MISSISSIPPI LEGISLATURE

By: Senator(s) Kirby

To: Finance

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2311

1 AN ACT TO AMEND SECTIONS 27-7-309, 27-65-33 AND 27-67-17, 2 MISSISSIPPI CODE OF 1972, TO REVISE THE PENALTY FOR THE FAILURE OF 3 A TAXPAYER REQUIRED TO PAY JUNE WITHHOLDING, SALES AND USE TAXES 4 IN ADVANCE TO PAY THE PROPER AMOUNT OF SALES TAXES FOR THE MONTH 5 OF JUNE; AND FOR RELATED PURPOSES.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7 SECTION 1. Section 27-7-309, Mississippi Code of 1972, is 8 amended as follows:

9 27-7-309. (1) (a) Except as otherwise provided in this subsection, every employer required to deduct and withhold from 10 wages under this article shall, for each calendar quarter, on or 11 before the fifteenth day of the month following the close of such 12 13 calendar quarter, file a withholding return as prescribed by the 14 commissioner and pay over to the commissioner the full amount required to be deducted and withheld from wages by such employer 15 16 for the calendar quarter. Provided that the commissioner may, by regulation, provide that every such employer shall, on or before 17 the fifteenth day of each month, pay over to the commissioner or a 18 19 depository designated by the commissioner, the amount required to be deducted and withheld by such employer for the preceding month, 20 21 if such amount is One Hundred Dollars (\$100.00) or more. Returns 22 and payments placed in the mail must be postmarked by the due date in order to be timely filed, except when the due date falls on a 23 24 weekend or holiday, returns and payments placed in the mail must be postmarked by the first working day following the due date in 25 order to be considered timely filed. 26

(b) An employer having an average monthly withholding
tax liability of at least Twenty Thousand Dollars (\$20,000.00) for

the preceding calendar year shall pay to the State Tax Commission 29 30 on or before June 25, 2003, and on or before the twenty-fifth day 31 of June of each succeeding year thereafter, an amount equal to at least seventy-five percent (75%) of such employer's estimated 32 33 withholding tax liability for the month of June of the current 34 taxable year, or an amount equal to at least seventy-five percent (75%) of the employer's withholding tax liability for the month of 35 June of the preceding taxable year. Payments required to be made 36 under this paragraph \* \* \* must be received by the State Tax 37 Commission no later than June 25 in order to be considered timely 38 39 An employer that fails to comply with the requirements of made. this paragraph \* \* \* may be assessed a penalty in an amount equal 40 to ten percent (10%) of the difference between any amount the 41 taxpayer pays pursuant to this paragraph and the employer's actual 42 withholding tax liability for the month of June for which the 43 estimated payment was required to be made. This paragraph \* \* \* 44 45 shall not apply to any agency, department or instrumentality of 46 the United States, any agency, department, institution, instrumentality or political subdivision of the State of 47 48 Mississippi, or any agency, department, institution or instrumentality of any political subdivision of the State of 49 50 Mississippi. Payments made pursuant to this paragraph \* \* \* for the month of June 2003, less One Hundred Thousand Dollars 51 (\$100,000.00) thereof to be retained by the State Tax Commission 52 53 to defray the costs of collection, shall be deposited by the State Tax Commission into the Budget Contingency Fund created under 54 55 Section 27-103-301, and payments made pursuant to this paragraph \* \* \* for the month of June of 2004, and each succeeding 56 57 year thereafter, less One Hundred Thousand Dollars (\$100,000.00) thereof to be retained by the State Tax Commission each year to 58 defray the costs of collection, shall be deposited by the State 59 60 Tax Commission into the State General Fund.

(c) The commissioner may promulgate rules and
regulations to require or permit filing periods of any duration,
in lieu of monthly or quarterly filing periods, for any taxpayer
or group thereof.

65 (2) Notwithstanding any of the other provisions of this 66 section, all transient employers and all employers engaged in any business which is seasonal shall make return and pay over to the 67 commissioner on a monthly basis, the full amounts required to be 68 69 deducted and withheld from the wages by such employer for the 70 calendar month. Such returns and payments to the commissioner by 71 such employers shall be made on or before the fifteenth day of the month following the month for which such amounts were deducted and 72 73 withheld from the wages of his employees. The commissioner shall 74 have the authority to issue reasonable rules and regulations 75 designating or classifying said transient and seasonal employers.

