To: Ways and Means

By: Representatives Rogers (61st), Jennings, Markham, Moore, Moss, Akins, Aldridge, Arinder, Bailey, Baker (74th), Baker (8th), Banks, Barnett, Beckett, Bentz, Blackmon, Bondurant, Bounds, Broomfield, Brown, Buck, Burnett, Calhoun, Chism, Clark, Clarke, Cockerham, Coleman (29th), Coleman (65th), Compretta, Cummings, Davis, Dedeaux, Denny, Dickson, Eaton, Ellington, Ellis, Espy, Evans, Fillingane, Flaggs, Fleming, Formby, Franks, Fredericks, Frierson, Gadd, Gibbs, Gregory, Guice, Gunn, Hamilton (109th), Hamilton (6th), Harrison, Hines, Holland, Holloway, Horne, Howell, Huddleston, Hudson, Ishee, Janus, Johnson, Lane, Lott, Malone, Martinson, Masterson, Mayhall, Mayo, McBride, McCoy, Middleton, Miles, Mims, Moak, Montgomery, Morris, Myers, Nicholson, Norquist, Parker, Patterson, Peranich, Perkins, Read, Reed, Reeves, Reynolds, Robinson (63rd), Robinson (84th), Rogers (14th), Rotenberry, Scott, Shows, Simpson, Smith (27th), Smith (39th), Smith (59th), Snowden, Staples, Stevens, Straughter, Stringer, Sullivan, Thomas, Turner, Upshaw, Vince, Walley, Ward, Warren, Watson, Weathersby, Wells-Smith, Whittington, Woods, Young, Zuber

HOUSE BILL NO. 816

1 AN ACT TO AMEND SECTION 27-7-15, MISSISSIPPI CODE OF 1972, TO 2 INCREASE FROM \$5,000.00 TO \$15,000.00, THE AMOUNT OF COMPENSATION 3 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, THAT IS EXCLUDED FROM THE 4 5 MEANING OF "GROSS INCOME" FOR PURPOSES OF THE STATE INCOME TAX б 7 LAW; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 9 SECTION 1. Section 27-7-15, Mississippi Code of 1972, is

10 amended as follows:

27-7-15. (1) For the purposes of this article, except as 11 otherwise provided, the term "gross income" means and includes the 12 13 income of a taxpayer derived from salaries, wages, fees or compensation for service, of whatever kind and in whatever form 14 15 paid, including income from governmental agencies and subdivisions thereof; or from professions, vocations, trades, businesses, 16 17 commerce or sales, or renting or dealing in property, or reacquired property; also from annuities, interest, rents, 18 dividends, securities, insurance premiums, reinsurance premiums, 19 20 considerations for supplemental insurance contracts, or the transaction of any business carried on for gain or profit, or 21 22 gains, or profits, and income derived from any source whatever and 23 in whatever form paid. The amount of all such items of income 24 shall be included in the gross income for the taxable year in 25 which received by the taxpayer. The amount by which an eligible *HR40/R1008* H. B. No. 816 R3/5 06/HR40/R1008 PAGE 1 ($BS \setminus BD$)

26 employee's salary is reduced pursuant to a salary reduction 27 agreement authorized under Section 25-17-5 shall be excluded from 28 the term "gross income" within the meaning of this article.

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

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

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(b) Casual sales of property.

37 (i) Prior to January 1, 2001, federal rules, 38 regulations and revenue procedures shall be followed with respect to installment sales except they shall be applied and administered 39 as if H.R. 3594, the Installment Tax Correction Act of 2000 of the 40 106th Congress, had not been enacted. This provision will 41 42 generally affect taxpayers, reporting on the accrual method of 43 accounting, entering into installment note agreements on or after December 17, 1999. Any gain or profit resulting from the casual 44 45 sale of property will be recognized in the year of sale.

(ii) From and after January 1, 2001, federal 46 rules, regulations and revenue procedures shall be followed with 47 respect to installment sales except as provided in this 48 49 subparagraph (ii). Gain or profit from the casual sale of 50 property shall be recognized in the year of sale. When a taxpayer recognizes gain on the casual sale of property in which the gain 51 52 is deferred for federal income tax purposes, a taxpayer may elect 53 to defer the payment of tax resulting from the gain as allowed and to the extent provided under regulations prescribed by the 54 commissioner. If the payment of the tax is made on a deferred 55 56 basis, the tax shall be computed based on the applicable rate for 57 the income reported in the year the payment is made. Except as otherwise provided in subparagraph (iii) of this paragraph (b), 58 *HR40/R1008* 816 H. B. No.

06/HR40/R1008 PAGE 2 (BS\BD) deferring the payment of the tax shall not affect the liability for the tax. If at any time the installment note is sold, contributed, transferred or disposed of in any manner and for any purpose by the original note holder, or the original note holder is merged, liquidated, dissolved or withdrawn from this state, then all deferred tax payments under this section shall immediately become due and payable.

