. Limitations on
- 25 entertainment expenses shall conform to the provisions of the
- 26 Internal Revenue Code of 1986.
- 27 (b) Interest. All interest paid or accrued during the

- 28 taxable year on business indebtedness, except interest upon the 29 indebtedness for the purchase of tax-free bonds, or any stocks, 30 the dividends from which are nontaxable under the provisions of 31 this article; provided, however, in the case of securities 32 dealers, interest payments or accruals on loans, the proceeds of 33 which are used to purchase tax-exempt securities, shall be deductible if income from otherwise tax-free securities is 34 reported as income. Investment interest expense shall be limited 35 36 to investment income. Interest expense incurred for the purchase 37 of treasury stock, to pay dividends, or incurred as a result of an 38 undercapitalized affiliated corporation may not be deducted unless 39 an ordinary and necessary business purpose can be established to 40 the satisfaction of the commissioner. For the purposes of this 41 paragraph, the phrase "interest upon the indebtedness for the purchase of tax-free bonds" applies only to the indebtedness 42 43 incurred for the purpose of directly purchasing tax-free bonds and 44 does not apply to any other indebtedness incurred in the regular 45 course of the taxpayer's business. Any corporation, association, organization or other entity taxable under Section 27-7-23(c) 46
- (c) Taxes. Taxes paid or accrued within the taxable 49 50 year, except state and federal income taxes, excise taxes based on or measured by net income, estate and inheritance taxes, gift 51 52 taxes, cigar and cigarette taxes, gasoline taxes, and sales and 53 use taxes unless incurred as an item of expense in a trade or 54 business or in the production of taxable income. In the case of 55 an individual, taxes permitted as an itemized deduction under the provisions of subsection (2)(a) of this section are to be claimed 56 57 thereunder.

shall allocate interest expense as provided in Section

- 58 (d) Business losses.
- (i) Losses sustained during the taxable year notcompensated for by insurance or otherwise, if incurred in trade or

27-7-23(c)(4)(H).

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- 61 business, or nonbusiness transactions entered into for profit.
- 62 (ii) Limitations on losses from passive activities
- 63 and rental real estate shall conform to the provisions of the
- 64 Internal Revenue Code of 1986.
- 65 (e) Bad debts. Losses from debts ascertained to be
- 66 worthless and charged off during the taxable year, if sustained in
- 67 the conduct of the regular trade or business of the taxpayer;
- 68 provided, that such losses shall be allowed only when the taxpayer
- 69 has reported as income, on the accrual basis, the amount of such
- 70 debt or account.
- 71 (f) Depreciation. A reasonable allowance for
- 72 exhaustion, wear and tear of property used in the trade or
- 73 business, or rental property, and depreciation upon buildings
- 74 based upon their reasonable value as of March 16, 1912, if
- 75 acquired prior thereto, and upon cost if acquired subsequent to
- 76 that date.
- 77 (g) Depletion. In the case of mines, oil and gas
- 78 wells, other natural deposits and timber, a reasonable allowance
- 79 for depletion and for depreciation of improvements, based upon
- 80 cost, including cost of development, not otherwise deducted, or
- 81 fair market value as of March 16, 1912, if acquired prior to that
- 82 date, such allowance to be made upon regulations prescribed by the
- 83 commissioner, with the approval of the Governor.
- 84 (h) Contributions or gifts. Except as otherwise
- 85 provided in subsection (2)(a) of this section for individuals,
- 86 contributions or gifts made by corporations within the taxable
- 87 year to corporations, organizations, associations or institutions,
- 88 including Community Chest funds, foundations and trusts created
- 89 solely and exclusively for religious, charitable, scientific or
- 90 educational purposes, or for the prevention of cruelty to children
- 91 or animals, no part of the net earnings of which inure to the
- 92 benefit of any private stockholder or individual. This deduction
- 93 shall be allowed in an amount not to exceed twenty percent (20%)