(3) If the commissioner, in any case, has justifiable reason to believe that the collection of funds required to be withheld by any employer as provided herein is in jeopardy, he may require the employer to file a return and pay such amount required to be withheld at any time.

(4) Every employer who fails to withhold or pay to the 81 82 commissioner any sums required by this article to be withheld and paid, shall be personally and individually liable therefor, except 83 as provided in Section 27-7-307; and any sum or sums withheld in 84 85 accordance with the provisions of this article shall be deemed to be held in trust for the State of Mississippi and shall be 86 87 recorded by the employer in a ledger account so as to clearly indicate the amount of tax withheld and that the amount is the 88 property of the State of Mississippi. 89

90 (5) Once an employer has become liable to a quarterly return 91 of withholding, he must continue to file a quarterly report, even 92 though no tax has been withheld, until such time as he notifies

93 the commissioner, in writing, that he no longer has employees or 94 that he is no longer liable for such quarterly returns.

95 (6) Once an employer has become liable to a monthly return 96 of withholding, he must continue to file a monthly report, even 97 though no tax has been withheld until such time as he notifies the 98 commissioner, in writing, that he no longer has employees or that 99 he is no longer liable for such monthly returns.

100 (7) Magnetic media reporting may be required in a manner to101 be determined by the commissioner.

102 SECTION 2. Section 27-65-33, Mississippi Code of 1972, is
103 amended as follows:

104 27-65-33. (1) Except as otherwise provided in this section, 105 the taxes levied by this chapter shall be due and payable on or before the twentieth day of the month next succeeding the month in 106 which the tax accrues, except as otherwise provided. Returns and 107 108 payments placed in the mail must be postmarked by the due date in order to be considered timely filed, except when the due date 109 110 falls on a weekend or holiday, returns and payments placed in the mail must be postmarked by the first working day following the due 111 112 date in order to be considered timely filed. The taxpayer shall make a return showing the gross proceeds of sales or the gross 113 114 income of the business, and any and all allowable deductions, or exempt sales, and compute the tax due for the period covered. 115

As compensation for collecting sales and use taxes, complying fully with the applicable statutes, filing returns and supplements thereto and paying all taxes by the twentieth of the month following the period covered, the taxpayer may discount and retain two percent (2%) of the liability on each return subject to the following limitations:

(a) The compensation or discount shall not apply to
taxes levied under the provisions of Sections 27-65-19 and
27-65-21, or on charges for ginning cotton under Section 27-65-23.

(b) The compensation or discount shall not apply totaxes collected by a county official or state agency.

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127 (c) The compensation or discount shall not exceed Fifty
128 Dollars (\$50.00) per month, or Six Hundred Dollars (\$600.00) per
129 calendar year, per business location on each state sales tax
130 return, or on each use tax return.

The compensation or discount shall not apply to any 131 (d) wholesale tax, the rate of which is equal to or greater than the 132 tax rate applicable to retail sales of the same property or 133 The retailer of such items shall be entitled to the 134 service. 135 compensation based on the tax computed on retail sales before application of the credit for any tax paid to the wholesaler, 136 137 jobber, or other person.

The compensation or discount allowed and taken for 138 (e) any filing period may be reassessed and collected when an audit of 139 140 a taxpayer's records reveals a tax deficiency for that period. 141 (2) A taxpayer required to collect sales taxes under this 142 chapter and having an average monthly sales tax liability of at least Twenty Thousand Dollars (\$20,000.00) for the preceding 143 144 calendar year shall pay to the State Tax Commission on or before June 25, 2003, and on or before the twenty-fifth day of June of 145 146 each succeeding year thereafter, an amount equal to at least 147 seventy-five percent (75%) of such taxpayer's estimated sales tax liability for the month of June of the current calendar year, or 148 149 an amount equal to at least seventy-five percent (75%) of the taxpayer's sales tax liability for the month of June of the 150 151 preceding calendar year. Payments required to be made under this 152 subsection must be received by the State Tax Commission no later 153 than June 25 in order to be considered timely made. A taxpayer 154 that fails to comply with the requirements of this subsection may 155 be assessed a penalty in an amount equal to ten percent (10%) of 156 the difference between any amount the taxpayer pays pursuant to 157 this subsection and the taxpayer's actual sales tax liability for \*SS26/R64CS\* S. B. No. 2311 05/SS26/R64CS PAGE 5

