## MISSISSIPPI LEGISLATURE

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To: Finance

By: Senator(s) Hewes, Nunnelee, Albritton, Browning, Butler, Carmichael, Chamberlin, Chaney, Clarke, Cuevas, Dearing, Frazier, Harvey, Hyde-Smith, Jackson (15th), Jackson (11th), Jordan, King, Kirby, Little, Lee (47th), Mettetal, Michel, Moffatt, Robertson, Ross, Thames, Walley, Walls

## SENATE BILL NO. 3072

AN ACT TO PERMIT THE ESTABLISHMENT AND MAINTENANCE OF HEALTH 1 2 SAVINGS ACCOUNTS; TO EXEMPT CONTRIBUTIONS FROM GROSS INCOME UNDER 3 THE STATE INCOME TAX LAW; TO PRESCRIBE THE REQUIREMENTS OF AND RESTRICTIONS ON HEALTH SAVINGS ACCOUNTS; TO AMEND SECTION 27-7-15, MISSISSIPPI CODE OF 1972, TO EXCLUDE THE AMOUNT DEPOSITED IN A 4 5 б HEALTH SAVINGS ACCOUNT FROM GROSS INCOME UNDER THE STATE INCOME 7 TAX LAW; AND FOR RELATED PURPOSES. 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. This act shall be known and may be cited as the 9 10 "Health Savings Accounts Act." 11 SECTION 2. As used in this act: (a) "Eligible individual" means the individual 12 taxpayer, including employees of an employer who contributes to 13 14 health savings accounts on the employees' behalf, who: 15 (i) Is not covered by a high deductible health plan individually or with dependents; 16 (ii) Is not covered under any health plan that is 17 18 not a high deductible health plan, except for coverage for accidents, workers compensation insurance, insurance for a 19 20 specified disease or illness, insurance paying a fixed amount per day per hospitalization and tort liabilities; and 21 22 (iii) Establishes, or on whose behalf is 23 established, a health savings account. 24 (b) "Deductible" means the total deductible for an eligible individual and all the dependents of that eligible 25 individual for a calendar year. 26 27 (c) "Dependent" means the spouse or child of the 28 eligible individual as defined in Section 152 of the Internal 29 Revenue Code. \*SS26/R816\* S. B. No. 3072 R3/5 30 (d) "Qualified medical expense" means an expense paid
31 by the taxpayer for medical care described in Section 213(d) of
32 the Internal Revenue Code.

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(e) "High deductible" means:

(i) In the case of self-only coverage, an annual
deductible (increased each year by a cost-of-living adjustment)
which is not less than One Thousand Dollars (\$1,000.00) and the
sum of the annual deductible and other annual out-of-pocket
expenses required to be paid under the plan for covered benefits
does not exceed Five Thousand Dollars (\$5,000.00).

40 (ii) In the case of family coverage, an annual 41 deductible (increased each year by a cost-of-living adjustment) of 42 not less than Two Thousand Dollars (\$2,000.00) and the sum of the annual deductible and other annual out-of-pocket expenses required 43 to be paid under the plan for covered benefits does not exceed Ten 44 Thousand Dollars (\$10,000.00). A plan shall not fail to be 45 46 treated as a high deductible plan by reason of failing to have a 47 deductible for preventive care or, in the case of network plans, for having out-of-pocket expenses which exceed these limits on an 48 49 annual deductible for services provided outside the network.

50 (f) "Health savings account" or "account" means a trust 51 or custodian established in this state pursuant to a health 52 savings account program exclusively to pay the qualified medical 53 expenses of an eligible individual or his or her dependents, but 54 only if the written governing instrument creating the account 55 meets the following requirements:

56 (i) Except in the case of a rollover contribution, 57 no contribution will be accepted unless it is in cash; or, to the extent such contribution, when added to the previous contributions 58 to the account for the calendar year, exceeds one hundred percent 59 60 (100%) of the eligible individual's deductible or Twenty-six 61 Hundred Dollars (\$2,600.00) for an individual or Five Thousand One Hundred Fifty Dollars (\$5,150.00) per family, whichever is lower; 62 S. B. No. 3072 \*SS26/R816\* 04/SS26/R816 PAGE 2

