MISSISSIPPI LEGISLATURE

**REGULAR SESSION 2019** 

By: Representative Scott

To: Ways and Means

HOUSE BILL NO. 199

1 AN ACT TO CREATE THE "ECONOMICALLY DISTRESSED MUNICIPALITIES 2 DEVELOPMENT ACT" TO ASSIST CERTAIN MUNICIPALITIES IN ENCOURAGING 3 ECONOMIC DEVELOPMENT; TO AUTHORIZE THE MISSISSIPPI DEVELOPMENT 4 AUTHORITY TO DESIGNATE CERTAIN MUNICIPALITIES AS ECONOMICALLY 5 DISTRESSED MUNICIPALITIES; TO PROVIDE THAT CERTAIN MUNICIPALITIES 6 MAY APPLY TO THE MISSISSIPPI DEVELOPMENT AUTHORITY FOR DESIGNATION 7 AS ECONOMICALLY DISTRESSED MUNICIPALITIES; TO PROVIDE INCENTIVES IN THE FORM OF TEMPORARY LOCAL AD VALOREM TAX EXEMPTIONS, STATE 8 9 INCOME TAX, FRANCHISE TAX AND SALES TAX EXEMPTIONS AND LOANS FOR 10 APPROVED BUSINESS ENTERPRISES THAT LOCATE OR EXPAND IN 11 ECONOMICALLY DISTRESSED MUNICIPALITIES; TO AUTHORIZE THE ISSUANCE 12 OF STATE GENERAL OBLIGATION BONDS TO PROVIDE FUNDS FOR THE LOANS 13 AUTHORIZED UNDER THIS ACT; TO AMEND SECTIONS 27-7-21, 27-13-5, 27-13-7 AND 27-65-101, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE 14 PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES. 15

16 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

17 **SECTION 1.** Sections 1 through 3 of this act shall be known

18 and may be cited as the "Economically Distressed Municipalities

19 Development Act."

20 <u>SECTION 2.</u> (1) As used in Sections 1 through 3 of this act, 21 the following words and phrases shall have the meanings ascribed

22 herein unless the context clearly indicates otherwise:

(a) "Approved business enterprise" means any businessenterprise seeking to locate or expand in an economically

H. B. No. 199	~ OFFICIAL ~	R3/5
19/HR43/R507		
PAGE 1 (BS\EW)		

25 distressed municipality, which business enterprise is approved by 26 the MDA.

27 "Business enterprise" means any (i) industry for (b) 28 the manufacturing, processing, assembling, storing, warehousing, 29 servicing, distributing or selling of any products or goods, 30 including products of agriculture; (ii) commercial enterprise; (iii) enterprise for research and development, including, but not 31 limited to, scientific laboratories; or (iv) such other business 32 33 or industry as will be in furtherance of the public purposes of this section as determined by the MDA and which creates a minimum 34 35 of five (5) jobs. "Business enterprise" includes a commercial enterprise with a primary business of retail sales if the 36 37 enterprise has less than fifty (50) full-time employees or less than One Million Dollars (\$1,000,000.00) in net worth at the time 38 of submitting its application to the MDA under this section. 39 40 "Business enterprise" does not include gaming businesses.

41 (c) "Economically distressed municipality" means a 42 municipality that meets the requirements of this section and which 43 has by resolution or order given its consent to participate in the 44 program established in this section.

(d) "Local tax" means any municipal or county ad valorem tax imposed on the approved business enterprise pursuant to law, except the school portion of the tax and any portion of the tax imposed to pay the cost of providing fire and police protection.

50 (e) "Local taxing authority" means a municipality or 51 county which by resolution or order has given its consent to participate in the program established in this section acting 52 through its respective municipal governing board, council, 53 54 commission or other legal authority or board of supervisors. 55 (f) "MDA" means the Mississippi Development Authority. 56 "State tax" means: (q) 57 Any sales and use tax imposed on the approved (i) 58 business enterprise pursuant to law related to the purchase of 59 component building materials and equipment for initial 60 construction of facilities or expansion of facilities in an 61 economically distressed municipality; 62 (ii) All income tax imposed pursuant to law on income earned by the approved business enterprise in an 63 64 economically distressed municipality; 65 (iii) Franchise tax imposed pursuant to law on the 66 value of capital used, invested or employed by the approved business enterprise in an economically distressed municipality; 67 68 and 69 (iv) Any sales and use tax imposed on the lease of 70 machinery and equipment acquired in the initial construction to 71 establish the facility or for an expansion, including, but not 72 limited to, leases in existence prior to July 1, 2019, as 73 certified by the MDA, in an economically distressed municipality.

