By: The Entire Membership

To: Universities and Colleges; Ways and Means

HOUSE BILL NO. 1262

AN ACT TO CREATE THE MISSISSIPPI AFFORDABLE COLLEGE SAVINGS (MACS) PROGRAM; TO DEFINE CERTAIN TERMS AND PHRASES RELATING TO 3 THE MACS PROGRAM; TO PRESCRIBE THE POWERS OF THE BOARD OF DIRECTORS OF THE COLLEGE SAVINGS PLANS OF MISSISSIPPI TRUST FUNDS 5 RELATING TO THE ADMINISTRATION OF THE MACS PROGRAM; TO PRESCRIBE 6 CERTAIN TERMS OF SAVINGS TRUST AGREEMENTS ENTERED INTO UNDER THE 7 PROGRAM; TO ESTABLISH THE MISSISSIPPI AFFORDABLE COLLEGE SAVINGS (MACS) TRUST FUND; TO EXEMPT PROPERTY IN THE TRUST FUND FROM 8 9 TAXATION AND TO ESTABLISH DEDUCTIONS FOR PAYMENTS TO MACS ACCOUNTS; TO PRESCRIBE THE AUTHORITY OF THE BOARD OF DIRECTORS TO 10 11 INVEST FUNDS IN THE TRUST FUND; TO REQUIRE THE BOARD TO PROVIDE ANNUAL ACCOUNTING STATEMENTS; TO AMEND SECTION 37-155-5 12 MISSISSIPPI CODE OF 1972, TO CHANGE THE NAME OF THE BOARD OF 13 DIRECTORS OF THE MISSISSIPPI PREPAID AFFORDABLE COLLEGE TUITION 14 15 PROGRAM TRUST FUND TO THE "BOARD OF DIRECTORS OF THE COLLEGE 16 SAVINGS PLANS OF MISSISSIPPI TRUST FUNDS"; TO AMEND SECTION 37-155-9, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO AND TO 17 EXPAND THE BOARD'S INVESTMENT AUTHORITY; TO AMEND SECTION 27-7-15, 18 MISSISSIPPI CODE OF 1972, TO EXCLUDE PAYMENTS TO A MACS ACCOUNT 19 FROM THE DEFINITION OF GROSS INCOME FOR INCOME TAX PURPOSES; TO AMEND SECTIONS 27-7-17, 27-7-18, 75-71-113 AND 75-71-401, 20 21 MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PROVISIONS OF THIS 2.2 23 ACT; AND FOR RELATED PURPOSES. 24 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 25 <u>SECTION 1.</u> This article shall be known and may be cited as the "Mississippi Affordable College Savings Program." 26 27 SECTION 2. The following are the purposes of this article: (a) To provide a program of savings trust agreements to 28 apply distributions toward qualified higher education expenses at 29 30 eligible educational institutions, as defined in Section 529 of the Internal Revenue Code, as amended, or other applicable federal 31 32 law. (b) To provide for the creation of a trust fund, as an 33 instrumentality of the State of Mississippi, to assist qualified 34 35 students in financing costs of attending institutions of higher

education.

- 37 (c) To encourage timely financial planning for higher
- 38 education by the creation of savings trust accounts.
- 39 (d) To provide a choice of programs to persons who
- 40 determine that the overall educational needs of their families are
- 41 best suited to a prepaid tuition contract under the Mississippi
- 42 Prepaid Affordable College Tuition (MPACT) Program, a savings
- 43 trust agreement under this article, or both.
- (e) To provide a savings program for those persons who
- 45 wish to save to meet post secondary educational needs beyond the
- 46 traditional baccalaureate curriculum.
- 47 <u>SECTION 3.</u> As used in this article, the following words and
- 48 phrases have the meanings ascribed in this section unless the
- 49 context clearly indicates otherwise:
- 50 (a) "MACS Program" means the Mississippi Affordable
- 51 College Savings Program established under this article.
- 52 (b) "MACS Trust Fund" means a special fund in the State
- 53 Treasury established under Section 6 of House Bill No. _____, 2000
- 54 Regular Session, and administered by the Treasury Department.
- (c) "Account owner" means a resident or nonresident
- 56 person, corporation, trust, charitable organization or other
- 57 entity which contributes to or invests money in a savings trust
- 58 account under the MACS Program on behalf of a beneficiary and
- 59 which is listed as the owner of the savings trust account.
- (d) "Beneficiary" means a resident or nonresident
- 61 beneficiary of a savings trust agreement who meets the
- 62 requirements of Section 529 of the Internal Revenue Code of 1986,
- 63 as amended, or other applicable federal law, and any regulations
- 64 established by the board.
- (e) "Institution of higher education" means an eligible
- 66 educational institution as defined in Section 529 of the Internal
- 67 Revenue Code of 1986, as amended, or any other applicable federal
- 68 law.
- (f) "Tuition" means the quarter, semester or term

- 70 charges and all required fees imposed by an institution of higher
- 71 education as a condition of enrollment by all students.
- 72 (g) "Board" means the Board of Directors of the College
- 73 Savings Plans of Mississippi Trust Funds established under Section
- 74 37-155-7.
- 75 (h) "Payor" means a person, corporation, trust,
- 76 charitable organization or other such entity which contributes
- 77 money or makes a payment to either a savings trust account
- 78 established pursuant to this article or a prepaid tuition account
- 79 established under Sections 37-155-1 through 37-155-27 on behalf of
- 80 a beneficiary.
- 81 (i) "Savings trust account" means an account
- 82 established by an account owner pursuant to this article on behalf
- 83 of a beneficiary in order to apply distributions from the account
- 84 toward qualified higher education expenses at eligible educational
- 85 institutions, as defined in Section 529 of the Internal Revenue
- 86 Code of 1986, as amended, or other applicable federal law.
- (j) "Savings trust agreement" means the agreement
- 88 entered into between the board and the account owner establishing
- 89 a savings trust account.
- 90 (k) "Qualified higher education expense" means any
- 91 higher education expense, as defined in Section 529 of the
- 92 Internal Revenue Code of 1986, as amended, or other applicable
- 93 federal law.
- 94 (1) "Qualified withdrawal" means a withdrawal by an
- 95 account owner or beneficiary for qualified higher education
- 96 expenses or as otherwise permitted under Section 529 of the
- 97 Internal Revenue Code of 1986, as amended, without a penalty
- 98 required under the Internal Revenue Code.
- 99 <u>SECTION 4.</u> In addition to those powers granted to the board
- 100 by Section 37-155-1 through 37-155-27 and any other provisions of
- 101 this article, the board shall have the powers necessary or
- 102 convenient to carry out the purposes and provisions of this

103 article, the purposes and objectives of the trust fund, and the

104 powers delegated by any other law or executive order of this

105 state, including, but not limited to, the following express

106 powers:

- 107 (a) To adopt such rules and regulations as are
- 108 necessary to implement this article, subject to applicable federal
- 109 laws and regulations, including rules regarding transfers of funds
- 110 between accounts established under prepaid tuition contracts and
- 111 savings trust agreements;
- 112 (b) To impose reasonable requirements for residency for
- 113 beneficiaries or account owners at the time of purchase of the
- 114 savings trust agreement;
- 115 (c) To contract for necessary goods and services, to
- 116 employ necessary personnel, and to engage the services of
- 117 consultants and other qualified persons and entities for
- 118 administrative and technical assistance in carrying out the
- 119 responsibilities of the trust funds under terms and conditions of
- 120 that the board deems reasonable, including contract terms for
- 121 periods up to ten (10) years at which time a contract may be
- 122 terminated, extended or renewed for a term determined by the
- 123 board, not to exceed a term of ten (10) years at any one time;
- 124 (d) To solicit and accept gifts, including bequests or
- 125 other testamentary gifts made by will, trust or other disposition
- 126 grants, loans and other aids from any personal source or to
- 127 participate in any other way in any federal, state or local
- 128 governmental programs in carrying out the purposes of this
- 129 article;
- 130 (e) To define the terms and conditions under which
- 131 payments may be withdrawn or refunded from the trust fund
- 132 established under this article to impose reasonable charges for a
- 133 withdrawal or refund;
- 134 (f) To impose reasonable time limits on the use of
- 135 savings trust account distributions provided by the MACS Program;

