By: Davis To: Ways and Means

HOUSE BILL NO. 73

AN ACT TO AMEND SECTION 27-65-3, MISSISSIPPI CODE OF 197	, TO
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- 2 PROVIDE THAT DELIVERY CHARGES SHALL NOT BE INCLUDED WITHIN THE
- 3 MEANING OF GROSS PROCEEDS OF SALES FOR PURPOSES OF THE STATE SALES
- 4 TAX LAW; TO AMEND SECTION 27-67-3, MISSISSIPPI CODE OF 1972, TO
- 5 PROVIDE THAT FREIGHT CHARGES SHALL NOT BE INCLUDED WITHIN THE
- 6 MEANING OF PURCHASE PRICE, SALES PRICE OR VALUE FOR PURPOSES OF
- 7 THE STATE USE TAX LAW; AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 9 SECTION 1. Section 27-65-3, Mississippi Code of 1972, is
- 10 amended as follows:
- 11 27-65-3. The words, terms and phrases, when used in this
- 12 chapter, shall have the meanings ascribed to them herein.
- 13 (a) "Tax Commission" means the State Tax Commission of
- 14 the State of Mississippi.
- 15 (b) "Commissioner" means the Chairman of the State Tax
- 16 Commission.
- 17 (c) "Person" means * * * any individual, firm,
- 18 copartnership, joint venture, association, corporation, estate,
- 19 trust or other group or combination acting as a unit, and includes
- 20 the plural as well as the singular in number. "Person" shall
- 21 include husband or wife or both where joint benefits are derived
- 22 from the operation of a business taxed hereunder. "Person" shall
- 23 also include any state, county, municipal or other agency or

- 24 association engaging in a business taxable under this chapter.
- 25 (d) "Tax year" or "taxable year" means either the
- 26 calendar year or the taxpayer's fiscal year.
- 27 (e) "Taxpayer" means any person liable for or having
- 28 paid any tax to the State of Mississippi under the provisions of
- 29 this chapter.
- 30 (f) "Sale" or "sales" includes the barter or exchange
- 31 of property as well as the sale thereof for money or other
- 32 consideration, and every closed transaction by which the title to
- 33 taxable property passes shall constitute a taxable event.
- "Sale" shall also include the passing of title to property
- 35 for a consideration of coupons, trading stamps or by any other
- 36 means when redemption is subsequent to the original sale by which
- 37 the coupon, stamp or other obligation was created.
- The situs of a sale for the purpose of distributing taxes to
- 39 municipalities shall be the same as the location of the business
- 40 from which the sale is made except that:
- 41 (i) Retail sales along a route from a vehicle or
- 42 otherwise by a transient vendor shall take the situs of delivery
- 43 to the customer.
- 44 (ii) The situs of wholesale sales of tangible
- 45 personal property taxed at wholesale rates, the amount of which is
- 46 allowed as a credit against the sales tax liability of the
- 47 retailer, shall be the same as the location of the business of the
- 48 retailer receiving the credit.
- 49 (iii) The situs of wholesale sales of tangible
- 50 personal property taxed at wholesale rates, the amount of which is
- 51 not allowed as a credit against the sales tax liability of the
- 52 retailer, shall have a rural situs.
- 53 (iv) Income received from the renting or leasing
- 54 of property used for transportation purposes between cities or

55 counties shall have a rural situs.

- (g) "Delivery charges" * * * means * * * any expenses

 incurred by a seller in acquiring merchandise for sale in the

 regular course of business commonly known as "freight-in" or

 "transportation costs-in." "Delivery charges" also include any

 charges made by the seller for delivery of property sold to the

 purchaser.
- (h) "Gross proceeds of sales" means the value

 proceeding or accruing from the full sale price of tangible

 personal property, including installation charges, carrying

 charges, or any other addition to the selling price on account of

 deferred payments by the purchaser, without any deduction

 for * * cost of property sold, other expenses or losses, or

 taxes of any kind except those expressly exempt by this chapter.
- Where a trade-in is taken as part payment on tangible
 personal property sold, "gross proceeds of sales" shall include
 only the difference received between the selling price of the
 tangible personal property and the amount allowed for a trade-in
 of property of the same kind. When the trade-in is subsequently
 sold, the selling price thereof shall be included in "gross
 proceeds of sales."
- "Gross proceeds of sales" shall include the value of any
 goods, wares, merchandise or property purchased at wholesale or
 manufactured, and any mineral or natural resources produced which
 are excluded from the tax levied by Section 27-65-15, which are
 withdrawn or used from an established business or from the stock
 in trade for consumption or any other use in the business or by
 the owner.

"Gross proceeds of sales" shall not include bad check or

84 draft service charges as provided for in Section 97-19-57.

