MISSISSIPPI LEGISLATURE

By: Representatives Brown, Clarke, Whittington To: Ways and Means

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1643

AN ACT TO AMEND SECTION 27-69-13, MISSISSIPPI CODE OF 1972, 1 TO INCREASE THE EXCISE TAX ON CIGARETTES, TO PROVIDE THAT THERE 2 SHALL BE A DISCOUNT OF 1% ON THE ADDITIONAL FACE VALUE OF STAMPS PURCHASED TO COMPLY WITH SUCH INCREASE AND TO REMOVE THE TAXATION 3 4 OF SNUFF AND OTHER TOBACCO PRODUCTS FROM THE SECTION OF LAW THAT 5 б LEVIES THE EXCISE TAX ON DEALERS IN CIGARETTES; TO AMEND SECTION 7 27-69-75, MISSISSIPPI CODE OF 1972, TO REQUIRE A PORTION OF THE 8 MONTHLY TOBACCO TAX REVENUE TO BE DEPOSITED IN THE EDUCATION 9 ENHANCEMENT FUND AND THE SCHOOL AD VALOREM TAX REDUCTION FUND; TO 10 AMEND SECTION 27-69-31, MISSISSIPPI CODE OF 1972, IN CONFORMITY 11 THERETO; TO CREATE A NEW SECTION 27-65-26, MISSISSIPPI CODE OF 1972, TO IMPOSE A SEPARATE SALES TAX LEVY ON RETAIL SALES OF FOOD 12 FOR HUMAN CONSUMPTION NOT PURCHASED WITH FOOD STAMPS BUT WHICH 13 WOULD BE EXEMPT FROM SALES TAX IF SUCH FOOD WERE PURCHASED WITH 14 FOOD STAMPS AND TO REDUCE THE SALES TAX RATE ON SALES OF SUCH 15 FOOD; TO AMEND SECTION 27-65-17, MISSISSIPPI CODE OF 1972, IN 16 17 CONFORMITY THERETO; TO AMEND SECTION 27-65-75, MISSISSIPPI CODE OF 18 1972, TO INCREASE THE PERCENTAGE OF SALES TAX COLLECTED ON RETAIL SALES OF SUCH FOOD WITHIN MUNICIPALITIES THAT IS DISTRIBUTED TO 19 20 MUNICIPALITIES; AND FOR RELATED PURPOSES.

21BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:22SECTION 1. Section 27-69-13, Mississippi Code of 1972, is

23 amended as follows:

24 27-69-13. (1) There is hereby imposed, levied and assessed, to be collected and paid as hereinafter provided in this chapter, 25 an excise tax on each person or dealer in cigarettes, cigars, 26 stogies, snuff, chewing tobacco, and smoking tobacco, or 27 substitutes therefor, upon the sale, use, consumption, handling or 28 distribution in the State of Mississippi, as follows: 29 (a) On cigarettes, the rate of tax shall be Five Cents 30 31 (5¢) on each cigarette sold with a maximum length of one hundred twenty (120) millimeters; any cigarette in excess of this length 32 33 shall be taxed as if it were two (2) or more cigarettes. Provided, however, if the federal tax rate on cigarettes in effect 34 35 June 1, 1985, is reduced, then the rate as provided herein shall 36 be increased by the amount of the federal tax reduction. Such tax \*HR40/R1853CS\* H. B. No. 1643 R3/5 06/HR40/R1853CS PAGE 1 ( $BS \setminus BD$ )

37 increase shall take effect on the first day of the month following 38 the effective date of such reduction in the federal tax rate.

39 (b) On cigars, cheroots, stogies, snuff, chewing and 40 smoking tobacco and all other tobacco products except cigarettes, 41 the rate of tax shall be fifteen percent (15%) of the 42 manufacturer's list price.