136 (g)	То	regulate	the	receipt	of	contributions	or
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- 137 payments to the MACS Trust Fund;
- (h) To segregate contributions and payments to the MACS
- 139 Trust Fund into various accounts and funds;
- 140 (i) To require and collect administrative fees and
- 141 charges in connection with any transaction and to impose
- 142 reasonable penalties for withdrawal of funds for nonqualified
- 143 higher educational expenses or for entering into a savings trust
- 144 agreement on a fraudulent basis;
- 145 (j) To procure insurance against any loss in connection
- 146 with the property, assets and activities of the MACS Trust Fund or
- 147 the board;
- 148 (k) To require that account owners of savings trust
- 149 agreements or purchasers of Mississippi Prepaid Affordable College
- 150 Tuition (MPACT) contracts under Sections 37-155-1 through
- 151 37-155-27 verify, under oath, any requests for contract
- 152 conversions, substitutions, transfers, cancellations, refund
- 153 requests or contract changes of any nature;
- 154 (1) To solicit proposals and to contract for the
- 155 marketing of the MACS Program, provided that: (i) any materials
- 156 produced by a marketing contractor for the purpose of marketing
- 157 the program must be approved by the board before being made
- 158 available to the public; and (ii) neither the state nor the board
- 159 shall be liable for misrepresentation of the program by a
- 160 marketing contractor;
- 161 (m) To delegate responsibility for administration of
- 162 the comprehensive investment plan to a contractor or contractors
- 163 or a consultant or consultants that the board determines is
- 164 qualified;
- 165 (n) To make all necessary and appropriate arrangements
- 166 with colleges and universities or other entities in order to
- 167 fulfill its obligations under savings trust agreements;
- 168 (o) To establish other policies, procedures and

- 169 criteria necessary to implement and administer this article; and
- 170 (p) To authorize the Treasury Department or the State
- 171 Treasurer, or both, to carry out any or all of the powers and
- 172 duties enumerated in this section for efficient and effective
- 173 administration of the MACS Program and MACS Trust Fund.
- 174 <u>SECTION 5.</u> (1) The board shall make savings trust
- 175 agreements available to the public, under which account owners or
- 176 other payors may made contributions on behalf of qualified
- 177 beneficiaries. Contributions and investment earnings on the
- 178 contributions may be used for any qualified higher educational
- 179 expenses of a designated beneficiary. The state does not
- 180 guarantee that such contributions, together with the investment
- 181 return on such contributions, if any, will be adequate to pay for
- 182 qualified education expenses in full.
- 183 (2) Each savings trust agreement made pursuant to this
- 184 article shall include the following terms and provisions:
- 185 (a) The maximum and minimum contribution allowed on
- 186 behalf of each beneficiary for the payment of qualified higher
- 187 education expenses at eligible institutions, both as defined in
- 188 Section 529 of the Internal Revenue Code of 1986, as amended, or
- 189 other applicable federal law;
- 190 (b) Provisions for withdrawals, refunds, transfers and
- 191 any penalties;
- 192 (c) The name, address and date of birth of the
- 193 beneficiary on whose behalf the savings trust account is opened;
- 194 (d) Terms and conditions for a substitution of the
- 195 beneficiary originally named;
- 196 (e) Terms and conditions for termination of the
- 197 account, including any refunds, withdrawals or transfers, and
- 198 applicable penalties, and the name of the person or persons
- 199 entitled to terminate the account;
- 200 (f) The time period during which the beneficiary must
- 201 use benefits from the savings trust account;

- 202 (g) All other rights and obligations of the account
- 203 owner and the MACS Trust Fund; and
- 204 (h) Any other terms and conditions that the board deems
- 205 necessary or appropriate, including those necessary to conform the
- 206 savings trust account with the requirements of Section 529 of the
- 207 Internal Revenue Code of 1986, as amended, or other applicable
- 208 federal law or regulations.
- 209 <u>SECTION 6.</u> (1) There is created a Mississippi Affordable
- 210 College Savings Trust Fund as an instrumentality of the state to
- 211 be administered by the Treasury Department. The MACS Trust Fund
- 212 shall consist of state appropriations, monies acquired from other
- 213 governmental or private sources and money remitted in accordance
- 214 with savings trust agreements and shall receive and hold all
- 215 payments, contributions and deposits intended for it as well as
- 216 gifts, bequests, endowments or federal, state or local grants and
- 217 any other public or private source of funds and all earnings on
- 218 the fund until disbursed as provided under this section. The
- 219 amounts on deposit on the trust fund shall not constitute property
- 220 of the state. Amounts on deposit in the trust fund may not be
- 221 commingled with state funds, and the state may have no claim to or
- 222 interest in such funds. Savings trust agreements or any other
- 223 contract entered into by or on behalf of the trust do not
- 224 constitute a debt or obligation of the state, and no account owner
- 225 is entitled to any amounts except for those amounts on deposit in
- 226 or accrued to their account.
- The MACS Trust Fund shall continue in existence as long as it
- 228 holds any funds belonging to an account owner or otherwise has any
- 229 obligations to any person or entity until its existence is
- 230 terminated by the Legislature and remaining assets on deposit in
- 231 the fund are returned to account owners or transferred to the
- 232 state in accordance with unclaimed property laws.
- 233 (2) There are created the following three (3) separate
- 234 accounts within the MACS Trust Fund: (a) the administrative

235 account; (b) the endowment account; and (c) the program account.

236 The administrative account shall accept, deposit and disburse

237 funds for the purpose of administering and marketing the program.

238 The endowment account shall receive and deposit accounts received

239 in connection with the sales of interests in the MACS Trust Fund

240 other than amounts for the administrative account and other than

amounts received pursuant to a savings trust agreement. Amounts

on deposit in the endowment account may be applied as specified by

243 the board for any purpose related to the program or to otherwise

244 assist Mississippi residents to attain a postsecondary education.

The program account shall receive, invest and disburse amounts

246 pursuant to savings trust agreements.

247 (3) The official location of the trust fund shall be the
248 State of Mississippi Treasury Department, and the facilities of
249 the Treasury Department shall be used and employed in the
250 administration of the fund, including, but without limitation to,
251 the keeping of records, the management of bank accounts and other
252 investments, the transfer of funds and the safekeeping of
253 securities evidencing investments. These functions may be

254 administered pursuant to a management agreement with a qualified

255 entity or entities.

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(4) Payments received by the board on behalf of beneficiaries from account owners, other payors or from any other source, public or private, shall be placed in the trust fund, and the board shall cause there to be maintained separate records and accounts for individual beneficiaries, as may be required under Section 529 of the Internal Revenue Code of 1986, as amended, and any other applicable federal law.

(5) Account owners and any other payors or contributors

264 shall be permitted only to contribute cash or any other form of

265 payment or contribution as is permitted under Section 529 of the

266 Internal Revenue Code of 1986, as amended, and approved by the

267 board. The board shall cause the program to maintain adequate

268 safeguards against contributions in excess of what may be required

269 for qualified higher education expenses. The MACS Trust Fund,

270 through the Treasurer, may receive and deposit into the trust fund

271 any gift of any nature, real or personal property, made by an

272 individual by testamentary disposition, including, without

273 limitation, any specific gift or bequeath made by will, trust or

274 other disposition to the extent permitted under Section 529 of the

275 Internal Revenue Code of 1986, as amended. The MACS Trust Fund

276 may receive amounts transferred from an UGMA, UTMA or other

account established for the benefit of a minor if the trust

278 beneficiary of such an account is identified as the legal owner of

279 the MACS Trust Fund account upon attaining majority age.

280 (6) The account owner retains ownership of all amounts on

deposit in his or her account with the program up to the date of

distribution on behalf of a designated beneficiary. Earnings

283 derived from investment of the contributions shall be considered

284 to be held in trust in the same manner as contributions, except as

285 applied for purposes of the designated beneficiary and for

286 purposes of maintaining and administrating the program as provided

287 in this article. Amounts on deposit in an account owner's

288 account shall be available for expenses and penalties imposed by

the board for the program as disclosed in the savings trust

290 agreement.

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291 (7) The MACS Trust Fund shall constitute a fund of an

292 instrumentality of the state, and its property and income shall be

293 exempt from all taxation by the state and by all of its political

294 subdivisions.

295 (8) The assets of the MACS Trust Fund shall be preserved,

296 invested and expended solely pursuant to and for the purposes of

297 this article and shall not be loaned or otherwise transferred or

298 used by the state for any other purpose.

299 <u>SECTION 7.</u> (1) All property and income of the MACS Trust

300 Fund, as an instrumentality of the state, is exempt from all

301 taxation by the state and by its political subdivisions.

302 Any contributor or payor to a MACS Program account may 303 deduct from their Mississippi taxable income any contributions or payments to an account or accounts in the MACS Trust Fund up to a 304 305 maximum annual amount of Twenty Thousand Dollars (\$20,000.00) for 306 joint filers and Ten Thousand Dollars (\$10,000.00) for single and 307 other filers. Contributions or payments for such tax years may be 308 made after such calendar years but before the deadline for making 309 contributions to an individual retirement account under federal 310 law for such years. The earnings portion of any withdrawals from an account that are not qualified withdrawals, as well as any 311 312 amounts included in such nonqualified withdrawals previously deducted from taxable income under this section, shall be included 313 314 in the gross income of the resident recipient of the withdrawal 315 for purposes of the Mississippi Income Tax Law in the year of such 316 withdrawal. 317 SECTION 8. (1) The board has authority to establish a

comprehensive investment plan for the purposes of this article, to invest any funds of the MACS Trust Fund in any instrument, obligation, security or property that constitutes legal investments for public funds in the state, and to name and use depositories for its investments and holdings. The comprehensive investment plan shall specify the investment policies to be utilized by the board in its administration of the funds. board may authorize investments in any investment vehicle authorized for the Mississippi Prepaid Affordable College Tuition (MPACT) Program under Section 37-155-9. However, the restrictions in Section 37-155-9 as to percentages of the total fund that may be invested in any category of authorized investment shall not apply to the MACS Trust Fund. The program account, in its discretion, may invest in obligations of the state or any political subdivision of the state or in any business entity in

the state.

