By: Senator(s) Nunnelee

To: Environment Prot, Cons and Water Res; Finance

SENATE BILL NO. 2115

1	AN ACT TO CREATE THE MISSISSIPPI BROWNFIELDS VOLUNTARY
2	CLEANUP AND REDEVELOPMENT INCENTIVES ACT; TO EXPRESS THE FINDINGS
3	OF THE LEGISLATURE; TO CREATE A NEW SECTION TO BE CODIFIED AS
4	SECTION 27-7-22.16, MISSISSIPPI CODE OF 1972, WHICH AUTHORIZES AN
5	INCOME TAX CREDIT FOR REMEDIATION COST INCURRED AT A BROWNFIELD
6	AGREEMENT SITE; TO DEFINE CERTAIN TERMS; TO PRESCRIBE THE AMOUNT
7	OF THE INCOME TAX CREDIT; TO REQUIRE THE COMMISSION ON
8	ENVIRONMENTAL QUALITY TO APPROVE AN AMOUNT OF REMEDIATION COSTS
9	ELIGIBLE FOR THE TAX CREDIT; TO PROVIDE FOR SUBMISSION OF
10	SUPPORTING INFORMATION TO THE STATE TAX COMMISSION; TO AMEND
11	SECTION 57-1-301, MISSISSIPPI CODE OF 1972, TO MODIFY THE
12	DEFINITION OF CAPITAL IMPROVEMENT TO INCLUDE BROWNFIELD SITE
13	REMEDIATION; TO AMEND SECTION 57-1-307, MISSISSIPPI CODE OF 1972,
14	TO INCREASE THE AMOUNT OF GENERAL OBLIGATION BONDS AUTHORIZED TO
15	BE ISSUED UNDER THE LOCAL GOVERNMENTS AND CAPITAL IMPROVEMENTS
16	REVOLVING LOAN PROGRAM AND TO DEDICATE THE PROCEEDS OF THE
17	ADDITIONAL BONDS FOR LOANS TO LOCAL GOVERNMENTS FOR BROWNFIELDS
18	SITE REMEDIATION; AND FOR RELATED PURPOSES.
19	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI

- **SECTION 1.** This act shall be known and may be cited as the 20
- "Mississippi Brownfields Voluntary Cleanup and Redevelopment 21
- Incentives Act." 22
- SECTION 2. The Legislature finds: 23
- 24 (a) There are properties in Mississippi, often referred
- to as "brownfields," that were contaminated or were perceived to 25
- have been contaminated by past activities, but are attractive 26
- locations for redevelopment. 27
- (b) The safe development or redevelopment of 28
- brownfields would benefit the citizens of Mississippi in many 29
- ways, including improving the tax base of local governments and 30
- 31 creating job opportunities for citizens in the vicinity of
- brownfields. 32
- 33 (c) Owners and prospective developers and redevelopers
- 34 of brownfields, local governments in which brownfields are
- located, and federal and state government agencies should be 35

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- 36 encouraged to provide capital and labor to improve brownfields so
- 37 that the property can be determined to be safe or made safe for
- 38 appropriate future use.
- 39 (d) The reduction of public health and environmental
- 40 hazards on existing brownfield sites is essential to creating a
- 41 better quality of life for the citizens of this state.
- 42 (e) Section 49-35-27, Mississippi Code of 1972,
- 43 requires the Department of Environmental Quality to conduct a
- 44 survey of incentive programs in other states for cleanup of
- 45 contaminated sites by January 1, 1999. The department has
- 46 conducted its survey and filed its report showing incentives
- 47 provided in other states.
- 48 **SECTION 3.** The following shall be codified as Section
- 49 27-7-22.16, Mississippi Code of 1972:
- 50 27-7-22.16. (1) (a) Except as otherwise provided under
- 51 this subsection, the words and phrases used in this section shall
- 52 have the meanings ascribed to them in Section 49-35-5, Mississippi
- 53 Code of 1972.
- 54 (b) "Remediation costs" means reasonable costs paid for
- 55 the assessment, investigation, remediation, monitoring and related
- 56 activities at a brownfield agreement site which are consistent
- 57 with the remedy selected for the site and costs paid to the
- 58 Department of Environmental Quality for the processing of a
- 59 brownfield agreement application and administration of a
- 60 brownfield agreement. Remediation costs shall not include (i)
- 61 costs incurred before June 26, 1999; (ii) costs incurred after the
- 62 issuance of a No Further Action letter under Section 49-35-15,
- 63 Mississippi Code of 1972; (iii) costs incurred before the
- 64 acceptance of a brownfield agreement site into the Mississippi
- 65 Brownfields Voluntary Cleanup and Redevelopment program; (iv)
- 66 costs incurred for any legal services or litigation costs; and (v)
- 67 any funds provided by any federal, state or local governmental

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68 agency or political subdivision.