(2) No stamp evidencing the tax herein levied on cigarettes 43 shall be of a denomination of less than One Cent (1¢), and 44 whenever the tax computed at the rates herein prescribed on 45 46 cigarettes shall be a specified amount, plus a fractional part of 47 One Cent (1c), the package shall be stamped for the next full cent. However, the additional face value of stamps purchased to 48 49 comply with taxes imposed by this section after June 1, 1985, and prior to July 1, 2006, shall be subject to a four percent (4%) 50 51 discount or compensation to dealers for their services rather than the eight percent (8%) discount or compensation allowed by Section 52 27-69-31, and there shall be no discount on the additional face 53 value of stamps purchased to comply with taxes imposed by this 54 55 section on or after July 1, 2006.

56 <u>(3)</u> Every wholesaler shall purchase stamps as provided in 57 this chapter, and affix the same to all packages of cigarettes 58 handled by him as herein provided.

59 The above tax is levied upon the sale, use, gift, (4) 60 possession or consumption of tobacco within the State of Mississippi, and the impact of the tax levied by this chapter is 61 hereby declared to be on the vendee, user, consumer or possessor 62 63 of tobacco in this state; and when said tax is paid by any other person, such payment shall be considered as an advance payment and 64 shall thereafter be added to the price of the tobacco and 65 recovered from the ultimate consumer or user. 66

67 SECTION 2. Section 27-69-75, Mississippi Code of 1972, is 68 amended as follows:

H. B. No. 1643 \*HR40/R1853CS\* 06/HR40/R1853CS PAGE 2 (BS\BD)

27-69-75. (1) All taxes levied by this chapter shall be 69 70 payable to the commissioner in cash, or by personal check, cashier's check, bank exchange, post office money order or express 71 72 money order, and shall be deposited by the commissioner in the 73 State Treasury on the same day collected. No remittance other 74 than cash shall be a final discharge of liability for the 75 tax \* \* \* assessed and levied under this chapter, unless and until 76 it has been paid in cash to the commissioner.

77 (2) Of the revenue collected monthly as a result of the tax
78 assessed and levied under this chapter:

79 (a) One Million Three Hundred Four Thousand Two Hundred 80 Forty-four Dollars (\$1,304,244.00) shall be deposited by the 81 commissioner into the Education Enhancement Fund created under

82 <u>Section 37-61-33.</u>

83 (b) Three Hundred Twenty-five Thousand Seven Hundred
 84 Thirty-eight Dollars (\$325,738.00) shall be deposited by the
 85 commissioner into the School Ad Valorem Tax Reduction Fund created
 86 under Section 37-61-35.

87 (3) Except as otherwise provided in subsection (2) of this
88 section, all tobacco taxes collected, including tobacco license
89 taxes, shall be deposited into the State Treasury to the credit of
90 the General Fund.

(4) Wholesalers who are entitled to purchase stamps at a 91 discount, as provided by Section 27-69-31, may have consigned to 92 93 them, without advance payment, those stamps, if and when the wholesaler gives to the commissioner a good and sufficient bond 94 95 executed by some surety company authorized to do business in this state, conditioned to secure the payment for the stamps so 96 97 consigned. The commissioner shall require payment for those stamps not later than thirty (30) days from the date the stamps 98 99 were consigned.

## 100 SECTION 3. Section 27-69-31, Mississippi Code of 1972, is

101 amended as follows:

H. B. No. 1643 \*HR40/R1853CS\* 06/HR40/R1853CS PAGE 3 (BS\BD) 102 27-69-31. Dealers subject to the provisions of this chapter 103 shall be allowed, as compensation for their services in affixing the stamps \* \* \* required by this chapter, a sum equal to eight 104 105 percent (8%) of the face value of the stamps purchased by them, 106 except as otherwise provided in Section 27-69-13(2); however, the 107 commission shall allow no discount on the purchase of stamps by 108 wholesalers of an aggregate amount of less than One Hundred Dollars (\$100.00), and by retailers of an aggregate amount of less 109 110 than Fifty Dollars (\$50.00) in any one (1) order.

111 \* \* \* The commissioner may, in his discretion, either 112 reduce the compensation allowed, or disallow any compensation for 113 the affixing of stamps, for failure of <u>the</u> dealer to comply with 114 any provisions of the law or rules and regulations promulgated by 115 the commissioner.

