MISSISSIPPI LEGISLATURE

By: Cameron

To: Ways and Means

HOUSE BILL NO. 95

AN ACT TO AMEND SECTION 27-7-23, MISSISSIPPI CODE OF 1972, TO 1 2 REVISE THE METHOD OF DETERMINING NET BUSINESS INCOME OF FOREIGN 3 MANUFACTURERS WHO SELL PRINCIPALLY AT WHOLESALE PRICES; AND FOR 4 RELATED PURPOSES. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 SECTION 1. Section 27-7-23, Mississippi Code of 1972, is 7 amended as follows: 27-7-23. (a) **Definitions**. 8 "Doing business" means the operation of any 9 (1)business enterprise or activity in Mississippi for financial 10 profit or economic gain, including, but not limited to, the 11 12 following: (A) The regular maintenance of an office or other 13 place of business in Mississippi; or 14 The regular maintenance in Mississippi of an 15 (B) inventory of merchandise or material for sale, distribution or 16 manufacture, regardless of whether kept on the premises of the 17 taxpayer or otherwise; or 18 19 (C) The selling or distributing of merchandise to customers in Mississippi directly from a company-owned or operated 20 vehicle when title to the merchandise is transferred from the 21 seller or distributor to the customer at the time of the sale or 22

23 distribution (transient selling); or

The regular rendering of service to clients or 24 (D) customers in Mississippi in person or by agents or employees; or 25 (E) The owning, renting or operating of business 26 or income-producing property, real or personal, in Mississippi; or 27 28 (F) The performing of contracts, prime or sublet work, for the construction, repair or renovation of real or 29 personal property. 30

31 (2) "Business income" means income arising from 32 transactions and activity in the regular course of the taxpayer's 33 trade or business and includes income from tangible and intangible 34 property if the acquisition, management and disposition of the 35 property constitute integral parts of the taxpayer's regular trade 36 or business operations.

37 (3) "Nonbusiness income" means all income other than38 business income.

39 (4) "Commercial domicile" means the principal place
40 from which the trade or business of the taxpayer is directed or
41 managed.

(5) "State" means any state of the United States, the
District of Columbia, the Commonwealth of Puerto Rico, any
territory or possession of the United States, and any foreign
country or political subdivision thereof.

46 (b) Nonresident individuals, partnerships, trusts and
47 estates.

(1) The tax imposed by this article shall apply to the entire net income of a taxable nonresident derived from employment, trade, business, professional, personal service or other activity for financial gain or profit, performed or carried on within Mississippi, including the rental of real or personal property located within this state or for use herein and including

54 the sale or exchange or other disposition of tangible or 55 intangible property having a situs in Mississippi.

56 (2) Income derived from trade, business or other 57 commercial activity shall be taxed to the extent that it is derived from such activity within this state. Mississippi net 58 income shall be determined by direct or separate accounting of 59 such income if the commissioner is satisfied that such separate 60 accounting reflects correctly the income attributable to this 61 state, but otherwise it shall be determined in the same manner as 62 63 prescribed by the commissioner for the allocation and 64 apportionment of income of foreign corporations having income from sources both within and without the state. 65

A taxable nonresident shall be allowed to deduct (3) 66 expenses, interest, taxes, losses, bad debts, depreciation and 67 similar business expenses only to the extent that they are 68 allowable under this article and are attributable to the 69 70 production of income allocable to and taxable by the State of 71 Mississippi. As to allowable deductions essentially personal in nature, such as contributions to charitable organizations, medical 72 expenses, taxes, interest and the optional standard deduction, 73 such taxable nonresident shall be allowed deductions therefor in 74 the ratio that the net income from sources within Mississippi 75 bears to the total net income from all sources of such taxable 76 77 nonresident, computed as if such taxable nonresident were a 78 resident of Mississippi.

79 (c) Foreign corporations, associations, organizations and
 80 other entities.

81

(1) Corporations and organizations required to file.

All foreign corporations and other organizations which have obtained a certificate of authority from the Secretary of State to do business in Mississippi, or corporations or organizations which are in fact doing business in Mississippi, are subject to the income tax levy and are required to file annual income tax returns unless the corporation or organization is specifically exempt from tax by this article.