(iii) If the selling price of the property is 66 67 reduced by any alteration in the terms of an installment note, including default by the purchaser, the gain to be recognized is 68 69 recomputed based on the adjusted selling price in the same manner 70 as for federal income tax purposes. The tax on this amount, less 71 the previously paid tax on the recognized gain, is payable over 72 the period of the remaining installments. If the tax on the previously recognized gain has been paid in full to this state, 73 74 the return on which the payment was made may be amended for this 75 purpose only. The statute of limitations in Section 27-7-49 shall 76 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.

80 (d) Affiliated companies or persons. As regards sales, exchanges or payments for services from one to another of 81 82 affiliated companies or persons or under other circumstances where 83 the relation between the buyer and seller is such that gross proceeds from the sale or the value of the exchange or the payment 84 85 for services are not indicative of the true value of the subject 86 matter of the sale, exchange or payment for services, the commissioner shall prescribe uniform and equitable rules for 87 determining the true value of the gross income, gross sales, 88 89 exchanges or payment for services, or require consolidated returns 90 of affiliates.

H. B. No. 816 *HR40/R1008* 06/HR40/R1008 PAGE 3 (BS\BD) 91 (e) Alimony and separate maintenance payments. The 92 federal rules, regulations and revenue procedures in determining 93 the deductibility and taxability of alimony payments shall be 94 followed in this state.

95 (f) Reimbursement for expenses of moving. There shall 96 be included in gross income (as compensation for services) any 97 amount received or accrued, directly or indirectly, by an 98 individual as a payment for or reimbursement of expenses of moving 99 from one residence to another residence which is attributable to 100 employment or self-employment.

101 (3) In the case of taxpayers other than residents, gross102 income includes gross income from sources within this state.

103 (4) The words "gross income" do not include the following 104 items of income which shall be exempt from taxation under this 105 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.

122 (e) The amounts received through accident or health
 123 insurance as compensation for personal injuries or sickness, plus
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the amount of any damages received for such injuries or such 124 125 sickness or injuries, or through the War Risk Insurance Act, or any law for the benefit or relief of injured or disabled members 126 127 of the military or naval forces of the United States.

128 (f) Income received by any religious denomination or by 129 any institution or trust for moral or mental improvements, religious, Bible, tract, charitable, benevolent, fraternal, 130 missionary, hospital, infirmary, educational, scientific, 131 132 literary, library, patriotic, historical or cemetery purposes or for two (2) or more of such purposes, if such income be used 133 134 exclusively for carrying out one or more of such purposes.

Income received by a domestic corporation which is 135 (g) 136 "taxable in another state" as this term is defined in this article, derived from business activity conducted outside this 137 state. Domestic corporations taxable both within and without the 138 state shall determine Mississippi income on the same basis as 139 140 provided for foreign corporations under the provisions of this 141 article.

In case of insurance companies, there shall be 142 (h) 143 excluded from gross income such portion of actual premiums 144 received from an individual policyholder as is paid back or 145 credited to or treated as an abatement of premiums of such 146 policyholder within the taxable year.

Income from dividends that has already borne a tax 147 (i) 148 as dividend income under the provisions of this article, when such dividends may be specifically identified in the possession of the 149 150 recipient.

Amounts paid by the United States to a person as 151 (j) added compensation for hazardous duty pay as a member of the Armed 152 153 Forces of the United States in a combat zone designated by Executive Order of the President of the United States. 154

155 Amounts received as retirement allowances, 156 pensions, annuities or optional retirement allowances paid under *HR40/R1008* H. B. No. 816 06/HR40/R1008 PAGE 5 (BS\BD)

(k)

the federal Social Security Act, the Railroad Retirement Act, the 157 158 Federal Civil Service Retirement Act, or any other retirement 159 system of the United States government, retirement allowances paid 160 under the Mississippi Public Employees' Retirement System, 161 Mississippi Highway Safety Patrol Retirement System or any other 162 retirement system of the State of Mississippi or any political 163 subdivision thereof. The exemption allowed under this paragraph (k) shall be available to the spouse or other beneficiary at the 164 165 death of the primary retiree.

166 (1) Amounts received as retirement allowances, 167 pensions, annuities or optional retirement allowances paid by any 168 public or governmental retirement system not designated in 169 paragraph (k) or any private retirement system or plan of which 170 the recipient was a member at any time during the period of his employment. Amounts received as a distribution under a Roth 171 Individual Retirement Account shall be treated in the same manner 172 173 as provided under the Internal Revenue Code of 1986, as amended. 174 The exemption allowed under this paragraph (1) shall be available 175 to the spouse or other beneficiary at the death of the primary 176 retiree.

(m) Compensation not to exceed the aggregate sum of
Five Thousand Dollars (\$5,000.00) for any taxable year <u>through the</u>
<u>2005 taxable year</u>, and not to exceed the aggregate sum of Fifteen
<u>Thousand Dollars (\$15,000.00) for any taxable year thereafter</u>,
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.