63 (ii) The trustee or custodian is a bank, an 64 insurance company or another person approved by the Commissioner 65 of Insurance; 66 (iii) No part of the trust assets will be invested 67 in life insurance contracts; (iv) The assets of the account will not be 68 69 commingled with other property except as allowed for under 70 Individual Retirement Accounts; and Eligible individual's interest in the account 71 (v) is nonforfeitable. 72 73 "Health savings account program" or "program" means (g) a program that includes all of the following: 74 75 (i) The purchase by an eligible individual or by 76 an employer of a high deductible health plan; and 77 (ii) The contribution into a health savings 78 account by an eligible individual or on behalf of an employee or 79 by his or her employer. The total annual contribution may not 80 exceed the amount of the plan's higher deductible or the amounts listed herein. 81 82 (h) "High deductible health plan" means a health coverage policy, certificate or contract that provides for 83 84 payments for covered benefits that exceed the higher deductible. SECTION 3. (1) The provisions of this act shall apply also 85 86 to taxpayers who are not receiving preferred federal tax treatment 87 for a health savings account under Internal Revenue Code Section 223. 88 89 (2)For taxable years beginning after January 1, 2004, a 90 resident of Mississippi or an employer shall be allowed to deposit contributions to a health savings account. The amount of deposit 91 for calendar year 2004 shall not exceed the amount of the plan's 92 93 high deductible, nor Two Thousand Six Hundred Dollars (\$2,600.00) 94 for an individual policy and Five Thousand One Hundred Fifty Dollars (\$5,150.00) for a family policy. 95 \*SS26/R816\* S. B. No. 3072 04/SS26/R816

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96 (3) Except as provided in Section 5 of this act, or except 97 as otherwise provided by law, the principal contributed to and the 98 interest earned on a health savings account and money reimbursed 99 to an eligible individual or an employee for qualified medical 100 expenses shall be excluded from the taxable gross income of the 101 account holder under Section 27-7-15.

102 <u>SECTION 4.</u> The trustee or custodian shall utilize the funds 103 held in a health savings account solely for the purpose of: 104 (a) Paying the qualified medical expenses of the

105 eligible individual or his or her dependents;

(b) Purchasing a health coverage policy certificate, or contract, for an eligible individual who is receiving unemployment compensation, is exercising continuation privileges under federal law or is purchasing a long-term care insurance contract; or

110 Paying for health insurance other than a Medicare (C) supplemental policy for those who are Medicare eligible. Funds 111 held in a health savings account shall not be used to cover 112 113 expenses of the eligible individual or his or her dependents that are otherwise covered, including, but not limited to, medical 114 115 expense covered pursuant to an automobile insurance policy, worker's compensation insurance policy or self-insured plan or 116 117 another employer-funded health coverage policy, certificate or 118 contract.

119 <u>SECTION 5.</u> (1) Notwithstanding subsections (3), (4), (5) or 120 (6) of this section, an eligible individual may withdraw money 121 from his or her health savings account for any purpose other than 122 a purpose described in Section 4.

(2) Subject to subsection (3) of this section, if the eligible individual withdraws money for any purpose other than a purpose described in Section 4 at any other time, all of the following apply: 127 (a) The amount of the withdrawal is considered taxable
128 gross income of the account holder under Section 27-7-15 in the
129 tax year of the withdrawal.

(b) Interest earned on the account during the tax year
in which a withdrawal under this subsection is made is considered
taxable gross income of the account holder under Section 27-7-15.

(3) The amount of disbursement of any assets of a health 133 savings account pursuant to a filing for protection under Title 11 134 of the United States Code, 11 USCS 101 et seq. by an eligible 135 individual or person for whose benefit the account was established 136 137 is not considered a withdrawal for purposes of this section. The amount of a disbursement is not considered taxable gross income of 138 139 the account holder under Section 27-7-15 and subsection (2) of 140 this section does not apply.

(4) The transfer of an eligible individual's interest in a health savings account to an eligible individual's spouse or former spouse under a divorce or separation instrument shall not be considered a taxable transfer made by such eligible individual, and such interest shall, after such transfer, be treated as a health savings account with respect to which such spouse is the eligible individual.

148 (5) Upon the death of the eligible individual, the trustee 149 or custodian shall distribute the principle and accumulated 150 interest of the health savings account to the estate of the 151 deceased.

152 (6) If an employee becomes employed with a different 153 employer that participates in a health savings account program, 154 the employee may transfer his or her health savings account to 155 that new employer's trustee or custodian or to an individually 156 purchased account program.