SECTION 4. The following provision shall be codified as Section 27-65-26, Mississippi Code of 1972:

118 <u>27-65-26.</u> From and after July 1, 2006, retail sales of food 119 for human consumption not purchased with food stamps issued by the 120 United States Department of Agriculture, or other federal agency, 121 but which would be exempt under paragraph (o) of Section 27-65-111 122 from the taxes imposed by this chapter if the food items were 123 purchased with food stamps, shall be taxed at the rate of three 124 and one-half percent (3-1/2%).

125 SECTION 5. Section 27-65-17, Mississippi Code of 1972, is 126 amended as follows:

127 27-65-17. (1) (a) Except as otherwise provided in this 128 section, upon every person engaging or continuing within this 129 state in the business of selling any tangible personal property 130 whatsoever there is hereby levied, assessed and shall be collected 131 a tax equal to seven percent (7%) of the gross proceeds of the 132 retail sales of the business.

H. B. No. 1643 \*HR40/R1853CS\* 06/HR40/R1853CS PAGE 4 (BS\BD) (b) Retail sales of farm tractors shall be taxed at the rate of one percent (1%) when made to farmers for agricultural purposes.

136 (C) Retail sales of farm implements sold to farmers and 137 used directly in the production of poultry, ratite, domesticated 138 fish as defined in Section 69-7-501, livestock, livestock 139 products, agricultural crops or ornamental plant crops or used for 140 other agricultural purposes shall be taxed at the rate of three percent (3%) when used on the farm. The three percent (3%) rate 141 142 shall also apply to all equipment used in logging, pulpwood 143 operations or tree farming which is either:

144

(i) Self-propelled, or

(ii) Mounted so that it is permanently attached to other equipment which is self-propelled or permanently attached to other equipment drawn by a vehicle which is self-propelled.

(d) Except as otherwise provided in subsection (3) of
this section, retail sales of aircraft, automobiles, trucks,
truck-tractors, semitrailers and mobile homes shall be taxed at
the rate of three percent (3%).

(e) Sales of manufacturing machinery or manufacturing machine parts when made to a manufacturer or custom processor for plant use only when the machinery and machine parts will be used exclusively and directly within this state in manufacturing a commodity for sale, rental or in processing for a fee shall be taxed at the rate of one and one-half percent (1-1/2%).

158 Sales of machinery and machine parts when made to a (f) 159 technology intensive enterprise for plant use only when the 160 machinery and machine parts will be used exclusively and directly within this state for industrial purposes, including, but not 161 162 limited to, manufacturing or research and development activities, shall be taxed at the rate of one and one-half percent (1-1/2). 163 164 In order to be considered a technology intensive enterprise for 165 purposes of this paragraph:

H. B. No. 1643 \*HR40/R1853CS\* 06/HR40/R1853CS PAGE 5 (BS\BD) 166 (i) The enterprise shall meet minimum criteria167 established by the Mississippi Development Authority;

168 (ii) The enterprise shall employ at least ten (10) 169 persons in full-time jobs;

(iii) At least ten percent (10%) of the workforce in the facility operated by the enterprise shall be scientists, engineers or computer specialists;

(iv) The enterprise shall manufacture plastics, chemicals, automobiles, aircraft, computers or electronics; or shall be a research and development facility, a computer design or related facility, or a software publishing facility or other technology intensive facility or enterprise as determined by the Mississippi Development Authority;

(v) The average wage of all workers employed by the enterprise at the facility shall be at least one hundred fifty percent (150%) of the state average annual wage; and

(vi) The enterprise must provide a basic healthcare plan to all employees at the facility.

184 (g) Sales of materials for use in track and track 185 structures to a railroad whose rates are fixed by the Interstate 186 Commerce Commission or the Mississippi Public Service Commission 187 shall be taxed at the rate of three percent (3%).

(h) Sales of tangible personal property to electric power associations for use in the ordinary and necessary operation of their generating or distribution systems shall be taxed at the rate of one percent (1%).

