MISSISSIPPI LEGISLATURE

By: Senator(s) Williamson

To: Finance

SENATE BILL NO. 2923

AN ACT TO CREATE THE BEGINNING FARMER TAX CREDIT ACT; TO 1 2 CREATE THE BEGINNING FARMER BOARD TO BE HOUSED WITHIN THE DEPARTMENT OF AGRICULTURE AND COMMERCE; TO PROVIDE FOR THE POWERS AND DUTIES OF SUCH BOARD; TO PROVIDE FOR THE MEMBERSHIP OF SUCH 3 4 BOARD; TO PROVIDE THAT THE BOARD SHALL DETERMINE WHO IS QUALIFIED 5 6 AS A BEGINNING FARMER OR LIVESTOCK PRODUCER AND TO PROVIDE THE QUALIFICATIONS TO A BEGINNING FARMER OR LIVESTOCK PRODUCER; TO 7 PROVIDE FOR AN ANNUAL REPORT BY THE BOARD; TO AUTHORIZE AN INCOME TAX CREDIT FOR THE OWNER OF AGRICULTURAL ASSETS FOR AGRICULTURAL 8 9 ASSETS RENTED ON A SHARE-RENTAL AGREEMENT BASIS; TO PROVIDE THAT 10 11 SUCH CREDIT SHALL BE GRANTED BY THE STATE TAX COMMISSION ONLY AFTER APPROVAL AND CERTIFICATION BY THE BOARD AND A WRITTEN 12 THREE-YEAR SHARE-RENTAL AGREEMENT FOR SUCH ASSETS IS ENTERED INTO 13 BETWEEN AN OWNER OF AGRICULTURAL ASSETS AND A QUALIFIED BEGINNING 14 FARMER OR LIVESTOCK PRODUCER; TO PROVIDE FOR THE AMOUNT OF THE TAX CREDIT; TO REQUIRE THE BOARD TO CONDUCT CERTAIN STUDIES; AND FOR 15 16 RELATED PURPOSES. 17

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** This act may be cited as the Beginning Farmer Tax

20 Credit Act.

21 <u>SECTION 2.</u> (1) The Legislature hereby finds and declares 22 that:

(a) Current farm economic conditions in the State of
Mississippi have resulted in unemployment, out-migration of
people, loss of agricultural jobs, and difficulty in attracting
and retaining farm operations; and

(b) Major revisions in Mississippi's tax structure are
 necessary to accomplish economic revitalization of rural

29 Mississippi and to be competitive with other states involved in 30 economic revitalization and development of agriculture.

(2) It is the policy of this state to make revisions in
Mississippi's tax structure in order to encourage persons to seek
careers in the farming industry, retain existing and established
farm operations, promote the creation and retention of new farm

35 jobs in Mississippi, and attract and retain investment capital in 36 rural Mississippi.

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SECTION 3. For purposes of this act:

(a) "Agricultural assets" mean agricultural land,
livestock, farming or livestock production facilities or buildings
and machinery used for farming or livestock production located in
Mississippi;

42 (b) "Board" means the Beginning Farmer Board created by43 this act;

44 (c) "Farm" means any tract of land over ten (10) acres 45 in area used for or devoted to the commercial production of farm 46 products;

(d) "Farm product" means those plants and animals useful to man and includes, but is not limited to, forages and sod crops, grains and feed crops, dairy and dairy products, poultry and poultry products, livestock, including breeding and grazing livestock, fruits and vegetables;

(e) "Farming or livestock production" means the active
use, management and operation of real and personal property for
the production of a farm product;

(f) "Financial management program" means a program for beginning farmers or livestock producers which includes, but is not limited to, assistance in the creation and proper use of record keeping systems, periodic private consultations with licensed financial management personnel, year-end monthly cash flow analysis, and detailed enterprise analysis;