(n) Compensation received for active service as a
member below the grade of commissioned officer and so much of the
compensation as does not exceed the maximum enlisted amount
received for active service as a commissioned officer in the Armed
Forces of the United States for any month during any part of which
such members of the Armed Forces (i) served in a combat zone as
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H. B. No. 816 06/HR40/R1008 PAGE 6 (BS\BD) 190 designated by Executive Order of the President of the United 191 States or a qualified hazardous duty area as defined by federal 192 law, or both; or (ii) was hospitalized as a result of wounds, 193 disease or injury incurred while serving in such combat zone. For 194 the purposes of this paragraph (n), the term "maximum enlisted 195 amount" means and has the same definition as that term has in 26 196 USCS 112.

197 (o) The proceeds received from federal and state198 forestry incentives programs.

The amount representing the difference between the 199 (p) 200 increase of gross income derived from sales for export outside the United States as compared to the preceding tax year wherein gross 201 202 income from export sales was highest, and the net increase in 203 expenses attributable to such increased exports. In the absence 204 of direct accounting the ratio of net profits to total sales may 205 be applied to the increase in export sales. This paragraph (p) 206 shall only apply to businesses located in this state engaging in 207 the international export of Mississippi goods and services. Such goods or services shall have at least fifty percent (50%) of value 208 209 added at a location in Mississippi.

(q) Amounts paid by the federal government for the construction of soil conservation systems as required by a 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.

(s) Amounts paid by the Mississippi Soil and WaterConservation Commission from the Mississippi Soil and Water

H. B. No. 816 *HR40/R1008* 06/HR40/R1008 PAGE 7 (BS\BD) 222 Cost-Share Program for the installation of water quality best 223 management practices.

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

(x) Amounts that are subject to the tax levied pursuant
to Section 27-7-901, and are paid to patrons by gaming
establishments licensed under the Mississippi Gaming Control Act.
(y) Amounts that are subject to the tax levied pursuant
to Section 27-7-903, and are paid to patrons by gaming

248 establishments not licensed under the Mississippi Gaming Control 249 Act.

(z) Interest, dividends, gains or income of any kind on any account in a qualified tuition program and amounts received as distributions under a qualified tuition program shall be treated in the same manner as provided under the United States Internal Revenue Code, as amended. For the purposes of this paragraph (z), H. B. No. 816 *HR40/R1008* 06/HR40/R1008

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255 the term "qualified tuition program" means and has the same 256 definition as that term has in 26 USCS 529.

257 (aa) The amount deposited in a health savings account, 258 and any interest accrued thereon, that is a part of a health 259 savings account program as specified in the Health Savings 260 Accounts Act created in Sections 83-62-1 through 83-62-9; however, any amount withdrawn from such account for purposes other than 261 paying qualified medical expenses or to procure health coverage 262 263 shall be included in gross income, except as otherwise provided by Sections 83-62-7 and 83-62-9. 264

(bb) Amounts received as qualified disaster relief
payments shall be treated in the same manner as provided under the
United States Internal Revenue Code, as amended.

268 (cc) Amounts received as a "qualified Hurricane Katrina 269 distribution" as defined in the United States Internal Revenue 270 Code, as amended.

271 (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.

282 Period of conflict. For the purpose of this (C) 283 subsection, the Vietnam Conflict began February 28, 1961, and ends 284 on the date designated by the President by Executive Order as the date of the termination of combatant activities in Vietnam. For 285 286 the purpose of this subsection, an individual is in a missing 287 status as a result of the Vietnam Conflict if immediately before *HR40/R1008* 816 H. B. No.

06/HR40/R1008 PAGE 9 (BS\BD) such status began he was performing service in Vietnam or was performing service in Southeast Asia in direct support of military operations in Vietnam. "Southeast Asia," as used in this paragraph, is defined to include Cambodia, Laos, Thailand and waters adjacent thereto.

293 (d) "Missing status" means the status of an employee or 294 member of the Armed Forces who is in active service and is 295 officially carried or determined to be absent in a status of (i) 296 missing; (ii) missing in action; (iii) interned in a foreign country; (iv) captured, beleaguered or besieged by a hostile 297 298 force; or (v) detained in a foreign country against his will; but 299 does not include the status of an employee or member of the Armed 300 Forces for a period during which he is officially determined to be 301 absent from his post of duty without authority.

302 (e) "Active service" means active federal service by an
303 employee or member of the Armed Forces of the United States in an
304 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.

H. B. No. 816 *HR40/R1008* 06/HR40/R1008 PAGE 10 (BS\BD) (i) The provisions of this subsection shall be
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).

SECTION 2. Nothing in this act shall affect or defeat any 327 claim, assessment, appeal, suit, right or cause of action for 328 329 taxes due or accrued under the income tax laws before the date on which this act becomes effective, whether such claims, 330 331 assessments, appeals, suits or actions have been begun before the date on which this act becomes effective or are begun thereafter; 332 333 and the provisions of the income tax laws are expressly continued 334 in full force, effect and operation for the purpose of the 335 assessment, collection and enrollment of liens for any taxes due 336 or accrued and the execution of any warrant under such laws before the date on which this act becomes effective, and for the 337 338 imposition of any penalties, forfeitures or claims for failure to 339 comply with such laws.

340 SECTION 3. This act shall take effect and be in force from 341 and after January 1, 2006.