(i) Wholesale sales of beer shall be taxed at the rate of seven percent (7%), and the retailer shall file a return and compute the retail tax on retail sales but may take credit for the amount of the tax paid to the wholesaler on said return covering the subsequent sales of same property, provided adequate invoices and records are maintained to substantiate the credit.

H. B. No. 1643 \*HR40/R1853CS\* 06/HR40/R1853CS PAGE 6 (BS\BD)

(j) Wholesale sales of food and drink for human 198 199 consumption to full service vending machine operators to be sold 200 through vending machines located apart from and not connected with 201 other taxable businesses shall be taxed at the rate of eight 202 percent (8%).

203 (k) Sales of equipment used or designed for the purpose 204 of assisting disabled persons, such as wheelchair equipment and 205 lifts, that is mounted or attached to or installed on a private 206 carrier of passengers or light carrier of property, as defined in Section 27-51-101, at the time when the private carrier of 207 208 passengers or light carrier of property is sold shall be taxed at 209 the same rate as the sale of such vehicles under this section.

210 (1) From and after July 1, 2006, retail sales of food 211 for human consumption not purchased with food stamps issued by the 212 United States Department of Agriculture, or other federal agency, 213 but which would be exempt under paragraph (o) of Section 27-65-111 from the taxes imposed by this chapter if the food items were 214 215 purchased with food stamps, shall be taxed as provided for in 216 Section 27-65-26.

217 (2) From and after January 1, 1995, retail sales of private carriers of passengers and light carriers of property, as defined 218 219 in Section 27-51-101, shall be taxed an additional two percent 220 (2%).

(3) In lieu of the tax levied in subsection (1) of this 221 222 section, there is levied on retail sales of truck-tractors and 223 semitrailers used in interstate commerce and registered under the 224 International Registration Plan (IRP) or any similar reciprocity agreement or compact relating to the proportional registration of 225 226 commercial vehicles entered into as provided for in Section 227 27-19-143, a tax at the rate of three percent (3%) of the portion 228 of the sale that is attributable to the usage of such 229 truck-tractor or semitrailer in Mississippi. The portion of the 230 retail sale that is attributable to the usage of such \*HR40/R1853CS\* H. B. No. 1643 06/HR40/R1853CS PAGE 7 (BS\BD)

231 truck-tractor or semitrailer in Mississippi is the retail sales 232 price of the truck-tractor or semitrailer multiplied by the 233 percentage of the total miles traveled by the vehicle that are 234 traveled in Mississippi. The tax levied pursuant to this 235 subsection (3) shall be collected by the State Tax Commission from 236 the purchaser of such truck-tractor or semitrailer at the time of registration of such truck-tractor or semitrailer. 237

238 (4) A manufacturer selling at retail in this state shall be required to make returns of the gross proceeds of such sales and 239 240 pay the tax imposed in this section.

241 (5) Any person exercising any privilege taxable under 242 Section 27-65-15 and selling his natural resource products at 243 wholesale or to exempt persons shall pay the tax levied by said 244 section in lieu of the tax levied by this section.

245 SECTION 6. Section 27-65-75, Mississippi Code of 1972, is 246 amended as follows:

27-65-75. On or before the fifteenth day of each month, the 247 248 revenue collected under the provisions of this chapter during the preceding month shall be paid and distributed as follows: 249

250 On or before August 15, 1992, and each succeeding month (1)251 thereafter through July 15, 1993, eighteen percent (18%) of the 252 total sales tax revenue collected during the preceding month under 253 the provisions of this chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3) and 27-65-21, on 254 255 business activities within a municipal corporation shall be 256 allocated for distribution to the municipality and paid to the 257 municipal corporation. On or before August 15, 1993, and each 258 succeeding month thereafter through July 15, 2006, eighteen and one-half percent (18-1/2%) of the total sales tax revenue 259 260 collected during the preceding month under the provisions of this 261 chapter, except that collected under the provisions of Sections 262 27-65-15, 27-65-19(3) and 27-65-21, on business activities within 263 a municipal corporation shall be allocated for distribution to the \*HR40/R1853CS\* H. B. No. 1643 06/HR40/R1853CS