61 (q) "Owner of agricultural assets" means: An individual or trustee who: (i) 62 Is a resident individual of Mississippi; 63 1. 2. In the case of an individual, has derived 64 65 at least fifty percent (50%) of his or her gross annual income for 66 income tax purposes from farming or livestock production, or in the case of a trustee, the trust has derived at least fifty 67

percent (50%) of its income for income tax purposes from farming 68 69 or livestock production; 3. Has provided the majority of 70 71 the day-to-day physical labor and management of a farm 72 over a period of time deemed sufficient to qualify for the granting of tax credits under this act by the board; and 73 74 Has other such qualifications as 4. determined by the board. 75 76 (ii) A partnership: Which has at least one (1) general partner 77 1. 78 that is a resident of this state; 2. Which derives at least fifty percent (50%) 79 80 of its income from farming or livestock production; and 3. In which one or more partners have 81 provided the majority of the day-to-day physical labor and 82 management of a farm over a period of time deemed sufficient to 83 qualify for the granting of tax credits by the board; or 84 85 (h) "Qualified beginning farmer" or "livestock producer" means an individual who is a resident of Mississippi who 86 87 has entered farming or livestock production or is seeking entry into farming or livestock production, who intends to farm or raise 88 89 crops or livestock on land located within Mississippi, and who meets the eligibility guidelines established in Section 9 of this 90 act and such other qualifications as determined by the board. 91 92 **SECTION 4.** For the purpose of developing and directing programs to provide increased and enhanced opportunities for 93 94 beginning farmers and livestock producers, the Beginning Farmer Board is created. For administrative and budgetary purposes only, 95 the board shall be housed within the Department of Agriculture and 96 Commerce. The board shall be vested with the following duties and 97 98 responsibilities:

99 (a) To approve and certify beginning farmers and
100 livestock producers as eligible for the programs provided by the
101 board;

(b) To approve and certify owners of agricultural
assets as eligible for the tax credits authorized by Sections 11
through 13;

(c) To advocate joint ventures between beginning farmers or livestock producers and existing private and public credit and banking licensed institutions, as well as to advocate joint ventures with owners of agricultural assets desiring to assist beginning farmers and livestock producers seeking entry into farming or livestock production;

(d) To provide necessary and reasonable assistance and support to beginning farmers and livestock producers for qualification and participation in financial management programs approved by the board;

(e) To advocate appropriate changes in policies and programs of other public and private institutions or agencies which will directly benefit beginning farmers and livestock producers and may include changes regarding financing, taxation and any other existing policies which prohibit or impede individuals from entering into farming or livestock production;

(f) To provide adequate explanations of facts and aspects of available programs offered or recommended by the board intended for beginning farmers and livestock producers;

124 (g) To assist and educate beginning farmers and125 livestock producers;

(h) To encourage licensed financial institutions and
individuals to use alternative amortization schedules for loans
and land contracts granted to beginning farmers and livestock
producers;

(i) To refer beginning farmers and livestock producers
to agencies and organizations which may provide additional
pertinent information and assistance;

(j) To provide any other assistance and support the board deems necessary and appropriate in order for entry into farming or livestock production;

136 (k) To adopt and promulgate rules and regulations necessary to carry out the purposes of the Beginning Farmer Tax 137 Credit Act, including criteria required for tax credit eligibility 138 and financial management program certification and guidelines 139 140 which constitute a viably sized farm that is necessary to adequately support a beginning farmer or livestock producer. Such 141 guidelines shall vary and take into account the region of the 142 state, number of acres, land quality and type, type of 143 operation, type of crops or livestock raised, and other factors of 144 farming or livestock production. 145

(1) To keep minutes of the board's meetings and other books and records which will adequately reflect actions and decisions of the board and to file an annual report to the Governor, the Secretary of the Senate and the Clerk of the House of Representatives by December 1 of each year.

151 SECTION 5. (1) The board shall consist of the following: The Commissioner of Agriculture and Commerce, or 152 (a) his or her designee; 153 154 (b) The Chairman of the State Tax Commission, or his or her designee; 155 156 (C) One (1) member representing lenders of agricultural

157 credit; 158 (d) One (1) member of the academic community with 159 extensive knowledge and insight in the analysis of agricultural

160 economic issues; and

(e) Four (4) members, one (1) from each congressionaldistrict, who are currently engaged in farming or livestock

163 production and are representative of a variety of farming or 164 livestock production interests based on size of farm, type of farm 165 operation, net worth of farm operation, and geographic location.

(2) All members of the board shall be resident individuals
of the State of Mississippi. Members of the board listed in
subsection (1)(c),(d) and (e) of this section shall be appointed
by the Governor with the advice and consent of the Senate. All
appointments shall be for terms of four (4) years.

