By: Representatives Watson, Clarke

To: Ways and Means

HOUSE BILL NO. 1630

AN ACT TO AUTHORIZE AN INCOME TAX CREDIT FOR TAXPAYERS WHO 1 2 INCUR COSTS AND EXPENSES FOR THE REHABILITATION OF ELIGIBLE 3 PROPERTY WHICH IS A CERTIFIED HISTORIC STRUCTURE OR A STRUCTURE IN A CERTIFIED HISTORIC DISTRICT IN AN AMOUNT EQUAL TO 25% OF THE TOTAL COSTS AND EXPENSES OF REHABILITATION INCURRED, IF THE COSTS 4 5 б AND EXPENSES ASSOCIATED WITH REHABILITATION EXCEED \$5,000.00 IN 7 THE CASE OF AN OWNER-OCCUPIED DWELLING AND 50% OF THE TOTAL BASIS IN THE PROPERTY IN THE CASE OF ALL OTHER PROPERTY, IF THE REHABILITATION IS CONSISTENT WITH THE STANDARDS OF THE SECRETARY 8 9 OF THE UNITED STATES DEPARTMENT OF THE INTERIOR AS DETERMINED BY 10 11 THE MISSISSIPPI DEPARTMENT OF ARCHIVES AND HISTORY; TO PROVIDE THAT IF THE AMOUNT OF THE TAX CREDIT EXCEEDS THE TOTAL STATE 12 INCOME TAX LIABILITY FOR THE YEAR IN WHICH THE REHABILITATED 13 PROPERTY IS PLACED IN SERVICE, THE AMOUNT THAT EXCEEDS THE TOTAL STATE INCOME TAX LIABILITY MAY BE CARRIED FORWARD FOR THE 10 14 15 16 SUCCEEDING TAX YEARS; TO PROVIDE THE MANNER IN WHICH SUCH CREDIT MAY BE CLAIMED; TO REQUIRE THE DEPARTMENT OF ARCHIVES AND HISTORY TO DETERMINE THE AMOUNT OF THE ELIGIBLE TAX CREDIT; TO AUTHORIZE 17 18 THE DEPARTMENT OF ARCHIVES AND HISTORY TO IMPOSE A FEE ON PERSONS 19 20 WHO APPLY FOR THE CREDIT TO PAY THE COSTS THE DEPARTMENT INCURS IN ADMINISTERING THIS ACT; TO PROVIDE FOR A DECEMBER 31, 2011, REPEAL 21 DATE ON THE INCOME TAX CREDIT AUTHORIZED UNDER THIS ACT; TO AMEND SECTION 27-104-27, MISSISSIPPI CODE OF 1972, IN CONFORMITY 22 23 THERETO; AND FOR RELATED PURPOSES. 24

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 25 26 SECTION 1. (1) As used in this section:

27 (a) "Certified historic structure" means a property located in Mississippi and listed individually on the National 28 29 Register of Historic Places or property that has been designated a Mississippi Landmark by the Department of Archives and History 30 31 pursuant to Section 39-7-3 et seq.

(b) "Eligible property" means property located in 32 33 Mississippi and offered or used for residential or business 34 purposes.

(c) "Structure in a certified historic district" means 35 36 a structure (and its structural components) located in Mississippi 37 which is:

38 Is listed in the National Register of Historic (i) 39 Places; or

Is located in a registered historic district 40 (ii) 41 listed on the National Register of Historic Places and is 42 certified by the Secretary of the United States Department of the 43 Interior as being of historic significance to the district; or

(iii) Certified by the Mississippi Department of 44 Archives and History as contributing to the historic significance 45 of a certified historic district listed on the National Register 46 of Historic Places or a local district that has been certified by 47 48 the United States Department of the Interior.

49 (d) "Department" means the Department of Archives and History. 50

Any taxpayer incurring costs and expenses for the 51 (2) rehabilitation of eligible property, which is a certified historic 52 structure or a structure in a certified historic district, shall 53 54 be entitled to a credit against the taxes imposed pursuant to this chapter in an amount equal to twenty-five percent (25%) of the 55 total costs and expenses of rehabilitation incurred after January 56 57 1, 2006, which shall include, but not be limited to, qualified 58 rehabilitation expenditures as defined under Section 47(c)(2)(A) 59 of the Internal Revenue Code of 1986, as amended, and the related regulations thereunder: 60

61 (a) If the costs and expenses associated with 62 rehabilitation exceed:

(i) Five Thousand Dollars (\$5,000.00) in the case 63 64 of an owner-occupied dwelling; or

(ii) Fifty percent (50%) of the total basis in the 65 property in the case of all other properties; and 66

The rehabilitation is consistent with the standards 67 (b) 68 of the Secretary of the United States Department of the Interior 69 as determined by the department.