PAGE 8 (BS\BD)

264 municipality and paid to the municipal corporation. On or before 265 August 15, 2006, and each succeeding month thereafter, eighteen and one-half percent (18-1/2) of the total sales tax revenue 266 267 collected during the preceding month under the provisions of this 268 chapter, except that collected under the provisions of Sections 27-65-15, 27-65-19(3), 27-65-21 and 27-65-26, on business 269 activities within a municipal corporation and thirty-seven percent 270 (37%) of the total sales tax revenue collected during the 271 preceding month under the provisions of Section 27-65-26 on 272 business activities within a municipal corporation shall be 273 274 allocated for distribution to the municipality and paid to the 275 municipal corporation.

A municipal corporation, for the purpose of distributing the tax under this subsection, shall mean and include all incorporated cities, towns and villages.

279 Monies allocated for distribution and credited to a municipal 280 corporation under this subsection may be pledged as security for 281 a loan if the distribution received by the municipal corporation 282 is otherwise authorized or required by law to be pledged as 283 security for such a loan.

In any county having a county seat that is not an incorporated municipality, the distribution provided under this subsection shall be made as though the county seat was an incorporated municipality; however, the distribution to the municipality shall be paid to the county treasury in which the municipality is located, and those funds shall be used for road, bridge and street construction or maintenance in the county.

291 (2) On or before September 15, 1987, and each succeeding month thereafter, from the revenue collected under this chapter 292 293 during the preceding month, One Million One Hundred Twenty-five Thousand Dollars (\$1,125,000.00) shall be allocated for 294 295 distribution to municipal corporations as defined under subsection 296 (1) of this section in the proportion that the number of gallons \*HR40/R1853CS\* H. B. No. 1643 06/HR40/R1853CS PAGE 9 (BS\BD)

of gasoline and diesel fuel sold by distributors to consumers and 297 298 retailers in each such municipality during the preceding fiscal year bears to the total gallons of gasoline and diesel fuel sold 299 300 by distributors to consumers and retailers in municipalities 301 statewide during the preceding fiscal year. The State Tax 302 Commission shall require all distributors of gasoline and diesel 303 fuel to report to the commission monthly the total number of 304 gallons of gasoline and diesel fuel sold by them to consumers and 305 retailers in each municipality during the preceding month. The State Tax Commission shall have the authority to promulgate such 306 307 rules and regulations as is necessary to determine the number of gallons of gasoline and diesel fuel sold by distributors to 308 309 consumers and retailers in each municipality. In determining the percentage allocation of funds under this subsection for the 310 fiscal year beginning July 1, 1987, and ending June 30, 1988, the 311 State Tax Commission may consider gallons of gasoline and diesel 312 fuel sold for a period of less than one (1) fiscal year. For the 313 314 purposes of this subsection, the term "fiscal year" means the fiscal year beginning July 1 of a year. 315

316 (3) On or before September 15, 1987, and on or before the fifteenth day of each succeeding month, until the date specified 317 318 in Section 65-39-35, the proceeds derived from contractors' taxes levied under Section 27-65-21 on contracts for the construction or 319 reconstruction of highways designated under the highway program 320 321 created under Section 65-3-97 shall, except as otherwise provided in Section 31-17-127, be deposited into the State Treasury to the 322 323 credit of the State Highway Fund to be used to fund that highway The Mississippi Department of Transportation shall 324 program. provide to the State Tax Commission such information as is 325 326 necessary to determine the amount of proceeds to be distributed 327 under this subsection.