Vacancies in the appointed membership of the board shall (3) 171 be filled for the unexpired term by appointment by the Governor 172 173 with the advice and consent of the Senate. Members of the board 174 shall serve the full term and until a successor has been appointed by the Governor and approved by the Senate. Any member may be 175 removed from the board by the Governor or by an affirmative vote 176 by any four (4) members of the board for incompetence, neglect of 177 duty or malfeasance. 178

SECTION 6. Once every two (2) years, the members of the 179 180 board shall elect a chairperson and a vice chairperson. A member of the board may be reelected to the position of chairperson or 181 vice chairperson in the discretion of the board. Each member of 182 183 the board shall receive per diem compensation as provided in 184 Section 25-3-69 for attendance at board meetings, together with necessary travel and other expenses incurred in the discharge of 185 his or her official duties as a board member. 186

187 <u>SECTION 7.</u> Four (4) of the members of the board shall 188 constitute a quorum for the transaction of official business. The 189 affirmative vote of at least four (4) members shall be necessary 190 for any action to be taken by the board. No vacancy in the 191 membership of the board shall constitute an impairment of a quorum 192 to exercise any and all rights and perform all duties of the 193 board.

194 **SECTION 8.** The board shall meet quarterly during the year 195 and shall review pending applications in order to approve and

S. B. No. 2923 03/SS02/R689 PAGE 6

certify beginning farmers and livestock producers as eligible for 196 the programs provided by the board and to approve and certify 197 owners of agricultural assets as eligible for the tax credits 198 199 authorized by Sections 11 through 13 of this act. Any action 200 taken by the board regarding approval and certification of program 201 eligibility, granting of tax credits, or termination of share-rental agreements shall require the affirmative vote of at 202 least four (4) members of the board. 203

204 <u>SECTION 9.</u> (1) The board shall determine who is qualified 205 as a beginning farmer or livestock producer based on the 206 qualifications found in this section. A qualified beginning 207 farmer or livestock producer shall be an individual who:

(a) Has a net worth of not more than One Hundred
Thousand Dollars (\$100,000.00), including any holdings by a spouse
or dependent based on fair market value;

(b) Provides the majority of the day-to-day physical212 labor and management of the farm;

(c) Has, in the judgment of the board, adequate farming or livestock production experience or demonstrates knowledge in the type of farming or livestock production for which he or she seeks assistance from the board;

(d) Demonstrates to the board a profit potential by submitting board approved projected earnings statements and agrees that farming or livestock production is intended to become his or her principal source of income;

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(e) Demonstrates to the board a need for assistance;(f) Participates in a financial management program

223 approved by the board;

(g) Submits nutrient management plan and a soil
conservation plan to the board for approval on any applicable
agricultural assets purchased or rented from an owner of
agricultural assets; and

(h) 228 Has such other qualifications as specified by the board. 229

(2) A qualified beginning farmer or livestock producer who 230 231 has participated in board approved and certified three-year 232 share-rental agreement with an owner of agricultural assets shall not be eligible to file a subsequent application with the board 233 234 but may refer to the board for additional support and participate in programs, including educational and financial programs and 235 seminars established or recommended by the board that are 236 applicable to the continued success of such farmer or livestock 237 238 producer.

SECTION 10. (1) The board shall submit an annual report of 239 the activities and actions of the board for the preceding fiscal 240 241 year to the Governor, Secretary of the Senate and the Clerk of the House of Representative by December 1 of each year. Each member 242 of the Legislature shall receive a copy of such report by making a 243 request to the chairperson of the board. Each report shall 244 include the following information: 245

246 (a) A complete operating and financial statement for 247 the board for the prior fiscal year;

(b) The number of qualified beginning farmers and 248 249 livestock producers receiving assistance from the board;

The number of owners of agricultural assets 250 (C) claiming tax credits and the monetary amount of credits granted by 251 252 the board; and

253 (d) Any other relevant information which the board 254 deems necessary to report.

255 (2)No information furnished to the board shall be disclosed 256 in the report in such a way as to reveal information from a tax 257 return of any person.