the month of June for which the estimated payment was required to 158 159 be made. Payments made by a taxpayer under this subsection shall 160 not be considered to be collected for the purposes of any sales 161 tax diversions required by law until the taxpayer files a return 162 for the actual sales taxes collected during the month of June. 163 This subsection shall not apply to any agency, department or instrumentality of the United States, any agency, department, 164 institution, instrumentality or political subdivision of the State 165 166 of Mississippi, or any agency, department, institution or instrumentality of any political subdivision of the State of 167 168 Mississippi. Payments made pursuant to this subsection for the month of June 2003, shall be deposited by the State Tax Commission 169 170 into the Budget Contingency Fund created under Section 27-103-301, and payments made pursuant to this subsection for the month of 171 June of 2004, and each succeeding year thereafter, shall be 172 deposited by the State Tax Commission into the State General Fund. 173

174 (3) All returns shall be sworn to by the taxpayer, if made 175 by an individual, or by the president, vice president, secretary or treasurer of a corporation, or authorized agent, if made on 176 177 behalf of a corporation. If made on behalf of a partnership, joint venture, association, trust, estate, or in any other group 178 179 or combination acting as a unit, any individual delegated by such 180 firm shall swear to the return on behalf of the taxpayer. The 181 commissioner may prescribe methods by which the taxpayer may swear 182 to his return.

183 (4) The commissioner may promulgate rules and regulations to 184 require or permit filing periods of any duration, in lieu of 185 monthly filing periods, for any taxpayer or group thereof.

(5) The commissioner may require the execution and filing by
the taxpayer with the commissioner of a good and solvent bond with
some surety company authorized to do business in Mississippi as
surety thereon in an amount double the aggregate tax liability by
such taxpayer for any previous three (3) months' period within the
S. B. No. 2311 \*SS26/R64CS\*

05/SS26/R64CS PAGE 6 191 last calendar year or estimated three (3) months' tax liability.
192 Said bond is to be conditioned for the prompt payment of such
193 taxes as may be due for each such return.

194 (6) The commissioner, for good cause, may grant such 195 reasonable additional time within which to make any return 196 required under the provisions of this chapter as he may deem proper, but the time for filing any return shall not be extended 197 beyond the twentieth of the month next succeeding the regular due 198 199 date of the return without the imposition of interest at the rate 200 of one percent (1%) per month or fractional part of a month from 201 the time the return was due until the tax is paid.

(7) For persistent, willful, or recurring failure to make any return and pay the tax shown thereby to be due by the time specified, there shall be added to the amount of tax shown to be due ten percent (10%) damages, or interest at the rate of one percent (1%) per month, or both.

207 (8) Any taxpayer may, upon making application therefor, 208 obtain from the commissioner an extension of time for the payment 209 of taxes due on credit sales until collections thereon have been 210 made. When such extension is granted, the taxpayer shall 211 thereafter include in each monthly or quarterly report all 212 collections made during the preceding month or quarter, and shall 213 pay the taxes due thereon at the time of filing such report. Such permission may be revoked or denied at the discretion of the 214 215 commissioner when, in his opinion, a total sales basis will best reflect the taxable income or expedite examination of the 216 217 taxpayer's records.

(9) Any taxpayer reporting credit sales before collection 218 thereof has been made may take credit on subsequent returns or 219 220 reports for bad debts actually charged off, if such amounts 221 charged off have previously been included in taxable gross income 222 or taxable gross proceeds of sales, as the case may be, and the 223 However, any amounts subsequently collected on tax paid thereon. \*SS26/R64CS\* S. B. No. 2311 05/SS26/R64CS

PAGE 7

accounts that have been charged off as bad debts shall be included in subsequent reports and the tax shall be paid thereon.