85 <u>"Gross proceeds of sales" does not include delivery charges.</u>

86 (i) "Gross income" means the total charges for service

87 or the total receipts (actual or accrued) derived from trades,

88 business or commerce by reason of the investment of capital in the

89 business engaged in, including the sale or rental of tangible

90 personal property, compensation for labor and services performed,

and including the receipts from the sales of property retained as

92 toll, without any deduction for rebates, cost of property sold,

93 cost of materials used, labor costs, interest paid, losses or any

94 expense whatever.

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"Gross income" shall also include the cost of property given

96 as compensation when said property is consumed by a person

97 performing a taxable service for the donor.

98 However, "gross income" or "gross proceeds of sales" shall

99 not be construed to include the value of goods returned by

customers when the total sale price is refunded either in cash or

101 by credit, or cash discounts allowed and taken on sales. Cash

discounts shall not include the value of trading stamps given with

103 a sale of property.

104 (j) "Tangible personal property" means personal

105 property perceptible to the human senses or by chemical analysis

as opposed to real property or intangibles and shall include

107 property sold on an installed basis which may become a part of

108 real or personal property.

109 (k) "Installation charges" * * * means * * * the charge

110 for the application of tangible personal property to real or

- 111 personal property without regard to whether or not it becomes a
- 112 part of the real property or retains its personal property
- 113 classification. It shall include, but not be limited to, sales in
- 114 place of roofing, tile, glass, carpets, drapes, fences, awnings,
- 115 window air conditioning units, gasoline pumps, window guards,
- 116 floor coverings, carports, store fixtures, aluminum and plastic
- 117 siding, tombstones and similar personal property.
- 118 (1) "Newspaper" means a periodical which:
- (i) Is not published primarily for advertising
- 120 purposes and has not contained more than seventy-five percent
- 121 (75%) advertising in more than one-half (1/2) of its issues during
- 122 any consecutive twelve-month period excluding separate advertising
- 123 supplements inserted into but separately identifiable from any
- 124 regular issue or issues;
- 125 (ii) Has been established and published
- 126 continuously for at least twelve (12) months;
- 127 (iii) Is regularly issued at stated intervals no
- 128 less frequently than once a week, bears a date of issue, and is
- 129 numbered consecutively; provided, however, that publication on
- 130 legal holidays of this state or of the United States and on
- 131 Saturdays and Sundays shall not be required, and failure to
- 132 publish not more than two (2) regular issues in any calendar year
- 133 shall not exclude a periodical from this definition;
- 134 (iv) Is issued from a known office of publication,
- 135 which shall be the principal public business office of the
- 136 newspaper and need not be the place at which the periodical is
- 137 printed and a newspaper shall be deemed to be "published" at the
- 138 place where its known office of publication is located;

Is formed of printed sheets; provided, 139 140 however, that a periodical that is reproduced by the stencil, mimeograph or hectograph process shall not be considered to be a 141 142 "newspaper"; and (vi) Is originated and published for the 143 dissemination of current news and intelligence of varied, broad 144 and general public interest, announcements and notices, opinions 145 as editorials on a regular or irregular basis, and advertising and 146 147 miscellaneous reading matter. 148 The term "newspaper" shall include periodicals which are designed primarily for free circulation or for circulation at 149 150 nominal rates as well as those which are designed for circulation at more than a nominal rate. 151 The term "newspaper" shall not include a publication or 152 periodical which is published, sponsored by, is directly supported 153 financially by, or is published to further the interests of, or is 154 155 directed to, or has a circulation restricted in whole or in part to any particular sect, denomination, labor or fraternal 156 organization or other special group or class or citizens. 157 158 For purposes of this paragraph, a periodical designed primarily for free circulation or circulation at nominal rates 159 160 shall not be considered to be a newspaper unless such periodical has made an application for such status to the Tax Commission in 161 162 the manner prescribed by the commission and has provided to the 163 Tax Commission documentation satisfactory to the commission 164 showing that such periodical meets the requirements of the