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334 Notwithstanding any state law to the contrary, the board shall invest or cause to be invested amounts on deposit in the 335 336 MACS Trust Fund, including the program account, in a manner reasonable and appropriate to achieve the objectives of the 337 338 program, exercising the discretion and care of a prudent person in similar circumstances with similar objectives. The board shall 339 340 give due consideration to the risk, expected rate of return, term 341 or maturity, diversification of total investments, liquidity and 342 anticipated investments in and withdrawals from the MACS Trust 343 Fund.

- 344 (2) All investments shall be acquired by the board at prices 345 not exceeding the prevailing market values for such securities.
- 346 (3) Any limitations set forth in this section shall be
 347 applicable only at the time of purchase and shall not require the
 348 liquidation of any investment at any time. All investments shall
 349 be marked clearly to indicate ownership by the system and, to the
 350 extent possible, shall be registered in the name of the system.
 - (4) Subject to the terms, conditions, limitations and restrictions set forth in this section, the board may sell, assign, transfer and dispose of any of the securities and investments of the system if the sale, assignment or transfer has the majority approval of the entire board. The board may employ or contract with investment managers, evaluation services, or other such services as determined by the board to be necessary for the effective and efficient operation of the system.
- 359 (5) Except as otherwise provided in this section, no trustee or employee of the board may have any direct or indirect interest 360 361 in the income, gains or profits of any investment made by the 362 board, and such person may not receive any pay or emolument for 363 his services in connection with any investment made by the board. 364 No trustee or employee of the board may become an endorser or surety or in any manner an obligor for money loaned by or borrowed 365 366 from the system.

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- 367 (6) Under the authority granted in Section 4 of House Bill No. ____, 2000 Regular Session, the board may establish criteria 368 369 for investment managers, mutual funds or other such entities to 370 act as contractors or consultants to the board. The board may 371 contract, either directly or through such contractors or 372 consultants, to provide such services as may be a part of the 373 comprehensive investment plan or as may be deemed necessary or 374 proper by the board, including, but not limited to, providing consolidated billing, individual and collective record keeping and 375
- 377 (7) No account owner, contributor, payor or beneficiary may
 378 directly or indirectly direct the investment of any account except
 379 as may be permitted under Section 529 of the Internal Revenue Code
 380 of 1986, as amended.

accounting, and asset purchase, control and safekeeping.

- 381 (8) The board may approve different investment plans and
 382 options to be offered to participants to the extent permitted
 383 under Section 529 of the Internal Revenue Code of 1986, as
 384 amended, and consistent with the objectives of this article and
 385 may require the assistance of investment counseling before
 386 participation in different options.
- 387 (9) Interests or accounts in the MACS Trust Fund and
 388 transactions in such interests or accounts shall be exempt from
 389 Sections 75-71-113 and 75-71-401.
- 390 <u>SECTION 9.</u> (1) The board shall furnish, without charge, to 391 each account owner an annual statement of the following:
- 392 (a) The amount contributed by the account owner under 393 the savings trust agreement;
- 394 (b) The annual earnings and accumulated earnings on the 395 savings trust account; and
- 396 (c) Any other terms and conditions that the board deems 397 by rule is necessary or appropriate, including those necessary to 398 conform the savings trust account with the requirements of Section 399 529 of the Internal Revenue Code of 1986, as amended, or other

400 applicable federal law or regulations.

- The board shall furnish an additional statement 401 402 complying with subsection (1) to an account owner or beneficiary 403 on written request. The board may charge a reasonable fee for
- 404 each statement furnished under this subsection.
- The board shall prepare or cause to be prepared an 406 annual report setting forth in appropriate detail an accounting of 407 the funds and a description of the financial condition of the 408 program at the close of each fiscal year. Such report shall be
- 409 submitted to the Governor, the Lieutenant Governor, the Speaker of
- 410 the House of Representatives and members the Board of Trustees of
- 411 State Institutions of Higher Learning, the State Board for
- Community and Junior Colleges and the State Board of Education. 412
- 413 In addition, the board shall make the report available to account
- 414 owners of savings trust agreements. The accounts of the fund
- 415 shall be subject to annual audits by the State Auditor or his
- 416 designee.

- SECTION 10. This article is not a promise or guarantee that 417 418 the beneficiary will be:
- 419 Admitted to any institution of higher education; (a)
- 420 (b) Admitted to a particular institution of higher
- education after admission; 421
- 422 Allowed to continue enrollment at an institution of 423 higher education; or
- 424 Graduated from an institution of higher education.
- 425 SECTION 11. Nothing in this article or in any savings trust
- 426 agreement entered into pursuant to this article shall be construed
- 427 as a promise or guarantee by the state or any agency or
- 428 instrumentality of the state that either qualified higher
- 429 education expenses in general or any specific qualified higher
- 430 education expense shall be covered in full by contributions or
- 431 earnings on any savings trust account. Savings trust accounts and
- 432 agreements entered into pursuant to this article are not

- 433 guaranteed by the full faith and credit of the State of
- 434 Mississippi.
- 435 <u>SECTION 12.</u> Notwithstanding any state law to the contrary,
- 436 no monies on deposit in either the MACS or MPACT Programs shall be
- 437 considered an asset of the parent, guardian or student for
- 438 purposes of determining an individual's eligibility for a
- 439 need-based grant, need-based scholarship or need-based work
- 440 opportunity offered or administered by any state agency except as
- 441 may be required by the funding source of such financial aid.
- 442 <u>SECTION 13.</u> The provisions of this article are severable.
- 443 If any part of this article is declared invalid or
- 444 unconstitutional, such declaration shall not affect the parts of
- 445 this article which remain.
- SECTION 14. Section 37-155-5, Mississippi Code of 1972, is
- 447 amended as follows:[LH1]
- 448 37-155-5. As used in this article, the following terms have
- 449 the meanings ascribed to them in this section, unless the context
- 450 clearly indicates otherwise:
- 451 (a) **Prepaid Tuition Contract.** A contract entered into
- 452 between the Board of Directors of the College Savings Plans of
- 453 <u>Mississippi Trust Funds</u> and a purchaser pursuant to this chapter.
- 454 (b) **Trust fund.** There is created a special fund in the
- 455 State of Mississippi Treasury Department to be designated as the
- 456 "Mississippi Prepaid Affordable College Tuition Trust Fund"
- 457 (hereinafter referred to as the trust fund or fund) and to be
- 458 administered by the State of Mississippi Treasury Department. The
- 459 fund shall consist of state appropriations, monies acquired from
- 460 other governmental or private sources, and money remitted in
- 461 accordance with prepaid tuition contracts. In the event that
- 462 dividends, interest and gains exceed the amount necessary for
- 463 program administration and disbursements, the board may designate
- 464 a percentage of the fund to serve as a contingency fund.
- 465 (c) **Purchaser.** A person, corporation, trust,

- 466 charitable organization or other such entity that makes or is
- 467 obligated to make advance payments in accordance with a prepaid
- 468 tuition contract entered into pursuant to this chapter.
- (d) **Beneficiary.** (i) The beneficiary of a prepaid
- 470 tuition contract must be eighteen (18) years of age or younger at
- 471 the time the purchaser enters into the contract and must be: (A)
- 472 a resident of this state at the time the purchaser enters into the
- 473 contract; or (B) a nonresident if the purchaser is a resident of
- 474 this state at the time that the contract is entered into.
- 475 (ii) The board may require a reasonable period of
- 476 residence in this state for a beneficiary or the purchaser.
- 477 (iii) A beneficiary is considered a resident for
- 478 purposes of tuition regardless of the beneficiary's residence on
- 479 the date of enrollment.
- 480 (e) **Institution of higher education.** Any public
- 481 institution of higher learning or public community or junior
- 482 college located in Mississippi.
- 483 (f) **Tuition.** The quarter, semester or term charges and
- 484 all required fees imposed by an institution of higher education as
- 485 a condition of enrollment by all students.
- 486 (g) Board or board of directors. The Board of
- 487 Directors of the College Savings Plans of Mississippi * * * Trust
- 488 Funds as provided in Section 37-155-7.
- 489 (h) **Legislature.** The Legislature of Mississippi.
- 490 SECTION 15. Section 37-155-9, Mississippi Code of 1972, is
- 491 amended as follows:[LH2]
- 492 37-155-9. In addition to the powers granted by any other
- 493 provision of this chapter, the board of directors shall have the
- 494 powers necessary or convenient to carry out the purposes and
- 495 provisions of this chapter, the purposes and objectives of the
- 496 trust fund and the powers delegated by any other law of the state
- 497 or any executive order thereof, including, but not limited to, the
- 498 following express powers:

(a) To adopt and amend bylaws;
(b) To adopt such rules and regulations as are
necessary to implement the provisions of this <u>chapter</u>;

- (c) To invest any funds of the trust fund in any instrument, obligation, security or property that constitutes legal investments for public funds in the state and to name and
- 505 use depositories for its investments and holdings;
- 506 (d) To execute contracts and other necessary 507 instruments;
- 508 (e) To impose reasonable requirements for residency for 509 beneficiaries at the time or purchase of the contract;
- (f) To impose reasonable limits on the number of contract participants in the trust fund at any given period of time;
- (g) To contract for necessary goods and services, to employ necessary personnel, and to engage the services of consultants for administrative and technical assistance in carrying out the responsibilities of the trust fund;
 - (h) To solicit and accept gifts, including bequeathments or other testamentary gifts made by will, trust or other disposition, grants, loans and other aids from any personal source or to participate in any other way in any federal, state or local governmental programs in carrying out the purposes of this chapter. Any gifts made to the board under this subsection * * * shall be deductible from taxable income of the state in the tax year;
- 525 (i) To define the terms and conditions under which
 526 payments may be withdrawn or refunded from the trust fund,
 527 including, but not limited to, the amount paid in and an
 528 additional amount in the nature of interest at a rate that
 529 corresponds, at a minimum, to the prevailing interest rates for
 530 savings accounts provided by banks and savings and loan
 531 associations and impose reasonable charges for such withdrawal or

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532 refund;

- 533 (j) To ensure applicability to private and out-of-state
- 534 tuitions:
- (i) Under the program, a state purchaser may enter
- 536 into a prepaid tuition contract with the board under which the
- 537 purchaser agrees to attend a public institution of higher
- 538 education in Mississippi;
- (ii) If the beneficiary of a plan described by
- 540 Section <u>37-155-11</u> enrolls in any in-state or out-of-state
- 541 regionally accredited private four- or two-year college or an
- 542 out-of-state regionally accredited, state-supported, nonprofit
- 543 four- or two-year college or university, the board shall pay to
- 544 the institution an amount up to, but not greater than, the tuition
- 545 and required fees that the board would have paid had the
- 546 beneficiary enrolled in an institution of higher education covered
- 547 by the plan selected in the prepaid tuition contract. The
- 548 beneficiary is responsible for paying a private institution or an
- 549 out-of-state public institution the amount by which the tuition
- 550 and required fees of the institution exceed the tuition and
- 551 required fees paid by the board;
- (k) To impose reasonable time limits on the use of the
- 553 tuition benefits provided by the program;
- (1) To provide for the receipt of contributions to the
- 555 trust fund in lump sums or installment payments;
- 556 (m) To adopt an official seal and rules;
- 557 (n) To sue and be sued;
- 558 (o) To establish agreements or other transactions with
- 559 federal, state and local agencies, including state universities
- 560 and community colleges;
- 561 (p) To appear in its own behalf before boards,
- 562 commissions or other governmental agencies;
- 563 (q) To segregate contributions and payments to the fund
- 564 into various accounts and funds;

(r) To require and collect administrative fees and charges in connection with any transaction and impose reasonable penalties, including default, for delinquent payments or for entering into an advance payment contract on a fraudulent basis;

- (s) To procure insurance against any loss in connection with the property, assets and activities of the fund or the board;
- (t) To require that purchasers of advance payment

 contracts verify, under oath, any requests for contract

 conversions, substitutions, transfers, cancellations, refund

 requests or contract changes of any nature;
 - (u) To administer the fund in a manner that is sufficiently actuarially sound to meet the obligations of the program. The board shall annually evaluate or cause to be evaluated the actuarial soundness of the fund. If the board perceives a need for additional assets in order to preserve actuarial soundness, the board may adjust the terms of subsequent advance payment contracts to ensure such soundness;
 - (v) To establish a comprehensive investment plan for the purposes of this section. The comprehensive investment plan shall specify the investment policies to be utilized by the board in its administration of the fund. The board may authorize investments in:
 - (i) Bonds, notes, certificates and other valid general obligations of the State of Mississippi, or of any county, or of any city, or of any supervisors district of any county of the State of Mississippi, or of any school district bonds of the State of Mississippi; notes or certificates of indebtedness issued by the Veterans' Home Purchase Board of Mississippi, provided such notes or certificates of indebtedness are secured by the pledge of collateral equal to two hundred percent (200%) of the amount of the loan, which collateral is also guaranteed at least for fifty percent (50%) of the face value by the United States government, and provided that not more than five percent (5%) of the total

598 investment holdings of the system shall be in Veterans' Home Purchase Board notes or certificates at any time; real estate 599 600 mortgage loans one hundred percent (100%) insured by the Federal Housing Administration on single family homes located in the State 601 602 of Mississippi, where monthly collections and all servicing 603 matters are handled by Federal Housing Administration approved 604 mortgagees authorized to make such loans in the State of 605 Mississippi; (ii) State of Mississippi highway bonds; 606 607 (iii) Funds may be deposited in federally insured 608 institutions domiciled in the State of Mississippi or a custodial 609 bank which appears on the State of Mississippi Treasury 610 Department's approved depository list and/or safekeeper list; 611 (iv) Corporate bonds of investment grade as rated 612 by Standard & Poor's or by Moody's Investment Service, with bonds 613 rated BAA/BBB not to exceed five percent (5%) of the book value of 614 the total fixed income investments; or corporate short-term obligations of corporations or of wholly owned subsidiaries of 615 616 corporations, whose short-term obligations are rated A-3 or better 617 by Standard and Poor's or rated P-3 or better by Moody's 618 Investment Service; 619 Bonds of the Tennessee Valley Authority; (v)(vi) Bonds, notes, certificates and other valid 620 621 obligations of the United States, and other valid obligations of any federal instrumentality that issues securities under authority 622 623 of an act of Congress and are exempt from registration with the Securities and Exchange Commission; 624 (vii) Bonds, notes, debentures and other 625 626 securities issued by any federal instrumentality and fully 627 guaranteed by the United States. Direct obligations issued by the 628 United States of America shall be deemed to include securities of, or other interests in, any open-end or closed-end management type 629

investment company or investment trust registered under the

631	provisions of 15 USCS Section 80(a)-1 et seq., provided that the
632	portfolio of such investment company or investment trust is
633	limited to direct obligations issued by the United States of
634	America, United States government agencies, United States
635	government instrumentalities or United States government sponsored
636	enterprises, and to repurchase agreements fully collateralized by
637	direct obligations of the United States of America, United States
638	government agencies, United States government instrumentalities or
639	United States government sponsored enterprises, and the investment
640	company or investment trust takes delivery of such collateral for
641	the repurchase agreement, either directly or through an authorized
642	custodian. The State Treasurer and the Executive Director of the
643	Department of Finance and Administration shall review and approve
644	the investment companies and investment trusts in which funds may
645	be invested * * *;
646	(viii) Interest-bearing bonds or notes which are
647	general obligations of any other state in the United States or of
648	any city or county therein, provided such city or county had a
649	population as shown by the federal census next preceding such
650	investment of not less than twenty-five thousand (25,000)
651	inhabitants and provided that such state, city or county has not
652	defaulted for a period longer than thirty (30) days in the payment
653	of principal or interest on any of its general obligation
654	indebtedness during a period of ten (10) calendar years
655	immediately preceding such investment;
656	(ix) Shares of stocks, common and/or preferred, of
657	corporations created by or existing under the laws of the United
658	States or any state, district or territory thereof; provided:
659	(A) The maximum investments in stocks shall
660	not exceed fifty percent (50%) of the book value of the total
661	investment fund of the system;
662	(B) The stock of such corporation shall:
663	1. Be listed on a national stock