89 (2) Allocation and apportionment of income. Except as
90 provided in Sections 27-7-24, 27-7-24.1, 27-7-24.3, 27-7-24.5 and
91 27-7-24.7, Mississippi Code of 1972, any corporation or
92 organization having income from business activity which is taxable
93 both within and without this state shall allocate and apportion
94 its net income as provided in this section.

95 (A) A corporation is taxable in another state if:
96 (i) In that state the corporation is subject
97 to a net income tax, or a franchise tax measured by net income; or
98 (ii) That state has jurisdiction to subject
99 the corporation to a net income tax regardless of whether, in
100 fact, the state does or does not.

(B) All business income of the corporation,
including business income from rents, royalties, capital gains,
interest and dividends which constitute integral parts of the
corporation's regular trade or business activities or operations,
shall be allocated or apportioned as follows:

(i) If the business income of the corporation
is derived solely from property owned or business done in this
state and the corporation is not taxable in another state, the
entire business income shall be allocated to this state.

110 (ii) If the business income of the corporation is derived in part from property owned or business 111 done in this state and in part from property owned or business 112 113 done without the state and the corporation is taxable both within and without this state, only that portion of the business income 114 115 which is attributable to the property owned or business done within this state shall be allocated to this state. Income which 116 is in like manner attributable to property owned or business done 117 in another state shall be allocated to that state if taxable in 118 119 that state. Business income derived from intangible property of 120 any kind or nature shall be treated as income from sources within 121 this state if the evidence of ownership of such property has acquired a business, commercial or actual situs in this state. 122 Business income derived from unitary multistate activities which 123 cannot be allocated to any state shall be apportioned to this 124 state by use of formulas prescribed by the commissioner. 125

126 (iii) Any corporation, taxable both within 127 and without this state, which maintains or could maintain books of account detailing allocation of receipts and expenditures 128 reflecting clearly the business income attributable to property 129 owned or business done in this state, shall determine Mississippi 130 net business income on the basis of direct or separate accounting. 131 A proportionate part of nonallocable general and administrative 132 133 business expenses may be deducted by use of a formula prescribed 134 by the commissioner. If the commissioner finds that direct or separate accounting of Mississippi net business income does not 135 136 reflect the true income attributable to property owned or business 137 done in Mississippi, or, if by reason of the unitary multistate

activities of the corporation direct or separate accounting for 138 Mississippi net business income is impossible, the net business 139 140 income shall be apportioned to this state by use of formulas of 141 apportionment prescribed by the commissioner; however, for tax 142 years ending on or after December 31, 2001, any such formula shall provide that all business income of manufacturers selling 143 144 principally at wholesale shall be apportioned to this state by multiplying the income by a fraction, the numerator of which shall 145 be the property factor plus the payroll factor plus twice the 146 147 sales factor, and the denominator of which shall be four (4). 148 (3) Except as provided in Sections 27-7-24, 27-7-24.1, 27-7-24.3, 27-7-24.5 and 27-7-24.7, Mississippi Code of 1972, for 149 the purpose of any formula which includes a sales factor, sales 150

151 shall be assigned to Mississippi based on the following 152 conditions:

(A) Sales of tangible personal property, including
interest, carrying charges, deferred charges and delivery charges
incident to such sales, are in this state if:

(i) The property is delivered or shipped to a
purchaser, or to the designee of the purchaser, other than the
United States Government, within this state regardless of the
f.o.b. point or other conditions of the sale; or

(ii) The property is shipped from an office,
store, warehouse, factory, or other place of storage in this
state, and (a) the purchaser is the United States Government, or
(b) the taxpayer is not taxable in the state of the purchaser.
(B) Other sales or rentals are assignable to
Mississippi if:

(i) The receipts are from real or tangible
personal property located in Mississippi; or
(ii) The receipts are from intangible
property and are received from sources within Mississippi; or

170 (iii) The receipts are from services and the171 income-producing activities are in Mississippi.