157 SECTION 6. Section 27-7-15, Mississippi Code of 1972, is
158 amended as follows:

27-7-15. (1) For the purposes of this article, except as 159 160 otherwise provided, the term "gross income" means and includes the 161 income of a taxpayer derived from salaries, wages, fees or 162 compensation for service, of whatever kind and in whatever form 163 paid, including income from governmental agencies and subdivisions 164 thereof; or from professions, vocations, trades, businesses, 165 commerce or sales, or renting or dealing in property, or reacquired property; also from annuities, interest, rents, 166 167 dividends, securities, insurance premiums, reinsurance premiums, 168 considerations for supplemental insurance contracts, or the 169 transaction of any business carried on for gain or profit, or gains, or profits, and income derived from any source whatever and 170 171 in whatever form paid. The amount of all such items of income shall be included in the gross income for the taxable year in 172 which received by the taxpayer. The amount by which an eligible 173 174 employee's salary is reduced pursuant to a salary reduction agreement authorized under Section 25-17-5 shall be excluded from 175 176 the term "gross income" within the meaning of this article.

177 (2) In determining gross income for the purpose of this 178 section, the following, under regulations prescribed by the 179 commissioner, shall be applicable:

(a) Dealers in property. Federal rules, regulations
and revenue procedures shall be followed with respect to
installment sales unless a transaction results in the shifting of
income from inside the state to outside the state.

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(b) Casual sales of property.

185 (i) Prior to January 1, 2001, federal rules, regulations and revenue procedures shall be followed with respect 186 187 to installment sales except they shall be applied and administered 188 as if H.R. 3594, the Installment Tax Correction Act of 2000 of the 189 106th Congress, had not been enacted. This provision will 190 generally affect taxpayers, reporting on the accrual method of 191 accounting, entering into installment note agreements on or after \*SS26/R816\* S. B. No. 3072 04/SS26/R816 PAGE 6

192 December 17, 1999. Any gain or profit resulting from the casual 193 sale of property will be recognized in the year of sale.

(ii) From and after January 1, 2001, federal 194 195 rules, regulations and revenue procedures shall be followed with 196 respect to installment sales except as provided in this 197 subparagraph (ii). Gain or profit from the casual sale of property shall be recognized in the year of sale. When a taxpayer 198 recognizes gain on the casual sale of property in which the gain 199 200 is deferred for federal income tax purposes, a taxpayer may elect 201 to defer the payment of tax resulting from the gain as allowed and 202 to the extent provided under regulations prescribed by the 203 commissioner. If the payment of the tax is made on a deferred 204 basis, the tax shall be computed based on the applicable rate for 205 the income reported in the year the payment is made. Except as 206 otherwise provided in subparagraph (iii) of this paragraph (b), 207 deferring the payment of the tax shall not affect the liability 208 for the tax. If at any time the installment note is sold, 209 contributed, transferred or disposed of in any manner and for any purpose by the original note holder, or the original note holder 210 211 is merged, liquidated, dissolved or withdrawn from this state, then all deferred tax payments under this section shall 212 213 immediately become due and payable.

(iii) If the selling price of the property is 214 215 reduced by any alteration in the terms of an installment note, 216 including default by the purchaser, the gain to be recognized is recomputed based on the adjusted selling price in the same manner 217 218 as for federal income tax purposes. The tax on this amount, less 219 the previously paid tax on the recognized gain, is payable over the period of the remaining installments. If the tax on the 220 221 previously recognized gain has been paid in full to this state, 222 the return on which the payment was made may be amended for this 223 purpose only. The statute of limitations in Section 27-7-49 shall 224 not bar an amended return for this purpose.

(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.

228 (d) Affiliated companies or persons. As regards sales, 229 exchanges or payments for services from one to another of 230 affiliated companies or persons or under other circumstances where 231 the relation between the buyer and seller is such that gross 232 proceeds from the sale or the value of the exchange or the payment 233 for services are not indicative of the true value of the subject matter of the sale, exchange or payment for services, the 234 235 commissioner shall prescribe uniform and equitable rules for determining the true value of the gross income, gross sales, 236 237 exchanges or payment for services, or require consolidated returns of affiliates. 238

(e) Alimony and separate maintenance payments. The
federal rules, regulations and revenue procedures in determining
the deductibility and taxability of alimony payments shall be
followed in this state.

(f) Reimbursement for expenses of moving. There shall be included in gross income (as compensation for services) any amount received or accrued, directly or indirectly, by an individual as a payment for or reimbursement of expenses of moving from one residence to another residence which is attributable to employment or self-employment.

(3) In the case of taxpayers other than residents, grossincome includes gross income from sources within this state.

(4) The words "gross income" do not include the following items of income which shall be exempt from taxation under this article:

(a) The proceeds of life insurance policies and
contracts paid upon the death of the insured. However, the income
from the proceeds of such policies or contracts shall be included
in the gross income.