664 exchange, or

665 2. Be traded in the over-the-counter

666 market, provided price quotations for such over-the-counter stocks

- 667 are quoted by the National Association of Securities Dealers
- 668 Automated Quotation System (NASDAQ);
- (C) The outstanding shares of such
- 670 corporation shall have a total market value of not less than Fifty
- 671 Million Dollars (\$50,000,000.00);
- (D) The amount of investment in any one (1)
- 673 corporation shall not exceed three percent (3%) of the book value
- 674 of the assets of the system; and
- 675 (E) The shares of any one (1) corporation
- 676 owned by the system shall not exceed five percent (5%) of that
- 677 corporation's outstanding stock;
- 678 (x) Bonds rated Single A or better, stocks and
- 679 convertible securities of established non-United States companies,
- 680 which companies are listed on only primary national stock
- 681 exchanges of foreign nations; and in foreign government securities
- 682 rated Single A or better by a recognized rating agency; provided
- 683 that the total book value of investments under this paragraph
- 684 shall at no time exceed twenty percent (20%) of the total book
- 685 value of all investments of the system. The board may take
- 686 requisite action to effectuate or hedge such transactions through
- 687 foreign banks, including the purchase and sale, transfer, exchange
- 688 or otherwise disposal of, and generally deal in foreign exchange
- 689 through the use of foreign currency, interbank forward contracts,
- 690 futures contracts, options contracts, swaps and other related
- 691 derivative instruments, notwithstanding any other provisions of
- 692 this <u>chapter</u> to the contrary;
- 693 (xi) Covered call and put options on securities
- 694 traded on one or more of the regulated exchanges;
- 695 (xii) <u>Institutional investment trusts</u> managed by a
- 696 corporate trustee or by a Securities and Exchange Commission

697 registered investment advisory firm retained as an investment manager by the board of directors, and <u>institutional class</u> shares 698 699 of investment companies and unit investment trusts registered 700 under the Investment Company Act of 1940 where such * * * funds or 701 shares are comprised of common or preferred stocks, bonds, money 702 market instruments or other investments authorized under this 703 section. * * * Any investment manager or managers approved by the board of directors shall invest such * * * funds or shares as a 704 705 fiduciary;

real estate securities managed by a corporate trustee or by a

Securities and Exchange Commission registered investment advisory

firm retained as an investment manager by the board of directors.

Such investment in commingled funds or shares shall be held in

trust; provided that the total book value of investments under

this paragraph shall at no time exceed five percent (5%) of the

total book value of all investments of the system. Any investment

manager approved by the board of directors shall invest such

commingled funds or shares as a fiduciary * * *;

- 716 (w) All investments shall be acquired by the board at
 717 prices not exceeding the prevailing market values for such
 718 securities;
- 719 (x) Any limitations herein set forth shall be
 720 applicable only at the time of purchase and shall not require the
 721 liquidation of any investment at any time. All investments shall
 722 be clearly marked to indicate ownership by the system and to the
 723 extent possible shall be registered in the name of the system;
- (y) Subject to the above terms, conditions, limitations and restrictions, the board shall have power to sell, assign, transfer and dispose of any of the securities and investments of the system, provided that the sale, assignment or transfer has the majority approval of the entire board. The board may employ or contract with investment managers, evaluation services or other

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730 such services as determined by the board to be necessary for the

731 effective and efficient operation of the system;

732 (z) Except as otherwise provided herein, no trustee and

733 no employee of the board shall have any direct or indirect

734 interest in the income, gains or profits of any investment made by

735 the board, nor shall any such person receive any pay or emolument

736 for his services in connection with any investment made by the

737 board. No trustee or employee of the board shall become an

738 endorser or surety, or in any manner an obligor for money loaned

739 by or borrowed from the system;

740 (aa) All interest derived from investments and any

gains from the sale or exchange of investments shall be credited

742 by the board to the account of the system;

743 (bb) To delegate responsibility for administration of

744 the comprehensive investment plan to a consultant the board

745 determines to be qualified. Such consultant shall be compensated

746 by the board. Directly or through such consultant, the board may

747 contract to provide such services as may be a part of the

748 comprehensive investment plan or as may be deemed necessary or

749 proper by the board or such consultant, including, but not limited

750 to, providing consolidated billing, individual and collective

record keeping and accounting, and asset purchase, control and

752 safekeeping;

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753 (cc) To annually prepare or cause to be prepared a

754 report setting forth in appropriate detail an accounting of the

755 fund and a description of the financial condition of the program

756 at the close of each fiscal year. Such report shall be submitted

757 to the Governor, the Lieutenant Governor, the President of the

758 Senate, the Speaker of the House of Representatives, and members

759 of the Board of Trustees of State Institutions of Higher Learning,

760 the <u>State Board for Community and</u> Junior Colleges and the State

761 Board of Education on or before March 31 each year. In addition,

762 the board shall make the report available to purchasers of advance

- 763 payment contracts. The board shall provide to the Board of
- 764 Trustees of State Institutions of Higher Learning and the State
- 765 Board for Community and Junior Colleges by March 31 each year
- 766 complete advance payment contract sales information including
- 767 projected postsecondary enrollments of beneficiaries. The
- 768 accounts of the fund shall be subject to annual audits by the
- 769 State Auditor or his designee;
- 770 (dd) To solicit proposals for the marketing of the
- 771 Mississippi Prepaid Affordable College Tuition Program. The
- 772 entity designated pursuant to this paragraph shall serve as a
- 773 centralized marketing agent for the program and shall solely be
- 774 responsible for the marketing of the program. Any materials
- 775 produced for the purpose of marketing the programs shall be
- 776 submitted to the board for review. No such materials shall be
- 777 made available to the public before the materials are approved by
- 778 the board. Any educational institution may distribute marketing
- 779 materials produced for the program; however, all such materials
- 780 shall have been approved by the board prior to distribution.
- 781 Neither the state nor the board shall be liable for
- 782 misrepresentation of the program by a marketing agent; and
- 783 (ee) To establish other policies, procedures and
- 784 criteria necessary to implement and administer the provisions of
- 785 this <u>chapter</u>.
- 786 For efficient and effective administration of the program and
- 787 trust fund, the board may authorize the State of Mississippi
- 788 Treasury Department and/or the State Treasurer to carry out any or
- 789 all of the powers and duties enumerated above.
- 790 SECTION 16. Section 27-7-15, Mississippi Code of 1972, is
- 791 amended as follows:[LH3]
- 792 27-7-15. (1) For the purposes of this article, except as
- 793 otherwise provided, the term "gross income" means and includes the
- 794 income of a taxpayer derived from salaries, wages, fees or
- 795 compensation for service, of whatever kind and in whatever form

- 796 paid, including income from governmental agencies and subdivisions
- 797 thereof; or from professions, vocations, trades, businesses,
- 798 commerce or sales, or renting or dealing in property, or
- 799 reacquired property; also from annuities, interest, rents,
- 800 dividends, securities, insurance premiums, reinsurance premiums,
- 801 considerations for supplemental insurance contracts, or the
- 802 transaction of any business carried on for gain or profit, or
- 803 gains, or profits, and income derived from any source whatever and
- 804 in whatever form paid. The amount of all such items of income
- 805 shall be included in the gross income for the taxable year in
- 806 which received by the taxpayer. The amount by which an eligible
- 807 employee's salary is reduced pursuant to a salary reduction
- 808 agreement authorized under Section 25-17-5 shall be excluded from
- 809 the term "gross income" within the meaning of this article.
- 810 (2) In determining gross income for the purpose of this
- 811 section, the following, under regulations prescribed by the
- 812 commissioner, shall be applicable:
- 813 (a) Dealers in property. Federal rules, regulations
- 814 and revenue procedures shall be followed with respect to
- 815 installment sales.
- 816 (b) Casual sales of property. Federal rules,
- 817 regulations and revenue procedures shall be followed with respect
- 818 to installment sales.
- (i) The term "installment sale" means a
- 820 disposition of property where at least one (1) payment is to be
- 821 received after the close of the taxable year in which the
- 822 disposition occurs.
- 823 (ii) The term "installment method" means a method
- 824 under which the income recognized for any taxable year from the
- 825 disposition is that proportion of the payments received in that
- 826 year which the gross profit (realized or to be realized when
- 827 payment is completed) bears to the total contract price.
- 828 (c) Reserves of insurance companies. In the case of

- insurance companies, any amounts in excess of the legally required reserves shall be included as gross income.
- (d) Affiliated companies or persons. As regards sales,
- 832 exchanges or payments for services from one to another of
- 833 affiliated companies or persons or under other circumstances where
- 834 the relation between the buyer and seller is such that gross
- 835 proceeds from the sale or the value of the exchange or the payment
- 836 for services are not indicative of the true value of the subject
- 837 matter of the sale, exchange or payment for services, the
- 838 commissioner shall prescribe uniform and equitable rules for
- 839 determining the true value of the gross income, gross sales,
- 840 exchanges or payment for services, or require consolidated returns
- 841 of affiliates.
- 842 (e) Alimony and separate maintenance payments. The
- 843 federal rules, regulations and revenue procedures in determining
- 844 the deductibility and taxability of alimony payments shall be
- 845 followed in this state.
- (f) Reimbursement for expenses of moving. There shall
- 847 be included in gross income (as compensation for services) any
- 848 amount received or accrued, directly or indirectly, by an
- 849 individual as a payment for or reimbursement of expenses of moving
- 850 from one residence to another residence which is attributable to
- 851 employment or self-employment.
- 852 (3) In the case of taxpayers other than residents, gross
- 853 income includes gross income from sources within this state.
- 854 (4) The words "gross income" do not include the following
- 855 items of income which shall be exempt from taxation under this
- 856 article:
- 857 (a) The proceeds of life insurance policies and
- 858 contracts paid upon the death of the insured. However, the income
- 859 from the proceeds of such policies or contracts shall be included
- 860 in the gross income.
- 861 (b) The amount received by the insured as a return of