Subject to the limitations provided in subsection (4) of 69 70 this section, upon submission to the State Tax Commission of 71 information provided for in subsection (5) of this section and any 72 other documentation as the State Tax Commission may require, any 73 brownfield party who (a) has conducted remediation at a brownfield 74 agreement site in accordance with Sections 49-35-1 through 75 49-35-25 and (b) has incurred remediation costs for activities 76 under Sections 49-35-1 through 49-35-25, as approved by the 77 Department of Environmental Quality, shall be allowed a credit in an amount equal to twenty-five percent (25%) of the remediation 78 79 costs at the brownfield agreement site as approved by the department, against the taxes imposed under this chapter for the 80 tax year in which the costs are incurred. 81 Before applying for the tax credit authorized in 82 (3) (a) this section, a brownfield party shall submit an application for 83 review of remediation costs to the Department of Environmental 84 85 Quality. The application shall be on forms prescribed by the 86 Commission on Environmental Quality and provided by the department. The application shall include the following: 87 88 (i) A section identifying the brownfield party, the brownfield agreement site, the date the brownfield agreement 89 90 was executed and the tax year for which the credit is sought; (ii) An itemization and documentation of the 91 remediation costs incurred; 92 93 (iii) A demonstration that the costs incurred are remediation costs; 94 (iv) A demonstration that the remediation costs 95 submitted for review were incurred by the brownfield party; and 96

(v) Any other information which the Commission on

Environmental Quality or the State Tax Commission deems

appropriate.

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- 100 (b) The department shall review to determine whether
 101 the costs submitted are remediation costs and whether the costs
 102 incurred are reasonable.
- 103 Within sixty (60) days after receipt of a completed 104 application by the department, the department shall approve, 105 disapprove or approve with modification the remediation costs 106 submitted in the application. The department shall notify the 107 brownfield party in writing of its decision. If the department 108 approves the remediation costs submitted in the application, the department shall state the amount of remediation costs to be 109 110 applied toward the tax credit under this section for the given tax year. If the department approves with modification or disapproves 111 112 the remediation costs contained in the application, the department 113 shall state the reasons for disapproval or approval with modification and shall state the amount of remediation costs, if 114 any, to be applied toward the tax credit under this section for 115 116 the given tax year.
- (d) Within thirty (30) days after receipt of the department's decision, the brownfield party may request a hearing before the commission regarding the decision of the department to approve with modification or disapprove the remediation costs contained in the application in the form specified under Section 49-17-35. An appeal of the commission's decision may be taken as provided under Section 49-17-41.
- (e) The department's review of the application for
 review of remediation costs under this section shall be considered
 a part of the administration of the brownfield agreement.
- (4) (a) The annual credit provided for in this section

 shall not exceed the lesser of Forty Thousand Dollars (\$40,000.00)