226 (10)In cases where an extension of time has been granted by 227 the commissioner for payment of taxes due on credit sales and the 228 taxpayer thereafter discontinues the business, such taxpayer shall 229 be required to file with the commissioner within ten (10) days, or 230 such further time as the commissioner may direct, from the date of 231 the discontinuance of such business, a special report showing the amounts of any credit sales which have not been included in 232 determining the measure of the tax previously paid and any other 233 234 information with reference to credit sales as the commissioner may require. The commissioner shall thereupon investigate the facts 235 236 with reference to credit sales and the condition of the accounts, and shall determine, from the best evidence available, the value 237 of all open accounts, notes, or other evidence of debt arising 238 239 from credit sales. The value of all notes, open accounts and 240 other evidence of debt, as thus determined by the commissioner, 241 shall be used in determining the amount of the tax for which such taxpayer shall be liable. When the amount of the tax shall have 242 243 been ascertained, the taxpayer shall be required to pay the same 244 within ten (10) days or such further time as the commissioner may 245 allow, notwithstanding the fact that such note or accounts may 246 still remain uncollected.

247 **SECTION 3.** Section 27-67-17, Mississippi Code of 1972, is 248 amended as follows:

27-67-17. (1) Except as otherwise provided in this section, 249 250 the commissioner shall collect the tax imposed by this article, 251 and every person subject to its provisions shall remit to the 252 commissioner, on or before the twentieth day of each month, the 253 amount of tax due by such person for the preceding calendar month. 254 Returns and payments placed in the mail must be postmarked by the 255 due date in order to be timely filed, except that when the due 256 date falls on a weekend or holiday, returns and payments placed in \*SS26/R64CS\* S. B. No. 2311 05/SS26/R64CS PAGE 8

the mail must be postmarked by the first working day following the 257 258 due date in order to be considered timely filed. Every taxpayer shall file a return with his remittance, which return shall be 259 260 prescribed by the commissioner and shall show for the calendar 261 month preceding the tax payment date, the total sale or purchase 262 price, or value of tangible personal property sold, used, stored or consumed by him for benefit received or service performed, and 263 264 such other information as the commissioner may deem pertinent and 265 necessary for determining the amount of tax due thereunder.

(2) The commissioner, in his discretion, may authorize in writing the filing of returns and the payment of tax on a quarterly basis by any person required or authorized to pay the tax imposed, such authority to be subject to revocation for good cause by the commissioner.

(3) In instances where it is impractical to file returns and
pay the tax monthly or quarterly, the commissioner may authorize
the filing of semiannual or annual returns.

274 A taxpayer required to collect use taxes under this (4) article and having an average monthly use tax liability of at 275 276 least Twenty Thousand Dollars (\$20,000.00) for the preceding 277 calendar year shall pay to the State Tax Commission on or before 278 June 25, 2003, and on or before the twenty-fifth day of June of 279 each succeeding year thereafter, an amount equal to at least seventy-five percent (75%) of such taxpayer's estimated use tax 280 281 liability for the month of June of the current calendar year, or an amount equal to at least seventy-five percent (75%) of the 282 283 taxpayer's use tax liability for the month of June of the preceding calendar year. Payments required to be made under this 284 285 subsection must be received by the State Tax Commission no later 286 than June 25 in order to be considered timely made. A taxpayer 287 that fails to comply with the requirements of this subsection may 288 be assessed a penalty in an amount equal to ten percent (10%) of 289 the difference between any amount the taxpayer pays pursuant to

this subsection and the taxpayer's actual use tax liability for 290 291 the month of June for which the estimated payment was required to 292 be made. Payments made by a taxpayer under this subsection shall 293 not be considered to be collected for the purposes of any use tax 294 diversions required by law until the taxpayer files a return for 295 the actual use taxes collected during the month of June. This 296 subsection shall not apply to any agency, department or 297 instrumentality of the United States, any agency, department, 298 institution, instrumentality or political subdivision of the State of Mississippi, or any agency, department, institution or 299 300 instrumentality of any political subdivision of the State of Mississippi. Payments made pursuant to this subsection for the 301 302 month of June 2003, shall be deposited by the State Tax Commission 303 into the Budget Contingency Fund created under Section 27-103-301, 304 and payments made pursuant to this subsection for the month of 305 June of 2004, and each succeeding year thereafter, shall be 306 deposited by the State Tax Commission into the State General Fund. 307 (5) The commissioner, in his discretion, may authorize the 308 computation of the tax on the basis of a formula in lieu of direct 309 accounting of specific properties in instances where such method will expedite, simplify or provide a more equitable means of 310 311 determining liability under this article. All formulas shall be subject to revocation for good cause by the commissioner. 312 SECTION 4. This act shall take effect and be in force from 313

314 and after its passage.