- 862 premium or premiums paid by him under life insurance policies,
- 863 endowment, or annuity contracts, either during the term or at
- 864 maturity or upon surrender of the contract.
- 865 (c) The value of property acquired by gift, bequest,
- 866 devise or descent, but the income from such property shall be
- 867 included in the gross income.
- 868 (d) Interest upon the obligations of the United States
- 869 or its possessions, or securities issued under the provisions of
- 870 the Federal Farm Loan Act of July 17, 1916, or bonds issued by the
- 871 War Finance Corporation, or obligations of the State of
- 872 Mississippi or political subdivisions thereof.
- 873 (e) The amounts received through accident or health
- 874 insurance as compensation for personal injuries or sickness, plus
- 875 the amount of any damages received for such injuries or such
- 876 sickness or injuries, or through the War Risk Insurance Act, or
- 877 any law for the benefit or relief of injured or disabled members
- 878 of the military or naval forces of the United States.
- (f) Income received by any religious denomination or by
- 880 any institution or trust for moral or mental improvements,
- 881 religious, Bible, tract, charitable, benevolent, fraternal,
- 882 missionary, hospital, infirmary, educational, scientific,
- 883 literary, library, patriotic, historical or cemetery purposes or
- 884 for two (2) or more of such purposes, if such income be used
- 885 exclusively for carrying out one or more of such purposes.
- 886 (g) Income received by a domestic corporation which is
- 887 "taxable in another state" as this term is defined in this
- 888 article, derived from business activity conducted outside this
- 889 state. Domestic corporations taxable both within and without the
- 890 state shall determine Mississippi income on the same basis as
- 891 provided for foreign corporations under the provisions of this
- 892 article.
- (h) In case of insurance companies, there shall be
- 894 excluded from gross income such portion of actual premiums

received from an individual policyholder as is paid back or 896 credited to or treated as an abatement of premiums of such 897 policyholder within the taxable year.

- (i) Income from dividends that has already borne a tax as dividend income under the provisions of this article, when such dividends may be specifically identified in the possession of the recipient.
- 902 (j) Amounts paid by the United States to a person as
 903 added compensation for hazardous duty pay as a member of the Armed
 904 Forces of the United States in a combat zone designated by
 905 Executive Order of the President of the United States.
- 906 (k) Amounts received as retirement allowances, 907 pensions, annuities or optional retirement allowances paid under 908 the federal Social Security Act, the Railroad Retirement Act, the 909 Federal Civil Service Retirement Act, or any other retirement 910 system of the United States government, retirement allowances paid 911 under the Mississippi Public Employees' Retirement System, Mississippi Highway Safety Patrol Retirement System or any other 912 913 retirement system of the State of Mississippi or any political subdivision thereof. The exemption allowed under this paragraph 914 915 (k) shall be available to the spouse or other beneficiary at the 916 death of the primary retiree.
- Amounts received as retirement allowances, 917 918 pensions, annuities or optional retirement allowances paid by any public or governmental retirement system not designated in 919 920 subsection (k) or any private retirement system or plan of which 921 the recipient was a member at any time during the period of his 922 employment. Amounts received as a distribution under a Roth 923 individual retirement account shall be treated in the same manner as provided under the Internal Revenue Code of 1986, as amended. 924 925 The exemption allowed under this paragraph (1) shall be available 926 to the spouse or other beneficiary at the death of the primary 927 retiree.

- (m) Compensation not to exceed the aggregate sum of Five Thousand Dollars (\$5,000.00) for any taxable year received by a member of the National Guard or Reserve Forces of the United States as payment for inactive duty training, active duty training and state active duty.
- 933 Compensation received for active service as a (n) 934 member below the grade of commissioned officer and so much of the 935 compensation as does not exceed the aggregate sum of Five Hundred 936 Dollars (\$500.00) per month received for active service as a 937 commissioned officer in the Armed Forces of the United States for any month during any part of which such members of the Armed 938 939 Forces (i) served in a combat zone as designated by Executive 940 Order of the President of the United States; or (ii) was hospitalized as a result of wounds, disease or injury incurred 941
- 943 (o) The proceeds received from federal and state 944 forestry incentives programs.

while serving in such combat zone.

- (p) The amount representing the difference between the increase of gross income derived from sales for export outside the United States as compared to the preceding tax year wherein gross income from export sales was highest, and the net increase in expenses attributable to such increased exports. In the absence of direct accounting the ratio of net profits to total sales may be applied to the increase in export sales. This item (p) shall only apply to businesses located in this state engaging in the international export of Mississippi goods and services. Such goods or services shall have at least fifty percent (50%) of value added at a location in Mississippi.
- (q) Amounts paid by the federal government for the construction of soil conservation systems as required by a conservation plan adopted pursuant to 16 USCS 3801 et seq.
- 959 (r) The amount deposited in a medical savings account, 960 and any interest accrued thereon, that is a part of a medical

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- 961 savings account program as specified in the Medical Savings
- 962 Account Act under Sections 71-9-1 through 71-9-9; provided,
- 963 however, that any amount withdrawn from such account for purposes
- 964 other than paying eligible medical expense or to procure health
- 965 coverage, shall be included in gross income.
- 966 (s) Amounts paid by the Mississippi Soil and Water
- 967 Conservation Commission from the Mississippi Soil and Water
- 968 Cost-Share Program for the installation of water quality best
- 969 management practices.
- 970 (t) Dividends received by a holding corporation, as
- 971 defined in Section 27-13-1, from a subsidiary corporation, as
- 972 defined in Section 27-13-1.
- 973 (u) Interest, dividends, gains or income of any kind on
- 974 <u>any account in the Mississippi Affordable College Savings Trust</u>
- 975 <u>fund, as established under House Bill No.</u> , 2000 Regular
- 976 Session, to the extent that such amounts remain on deposit in the
- 977 MACS Trust Fund or are withdrawn pursuant to a qualified
- 978 <u>withdrawal</u>, as defined in Section 3 of House Bill No. , 2000
- 979 Regular Session.
- 980 (v) Interest, dividends or gains accruing on the
- 981 payments made pursuant to a prepaid tuition contract, as provided
- 982 <u>for in Section 37-155-17.</u>
- 983 (5) Prisoners of war, missing in action-taxable status.
- 984 (a) Members of the Armed Forces. Gross income does not
- 985 include compensation received for active service as a member of
- 986 the Armed Forces of the United States for any month during any
- 987 part of which such member is in a missing status, as defined in
- 988 paragraph (d) of this subsection, during the Vietnam Conflict as a
- 989 result of such conflict.
- 990 (b) Civilian employees. Gross income does not include
- 991 compensation received for active service as an employee for any
- 992 month during any part of which such employee is in a missing
- 993 status during the Vietnam Conflict as a result of such conflict.

- 994 Period of conflict. For the purpose of this 995 subsection, the Vietnam Conflict began February 28, 1961, and ends 996 on the date designated by the President by Executive Order as the date of the termination of combatant activities in Vietnam. For 997 998 the purpose of this subsection, an individual is in a missing status as a result of the Vietnam Conflict if immediately before 999 1000 such status began he was performing service in Vietnam or was 1001 performing service in Southeast Asia in direct support of military 1002 operations in Vietnam. "Southeast Asia" as used in this paragraph 1003 is defined to include Cambodia, Laos, Thailand and waters adjacent 1004 thereto.
- 1005 (d) "Missing status" means the status of an employee or member of the Armed Forces who is in active service and is 1006 officially carried or determined to be absent in a status of (i) 1007 missing; (ii) missing in action; (iii) interned in a foreign 1008 1009 country; (iv) captured, beleaguered or besieged by a hostile 1010 force; or (v) detained in a foreign country against his will; but does not include the status of an employee or member of the Armed 1011 1012 Forces for a period during which he is officially determined to be 1013 absent from his post of duty without authority.
- 1014 (e) "Active service" means active federal service by an 1015 employee or member of the Armed Forces of the United States in an 1016 active duty status.
- (f) "Employee" means one who is a citizen or national of the United States or an alien admitted to the United States for permanent residence and is a resident of the State of Mississippi and is employed in or under a federal executive agency or department of the Armed Forces.
- 1022 (g) "Compensation" means (i) basic pay; (ii) special
 1023 pay; (iii) incentive pay; (iv) basic allowance for quarters; (v)
 1024 basic allowance for subsistence; and (vi) station per diem
 1025 allowances for not more than ninety (90) days.
- 1026 (h) If refund or credit of any overpayment of tax for