328 (4) On or before August 15, 1994, and on or before the 329 fifteenth day of each succeeding month through July 15, 1999, from H. B. No. 1643 \*HR40/R1853CS\* 06/HR40/R1853CS PAGE 10 (BS\BD)

the proceeds of gasoline, diesel fuel or kerosene taxes as 330 331 provided in Section 27-5-101(a)(ii)1, Four Million Dollars (\$4,000,000.00) shall be deposited in the State Treasury to the 332 333 credit of a special fund designated as the "State Aid Road Fund," 334 created by Section 65-9-17. On or before August 15, 1999, and on or before the fifteenth day of each succeeding month, from the 335 total amount of the proceeds of gasoline, diesel fuel or kerosene 336 taxes apportioned by Section 27-5-101(a)(ii)1, Four Million 337 Dollars (\$4,000,000.00) or an amount equal to twenty-three and 338 one-fourth percent (23-1/4%) of those funds, whichever is the 339 340 greater amount, shall be deposited in the State Treasury to the credit of the "State Aid Road Fund," created by Section 65-9-17. 341 342 Those funds shall be pledged to pay the principal of and interest on state aid road bonds heretofore issued under Sections 19-9-51 343 344 through 19-9-77, in lieu of and in substitution for the funds 345 previously allocated to counties under this section. Those funds 346 may not be pledged for the payment of any state aid road bonds 347 issued after April 1, 1981; however, this prohibition against the pledging of any such funds for the payment of bonds shall not 348 349 apply to any bonds for which intent to issue those bonds has been 350 published, for the first time, as provided by law before March 29, 351 1981. From the amount of taxes paid into the special fund under 352 this subsection and subsection (9) of this section, there shall be 353 first deducted and paid the amount necessary to pay the expenses 354 of the Office of State Aid Road Construction, as authorized by the Legislature for all other general and special fund agencies. The 355 356 remainder of the fund shall be allocated monthly to the several 357 counties in accordance with the following formula:

358 (a) One-third (1/3) shall be allocated to all counties359 in equal shares;

360 (b) One-third (1/3) shall be allocated to counties361 based on the proportion that the total number of rural road miles

H. B. No. 1643 \*HR40/R1853CS\* 06/HR40/R1853CS PAGE 11 (BS\BD) 362 in a county bears to the total number of rural road miles in all 363 counties of the state; and

364 (c) One-third (1/3) shall be allocated to counties
365 based on the proportion that the rural population of the county
366 bears to the total rural population in all counties of the state,
367 according to the latest federal decennial census.

368 For the purposes of this subsection, the term "gasoline, 369 diesel fuel or kerosene taxes" means such taxes as defined in 370 paragraph (f) of Section 27-5-101.

The amount of funds allocated to any county under this subsection for any fiscal year after fiscal year 1994 shall not be less than the amount allocated to the county for fiscal year 1994.

Any reference in the general laws of this state or the Mississippi Code of 1972 to Section 27-5-105 shall mean and be construed to refer and apply to subsection (4) of Section 27-65-75.

(5) One Million Six Hundred Sixty-six Thousand Six Hundred Sixty-six Dollars (\$1,666,666.00) each month shall be paid into the special fund known as the "State Public School Building Fund" created and existing under the provisions of Sections 37-47-1 through 37-47-67. Those payments into that fund are to be made on the last day of each succeeding month hereafter.

(6) An amount each month beginning August 15, 1983, through
November 15, 1986, as specified in Section 6 of Chapter 542, Laws
of 1983, shall be paid into the special fund known as the
Correctional Facilities Construction Fund created in Section 6 of
Chapter 542, Laws of 1983.

390 (7) On or before August 15, 1992, and each succeeding month
391 thereafter through July 15, 2000, two and two hundred sixty-six
392 one-thousandths percent (2.266%) of the total sales tax revenue
393 collected during the preceding month under the provisions of this
394 chapter, except that collected under the provisions of Section
HR40/R1853CS\*

06/HR40/R1853CS PAGE 12 (BS\BD)

27-65-17(2) shall be deposited by the commission into the School 395 396 Ad Valorem Tax Reduction Fund created under Section 37-61-35. On or before August 15, 2000, and each succeeding month thereafter, 397 398 two and two hundred sixty-six one-thousandths percent (2.266%) of 399 the total sales tax revenue collected during the preceding month 400 under the provisions of this chapter, except that collected under 401 the provisions of Section 27-65-17(2), shall be deposited into the 402 School Ad Valorem Tax Reduction Fund created under Section 403 37-61-35 until such time that the total amount deposited into the 404 fund during a fiscal year equals Forty-two Million Dollars 405 (\$42,000,000.00). Thereafter, the amounts diverted under this 406 subsection (7) during the fiscal year in excess of Forty-two 407 Million Dollars (\$42,000,000.00) shall be deposited into the 408 Education Enhancement Fund created under Section 37-61-33 for 409 appropriation by the Legislature as other education needs and 410 shall not be subject to the percentage appropriation requirements 411 set forth in Section 37-61-33.