- 94 of the net income. Such contributions or gifts shall be allowable
- 95 as deductions only if verified under rules and regulations
- 96 prescribed by the commissioner, with the approval of the Governor.
- 97 Contributions made in any form other than cash shall be allowed
- 98 as a deduction, subject to the limitations herein provided, in an
- 99 amount equal to the actual market value of the contributions at
- 100 the time the contribution is actually made and consummated.
- 101 (i) Reserve funds insurance companies. In the case
- 102 of insurance companies the net additions required by law to be
- 103 made within the taxable year to reserve funds when such reserve
- 104 funds are maintained for the purpose of liquidating policies at
- 105 maturity.
- 106 (j) Annuity income. The sums, other than dividends,
- 107 paid within the taxpayer year on policy or annuity contracts when
- 108 such income has been included in gross income.
- 109 (k) Contributions to employee pension plans.
- 110 Contributions made by an employer to a plan or a trust forming
- 111 part of a pension plan, stock bonus plan, disability or
- 112 death-benefit plan, or profit-sharing plan of such employer for
- 113 the exclusive benefit of some or all of his, their, or its
- 114 employees, or their beneficiaries, shall be deductible from his,
- 115 their, or its income only to the extent that, and for the taxable
- 116 year in which, the contribution is deductible for federal income
- 117 tax purposes under the Internal Revenue Code of 1986 and any other
- 118 provisions of similar purport in the Internal Revenue Laws of the
- 119 United States, and the rules, regulations, rulings and
- 120 determinations promulgated thereunder, provided that:
- 121 (i) The plan or trust be irrevocable.
- 122 (ii) The plan or trust constitute a part of a
- 123 pension plan, stock bonus plan, disability or death-benefit plan,
- 124 or profit-sharing plan for the exclusive benefit of some or all of
- 125 the employer's employees and/or officers, or their beneficiaries,
- 126 for the purpose of distributing the corpus and income of the plan

- 127 or trust to such employees and/or officers, or their
- 128 beneficiaries.
- 129 (iii) No part of the corpus or income of the plan
- 130 or trust can be used for purposes other than for the exclusive
- 131 benefit of employees and/or officers, or their beneficiaries.
- 132 Contributions to all plans or to all trusts of real or
- 133 personal property (or real and personal property combined) or to
- 134 insured plans created under a retirement plan for which provision
- 135 has been made under the laws of the United States of America,
- 136 making such contributions deductible from income for federal
- 137 income tax purposes, shall be deductible only to the same extent
- 138 under the Income Tax Laws of the State of Mississippi.
- 139 (1) Net operating loss carrybacks and carryovers.
- 140 A net operating loss for any taxable year ending after December
- 141 31, 1993, and taxable years thereafter, shall be a net operating
- 142 loss carryback to each of the three (3) taxable years preceding
- 143 the taxable year of the loss. If the net operating loss for any
- 144 taxable year is not exhausted by carrybacks to the three (3)
- 145 taxable years preceding the taxable year of the loss, then there
- 146 shall be a net operating loss carryover to each of the fifteen
- 147 (15) taxable years following the taxable year of the loss
- 148 beginning with any taxable year after December 31, 1991.
- 149 For any taxable year ending after December 31, 1997, the
- 150 period for net operating loss carrybacks and net operating loss
- 151 carryovers shall be the same as those established by the Internal
- 152 Revenue Code and the rules, regulations, rulings and
- 153 determinations promulgated thereunder.
- The term "net operating loss," for the purposes of this
- 155 paragraph, shall be the excess of the deductions allowed over the
- 156 gross income; provided, however, the following deductions shall
- 157 not be allowed in computing same:
- 158 (i) No net operating loss deduction shall be
- 159 allowed.

- 160 (ii) No personal exemption deduction shall be
- 161 allowed.
- 162 (iii) Allowable deductions which are not
- 163 attributable to taxpayer's trade or business shall be allowed only
- 164 to the extent of the amount of gross income not derived from such
- 165 trade or business.
- Any taxpayer entitled to a carryback period as provided by
- 167 this paragraph may elect to relinquish the entire carryback period
- 168 with respect to a net operating loss for any taxable year ending
- 169 after December 31, 1991. The election shall be made in the manner
- 170 prescribed by the State Tax Commission and shall be made by the
- 171 due date, including extensions of time, for filing the taxpayer's
- 172 return for the taxable year of the net operating loss for which
- 173 the election is to be in effect. The election, once made for any
- 174 taxable year, shall be irrevocable for that taxable year.
- 175 (m) Amortization of pollution or environmental control
- 176 facilities.
- 177 Allowance of deduction. Every taxpayer, at his election,
- 178 shall be entitled to a deduction for pollution or environmental
- 179 control facilities to the same extent as that allowed under the
- 180 Internal Revenue Code and the rules, regulations, rulings and
- 181 determinations promulgated thereunder.
- 182 (n) Dividend distributions investment trusts.
- 183 Dividends distributed by an investment trust defined in Section
- 184 79-15-3, if the dividend distributions meet the requirements of
- 185 Section 857 or are otherwise deductible under Section 858 or 860,
- 186 federal Internal Revenue Code of 1986, as amended. The deductions
- 187 allowed in this paragraph shall be effective for the 1985 taxable
- 188 year of the investment trust and for each taxable year thereafter.
- 189 (2) Individual nonbusiness deductions.
- 190 (a) (i) The amount allowable for individual
- 191 nonbusiness itemized deductions for federal income tax purposes,
- 192 except the deduction for state income taxes paid, where the

