PAGE 1 (BS\LH)

To: Ways and Means

HOUSE BILL NO. 474

AN ACT TO REENACT SECTION 57-73-25, MISSISSIPPI CODE OF 1972, 1 WHICH PROVIDES AN INCOME TAX CREDIT FOR CERTAIN EMPLOYERS 2 SPONSORING BASIC SKILLS TRAINING AND RETRAINING PROGRAMS FOR 3 4 EMPLOYEES; TO AMEND REENACTED SECTION 57-73-25, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF REPEAL ON THAT SECTION FROM JULY 1, 5 2002, TO JULY 1, 2003; AND FOR RELATED PURPOSES. 6 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 57-73-25, Mississippi Code of 1972, is 8 reenacted and amended as follows: 9 10 57-73-25. (1) A fifty percent (50%) income tax credit shall be granted to any employer (as defined in subsection (4) of this 11 section) sponsoring basic skills training. The fifty percent 12 (50%) credit shall be granted to employers that participate in 13 employer-sponsored retraining programs through any 14 community/junior college in the district within which the employer 15 is located or training approved by such community/junior college. 16 The retraining must be designed to increase opportunities for 17 employee advancement or retention with the employer. The credit 18 is applied to qualified training or retraining expenses, which are 19 expenses related to instructors, instructional materials and 20 equipment, and the construction and maintenance of facilities by 21 such employer designated for training purposes which is 22 attributable to training or retraining provided through such 23 24 community/junior college or training approved by such community/junior college. The credits allowed under this section 25 shall only be used by the actual employer qualifying for the 26 credits. The credit shall not exceed fifty percent (50%) of the 27 income tax liability in a tax year and may be carried forward for 28 the five (5) successive years if the amount allowable as credit 29 H. B. No. 474 G3/5 02/HR03/R915

31 thereafter, if the amount allowable as a credit exceeds the tax liability, the amount of excess shall not be refundable or carried 32 33 forward to any other taxable year. The credit authorized under 34 this section shall not exceed Two Thousand Five Hundred Dollars 35 (\$2,500.00), in the aggregate, per employee, over a three-year period. Nothing in this section shall be interpreted in any 36 manner as to prevent the continuing operation of state-supported 37 university programs. 38

exceeds the income tax liability in a tax year; however,

39 (2) Employer-sponsored training shall include an evaluation 40 by the local community or junior college that serves the employer 41 to ensure that the training provided is job related and conforms 42 to the definitions of "basic skills training" and "retraining 43 programs" as hereinafter defined.

44 (3) Employers shall be certified as eligible for the tax
45 credit by the local community or junior college that serves the
46 employer and the State Tax Commission.

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(4) For the purposes of this section:

(a) "Basic skills training" means any

employer-sponsored training by an appropriate community/junior college or training approved by such community/junior college that enhances reading, writing or math skills, up to the twelfth grade level, of employees who are unable to function effectively on the job due to deficiencies in these areas or who would be displaced because such skill deficiencies will inhibit their training for new technology.

(b) "Retraining programs" means employer-sponsored training by an appropriate community/junior college or training approved by such community/junior college for hourly paid employees that have been employed a minimum of one (1) year with the employer applying the tax credit that, upon successful completion, increases the employee's opportunity for consideration for promotion or retention with the employer.

H. B. No. 474 02/HR03/R915 PAGE 2 (BS\LH)

"Employer-sponsored training" means training 63 (C) purchased by the employer from an appropriate community/junior 64 college in the district within which the employer is located or 65 66 training approved by such community/junior college.

67 (d) "Employer" means those permanent business enterprises as defined and set out in Section 57-73-21(2), (3), 68 (4) and (5). 69

The tax credits provided for in this section shall be in 70 (5) addition to all other tax credits heretofore granted by the laws 71 of the state. 72

73 (6) A community/junior college may commit to provide employer-sponsored basic skills training or retraining programs 74 75 for an employer for a multiple number of years, not to exceed five (5) years. 76

The State Board for Community and Junior Colleges shall 77 (7) make a report to the Legislature by January 30 of each year 78 summarizing the number of participants, the junior or community 79 80 college through which said training was offered and the type training offered. 81

82 (8) This section shall stand repealed from and after July 1, 2003. 83

SECTION 2. This act shall take effect and be in force from 84 85 and after July 1, 2002.

H. B. No. 474 02/HR03/R915 Income tax; extend repealer tax credit for ST PAGE 3 (BS\LH) certain employers sponsoring basic skills training and retraining for employees (RP).