- 1027 any taxable year resulting from the application of subsection (5)
- 1028 of this section is prevented by the operation of any law or rule
- 1029 of law, such refund or credit of such overpayment of tax may,
- 1030 nevertheless, be made or allowed if claim therefor is filed with
- 1031 the State Tax Commission within three (3) years after the date of
- 1032 the enactment of this subsection.
- 1033 (i) The provisions of this subsection shall be
- 1034 effective for taxable years ending on or after February 28, 1961.
- 1035 (6) A shareholder of an S corporation, as defined in Section
- 1036 27-8-3(1)(g), shall take into account the income, loss, deduction
- 1037 or credit of the S corporation only to the extent provided in
- 1038 Section 27-8-7(2).
- 1039 SECTION 17. Section 27-7-17, Mississippi Code of 1972, is
- 1040 amended as follows:[LH4]
- 1041 27-7-17. In computing taxable income, there shall be allowed
- 1042 as deductions:
- 1043 (1) Business deductions.
- 1044 (a) Business expenses. All the ordinary and necessary
- 1045 expenses paid or incurred during the taxable year in carrying on
- 1046 any trade or business, including a reasonable allowance for
- 1047 salaries or other compensation for personal services actually
- 1048 rendered; nonreimbursable traveling expenses incident to current
- 1049 employment, including a reasonable amount expended for meals and
- 1050 lodging while away from home in the pursuit of a trade or
- 1051 business; and rentals or other payments required to be made as a
- 1052 condition of the continued use or possession, for purposes of the
- 1053 trade or business of property to which the taxpayer has not taken
- 1054 or is not taking title or in which he had no equity. Expense
- 1055 incurred in connection with earning and distributing nontaxable
- 1056 income is not an allowable deduction. Limitations on
- 1057 entertainment expenses shall conform to the provisions of the
- 1058 Internal Revenue Code of 1986.
- 1059 (b) Interest. All interest paid or accrued during the

1060 taxable year on business indebtedness, except interest upon the 1061 indebtedness for the purchase of tax-free bonds, or any stocks, 1062 the dividends from which are nontaxable under the provisions of 1063 this article; provided, however, in the case of securities 1064 dealers, interest payments or accruals on loans, the proceeds of 1065 which are used to purchase tax-exempt securities, shall be deductible if income from otherwise tax-free securities is 1066 1067 reported as income. Investment interest expense shall be limited 1068 to investment income. Interest expense incurred for the purchase 1069 of treasury stock, to pay dividends, or incurred as a result of an 1070 undercapitalized affiliated corporation may not be deducted unless 1071 an ordinary and necessary business purpose can be established to 1072 the satisfaction of the commissioner. For the purposes of this 1073 paragraph, the phrase "interest upon the indebtedness for the purchase of tax-free bonds" applies only to the indebtedness 1074 1075 incurred for the purpose of directly purchasing tax-free bonds and 1076 does not apply to any other indebtedness incurred in the regular 1077 course of the taxpayer's business. Any corporation, association, 1078 organization or other entity taxable under Section 27-7-23(c) 1079 shall allocate interest expense as provided in Section 1080 27-7-23(c)(4)(H).

(c) Taxes. Taxes paid or accrued within the taxable 1081 1082 year, except state and federal income taxes, excise taxes based on 1083 or measured by net income, estate and inheritance taxes, gift 1084 taxes, cigar and cigarette taxes, gasoline taxes, and sales and 1085 use taxes unless incurred as an item of expense in a trade or 1086 business or in the production of taxable income. In the case of 1087 an individual, taxes permitted as an itemized deduction under the provisions of subsection (2)(a) of this section are to be claimed 1088 1089 thereunder.

(d) Business losses.

1091 (i) Losses sustained during the taxable year not 1092 compensated for by insurance or otherwise, if incurred in trade or

1093 business, or nonbusiness transactions entered into for profit.

1094 (ii) Limitations on losses from passive activities

1095 and rental real estate shall conform to the provisions of the

1096 Internal Revenue Code of 1986.

- (e) Bad debts. Losses from debts ascertained to be
 worthless and charged off during the taxable year, if sustained in
 the conduct of the regular trade or business of the taxpayer;

 provided, that such losses shall be allowed only when the taxpayer
 has reported as income, on the accrual basis, the amount of such
 debt or account.
- (f) Depreciation. A reasonable allowance for
 exhaustion, wear and tear of property used in the trade or
 business, or rental property, and depreciation upon buildings
 based upon their reasonable value as of March 16, 1912, if
 acquired prior thereto, and upon cost if acquired subsequent to
 that date.
- (g) Depletion. In the case of mines, oil and gas

 wells, other natural deposits and timber, a reasonable allowance

 for depletion and for depreciation of improvements, based upon

 cost, including cost of development, not otherwise deducted, or

 fair market value as of March 16, 1912, if acquired prior to that

 date, such allowance to be made upon regulations prescribed by the

 commissioner, with the approval of the Governor.
- 1116 Contributions or gifts. Except as otherwise provided in subsection (2)(a) of this section for individuals, 1117 1118 contributions or gifts made by corporations within the taxable year to corporations, organizations, associations or institutions, 1119 including Community Chest funds, foundations and trusts created 1120 solely and exclusively for religious, charitable, scientific or 1121 1122 educational purposes, or for the prevention of cruelty to children 1123 or animals, no part of the net earnings of which inure to the 1124 benefit of any private stockholder or individual. This deduction 1125 shall be allowed in an amount not to exceed twenty percent (20%)

1126 of the net income. Such contributions or gifts shall be allowable

1127 as deductions only if verified under rules and regulations

- 1128 prescribed by the commissioner, with the approval of the Governor.
- 1129 Contributions made in any form other than cash shall be allowed
- 1130 as a deduction, subject to the limitations herein provided, in an
- 1131 amount equal to the actual market value of the contributions at
- 1132 the time the contribution is actually made and consummated.
- 1133 (i) Reserve funds insurance companies. In the case
- 1134 of insurance companies the net additions required by law to be
- 1135 made within the taxable year to reserve funds when such reserve
- 1136 funds are maintained for the purpose of liquidating policies at
- 1137 maturity.
- 1138 (j) Annuity income. The sums, other than dividends,
- 1139 paid within the taxpayer year on policy or annuity contracts when
- 1140 such income has been included in gross income.
- 1141 (k) Contributions to employee pension plans.
- 1142 Contributions made by an employer to a plan or a trust forming
- 1143 part of a pension plan, stock bonus plan, disability or
- 1144 death-benefit plan, or profit-sharing plan of such employer for
- 1145 the exclusive benefit of some or all of his, their, or its
- 1146 employees, or their beneficiaries, shall be deductible from his,
- 1147 their, or its income only to the extent that, and for the taxable
- 1148 year in which, the contribution is deductible for federal income
- 1149 tax purposes under the Internal Revenue Code of 1986 and any other
- 1150 provisions of similar purport in the Internal Revenue Laws of the
- 1151 United States, and the rules, regulations, rulings and
- 1152 determinations promulgated thereunder, provided that:
- 1153 (i) The plan or trust be irrevocable.
- 1154 (ii) The plan or trust constitute a part of a
- 1155 pension plan, stock bonus plan, disability or death-benefit plan,
- 1156 or profit-sharing plan for the exclusive benefit of some or all of
- 1157 the employer's employees and/or officers, or their beneficiaries,
- 1158 for the purpose of distributing the corpus and income of the plan

1159 or trust to such employees and/or officers, or their

1160 beneficiaries.

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1161 (iii) No part of the corpus or income of the plan

1162 or trust can be used for purposes other than for the exclusive

1163 benefit of employees and/or officers, or their beneficiaries.

1164 Contributions to all plans or to all trusts of real or

personal property (or real and personal property combined) or to

insured plans created under a retirement plan for which provision

1167 has been made under the laws of the United States of America,

1168 making such contributions deductible from income for federal

income tax purposes, shall be deductible only to the same extent

1170 under the Income Tax Laws of the State of Mississippi.

1171 (1) Net operating loss carrybacks and carryovers. A

net operating loss for any taxable year ending after December 31,

1993, and taxable years thereafter, shall be a net operating loss

carryback to each of the three (3) taxable years preceding the

1175 taxable year of the loss. If the net operating loss for any

1176 taxable year is not exhausted by carrybacks to the three (3)

1177 taxable years preceding the taxable year of the loss, then there

1178 shall be a net operating loss carryover to each of the fifteen

1179 (15) taxable years following the taxable year of the loss

1180 beginning with any taxable year after December 31, 1991.

1181 For any taxable year ending after December 31, 1997, the

period for net operating loss carrybacks and net operating loss

1183 carryovers shall be the same as those established by the Internal

1184 Revenue Code and the rules, regulations, rulings and

1185 determinations promulgated thereunder.