(b) The amount received by the insured as a return of premium or premiums paid by him under life insurance policies, endowment, or annuity contracts, either during the term or at maturity or upon surrender of the contract.

(c) The value of property acquired by gift, bequest,
devise or descent, but the income from such property shall be
included in the gross income.

(d) Interest upon the obligations of the United States or its possessions, or securities issued under the provisions of the Federal Farm Loan Act of July 17, 1916, or bonds issued by the War Finance Corporation, or obligations of the State of Mississippi or political subdivisions thereof.

(e) The amounts received through accident or health
insurance as compensation for personal injuries or sickness, plus
the amount of any damages received for such injuries or such
sickness or injuries, or through the War Risk Insurance Act, or
any law for the benefit or relief of injured or disabled members
of the military or naval forces of the United States.

(f) Income received by any religious denomination or by
any institution or trust for moral or mental improvements,
religious, Bible, tract, charitable, benevolent, fraternal,
missionary, hospital, infirmary, educational, scientific,
literary, library, patriotic, historical or cemetery purposes or
for two (2) or more of such purposes, if such income be used
exclusively for carrying out one or more of such purposes.

(g) Income received by a domestic corporation which is "taxable in another state" as this term is defined in this article, derived from business activity conducted outside this state. Domestic corporations taxable both within and without the state shall determine Mississippi income on the same basis as provided for foreign corporations under the provisions of this article.

(h) In case of insurance companies, there shall be excluded from gross income such portion of actual premiums received from an individual policyholder as is paid back or credited to or treated as an abatement of premiums of such 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.

(j) Amounts paid by the United States to a person as
added compensation for hazardous duty pay as a member of the Armed
Forces of the United States in a combat zone designated by
Executive Order of the President of the United States.

303 Amounts received as retirement allowances, (k) 304 pensions, annuities or optional retirement allowances paid under 305 the federal Social Security Act, the Railroad Retirement Act, the Federal Civil Service Retirement Act, or any other retirement 306 307 system of the United States government, retirement allowances paid under the Mississippi Public Employees' Retirement System, 308 309 Mississippi Highway Safety Patrol Retirement System or any other retirement system of the State of Mississippi or any political 310 311 subdivision thereof. The exemption allowed under this paragraph 312 (k) shall be available to the spouse or other beneficiary at the 313 death of the primary retiree.

314 (1) Amounts received as retirement allowances, 315 pensions, annuities or optional retirement allowances paid by any 316 public or governmental retirement system not designated in 317 paragraph (k) or any private retirement system or plan of which the recipient was a member at any time during the period of his 318 319 employment. Amounts received as a distribution under a Roth Individual Retirement Account shall be treated in the same manner 320 321 as provided under the Internal Revenue Code of 1986, as amended. 322 The exemption allowed under this paragraph (1) shall be available \*SS26/R816\* S. B. No. 3072 04/SS26/R816 PAGE 10

323 to the spouse or other beneficiary at the death of the primary 324 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.

330 Compensation received for active service as a (n) member below the grade of commissioned officer and so much of the 331 compensation as does not exceed the aggregate sum of Five Hundred 332 333 Dollars (\$500.00) per month received for active service as a 334 commissioned officer in the Armed Forces of the United States for 335 any month during any part of which such members of the Armed Forces (i) served in a combat zone as designated by Executive 336 Order of the President of the United States; or (ii) was 337 hospitalized as a result of wounds, disease or injury incurred 338 339 while serving in such combat zone.

340 (o) The proceeds received from federal and state341 forestry incentives programs.

The amount representing the difference between the 342 (p) 343 increase of gross income derived from sales for export outside the 344 United States as compared to the preceding tax year wherein gross 345 income from export sales was highest, and the net increase in expenses attributable to such increased exports. 346 In the absence 347 of direct accounting the ratio of net profits to total sales may 348 be applied to the increase in export sales. This paragraph (p) 349 shall only apply to businesses located in this state engaging in 350 the international export of Mississippi goods and services. Such goods or services shall have at least fifty percent (50%) of value 351 352 added at a location in Mississippi.

353 (q) Amounts paid by the federal government for the 354 construction of soil conservation systems as required by a 355 conservation plan adopted pursuant to 16 USCS 3801 et seq.

(r) The amount deposited in a medical savings account, and any interest accrued thereon, that is a part of a medical savings account program as specified in the Medical Savings Account Act under Sections 71-9-1 through 71-9-9; provided, however, that any amount withdrawn from such account for purposes other than paying eligible medical expense or to procure health coverage shall be included in gross income.

363 (s) Amounts paid by the Mississippi Soil and Water 364 Conservation Commission from the Mississippi Soil and Water 365 Cost-Share Program for the installation of water quality best 366 management practices.

