By: Representative Robinson (84th)

To: Ways and Means

HOUSE BILL NO. 586

AN ACT TO IMPOSE AN AD VALOREM TAX ON ALL NONPRODUCING MINERAL ESTATES AND LEASEHOLD INTERESTS IN MINERALS OWNED 3 SEPARATELY AND APART FROM THE SURFACE ESTATE; TO PROVIDE THAT WHERE THE TAX BECOMES DELINQUENT THE MINERAL ESTATE OR LEASEHOLD INTEREST SHALL BE SOLD IN THE SAME MANNER AS LANDS ARE SOLD FOR NONPAYMENT OF TAXES; TO AMEND SECTIONS 27-31-85 AND 27-31-1, 6 MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PROVISIONS OF THIS 7 ACT; TO REPEAL SECTIONS 27-31-73 AND 27-31-75, MISSISSIPPI CODE OF 8 1972, WHICH RELATE TO THE EXEMPTION OF NONPRODUCING MINERAL AND 9 10 LEASEHOLD INTERESTS FROM AD VALOREM TAXES; AND FOR RELATED PURPOSES. 11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 12 **SECTION 1.** (1) From and after January 1, 2002, there shall 13 be levied an ad valorem tax of Five Cents (5¢) per mineral or

- 14
- royalty acre, as defined in Section 27-31-71, upon all 15
- nonproducing mineral estates and all leasehold interests in 16
- 17 minerals which are owned separately and apart from the surface
- estate. Such tax shall become due and be payable in the same 18
- manner as taxes on the surface estate. All nonproducing mineral 19
- estates and all leasehold interests in minerals which are not 20
- owned separately and apart from the surface estate shall be exempt 21
- 22 from all ad valorem taxes levied on or after January 1, 2002, by
- the State of Mississippi, or any county, municipality, levee 23
- district, road district, school district, drainage district or 24
- 25 other taxing district within the state.
- If the taxes provided for in subsection (1) of this 26
- section are not paid when they become due, such mineral estate or 27
- leasehold interest shall be sold in the same manner and in 28
- accordance with the same procedure as prescribed by law for the 29
- 30 sale of lands for nonpayment of taxes, which procedure shall
- include the advertising of mineral estates and leasehold interests

- 32 on which taxes have not been paid, the providing of notice that a
- 33 mineral estate or leasehold interest has been sold for nonpayment
- 34 of taxes, the right to redeem a mineral estate or leasehold
- 35 interest sold for nonpayment of taxes, the amount necessary to
- 36 redeem the mineral estate or leasehold interest from the tax sale
- 37 and the time when the redemption period will expire.
- 38 SECTION 2. Section 27-31-85, Mississippi Code of 1972, is
- 39 amended as follows:
- 40 27-31-85. From the taxes levied and collected under and by
- 41 virtue of Sections 27-31-77 through 27-31-83 inclusive, and
- 42 Section 1 of this act, the chancery clerk shall retain ten percent
- 43 (10%) as a fee for the collection thereof, and shall pay the
- 44 remainder thereof into the proper depository to the credit of the
- 45 county, one-half (1/2) to the common county fund and one-half
- 46 (1/2) to the county school fund. Such deposit shall be made on or
- 47 before the fifteenth day of the month next succeeding that in
- 48 which such collection may be made. * * *
- 49 **SECTION 3.** Section 27-31-1, Mississippi Code of 1972, is
- 50 amended as follows:
- 51 27-31-1. The following shall be exempt from taxation:
- 52 (a) All cemeteries used exclusively for burial
- 53 purposes.
- 54 (b) All property, real or personal, belonging to the
- 55 State of Mississippi or any of its political subdivisions, except
- 56 property of a municipality not being used for a proper municipal
- 57 purpose and located outside the county or counties in which such
- 58 municipality is located. A proper municipal purpose within the
- 59 meaning of this section shall be any authorized governmental or
- 60 corporate function of a municipality.
- (c) All property, real or personal, owned by units of
- 62 the Mississippi National Guard, or title to which is vested in
- 63 trustees for the benefit of any unit of the Mississippi National

