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## To: Ways and Means

## HOUSE BILL NO. 1669 (As Passed the House)

1 AN ACT TO AMEND SECTION 57-73-21, MISSISSIPPI CODE OF 1972, TO AUTHORIZE PERMANENT BUSINESS ENTERPRISES ENGAGED IN CERTAIN 2. 3 FINANCIAL SERVICES TO QUALIFY FOR THE JOB TAX CREDIT PROVIDED 4 UNDER SUCH SECTION; AND FOR RELATED PURPOSES. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 57-73-21, Mississippi Code of 1972, is 6 7 amended as follows: 8 57-73-21. (1) Annually by December 31, using the most 9 current data available from the University Research Center, 10 Mississippi State Employment Security Commission and the United States Department of Commerce, the State Tax Commission shall rank 11 and designate the state's counties as provided in this section. 12 13 The twenty-eight (28) counties in this state having a combination of the highest unemployment rate and lowest per capita income for 14 the most recent thirty-six-month period, with equal weight being 15 16 given to each category, are designated Tier Three areas. twenty-seven (27) counties in the state with a combination of the 17 next highest unemployment rate and next lowest per capita income 18 for the most recent thirty-six-month period, with equal weight 19 20 being given to each category, are designated Tier Two areas. The 21 twenty-seven (27) counties in the state with a combination of the lowest unemployment rate and the highest per capita income for the 22 23 most recent thirty-six-month period, with equal weight being given to each category, are designated Tier One areas. Counties 24 designated by the Tax Commission qualify for the appropriate tax 25 26 credit for jobs as provided in subsections (2), (3) and (4) of this section. The designation by the Tax Commission is effective 2.7 28 for the tax years of permanent business enterprises which begin

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- 29 after the date of designation. For companies which plan an
- 30 expansion in their labor forces, the Tax Commission shall
- 31 prescribe certification procedures to ensure that the companies
- 32 can claim credits in future years without regard to whether or not
- 33 a particular county is removed from the list of Tier Three or Tier
- 34 Two areas.
- 35 (2) Permanent business enterprises primarily engaged in
- 36 manufacturing, processing, warehousing, distribution, wholesaling,
- 37 financial services or research and development, or permanent
- 38 business enterprises designated by rule and regulation of the
- 39 Mississippi Development Authority as air transportation and
- 40 maintenance facilities, final destination or resort hotels having
- 41 a minimum of one hundred fifty (150) guest rooms, recreational
- 42 facilities that impact tourism, movie industry studios,
- 43 telecommunications enterprises, data or information processing
- 44 enterprises or computer software development enterprises or any
- 45 technology intensive facility or enterprise, in counties
- 46 designated by the Tax Commission as Tier Three areas are allowed a
- 47 job tax credit for taxes imposed by Section 27-7-5 equal to Two
- 48 Thousand Dollars (\$2,000.00) annually for each net new full-time
- 49 employee job for five (5) years beginning with years two (2)
- 50 through six (6) after the creation of the job. The number of new
- 51 full-time jobs must be determined by comparing the monthly average
- 52 number of full-time employees subject to the Mississippi income
- 53 tax withholding for the taxable year with the corresponding period
- of the prior taxable year. Only those permanent businesses that
- 55 increase employment by ten (10) or more in a Tier Three area are
- 56 eligible for the credit. Credit is not allowed during any of the
- 57 five (5) years if the net employment increase falls below ten
- 58 (10). The Tax Commission shall adjust the credit allowed each
- 59 year for the net new employment fluctuations above the minimum
- 60 level of ten (10).

61 (3) Permanent business enterprises primarily engaged in 62 manufacturing, processing, warehousing, distribution, wholesaling, 63 financial services or research and development, or permanent 64 business enterprises designated by rule and regulation of the 65 Mississippi Development Authority as air transportation and 66 maintenance facilities, final destination or resort hotels having a minimum of one hundred fifty (150) guest rooms, recreational 67 facilities that impact tourism, movie industry studios, 68 telecommunications enterprises, data or information processing 69 70 enterprises or computer software development enterprises or any 71 technology intensive facility or enterprise, in counties that have 72 been designated by the Tax Commission as Tier Two areas are 73 allowed a job tax credit for taxes imposed by Section 27-7-5 equal 74 to One Thousand Dollars (\$1,000.00) annually for each net new 75 full-time employee job for five (5) years beginning with years two (2) through six (6) after the creation of the job. The number of 76 77 new full-time jobs must be determined by comparing the monthly 78 average number of full-time employees subject to Mississippi income tax withholding for the taxable year with the corresponding 79 80 period of the prior taxable year. Only those permanent businesses that increase employment by fifteen (15) or more in Tier Two areas 81 82 are eligible for the credit. The credit is not allowed during any of the five (5) years if the net employment increase falls below 83 84 fifteen (15). The Tax Commission shall adjust the credit allowed 85 each year for the net new employment fluctuations above the minimum level of fifteen (15). 86 87 (4) Permanent business enterprises primarily engaged in 88 manufacturing, processing, warehousing, distribution, wholesaling, financial services or research and development, or permanent 89 business enterprises designated by rule and regulation of the 90

Mississippi Development Authority as air transportation and

maintenance facilities, final destination or resort hotels having

a minimum of one hundred fifty (150) guest rooms, recreational H. B. No. 1669 \*HRO3/R1953PH\* 05/HR03/R1953PH PAGE 3 (BS\LH)