 or the amount of the income tax imposed upon the brownfield party

 at the brownfield agreement site for the taxable year as reduced

 by the sum of all other credits allowable to the brownfield party

 under this chapter, except for credit for tax payments made by or

- 133 on behalf of the brownfield party. Any unused portion of the
- 134 credit may be carried forward for the succeeding five (5) tax
- 135 years.
- 136 (b) The maximum total credit under this section for a
- 137 brownfield agreement site is One Hundred Fifty Thousand Dollars
- 138 (\$150,000.00).
- 139 (5) To be eligible for the tax credit, the brownfield party
- 140 must submit a copy of the letter from the department stating the
- 141 amount of remediation costs approved by the department for the
- 142 given tax year.
- 143 **SECTION 4.** Section 57-1-301, Mississippi Code of 1972, is
- 144 amended as follows:
- 145 57-1-301. (1) There is established a local governments
- 146 capital improvements revolving loan program to be administered by
- 147 the Mississippi Development Authority for the purpose of assisting
- 148 counties and municipalities in making capital improvements.
- 149 (2) For purposes of Sections 57-1-301 through 57-1-335,
- 150 "capital improvements" include any combination of the following:
- 151 (a) Construction or repair of water and sewer
- 152 facilities;
- 153 (b) Construction or repair of drainage systems for
- 154 industrial development;
- 155 (c) Improvements in fire protection;
- 156 (d) Construction of new buildings for economic
- 157 development purposes;
- 158 (e) Renovation or repair of existing buildings for
- 159 economic development purposes;
- 160 (f) Construction or repair of access roads for
- 161 industrial development;
- 162 (g) Purchase of buildings for economic development
- 163 purposes;
- (h) Construction or repair of railroad spurs for
- 165 industrial development;

166	(i) Construction of any county or municipally owned
167	health care facilities, excluding any county health departments;
168	(j) Construction, purchase, renovation or repair of any
169	building to be utilized as an auditorium or convention center;
170	(k) Construction of multipurpose facilities for tourism
171	development;
172	(1) Loans to a county to aid in retiring
173	interest-bearing loans utilized for the purchase of a motion
174	picture sound stage; * * *
175	(m) Construction, repair and renovation of parks,
176	swimming pools and recreational and athletic facilities; or
177	(n) Remediation of brownfield agreement sites in
178	accordance with Sections 49-35-1 through 49-35-25.
179	SECTION 5. Section 57-1-307, Mississippi Code of 1972, is
180	amended as follows:
181	57-1-307. (1) The State Bond Commission, at one time, or
182	from time to time, may declare by resolution the necessity for
183	issuance of general obligation bonds of the State of Mississippi
184	to provide funds for all costs incurred or to be incurred for the
185	purposes described in Section 57-1-303. Upon the adoption of a
186	resolution by the Department of Economic and Community
187	Development, declaring the necessity for the issuance of any part
188	or all of the general obligation bonds authorized by this section,
189	the Department of Economic and Community Development shall deliver
190	a certified copy of its resolution or resolutions to the State
191	Bond Commission. Upon receipt of such resolution, the State Bond
192	Commission, in its discretion, may act as the issuing agent,
193	prescribe the form of the bonds, advertise for and accept bids,
194	issue and sell the bonds so authorized to be sold and do any and
195	all other things necessary and advisable in connection with the
196	issuance and sale of such bonds. The total amount of bonds issued
197	under Sections 57-1-307 through 57-1-335 shall not exceed
198	Ninety-seven Million Five Hundred Thousand Dollars

- (\$97,500,000.00); provided, however, that an additional amount of 199 200 bonds may be issued under Sections 57-1-307 and 57-1-335 in an 201 amount not to exceed Thirteen Million Dollars (\$13,000,000.00), 202 and the proceeds of any such additional amount of bonds so issued 203 shall be utilized solely to provide loans for capital improvements 204 that would qualify for the issuance of bonds whose interest is 205 exempt from income taxation under the provisions of the Internal 206 Revenue Code. Of the bonds authorized under this section, Two 207 Million Five Hundred Thousand Dollars (\$2,500,000.00) shall be 208 used only to provide loans to counties and incorporated 209 municipalities for remediation of a brownfield agreement site under Sections 49-35-1 through 49-35-25. 210
- (2) Proceeds from the sale of bonds shall be deposited in the special fund created in Section 57-1-303. Any investment earnings on amounts deposited into the special fund created in Section 57-1-303 shall be used to pay debt service on bonds issued under Sections 57-1-307 through 57-1-335, in accordance with the proceedings authorizing issuance of such bonds.
- SECTION 6. Nothing in this act shall affect or defeat any 217 218 claim, assessment, appeal, suit, right or cause of action for taxes due or accrued under the income tax laws before the date on 219 220 which this act becomes effective or are begun thereafter. 221 provisions of the income tax laws are expressly continued in full 222 force, effect and operation for the purpose of the assessment, 223 collection and enrollment of liens for any taxes due or accrued and the execution of any warrant under such laws before the date 224 225 on which this act becomes effective, and for the imposition of any 226 penalties, forfeitures or claims for failure to comply with such 227 laws.
- 228 **SECTION 7.** This act shall take effect and be in force from 229 and after January 1, 2006.