- 64 Guard; provided such property is used exclusively for such unit,
- or for public purposes, and not for profit.
- (d) All property, real or personal, belonging to any
- 67 religious society, or ecclesiastical body, or any congregation
- 68 thereof, or to any charitable society, or to any historical or
- 69 patriotic association or society, or to any garden or pilgrimage
- 70 club or association and used exclusively for such society or
- 71 association and not for profit; not exceeding, however, the amount
- 72 of land which such association or society may own as provided in
- 73 Section 79-11-33. All property, real or personal, belonging to
- 74 any rural waterworks system or rural sewage disposal system
- 75 incorporated under the provisions of Section 79-11-1. All
- 76 property, real or personal, belonging to any college or
- 77 institution for the education of youths, used directly and
- 78 exclusively for such purposes, provided that no such college or
- 79 institution for the education of youths shall have exempt from
- 80 taxation more than six hundred forty (640) acres of land;
- 81 provided, however, this exemption shall not apply to commercial
- 82 schools and colleges or trade institutions or schools where the
- 83 profits of same inure to individuals, associations or
- 84 corporations. All property, real or personal, belonging to an
- 85 individual, institution or corporation and used for the operation
- 86 of a grammar school, junior high school, high school or military
- 87 school. All property, real or personal, owned and occupied by a
- 88 fraternal and benevolent organization, when used by such
- 89 organization, and from which no rentals or other profits accrue to
- 90 the organization, but any part rented or from which revenue is
- 91 received shall be taxed.
- 92 (e) All property, real or personal, held and occupied
- 93 by trustees of public schools, and school lands of the respective
- 94 townships for the use of public schools, and all property kept in
- 95 storage for the convenience and benefit of the State of

96 Mississippi in warehouses owned or leased by the State of

- 97 Mississippi, wherein said property is to be sold by the Alcoholic
- 98 Beverage Control Division of the State Tax Commission of the State
- 99 of Mississippi.
- 100 (f) All property, real or personal, whether belonging
- 101 to religious or charitable or benevolent organizations, which is
- 102 used for hospital purposes, and nurses' homes where a part
- 103 thereof, and which maintain one or more charity wards that are for
- 104 charity patients, and where all the income from said hospitals and
- 105 nurses' homes is used entirely for the purposes thereof and no
- 106 part of the same for profit.
- 107 (g) The wearing apparel of every person; and also
- 108 jewelry and watches kept by the owner for personal use to the
- 109 extent of One Hundred Dollars (\$100.00) in value for each owner.
- 110 (h) Provisions on hand for family consumption.
- (i) All farm products grown in this state for a period
- 112 of two (2) years after they are harvested, when in the possession
- 113 of or the title to which is in the producer, except the tax of
- one-fifth of one percent (1/5 of 1%) per pound on lint cotton now
- 115 levied by the Board of Commissioners of the Mississippi Levee
- 116 District; and lint cotton for five (5) years, and cottonseed,
- 117 soybeans, oats, rice and wheat for one (1) year regardless of
- 118 ownership.
- 119 (j) All guns and pistols kept by the owner for private
- 120 use.
- 121 (k) All poultry in the hands of the producer.
- 122 (1) Household furniture, including all articles kept in
- 123 the home by the owner for his own personal or family use; but this
- 124 shall not apply to hotels, rooming houses or rented or leased
- 125 apartments.
- 126 (m) All cattle and oxen.
- 127 (n) All sheep, goats and hogs.
- 128 (o) All horses, mules and asses.

	129	(p)	Farming tools,	implements	and	machinery,	when	used
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- 130 exclusively in the cultivation or harvesting of crops or timber.
- (q) All property of agricultural and mechanical
- 132 associations and fairs used for promoting their objects, and where
- 133 no part of the proceeds is used for profit.
- 134 (r) The libraries of all persons.
- 135 (s) All pictures and works of art, not kept for or
- 136 offered for sale as merchandise.
- 137 (t) The tools of any mechanic necessary for carrying on
- 138 his trade.
- 139 (u) All state, county, municipal, levee, drainage and
- 140 all school bonds or other governmental obligations, and all bonds
- 141 and/or evidences of debts issued by any church or church
- 142 organization in this state, and all notes and evidences of
- 143 indebtedness which bear a rate of interest not greater than the
- 144 maximum rate per annum applicable under the law; and all money
- 145 loaned at a rate of interest not exceeding the maximum rate per
- 146 annum applicable under the law; and all stock in or bonds of
- 147 foreign corporations or associations shall be exempt from all ad
- 148 valorem taxes.
- (v) All lands and other property situated or located
- 150 between the Mississippi River and the levee shall be exempt from
- 151 the payment of any and all road taxes levied or assessed under any
- 152 road laws of this state.
- 153 (w) Any and all money on deposit in either national
- 154 banks, state banks or trust companies, on open account, savings
- 155 account or time deposit.
- 156 (x) All wagons, carts, drays, carriages and other horse
- 157 drawn vehicles, kept for the use of the owner.
- 158 (y) (1) Boats, seines and fishing equipment used in
- 159 fishing and shrimping operations and in the taking or catching of
- 160 oysters.