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facilities that impact tourism, movie industry studios,
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     telecommunications enterprises, data or information processing
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     enterprises or computer software development enterprises or any
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     technology intensive facility or enterprise, in counties
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     designated by the Tax Commission as Tier One areas are allowed a
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     job tax credit for taxes imposed by Section 27-7-5 equal to Five
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     Hundred Dollars ($500.00) annually for each net new full-time
     employee job for five (5) years beginning with years two (2)
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     through six (6) after the creation of the job. The number of new
     full-time jobs must be determined by comparing the monthly average
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     number of full-time employees subject to Mississippi income tax
     withholding for the taxable year with the corresponding period of
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     the prior taxable year. Only those permanent businesses that
     increase employment by twenty (20) or more in Tier One areas are
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     eligible for the credit. The credit is not allowed during any of
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     the five (5) years if the net employment increase falls below
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     twenty (20). The Tax Commission shall adjust the credit allowed
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     each year for the net new employment fluctuations above the
     minimum level of twenty (20).
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               In addition to the credits authorized in subsections
     (2), (3) and (4), an additional Five Hundred Dollars ($500.00)
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     credit for each net new full-time employee or an additional One
     Thousand Dollars ($1,000.00) credit for each net new full-time
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     employee who is paid a salary, excluding benefits which are not
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     subject to Mississippi income taxation, of at least one hundred
     twenty-five percent (125%) of the average annual wage of the state
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     or an additional Two Thousand Dollars ($2,000.00) credit for each
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     net new full-time employee who is paid a salary, excluding
     benefits which are not subject to Mississippi income taxation, of
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     at least two hundred percent (200%) of the average annual wage of
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     the state, shall be allowed for any company establishing * * * its
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     national or regional headquarters from * * * outside the State of
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     Mississippi. A minimum of thirty-five (35) jobs must be created
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- 127 to qualify for the additional credit. The State Tax Commission
- 128 shall establish criteria and prescribe procedures to determine if
- 129 a company qualifies as a national or regional headquarters for
- 130 purposes of receiving the credit awarded in this subsection. As
- 131 used in this subsection, the average annual wage of the state is
- 132 the most recently published average annual wage as determined by
- 133 the Mississippi Employment Security Commission.
- 134 (6) In addition to the credits authorized in subsections
- 135 (2), (3), (4) and (5), any job requiring research and development
- 136 skills (chemist, engineer, etc.) shall qualify for an additional
- 137 One Thousand Dollars (\$1,000.00) credit for each net new full-time
- 138 employee.
- 139 (7) Tax credits for five (5) years for the taxes imposed by
- 140 Section 27-7-5 shall be awarded for additional net new full-time
- 141 jobs created by business enterprises qualified under subsections
- 142 (2), (3), (4), (5) and (6) of this section. The Tax Commission
- 143 shall adjust the credit allowed in the event of employment
- 144 fluctuations during the additional five (5) years of credit.
- 145 (8) The sale, merger, acquisition, reorganization,
- 146 bankruptcy or relocation from one county to another county within
- 147 the state of any business enterprise may not create new
- 148 eligibility in any succeeding business entity, but any unused job
- 149 tax credit may be transferred and continued by any transferee of
- 150 the business enterprise. The Tax Commission shall determine
- 151 whether or not qualifying net increases or decreases have occurred
- 152 or proper transfers of credit have been made and may require
- 153 reports, promulgate regulations, and hold hearings as needed for
- 154 substantiation and qualification.
- 155 (9) Any tax credit claimed under this section but not used
- in any taxable year may be carried forward for five (5) years from
- 157 the close of the tax year in which the qualified jobs were

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- 158 established but the credit established by this section taken in
- 159 any one (1) tax year must be limited to an amount not greater than

- 160 fifty percent (50%) of the taxpayer's state income tax liability
- 161 which is attributable to income derived from operations in the
- 162 state for that year.
- 163 (10) No business enterprise for the transportation,
- 164 handling, storage, processing or disposal of hazardous waste is
- 165 eligible to receive the tax credits provided in this section.
- 166 (11) The credits allowed under this section shall not be
- 167 used by any business enterprise or corporation other than the
- 168 business enterprise actually qualifying for the credits.
- 169 (12) The tax credits provided for in this section shall be
- in addition to any tax credits described in Sections 57-51-13(b),
- 171 57-53-1(1)(a) and 57-54-9(b) and granted pursuant to official
- 172 action by the Department of Economic Development prior to July 1,
- 173 1989, to any business enterprise determined prior to July 1, 1989,
- 174 by the Department of Economic Development to be a qualified
- 175 business as defined in Section 57-51-5(f) or Section 57-54-5(d) or
- 176 a qualified company as described in Section 57-53-1, as the case
- 177 may be; however, from and after July 1, 1989, tax credits shall be
- 178 allowed only under either this section or Sections 57-51-13(b),
- 179 57-53-1(1)(a) and Section 57-54-9(b) for each net new full-time
- 180 employee.
- 181 (13) As used in this section, the term "telecommunications
- 182 enterprises" means entities engaged in the creation, display,
- 183 management, storage, processing, transmission or distribution for
- 184 compensation of images, text, voice, video or data by wire or by
- 185 wireless means, or entities engaged in the construction, design,
- 186 development, manufacture, maintenance or distribution for
- 187 compensation of devices, products, software or structures used in
- 188 the above activities. Companies organized to do business as
- 189 commercial broadcast radio stations, television stations or news
- 190 organizations primarily serving in-state markets shall not be
- 191 included within the definition of the term "telecommunications
- 192 enterprises."

193	(14) As used in this section, the term "financial services"
194	means a service offered by a major business facility in the State
195	of Mississippi that is primarily engaged, directly or indirectly,
196	or by electronic activity, in marketing, originating, managing,
197	processing, financing, securitizing, servicing or collecting both
198	federally guaranteed and private education loans and related
199	education consolidation loans.
200	SECTION 2. This act shall take effect and be in force from
201	and after January 1, 2005.