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     individual is eligible to elect, for the taxable year, to itemize
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     deductions on his federal return, (ii) in the case of a
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     self-employed individual, an amount equal to one-half (1/2) of the
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     self-employment taxes imposed on such individual for the taxable
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     year, and (iii) in the case of a self-employed individual, an
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     amount equal to twenty-five percent (25%) of the amount paid
     during the taxable year for insurance which constitutes health
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     care coverage for the taxpayer, his spouse and dependents, except
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     that no deduction shall be allowed under this subparagraph if the
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     amount of the deduction exceeds the earned income derived by the
     taxpayer from the trade or business with respect to which the plan
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     providing the health care coverage is established, or if the
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     taxpayer is eligible to participate in any subsidized health care
     plan maintained by any employer of the taxpayer or his spouse; or
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                    In lieu of the individual nonbusiness itemized
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     deductions authorized in paragraph (a), for all purposes other
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     than ordinary and necessary expenses paid or incurred during the
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     taxable year in carrying on any trade or business, an optional
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     standard deduction of:
                        Three Thousand Four Hundred Dollars
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                    (i)
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     ($3,400.00) through calendar year 1997, Four Thousand Two Hundred
     Dollars ($4,200.00) for the calendar year 1998 and Four Thousand
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     Six Hundred Dollars ($4,600.00) for each calendar year thereafter
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     in the case of married individuals filing a joint or combined
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     return;
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                    (ii) One Thousand Seven Hundred Dollars
     ($1,700.00) through calendar year 1997, Two Thousand One Hundred
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     Dollars ($2,100.00) for the calendar year 1998 and Two Thousand
     Three Hundred Dollars ($2,300.00) for each calendar year
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     thereafter in the case of married individuals filing separate
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(iii) Three Thousand Four Hundred Dollars

(\$3,400.00) in the case of a head of family; or

returns;

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226 (iv) Two Thousand Three Hundred Dollars

227 (\$2,300.00) in the case of an individual who is not married.

In the case of a husband and wife living together, having

229 separate incomes, and filing combined returns, the standard

230 deduction authorized may be divided in any manner they choose. In

231 the case of separate returns by a husband and wife, the standard

232 deduction shall not be allowed to either if the taxable income of

one of the spouses is determined without regard to the standard

234 deduction.

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- 235 (c) A nonresident individual shall be allowed the same
- 236 individual nonbusiness deductions as are authorized for resident
- 237 individuals in paragraph (a) or (b) of this subsection; however,
- 238 the nonresident individual is entitled only to that proportion of
- 239 the individual nonbusiness deductions as his net income from
- 240 sources within the State of Mississippi bears to his total or
- 241 entire net income from all sources.
- 242 (3) Nothing in this section shall permit the same item to be
- 243 deducted more than once, either in fact or in effect.
- 244 SECTION 2. Nothing in this act shall affect or defeat any
- 245 claim, assessment, appeal, suit, right or cause of action for
- 246 taxes due or accrued under the income tax laws before the date on
- 247 which this act becomes effective, whether such claims,
- 248 assessments, appeals, suits or actions have been begun before the
- 249 date on which this act becomes effective or are begun thereafter;
- 250 and the provisions of the income tax laws are expressly continued
- 251 in full force, effect and operation for the purpose of the
- 252 assessment, collection and enrollment of liens for any taxes due
- 253 or accrued and the execution of any warrant under such laws before
- 254 the date on which this act becomes effective, and for the
- 255 imposition of any penalties, forfeitures or claims for failure to
- 256 comply with such laws.
- 257 SECTION 3. This act shall take effect and be in force from
- 258 and after January 1, 1999.