- All towboats, tugboats and barges documented 161 under the laws of the United States, except watercraft of every 162 kind and character used in connection with gaming operations.
- 164 All materials used in the construction and/or 165 conversion of vessels in this state; vessels while under
- 166 construction and/or conversion; vessels while in the possession of
- the manufacturer, builder or converter, for a period of twelve 167
- 168 (12) months after completion of construction and/or conversion,
- and as used herein the term "vessel" shall include ships, offshore 169
- drilling equipment, dry docks, boats and barges, except watercraft 170
- 171 of every kind and character used in connection with gaming
- 172 operations.

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- Sixty-six and two-thirds percent (66-2/3%) of 173 (aa)
- 174 nuclear fuel and reprocessed, recycled or residual nuclear fuel
- by-products, fissionable or otherwise, used or to be used in 175
- generation of electricity by persons defined as public utilities 176
- in Section 77-3-3. 177
- 178 All growing nursery stock.
- A semitrailer used in interstate commerce. 179
- 180 (dd) All property, real or personal, used exclusively
- for the housing of and provision of services to elderly persons, 181
- 182 disabled persons, mentally impaired persons or as a nursing home,
- which is owned, operated and managed by a not-for-profit 183
- corporation, qualified under Section 501(c)(3) of the Internal 184
- 185 Revenue Code, whose membership or governing body is appointed or
- confirmed by a religious society or ecclesiastical body or any 186
- 187 congregation thereof.
- All vessels while in the hands of bona fide 188
- dealers as merchandise and which are not being operated upon the 189
- 190 waters of this state shall be exempt from ad valorem taxes.
- used in this paragraph the terms "vessel" and "waters of this 191
- 192 state" shall have the meaning ascribed to such terms in Section
- 193 59-21-3.

194	(ff) All property, real or personal, owned by a
195	nonprofit organization that: (i) is qualified as tax exempt under
196	Section 501(c)(4) of the Internal Revenue Code of 1986, as
197	amended; (ii) assists in the implementation of the national
198	contingency plan or area contingency plan, and which is created in
199	response to the requirements of Title IV, Subtitle B of the Oil
200	Pollution Act of 1990, P.L. 101-380; (iii) engages primarily in
201	programs to contain, clean up and otherwise mitigate spills of oil
202	or other substances occurring in the United States coastal or
203	tidal waters; and (iv) is used for the purposes of the
204	organization.
205	(gg) If a municipality changes its boundaries so as to
206	include within the boundaries of such municipality the project
207	site of any project as defined in Section 57-75-5(f)(iv)1, all

- real and personal property located on the project site within the 208 boundaries of such municipality that is owned by a business 209 enterprise operating such project, shall be exempt from ad valorem 210 211 taxation for a period of time not to exceed thirty (30) years upon receiving approval for such exemption by the Mississippi Major 212 213 Economic Impact Authority. The provisions of this subsection shall not be construed to authorize a breach of any agreement 214 215 entered into pursuant to Section 21-1-59.
- 216 (hh) All nonproducing mineral estates and all leasehold
 217 interests in minerals that are not owned separately and apart from
 218 the surface estate shall be exempt from all ad valorem taxes
 219 levied on or after January 1, 2002.
- SECTION 4. Sections 27-31-73 and 27-31-75, Mississippi Code of 1972, which relate to the exemption of nonproducing mineral and leasehold interests, are repealed.
- 223 **SECTION 5.** This act shall take effect and be in force 224 retroactively from and after January 1, 2002.