Adopted SUBSTITUTE 1 FOR AMENDMENT No. 1 PROPOSED TO

House Bill NO. 832

By Senator(s) Dickerson, Harvey, Stogner, Thames

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

- 6 <u>SECTION 1.</u> (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
- 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
- lands shall be allowed a credit, in an amount equal to the lesser
- of fifty percent (50%) of the actual costs of the approved
- 58 reforestation practices or fifty percent (50%) of the average cost
- of approved practices as established by the Mississippi Forestry

99\SS02\HB832A.J *\$\$02/HB832AJ*

- 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
- or on behalf of the eligible owner. Any unused portion of the
- 69 credit may be carried forward for succeeding tax years. The
- 70 maximum dollar amount of the credit provided for in this section
- 71 that an eligible owner may utilize during his lifetime shall be
- 72 Ten Thousand Dollars (\$10,000.00) in the aggregate.
- 73 (4) If an eligible owner receives any state or federal cost
- 74 share assistance funds to defray the cost of an approved
- 75 reforestation practice, the cost of that practice on the same acre
- 76 or acres within the same tax year is not eligible for the credit
- 77 provided in this section unless the eligible owner's adjusted
- 78 gross income is less than the federal earned income credit level.
- 79 (5) To be eligible for the tax credit, an eligible owner
- 80 must have a reforestation prescription or plan prepared for the
- 81 eligible lands by a graduate forester of a college, school or
- 82 university accredited by the Society of American Foresters or by a
- 83 registered forester under the Foresters Registration Law of 1977.
- 84 The forester must verify in writing that the reforestation
- 85 practices were completed and that the reforestation prescription
- 86 or plan was followed.
- 87 SECTION 2. Section 1 of this act shall be codified as a
- 88 separate code section in Article 1, Chapter 7, Title 27,
- 89 Mississippi Code of 1972.
- 90 SECTION 3. Nothing in this act shall affect or defeat any
- 91 claim, assessment, appeal, suit, right or cause of action for
- 92 taxes due or accrued under the income tax laws before the date on

99\SS02\HB832A.J *\$\$02/HB832A.J*

- 93 which this act becomes effective, whether such claims,
- 94 assessments, appeals, suits or actions have been begun before the
- 95 date on which this act becomes effective or are begun thereafter;
- 96 and the provisions of the income tax laws are expressly continued
- 97 in full force, effect and operation for the purpose of the
- 98 assessment, collection and enrollment of liens for any taxes due
- 99 or accrued and the execution of any warrant under such laws before
- 100 the date on which this act becomes effective, and for the
- 101 imposition of any penalties, forfeitures or claims for failure to
- 102 comply with such laws.
- 103 SECTION 4. This act shall take effect and be in force from
- 104 and after January 1, 1999.

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

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