The term "net operating loss," for the purposes of this

1187 paragraph, shall be the excess of the deductions allowed over the

1188 gross income; provided, however, the following deductions shall

1189 not be allowed in computing same:

1190 (i) No net operating loss deduction shall be

1191 allowed.

1192 (ii) No personal exemption deduction shall be

1193 allowed.

1194 (iii) Allowable deductions which are not

1195 attributable to taxpayer's trade or business shall be allowed only

1196 to the extent of the amount of gross income not derived from such

1197 trade or business.

Any taxpayer entitled to a carryback period as provided by 1198 this paragraph may elect to relinquish the entire carryback period 1199 1200 with respect to a net operating loss for any taxable year ending 1201 after December 31, 1991. The election shall be made in the manner prescribed by the State Tax Commission and shall be made by the 1202 1203 due date, including extensions of time, for filing the taxpayer's 1204 return for the taxable year of the net operating loss for which the election is to be in effect. The election, once made for any 1205 1206 taxable year, shall be irrevocable for that taxable year.

- 1207 (m) Amortization of pollution or environmental control 1208 facilities.
- Allowance of deduction. Every taxpayer, at his election, shall be entitled to a deduction for pollution or environmental control facilities to the same extent as that allowed under the Internal Revenue Code and the rules, regulations, rulings and determinations promulgated thereunder.
- (n) Dividend distributions investment trusts.

 Dividends distributed by an investment trust defined in Section

 79-15-3, if the dividend distributions meet the requirements of

 Section 857 or are otherwise deductible under Section 858 or 860,

 federal Internal Revenue Code of 1986, as amended. The deductions

 allowed in this paragraph shall be effective for the 1985 taxable

 year of the investment trust and for each taxable year thereafter.
- (o) Contributions to College Savings Trust Fund

 Accounts Contributions or payments to a Mississippi Affordable

 College Savings Program account are deductible as provided under

 Section 7, House Bill No. , 2000 Regular Session. Payments

1225	made	under	а	prepaid	tuition	contract	entered	into	under	<u>the</u>

- 1226 <u>Mississippi Prepaid Affordable College Tuition Program are</u>
- 1227 <u>deductible as provided under Section 37-155-17.</u>
- 1228 (2) Individual nonbusiness deductions.
- 1229 (a) The amount allowable for individual nonbusiness
- 1230 itemized deductions for federal income tax purposes, except the
- 1231 deduction for state income taxes paid, where the individual is
- 1232 eligible to elect, for the taxable year, to itemize deductions on
- 1233 his federal return; or
- 1234 (b) In lieu of the individual nonbusiness itemized
- 1235 deductions authorized in paragraph (a), for all purposes other
- 1236 than ordinary and necessary expenses paid or incurred during the
- 1237 taxable year in carrying on any trade or business, an optional
- 1238 standard deduction of:
- 1239 (i) Three Thousand Four Hundred Dollars
- 1240 (\$3,400.00) through calendar year 1997, Four Thousand Two Hundred
- 1241 Dollars (\$4,200.00) for the calendar year 1998 and Four Thousand
- 1242 Six Hundred Dollars (\$4,600.00) for each calendar year thereafter
- 1243 in the case of married individuals filing a joint or combined
- 1244 return;
- 1245 (ii) One Thousand Seven Hundred Dollars
- 1246 (\$1,700.00) through calendar year 1997, Two Thousand One Hundred
- 1247 Dollars (\$2,100.00) for the calendar year 1998 and Two Thousand
- 1248 Three Hundred Dollars (\$2,300.00) for each calendar year
- 1249 thereafter in the case of married individuals filing separate
- 1250 returns;
- 1251 (iii) Three Thousand Four Hundred Dollars
- 1252 (\$3,400.00) in the case of a head of family; or
- 1253 (iv) Two Thousand Three Hundred Dollars
- 1254 (\$2,300.00) in the case of an individual who is not married.
- 1255 In the case of a husband and wife living together, having
- 1256 separate incomes, and filing combined returns, the standard
- 1257 deduction authorized may be divided in any manner they choose. In

- 1258 the case of separate returns by a husband and wife, the standard
- 1259 deduction shall not be allowed to either if the taxable income of
- 1260 one of the spouses is determined without regard to the standard
- 1261 deduction.
- 1262 (c) A nonresident individual shall be allowed the same
- 1263 individual nonbusiness deductions as are authorized for resident
- 1264 individuals in paragraph (a) or (b) of this subsection; however,
- 1265 the nonresident individual is entitled only to that proportion of
- 1266 the individual nonbusiness deductions as his net income from
- 1267 sources within the State of Mississippi bears to his total or
- 1268 entire net income from all sources.
- 1269 (3) Nothing in this section shall permit the same item to be
- 1270 deducted more than once, either in fact or in effect.
- 1271 SECTION 18. Section 27-7-18, Mississippi Code of 1972, is
- 1272 amended as follows:[LH5]
- 1273 27-7-18. (1) Alimony payments. In the case of a person
- 1274 described in Section 27-7-15(2)(e), there shall be allowed as a
- 1275 deduction from gross income amounts paid as periodic payments to
- 1276 the extent of such amounts as are includible in the gross income
- 1277 of the spouse as provided in Section 27-7-15(2)(e), payment of
- 1278 which is made within the person's taxable year.
- 1279 (2) Unreimbursed moving expenses incurred after December 31,
- 1280 1994, are deductible as an adjustment to gross income in
- 1281 accordance with provisions of the United States Internal Revenue
- 1282 Code, and rules, regulations and revenue procedures thereunder
- 1283 relating to moving expenses, not in direct conflict with the
- 1284 provisions of the Mississippi Income Tax Law.
- 1285 (3) Amounts paid after December 31, 1998, by a self-employed
- 1286 individual for insurance which constitute medical care for the
- 1287 taxpayer, his spouse and dependents, are deductible as an
- 1288 adjustment to gross income in accordance with provisions of the
- 1289 United States Internal Revenue Code, and rules, regulations and
- 1290 revenue procedures thereunder relating to such payments, not in

- 1291 direct conflict with the provisions of the Mississippi Income Tax
- 1292 Law.
- 1293 (4) Contributions or payments to a Mississippi Affordable
- 1294 <u>College Savings (MACS) Program account are deductible from gross</u>
- 1295 <u>income as provided in Section 7, House Bill No.</u> , 2000 Regular
- 1296 <u>Session</u>. Payments made under a prepaid tuition contract entered
- 1297 <u>into under the Mississippi Prepaid Affordable College Tuition</u>
- 1298 Program are deductible as provided in Section 37-155-17.
- 1299 SECTION 19. Section 75-71-113, Mississippi Code of 1972, is
- 1300 amended as follows:
- 1301 75-71-113. The Secretary of State, by rule or order, may
- 1302 require the filing of any prospectus, pamphlet, circular, form
- 1303 letter, advertisement, or other sales literature or advertising
- 1304 communication addressed or intended for distribution to
- 1305 prospective investors, including clients or prospective clients of
- 1306 an investment adviser, unless the security or transaction is
- 1307 exempted under Article 3 of this chapter or Section 8 of House
- 1308 <u>Bill No.</u> , 2000 <u>Regular Session</u>, or is a federal covered
- 1309 security.
- 1310 SECTION 20. Section 75-71-401, Mississippi Code of 1972, is
- 1311 amended as follows:
- 1312 75-71-401. Except as provided for in Section 75-71-109(a),
- 1313 it is unlawful for any person to offer or sell any security in the
- 1314 State of Mississippi unless: (1) it is registered under this
- 1315 chapter or Section 8 of House Bill No. , 2000 Regular Session;
- 1316 (2) the security or transaction is exempted under Article 3 of
- 1317 this chapter, or (3) it is a federal covered security.
- 1318 SECTION 21. Sections 1 through 13 of this act shall be
- 1319 codified as a separate article in Chapter 155, Title 37,
- 1320 Mississippi Code of 1972.
- 1321 SECTION 22. Nothing in this act shall affect or defeat any
- 1322 claim, assessment, appeal, suit, right or cause of action for
- 1323 taxes due or accrued under the income tax laws before the date on

1324 which Sections 16 through 18 of this act become effective, whether such claims, assessments, appeals, suits or actions have been 1325 1326 begun before the date on which Sections 16 through 18 of this act become effective or are begun thereafter; and the provisions of 1327 1328 the income tax laws are expressly continued in full force, effect 1329 and operation for the purpose of the assessment, collection and enrollment of liens for any taxes due or accrued and the execution 1330 of any warrant under such laws before the date on which Sections 1331 16 through 18 of this act become effective, and for the imposition 1332 1333 of any penalties, forfeitures or claims for failure to comply with such laws. 1334 1335 SECTION 23. Sections 1 through 15 and 19 through 23 of this act shall take effect and be in force from and after July 1, 2000. 1336 Sections 16 through 18 of this act shall take effect and be in 1337 force from and after January 1, 2000. 1338