(4) Nonbusiness income. Rents and royalties from real
or tangible personal property, capital gains, interest, dividends,
or patent or copyright royalties, to the extent that they
constitute nonbusiness income, shall be allocated as follows:

176 (A) Net rents and royalties from real property are177 allocable to the state in which the property is located.

(B) Net rents and royalties from tangible personal property are allocable to the state in which the property is used, or to this state in their entirety if the corporation's commercial domicile is in this state and the corporation is not organized under the laws of or taxable in the state in which the property is utilized.

184 (C) Capital gains and losses from sales of real
185 property are allocable to the state in which the property is
186 located.

(D) Capital gains and losses from sales of
tangible personal property are allocable to the state in which the
property is located, or to this state if the corporation's
commercial domicile is in this state and the corporation is not
taxable in the state in which the property had a situs.
(E) Capital gains and losses from sales of

193 intangible personal property are allocable to the state of the

194 corporation's commercial domicile.

(F) Interest and dividends are allocable to thestate of the corporation's commercial domicile.

(G) Patent and copyright royalties are allocable to the state in which the patent or copyright is utilized by the payer, or to this state if and to the extent that the patent or copyright is utilized by the payer in a state in which the corporation is not taxable and the corporation's commercial domicile is in this state.

(H) All expenses connected with earning nonbusiness income, such as interest, taxes, general and administrative expenses and such other expenses relating to the production of nonbusiness income, shall be deducted from gross nonbusiness income. Nonbusiness interest expense shall be computed by using the ratio of nonbusiness assets to total assets applied to total interest expense.

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(d) Foreign lenders.

In the case of any foreign lender, (corporation, 211 (1)association, organization, individual, partnership, trusts or 212 estates), other than: (A) A foreign insurance company subject to 213 certification by the Commissioner of Insurance, as provided by 214 215 Section 83-21-1 et seq.; or (B) A foreign lender qualified under 216 the general laws of this state to do business herein; or (C) A 217 foreign lender which maintains an office or place of business 218 within this state; or (D) Lenders that sold properties in this state and financed such sale and reported on the installment 219 method, interest income received or accrued on or after January 1, 220 221 1977, from loans secured by real estate or from lending on the

222 security of real estate located within this state shall be 223 excluded from Mississippi gross income and exempt from the 224 Mississippi income tax levy and the reporting requirements.

(2) In the case of any foreign lender exempted in paragraph (1) of this subsection, interest income received on any loan finalized or consummated after January 1, 1977, shall be excluded from Mississippi gross income and the net profits derived therefrom shall be exempt from the Mississippi income tax levy for the life of such loan.

231 (e) Insurance companies. Insurance companies, other than 232 life insurance companies, deriving premium income from within and 233 without the state, may determine their Mississippi net income from underwriting by apportioning to this state a part of their total 234 net underwriting income by such processes or formulas of general 235 apportionment as are prescribed by the commissioner; provided that 236 a company adopting this method of reporting for any year must 237 238 adhere to said method of reporting for subsequent years, unless 239 permission is granted by the commissioner to change to a different method of reporting; and provided that all affiliated companies of 240 241 the same group shall use the same method of reporting.

Bond requirements. Any individual or corporation 242 (f) 243 subject to the tax imposed by this article, engaged in the 244 business of performing contracts which may require the payment of 245 net income taxes, may be required by the commissioner, before 246 entering into the performance of any contract or contracts the consideration of which is more than Ten Thousand Dollars 247 (\$10,000.00), to execute and file a good and valid bond with a 248 249 surety company authorized to do business in this state, or with

250 sufficient sureties to be approved by the commissioner, conditioned that all taxes which may accrue to the State of 251 Mississippi will be paid when due. Provided, however, that such 252 bond shall not exceed five percent (5%) of the total contracts 253 254 entered into during the taxable period, and, provided further, 255 that any taxpayer, in lieu of furnishing such bond, may pay the maximum sum required herein as advance payment of taxes due on the 256 257 net income realized from any contract or contracts performed or completed in this state. 258

259 SECTION 2. This act shall take effect and be in force from 260 and after July 1, 2000.