By: Representative Moore (60th)

To: Ways and Means

HOUSE BILL NO. 1513

1 2	AN ACT TO PROVIDE AN INCOME TAX CREDIT FOR TAXPAYERS WITH A DEPENDENT HAVING A DISABILITY; AND FOR RELATED PURPOSES.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
4	SECTION 1. (1) (a) For any taxpayer who has a dependent
5	with a disability, a credit against the taxes imposed by this
6	chapter shall be allowed in the amount provided in subsection (2)
7	of this section.
8	(b) For purposes of this section, the term "disability"
9	includes, but is not limited to, the following:
L O	(i) Polio residuals (inability to walk without
L1	assistance or limitation of upper extremity function);
L2	(ii) Diabetes insipidus with growth retardation or
L3	severe visual field loss;
L4	(iii) Cystic fibrosis, with evidence of extensive
L5	disease requiring ongoing treatment or hospitalization, or both;
L6	(iv) Autism and related or similar developmental
L7	disorders;
L8	(v) Mental retardation documented by IQ testing;
L9	(vi) Cerebral palsy with motor dysfunction,
20	seizure disorder, communication disorder or IQ of seventy (70) or
21	less;
22	(vii) Blindness (best corrected visual acuity of
23	20/200 or severe visual field loss);
24	(viii) Anencephalus and catastrophic anomalies;
25	(ix) Meningomyelocele (Spina Bifida);
26	(x) Hearing impairments with inability to hear air
27	conduction thresholds at forty (40) decibels for dependents under

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five (5) years of age, or seventy (70) decibels for dependents
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    five (5) years of age and older;
                    (xi) Organic loss of speech;
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                           Chronic lung conditions requiring frequent
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    hospitalization and ongoing medical treatment;
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                    (xiii)
                           Heart transplant for a period of twelve
    (12) months following the surgery;
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                           Heart conditions not amenable to treatment;
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                    (xiv)
                    (xv) Digestive impairments causing failure to
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    thrive (growth problems);
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                    (xvi)
                           Renal dialysis;
                    (xvii)
                           Renal transplant for a period of twelve
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    (12) months following the surgery;
                            Hemolytic anemia with persistent
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                    (xviii)
    hematocrit of twenty-six percent (26%) or less;
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                          Sickle cell disease with medically
                    (xix)
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    documented crises;
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                          Coagulation disorder with spontaneous or
    inappropriate bleeding;
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                    (xxi) Acute leukemia for a period of thirty (30)
    months from diagnosis or recurrence;
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                    (xxii) Seizure disorder not controlled by
    medication;
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                             Down syndrome established by clinical
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                    (xxiii)
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    findings;
                            Cancer requiring treatment; and
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                    (xxiv)
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                    (xxv)
                           Symptomatic HIV.
                    In order to be eligible for the credit provided in
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               (C)
    this section, a taxpayer must submit a notarized medical statement
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    from the dependent's attending physician or psychologist
    certifying the dependent's condition of disability for the tax
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    year; however, documentation that the dependent qualified for
    Supplemental Security Income from the Social Security
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- 61 Administration during the tax year shall create a presumption of
- 62 disability and shall be accepted to establish eligibility in lieu
- of the notarized medical statement required under this paragraph.
- 64 (2) The income tax credit provided in subsection (1) of this
- 65 section shall be equal to the lesser of Two Hundred Fifty Dollars
- 66 (\$250.00) per dependent of the taxpayer with a disability or the
- 67 amount of income tax imposed upon the taxpayer for the taxable
- 68 year reduced by the sum of all other credits allowable to such
- 69 taxpayer under the state income tax laws, except credit for tax
- 70 payments made by or on behalf of the taxpayer. In the case of
- 71 married individuals filing separate returns, each person may claim
- 72 an amount not to exceed one-half (1/2) of the tax credit that
- 73 would have been allowed for a joint return. Any unused portion of
- 74 the credit may be carried forward for the next five (5) succeeding
- 75 tax years.
- 76 (3) Amounts utilized by the taxpayer as a credit pursuant to
- 77 this section may not be utilized as a deduction by the taxpayer
- 78 for state income tax purposes.
- 79 **SECTION 2.** Section 1 of this act shall be codified in
- 80 Chapter 7, Title 27, Mississippi Code of 1972.
- 81 **SECTION 3.** Nothing in this act shall affect or defeat any
- 82 claim, assessment, appeal, suit, right or cause of action for
- 83 taxes due or accrued under the income tax laws before the date on
- 84 which this act becomes effective, whether such claims,
- 85 assessments, appeals, suits or actions have been begun before the
- 86 date on which this act becomes effective or are begun thereafter;
- 87 and the provisions of the income tax laws are expressly continued
- 88 in full force, effect and operation for the purpose of the
- 89 assessment, collection and enrollment of liens for any taxes due
- 90 or accrued and the execution of any warrant under such laws before
- 91 the date on which this act becomes effective, and for the
- 92 imposition of any penalties, forfeitures or claims for failure to
- 93 comply with such laws.

94 **SECTION 4.** This act shall take effect and be in force from

95 and after January 1, 2002.