SECTION 11. Beginning January 1, 2004, an owner of 258 259 agricultural assets shall be allowed a credit to be applied 260 against the taxes imposed pursuant to Chapter 7, Title 27,

Mississippi Code of 1972, for agricultural assets rented on a 261 share-rental agreement basis, including cash rent of agricultural 262 assets or cash equivalent of a share-crop rental, to qualified 263 264 beginning farmers or livestock producers. The credit shall be in 265 the amount allowed under Section 13 of this act. Such asset shall 266 be rented at prevailing community rates as determined by the 267 The credit allowed shall be for renting agricultural board. 268 assets used for farming or livestock production. Such credit 269 shall be granted by the State Tax Commission only after approval and certification by the board and a written three-year 270 271 share-rental agreement for such assets is entered into between an owner of agricultural assets and a qualified beginning farmer or 272 273 livestock producer. An owner of agricultural assets or qualified beginning farmer or livestock producer may terminate such 274 agreement for reasonable cause upon approval by the board. If an 275 agreement is terminated without fault on the part of the owner of 276 agricultural assets as determined by the board, the tax credit 277 278 shall not be retroactively disallowed. If an agreement is terminated with fault on the part of the owner of agricultural 279 280 assets as determined by the board, any prior tax credits claimed by such owner shall be disallowed and recaptured and shall be 281 282 immediately due and payable to the State of Mississippi. A credit may be granted to an owner of agricultural assets for renting 283 agricultural assets, including cash rent of agricultural assets or 284 285 cash equivalent of a share-crop rental, to any qualified beginning farmer or livestock producer for a period of three (3) years. An 286 owner of agricultural assets shall not be eligible for further 287 credits under the Beginning Farmer Tax Credit Act unless the 288 share-rental agreement is terminated prior to the end of the 289 290 three-year period through no fault of the owner of agricultural If the board finds that such a termination was not the 291 assets. 292 fault of the owner of agricultural assets, it may approve the owner for credits arising from a subsequent qualifying 293

share-rental agreement with a different qualified beginning farmer or livestock producer. Any credit allowable to a partnership, a corporation or an estate or trust may be distributed to the partners, members, shareholders or beneficiaries. Any credit distributed shall be distributed in the same manner as income is distributed.

300 <u>SECTION 12.</u> (1) In evaluating a share-rental agreement 301 between an owner of agricultural assets and a qualified beginning 302 farmer or livestock producer, the board shall not approve and 303 certify credit for an owner of agricultural assets who:

304 (a) Has, with fault, terminated a prior board approved
 305 and certified share-rental agreement with a qualified beginning
 306 farmer or livestock producer; or

307 Is proposing a share-rental agreement of (b) agricultural assets which, if rented to a qualified beginning 308 farmer or livestock producer, would cause the lessee to be 309 responsible for managing or maintaining a farm which, based on the 310 311 discretion of the board, is of greater scope and scale than necessary for a viably sized farm as established by the guidelines 312 313 implemented by the board in order to adequately support a beginning farmer or livestock producer. 314

315 (2) Any person aggrieved by a decision of the board may
316 appeal the decision to the Circuit Court of the First Judicial
317 District of Hinds County.

318 SECTION 13. The tax credit approved and certified by the board under Section 11 of this act for an owner of agricultural 319 assets shall be equal to five percent (5%) of the gross rental 320 income on any share-rental agreement that is approved and 321 certified by the board under the Beginning Farmer Tax Credit Act, 322 323 including the renting of agricultural assets by an owner of such assets to a qualified beginning farmer or livestock producer. 324 The 325 board shall review each existing three-year share-rental agreement 326 between a beginning farmer or livestock producer and an owner of

S. B. No. 2923

327 agricultural assets on a quarterly basis and shall either certify 328 or terminate program eligibility for beginning farmers or 329 livestock producers or tax credits granted to owners of 330 agricultural assets on an annual basis.

331 SECTION 14. The board shall conduct a study in order to ascertain the fiscal impact of future tax credits granted by the 332 board to owners of agricultural assets. Such study shall attempt 333 to reasonably estimate the number of qualified beginning farmers 334 or livestock producers that would be eligible to enter into a 335 board approved and certified three-year share-rental agreement 336 337 with an owner of agricultural assets and other such relevant facts and information for review by the board. The findings of such 338 study by the board shall be submitted to the Governor, the Clerk 339 340 of the House of Representatives and the Secretary of the Senate by January 3, 2004. In order to carry out the study and the 341 provisions of the Beginning Farmer Tax Credit Act, the Department 342 of Agriculture and Commerce shall provide any and all of the 343 344 necessary support and assistance to the board.

345 **SECTION 15.** This act shall take effect and be in force from 346 and after July 1, 2003.