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(3) (a) If the amount of the tax credit established by this section exceeds the total state income tax liability for the year in which the rehabilitated property is placed in service, the amount that exceeds the total state income tax liability may be carried forward for the ten (10) succeeding tax years.

75 (b) Not-for-profit entities, including, but not limited 76 to, nonprofit corporations organized under Section 79-11-101 et 77 seq. shall be ineligible for the credit authorized by this section. Credits granted to a partnership, a limited liability 78 79 company taxed as a partnership or multiple owners of property 80 shall be passed through to the partners, members or owners on a 81 pro rata basis or pursuant to an executed agreement among the 82 partners, members or owners documenting an alternative 83 distribution method.

84 (4) To claim the credit authorized pursuant to this section, the taxpayer shall apply to the department which shall determine 85 86 the amount of eligible rehabilitation costs and expenses and 87 whether the rehabilitation is consistent with the standards of the Secretary of the United States Department of the Interior. 88 The 89 department shall issue a certificate evidencing the eligible 90 credit if the taxpayer is found to be eligible for the tax credit. The taxpayer shall attach the certificate to all income tax 91 returns on which the credit is claimed. 92

(5) (a) The board of trustees of the department shall 93 94 establish fees to be charged for the services performed by the department under this section and shall publish the fee schedule. 95 96 The fees contained in the schedule shall be in amounts reasonably 97 calculated to recover the costs incurred by the department for the administration of this section. Any taxpayer desiring to 98 participate in the tax credits authorized by this section shall 99 100 pay the appropriate fee as contained in the fee schedule to the 101 department, which shall be used by the department, without

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104 (b) There is hereby created within the State Treasury a 105 special fund into which shall be deposited all the fees collected 106 by the department pursuant to this section. Money deposited into 107 the fund shall not lapse at the end of any fiscal year and investment earnings on the proceeds in such special fund shall be 108 deposited into such fund. Money from the fund shall be disbursed 109 upon warrants issued by the State Fiscal Officer upon requisitions 110 111 signed by the executive director of the department to assist the 112 department in carrying out its duties under this section.

113 (6) This section shall stand repealed on December 31, 2011.
114 SECTION 2. Section 27-104-27, Mississippi Code of 1972, is
115 amended as follows:

27-104-27. Notwithstanding anything in Sections 27-103-101 116 through 27-103-139 and 27-104-1 through 27-104-29 contained, the 117 118 same shall not be construed to apply to any agency supported 119 wholly by funds granted or allotted under any act of Congress. The State Auditor of Public Accounts and after July 1, 1986, the 120 121 State Fiscal Officer shall determine which special fund accounts 122 in the State Treasury require an appropriation act and request an 123 appropriation for such special fund accounts. For all other special fund accounts, the State Auditor of Public Accounts, or 124 the State Fiscal Officer after July 1, 1986, shall certify that 125 126 such accounts do not require an appropriation. The Legislative 127 Budget Office shall recommend an appropriation for each special 128 fund account existing in the State Treasury so certified as 129 requiring an appropriation, unless exempted as hereinafter In the event the Legislative Budget Committee and the 130 provided. State Fiscal Officer find that any state agency should not be 131 132 included under the provisions of Sections 27-103-101 through 133 27-103-139 and 27-104-1 through 27-104-29, then the said committee 134 and officer may, in their discretion, exempt said state agency *HR07/R1814* H. B. No. 1630 06/HR07/R1814

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135 from the provisions thereof. Sections 27-103-101 through 27-103-139 and 27-104-1 through 27-104-29 shall not apply to funds 136 137 collected and disbursed by a state agency created and existing 138 under the provisions of Sections 73-3-101 through 73-3-169. 139 Sections 27-103-101 through 27-103-139 and 27-104-1 through 140 27-104-29 shall not apply to funds deposited into the special fund created pursuant to Section 45-9-101, the special fund created 141 pursuant to Section 69-37-39, the special fund created pursuant to 142 Section 1 of Chapter 521, Laws of 1999, the special fund created 143 pursuant to Section 31-17-127, the special fund created pursuant 144 145 to Section 65-1-110 or the special fund created pursuant to Section 1 of House Bill No. 1630, 2006 Regular Session. 146

The State Fiscal Officer shall not promulgate or attempt to enforce any rule, order or regulation which is not in accordance with the provisions of a legally executed trust indenture agreement, nor shall Sections 27-103-101 through 27-103-139 and 27-104-1 through 27-104-29 be construed to apply to funds collected and disbursed by a state agency under Sections 65-33-45 and 65-33-47.

154 **SECTION 3.** This act shall take effect and be in force from 155 and after January 1, 2006.