(8) On or before August 15, 1992, and each succeeding month thereafter, nine and seventy-three one-thousandths percent (9.073%) of the total sales tax revenue collected during the preceding month under the provisions of this chapter, except that collected under the provisions of Section 27-65-17(2), shall be deposited into the Education Enhancement Fund created under Section 37-61-33.

(9) On or before August 15, 1994, and each succeeding month thereafter, from the revenue collected under this chapter during the preceding month, Two Hundred Fifty Thousand Dollars (\$250,000.00) shall be paid into the State Aid Road Fund.

(10) On or before August 15, 1994, and each succeeding month thereafter through August 15, 1995, from the revenue collected under this chapter during the preceding month, Two Million Dollars (\$2,000,000.00) shall be deposited into the Motor Vehicle Ad Valorem Tax Reduction Fund established in Section 27-51-105.

H. B. No. 1643 06/HR40/R1853CS PAGE 13 (BS\BD)

\*HR40/R1853CS\*

428 (11) Notwithstanding any other provision of this section to 429 the contrary, on or before February 15, 1995, and each succeeding month thereafter, the sales tax revenue collected during the 430 431 preceding month under the provisions of Section 27-65-17(2) and 432 the corresponding levy in Section 27-65-23 on the rental or lease 433 of private carriers of passengers and light carriers of property 434 as defined in Section 27-51-101 shall be deposited, without 435 diversion, into the Motor Vehicle Ad Valorem Tax Reduction Fund established in Section 27-51-105. 436

437 (12) Notwithstanding any other provision of this section to 438 the contrary, on or before August 15, 1995, and each succeeding month thereafter, the sales tax revenue collected during the 439 440 preceding month under the provisions of Section 27-65-17(1) on 441 retail sales of private carriers of passengers and light carriers 442 of property, as defined in Section 27-51-101 and the corresponding 443 levy in Section 27-65-23 on the rental or lease of these vehicles, shall be deposited, after diversion, into the Motor Vehicle Ad 444 445 Valorem Tax Reduction Fund established in Section 27-51-105.

446 (13) On or before July 15, 1994, and on or before the 447 fifteenth day of each succeeding month thereafter, that portion of 448 the avails of the tax imposed in Section 27-65-22 that is derived 449 from activities held on the Mississippi state fairgrounds complex, 450 shall be paid into a special fund that is created in the State 451 Treasury and shall be expended upon legislative appropriation 452 solely to defray the costs of repairs and renovation at the Trade 453 Mart and Coliseum.

(14) On or before August 15, 1998, and each succeeding month thereafter through July 15, 2005, that portion of the avails of the tax imposed in Section 27-65-23 that is derived from sales by cotton compresses or cotton warehouses and that would otherwise be paid into the General Fund, shall be deposited in an amount not to exceed Two Million Dollars (\$2,000,000.00) into the special fund created under Section 69-37-39.

H. B. No. 1643 \*HR40/R1853CS\* 06/HR40/R1853CS PAGE 14 (BS\BD) (15) Notwithstanding any other provision of this section to the contrary, on or before September 15, 2000, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under the provisions of Section 27-65-19(1)(f) and (g)(i)2, shall be deposited, without diversion, into the Telecommunications Ad Valorem Tax Reduction Fund established in Section 27-38-7.

(16) On or before August 15, 2000, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under the provisions of this chapter on the gross proceeds of sales of a project as defined in Section 57-30-1 shall be deposited, after all diversions except the diversion provided for in subsection (1) of this section, into the Sales Tax Incentive Fund created in Section 57-30-3.

