

*****Pending*****

AMENDMENT No. 1 PROPOSED TO

House Bill NO. 832

By Senator(s) Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

6 SECTION 1. (1) As used in this section, the following words
7 and phrases shall have the meanings ascribed to herein unless the
8 context clearly indicates otherwise:

9 (a) "Approved reforestation practices" means the
10 following practices for establishing a crop of trees suitable for
11 manufacturing into forest products:

12 (i) "Pine and hardwood tree planting practices"
13 including the cost of seedlings, planting by hand or machine, and
14 site preparation.

15 (ii) "Mixed-stand regeneration practices" to
16 establish a mixed-crop of pine and hardwood trees by planting or
17 direct seeding, or both, including the cost of seedlings,
18 seed/acorns, planting, seeding and site preparation.

19 (iii) "Direct seeding practices" to establish a
20 crop of pine or oak trees by directly applying seed/acorns to the
21 site including the cost of seed/acorns, seeding and site
22 preparation.

23 (iv) "Post-planting site preparation practices" to
24 reduce or control undesirable competition within the first growing
25 season of an established crop of trees.

26 Approved reforestation practices shall not include the

27 establishment of orchards, Christmas trees or ornamental trees.

28 (b) "Eligible tree species" means pine and hardwood
29 commercial tree species suitable for manufacturing into forest
30 products.

31 (c) "Cost-share assistance" means partial financial
32 payment for approved reforestation practices from the state
33 government as authorized under Sections 49-19-201 through
34 49-19-227, or the federal government.

35 (d) "Eligible owner" means a private individual, group
36 or association, but the term shall not mean private corporations
37 which manufacture products or provide public utility services of
38 any type or any subsidiary of such corporations.

39 (e) "Eligible lands" means nonindustrial private lands
40 owned by a private individual, group or association, but shall not
41 mean lands owned by private corporations which manufacture
42 products or provide public utility services of any type or any
43 subsidiary of such corporations.

44 (f) "Reforestation prescription or plan" means a
45 written description of the approved reforestation practices that
46 the eligible owner plans to use and includes a legal description
47 and map of the area to be reforested, a list of the tree seedling
48 or seed species to be used in the reforestation and the site
49 preparation practices that will be utilized.

50 (2) Subject to the limitations provided in subsection (3) of
51 this section, upon submission to the State Tax Commission of the
52 written verification provided for in subsection (5) of this
53 section and such other documentation as the State Tax Commission
54 may require, any eligible owner who incurs costs for approved
55 reforestation practices for eligible tree species on eligible
56 lands shall be allowed a credit, in an amount equal to the lesser
57 of fifty percent (50%) of the actual costs of the approved
58 reforestation practices or fifty percent (50%) of the average cost
59 of approved practices as established by the Mississippi Forestry

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60 Commission under Section 49-19-219, against the taxes imposed
61 pursuant to this chapter for the tax year in which the costs are
62 incurred.

63 (3) The credit provided for in this section shall not exceed
64 the lesser of Ten Thousand Dollars (\$10,000.00) or the amount of
65 income tax imposed upon the eligible owner for the taxable year
66 reduced by the sum of all other credits allowable to the eligible
67 owner under this chapter, except credit for tax payments made by
68 or on behalf of the eligible owner. The credit shall be a carry
69 back to each of the three (3) taxable years preceding the taxable
70 year in which the cost upon which the credit is based is incurred.

71 If the credit is not exhausted by carry backs to three (3)
72 taxable years preceding the taxable year in which the cost is
73 incurred, the credit may be carried forward for ten (10) taxable
74 years immediately following the taxable year in which the cost is
75 incurred. The maximum dollar amount of the credit provided for in
76 this section that an eligible owner may utilize during his
77 lifetime shall be Ten Thousand Dollars (\$10,000.00) in the
78 aggregate.

79 (4) If an eligible owner receives any state or federal cost
80 share assistance funds to defray the cost of an approved
81 reforestation practice, the cost of that practice on the same acre
82 or acres within the same tax year is not eligible for the credit
83 provided in this section unless the eligible owner's adjusted
84 gross income is less than the federal earned income credit level.

85 (5) To be eligible for the tax credit, an eligible owner
86 must have a reforestation prescription or plan prepared for the
87 eligible lands by a graduate forester of a college, school or
88 university accredited by the Society of American Foresters or by a
89 registered forester under the Foresters Registration Law of 1977.

90 The forester must verify in writing that the reforestation
91 practices were completed and that the reforestation prescription
92 or plan was followed.

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93 SECTION 2. Section 1 of this act shall be codified as a
94 separate code section in Article 1, Chapter 7, Title 27,
95 Mississippi Code of 1972.

96 SECTION 3. Nothing in this act shall affect or defeat any
97 claim, assessment, appeal, suit, right or cause of action for
98 taxes due or accrued under the income tax laws before the date on
99 which this act becomes effective, whether such claims,
100 assessments, appeals, suits or actions have been begun before the
101 date on which this act becomes effective or are begun thereafter;
102 and the provisions of the income tax laws are expressly continued
103 in full force, effect and operation for the purpose of the
104 assessment, collection and enrollment of liens for any taxes due
105 or accrued and the execution of any warrant under such laws before
106 the date on which this act becomes effective, and for the
107 imposition of any penalties, forfeitures or claims for failure to
108 comply with such laws.

109 SECTION 4. This act shall take effect and be in force from
110 and after July 1, 2000, and shall stand repealed from and after
111 July 2, 2000.

**Further, amend by striking the title in its entirety and
inserting in lieu thereof the following:**

1 AN ACT TO PROVIDE AN INCOME TAX CREDIT FOR CERTAIN TAXPAYERS
2 WHO INCUR COSTS FOR CERTAIN APPROVED REFORESTATION PRACTICES; TO
3 LIMIT THE AMOUNT OF SUCH INCOME TAX CREDIT; AND FOR RELATED
4 PURPOSES.