definition of the term "newspaper." However, if such periodical

has been determined to be a newspaper under action taken by the

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- 167 State Tax Commission on or before April 11, 1996, such periodical
- 168 shall be considered to be a newspaper without the necessity of
- 169 applying for such status. A determination by the State Tax
- 170 Commission that a publication is a newspaper shall be limited to
- 171 the application of this chapter and shall not establish that the
- 172 publication is a newspaper for any other purpose.
- SECTION 2. Section 27-67-3, Mississippi Code of 1972, is
- 174 amended as follows:
- 175 27-67-3. Whenever used in this article, the words, phrases
- 176 and terms shall have the meaning ascribed to them as follows:
- 177 (a) "Tax Commission" means the State Tax Commission of
- 178 the State of Mississippi.
- 179 (b) "Commissioner" means the Chairman of the State Tax
- 180 Commission.
- 181 (c) "Person" means any individual, firm, partnership,
- 182 joint venture, association, corporation, estate, trust, receiver,
- 183 syndicate or any other group or combination acting as a unit and
- 184 includes the plural as well as the singular in number. "Person"
- 185 shall also include husband or wife, or both, where joint benefits
- 186 are derived from the operation of a business taxed hereunder or
- 187 where joint benefits are derived from the use of property taxed
- 188 hereunder.
- 189 (d) "Taxpayer" means any person liable for the payment
- 190 of any tax hereunder, or liable for the collection and payment of
- 191 the tax.
- 192 (e) "Sale" or "purchase" means the exchange of
- 193 properties for money or other consideration, and the barter of
- 194 properties. Every closed transaction by which title to, or

possession of, tangible personal property passes shall constitute a taxable event. A transaction whereby the possession of property is transferred but the seller retains title as security for payment of the selling price shall be deemed a sale.

- "Purchase price" or "sales price" means the total 199 200 amount for which tangible personal property is purchased or sold, valued in money, including any additional charges for deferred 201 payment, installation and service charges, * * * without any 202 deduction for cost of property sold, expenses or losses, or taxes 203 204 of any kind except those exempt by the sales tax law. "Purchase 205 price" or "sales price" shall not include cash discounts allowed 206 and taken or merchandise returned by customers when the total 207 sales price is refunded either in cash or by credit, and shall not include amounts allowed for a trade-in of similar property. 208
- 209 "Purchase price" or "sales price" does not include freight charges
 210 to the point of use within this state.
- (g) "Lease" or "rent" means any agreement entered into for a consideration that transfers possession or control of tangible personal property to a person for use within this state.
- (h) "Value" means the estimated or assessed monetary 214 215 worth of a thing or property. The value of property transferred 216 into this state for sales promotion or advertising shall be an 217 amount not less than the cost paid by the transferor or donor. The value of property which has been used in another state shall be 218 219 determined by its cost less straight line depreciation provided 220 that value shall never be less than twenty percent (20%) of the cost or other method acceptable to the commissioner. On property 221 222 imported by the manufacturer thereof for rental or lease within

this state, value shall be the manufactured cost of the property * * *.

(i) "Tangible personal property" means personal property perceptible to the human senses or by chemical analysis, as opposed to real property or intangibles. "Tangible personal property" shall include printed, mimeographed, multigraphed matter, or material reproduced in any other manner, and books, catalogs, manuals, publications or similar documents covering the services of collecting, compiling or analyzing information of any kind or nature. However, reports representing the work of persons such as lawyers, accountants, engineers and similar professionals shall not be included. "Tangible personal property" shall also include tangible advertising or sales promotion materials such as, but not limited to, displays, brochures, signs, catalogs, price lists, point of sale advertising materials and technical manuals. Tangible personal property shall also include computer software programs.

maintaining a place of business within this state," or any similar term means any person having within this state an office, a distribution house, a salesroom or house, a warehouse, or any other place of business, or owning personal property located in this state used by another person, or installing personal property in this state. This definition also includes any person selling or taking orders for any tangible personal property, either personally, by mail or through an employee representative, salesman, commission agent, canvasser, solicitor or independent contractor or by any other means from within the state.

251 Any person doing business under the terms of the article by
252 reason of coming under any one or more of the qualifying
253 provisions listed above shall be considered as doing business on
254 all transactions involving sales to persons within this state.

- (k) "Use" or "consumption" means the first use or intended use within this state of tangible personal property and shall include rental or loan by owners or use by lessees or other persons receiving benefits from use of the property. "Use" or "consumption" shall include the benefit realized or to be realized by persons importing or causing to be imported into this state tangible advertising or sales promotion materials.
- 262 (1) "Storage" means keeping tangible personal property
 263 in this state for subsequent use or consumption in this state.

SECTION 3. Nothing in this act shall affect or defeat any 264 claim, assessment, appeal, suit, right or cause of action for 265 taxes due or accrued under the sales tax laws or use tax laws 266 267 before the date on which this act becomes effective, whether such claims, assessments, appeals, suits or actions have been begun 268 before the date on which this act becomes effective or are begun 269 thereafter; and the provisions of the sales tax laws and use tax 270 laws are expressly continued in full force, effect and operation 271 272 for the purpose of the assessment, collection and enrollment of 273 liens for any taxes due or accrued and the execution of any 274 warrant under such laws before the date on which this act becomes 275 effective, and for the imposition of any penalties, forfeitures or claims for failure to comply with such laws. 276

SECTION 4. This act shall take effect and be in force from and after July 1, 2000.

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