(17) Notwithstanding any other provision of this section to the contrary, on or before April 15, 2002, and each succeeding month thereafter, the sales tax revenue collected during the preceding month under Section 27-65-23 on sales of parking services of parking garages and lots at airports shall be deposited, without diversion, into the special fund created under Section 27-5-101(d).

(18) On or before August 15, 2007, and each succeeding month thereafter through July 15, 2008, from the sales tax revenue collected during the preceding month under the provisions of this chapter, Two Million Five Hundred Thousand Dollars (\$2,500,000.00) shall be deposited into the Special Funds Transfer Fund created in Section 4 of Chapter 556, Laws of 2003.

(19) (a) On or before August 15, 2005, and each succeeding
month thereafter, the sales tax revenue collected during the
preceding month under the provisions of this chapter on the gross
proceeds of sales of a business enterprise located within a
redevelopment project area under the provisions of Sections
57-91-1 through 57-91-11, and the revenue collected on the gross
H. B. No. 1643 \*HR40/R1853CS\*

PAGE 15 (BS\BD)

494 proceeds of sales from sales made to a business enterprise located 495 in a redevelopment project area under the provisions of Sections 496 57-91-1 through 57-91-11 (provided that such sales made to a 497 business enterprise are made on the premises of the business 498 enterprise), shall, except as otherwise provided in this 499 subsection (19), be deposited, after all diversions, into the 500 Redevelopment Project Incentive Fund as created in Section 501 57-91-9.

502 For a municipality participating in the Economic (b) Redevelopment Act created in Sections 57-91-1 through 57-91-11, 503 504 the diversion provided for in subsection (1) of this section attributable to the gross proceeds of sales of a business 505 506 enterprise located within a redevelopment project area under the 507 provisions of Sections 57-91-1 through 57-91-11, and attributable to the gross proceeds of sales from sales made to a business 508 509 enterprise located in a redevelopment project area under the provisions of Sections 57-91-1 through 57-91-11 (provided that 510 511 such sales made to a business enterprise are made on the premises of the business enterprise), shall be deposited into the 512 513 Redevelopment Project Incentive Fund as created in Section 57-91-9, as follows: 514

(i) For the first six (6) years in which payments are made to a developer from the Redevelopment Project Incentive Fund, one hundred percent (100%) of the diversion shall be deposited into the fund;

(ii) For the seventh year in which such payments are made to a developer from the Redevelopment Project Incentive Fund, eighty percent (80%) of the diversion shall be deposited into the fund;

523 (iii) For the eighth year in which such payments 524 are made to a developer from the Redevelopment Project Incentive 525 Fund, seventy percent (70%) of the diversion shall be deposited

526 into the fund;

H. B. No. 1643 \*HR40/R1853CS\* 06/HR40/R1853CS PAGE 16 (BS\BD)

(iv) For the ninth year in which such payments are 528 made to a developer from the Redevelopment Project Incentive Fund, sixty percent (60%) of the diversion shall be deposited into the 529 530 fund; and

531 (v) For the tenth year in which such payments are 532 made to a developer from the Redevelopment Project Incentive Fund, 533 fifty percent (50%) of the funds shall be deposited into the fund. (20) The remainder of the amounts collected under the 534 provisions of this chapter shall be paid into the State Treasury 535 to the credit of the General Fund. 536

537 (21) It shall be the duty of the municipal officials of any 538 municipality that expands its limits, or of any community that 539 incorporates as a municipality, to notify the commissioner of 540 that action thirty (30) days before the effective date. Failure 541 to so notify the commissioner shall cause the municipality to 542 forfeit the revenue that it would have been entitled to receive during this period of time when the commissioner had no knowledge 543 544 of the action. If any funds have been erroneously disbursed to 545 any municipality or any overpayment of tax is recovered by the 546 taxpayer, the commissioner may make correction and adjust the 547 error or overpayment with the municipality by withholding the 548 necessary funds from any later payment to be made to the 549 municipality.

SECTION 7. This act shall take effect and be in force from 550 551 and after July 1, 2006.

527