367 (t) Dividends received by a holding corporation, as 368 defined in Section 27-13-1, from a subsidiary corporation, as 369 defined in Section 27-13-1.

(u) Interest, dividends, gains or income of any kind on
any account in the Mississippi Affordable College Savings Trust
Fund, as established in Sections 37-155-101 through 37-155-125, to
the extent that such amounts remain on deposit in the MACS Trust
Fund or are withdrawn pursuant to a qualified withdrawal, as
defined in Section 37-155-105.

(v) Interest, dividends or gains accruing on the
payments made pursuant to a prepaid tuition contract, as provided
for in Section 37-155-17.

(w) Income resulting from transactions with a related member where the related member subject to tax under this chapter was required to, and did in fact, add back the expense of such transactions as required by Section 27-7-17(2). Under no circumstances may the exclusion from income exceed the deduction add-back of the related member, nor shall the exclusion apply to any income otherwise excluded under this chapter.

386 (x) Amounts that are subject to the tax levied pursuant
387 to Section 27-7-901, and are paid to patrons by gaming
388 establishments licensed under the Mississippi Gaming Control Act.
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389 (y) Amounts that are subject to the tax levied pursuant 390 to Section 27-7-903, and are paid to patrons by gaming 391 establishments not licensed under the Mississippi Gaming Control 392 Act.

393 (z) The amount deposited in a health savings account, 394 and any interest accrued thereon, that is a part of a health 395 savings account program as specified in the Health Savings 396 Accounts Act created in Sections 1 through 5 of Senate Bill No. 397 3072, 2004 Regular Session; however, any amount withdrawn from such account for purposes other than paying qualified medical 398 399 expenses or to procure health coverage shall be included in gross 400 income, except as otherwise provided by Section 5 of Senate Bill 401 No. 3072, 2004 Regular Session.

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(5) Prisoners of war, missing in action-taxable status.

(a) Members of the Armed Forces. Gross income does not
include compensation received for active service as a member of
the Armed Forces of the United States for any month during any
part of which such member is in a missing status, as defined in
paragraph (d) of this subsection, during the Vietnam Conflict as a
result of such conflict.

(b) Civilian employees. Gross income does not include
compensation received for active service as an employee for any
month during any part of which such employee is in a missing
status during the Vietnam Conflict as a result of such conflict.

413 (C) Period of conflict. For the purpose of this 414 subsection, the Vietnam Conflict began February 28, 1961, and ends 415 on the date designated by the President by Executive Order as the 416 date of the termination of combatant activities in Vietnam. For the purpose of this subsection, an individual is in a missing 417 418 status as a result of the Vietnam Conflict if immediately before 419 such status began he was performing service in Vietnam or was 420 performing service in Southeast Asia in direct support of military 421 "Southeast Asia," as used in this operations in Vietnam. \*SS26/R816\* S. B. No. 3072

04/SS26/R816 PAGE 13 422 paragraph, is defined to include Cambodia, Laos, Thailand and 423 waters adjacent thereto.

424 (d) "Missing status" means the status of an employee or 425 member of the Armed Forces who is in active service and is 426 officially carried or determined to be absent in a status of (i) 427 missing; (ii) missing in action; (iii) interned in a foreign 428 country; (iv) captured, beleaguered or besieged by a hostile 429 force; or (v) detained in a foreign country against his will; but 430 does not include the status of an employee or member of the Armed 431 Forces for a period during which he is officially determined to be 432 absent from his post of duty without authority.

(e) "Active service" means active federal service by an
employee or member of the Armed Forces of the United States in an
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.

(g) "Compensation" means (i) basic pay; (ii) special pay; (iii) incentive pay; (iv) basic allowance for quarters; (v) basic allowance for subsistence; and (vi) station per diem allowances for not more than ninety (90) days.

(h) If refund or credit of any overpayment of tax for any taxable year resulting from the application of subsection (5) of this section is prevented by the operation of any law or rule of law, such refund or credit of such overpayment of tax may, nevertheless, be made or allowed if claim therefor is filed with the State Tax Commission within three (3) years after the date of the enactment of this subsection.

452 (i) The provisions of this subsection shall be453 effective for taxable years ending on or after February 28, 1961.

(6) A shareholder of an S corporation, as defined in Section
27-8-3(1)(g), shall take into account the income, loss, deduction
or credit of the S corporation only to the extent provided in
Section 27-8-7(2).

458 **SECTION 7.** This act shall take effect and be in force from 459 and after July 1, 2004.