H. B. No. 199 **~ OFFICIAL ~** 19/HR43/R507 PAGE 3 (BS\EW) 74 From and after July 1, 2019, and until December 31, (2)(a) 75 2030, a municipality meeting the requirements of this subsection 76 may apply to the MDA for the issuance of a certificate of 77 convenience and necessity. In order to be eligible to apply for 78 the issuance of a certificate of convenience and necessity, a 79 municipality must have a population of less than twenty thousand (20,000) according to the 2010 federal decennial census and have 80 lost at least ten percent (10%) of it population since the 1980 81 82 federal decennial census and:

(i) Have an annualized unemployment rate that is
at least two hundred percent (200%) of the state's unemployment
rate as of December 31 of any year from 2018 through 2029, as
determined by the Mississippi Department of Employment Security's
most recently published data; and/or

88 (ii) Thirty percent (30%) or more of the
89 population of the municipality is at or below the federal poverty
90 level according to the most recent official data compiled by the
91 United States Census Bureau.

(b) A municipality desiring to be designated as an
economically distressed municipality under this section must
submit an application to the MDA. The application, at a minimum,
must contain (i) the Mississippi Department of Employment
Security's most recently published figures that reflect the
annualized unemployment rate of the applying municipality as of
December 31 or the most recent official data by the United States

99 Census Bureau required by paragraph (a) of this subsection, as the 100 case may be, (ii) information verifying the municipality's 101 required population figures, and (iii) an order or resolution of 102 the municipality consenting to the designation of the municipality 103 as an economically distressed municipality.

104 (c) A county in which an economically distressed
105 municipality is located may by order or resolution of the county
106 board of supervisors consent to participation in the program
107 established in this section in connection with an approved
108 business enterprise in an economically distressed municipality.

109 (d) No incentive or tax exemption shall be given under 110 this section without the consent of the affected municipality or 111 county.

112 Upon the issuance by the MDA of its certificate of (3) (a) convenience and necessity, designating a municipality as an 113 114 economically distressed municipality, any approved business 115 enterprise in such economically distressed municipality shall be exempt from all local taxes levied by the municipality and all 116 117 state taxes for a period of ten (10) years or until December 31, 118 2030, whichever occurs first, and upon consent of the county 119 within which such a municipality is located, shall be exempt from 120 all local taxes levied by such county for a period of ten (10) years or until December 31, 2030, whichever occurs first; however, 121 if the business enterprise is located in an area that has been 122 123 declared by the Governor to be a disaster area and as a direct

124 result of the disaster the business enterprise is unable to use 125 the exemption from state taxes, the MDA may extend the duration of 126 the exemption from state taxes for not more than two (2) years or 127 until December 31, 2032, whichever occurs first. Any business 128 enterprise that has property or equipment purchased using the 129 state tax exemption that is damaged or destroyed as a result of 130 the disaster may purchase replacement equipment and component 131 building materials exempt from sales and use tax.

132 The following conditions, along with any other (b) 133 conditions the MDA shall promulgate from time to time by rule or 134 regulation, shall apply to such exemptions: (i) any exemption 135 provided under this section is nontransferable and cannot be 136 applied, used or assigned to any other person or business or tax 137 account; (ii) no approved business enterprise may claim or use the exemption granted under this section unless that enterprise is in 138 139 full compliance with all state and local tax laws, and related 140 ordinances and resolutions; and (iii) the approved business enterprise must enter into an agreement with the MDA which sets 141 142 out, at a minimum, the performance requirements of the approved 143 business enterprise during the term of the exemption and 144 provisions for the recapture of all or a portion of the taxes 145 exempted if the performance requirements of the approved business 146 enterprise are not met.

147 (c) Upon entering into such an agreement, the MDA shall148 forward such agreement to the Department of Revenue and the

149 affected local taxing authorities so that the exemptions can be 150 implemented. The Department of Revenue shall promulgate rules and 151 regulations, in accordance with the Mississippi Administrative 152 Procedures Law, for the implementation of both local and state 153 exemptions granted under this section.

(d) Any business enterprise that relocates its present
operation and jobs to an economically distressed municipality from
elsewhere in the state shall not receive any of the exemptions
granted in this section.

158 (4) If the annualized unemployment rate in an economically 159 distressed municipality falls below one hundred fifty percent 160 (150%) of the state's annualized unemployment rate for three (3) 161 consecutive calendar years and less than thirty percent (30%) of 162 the population of the municipality is at or below the federal 163 poverty level according to the most recent official data compiled by the United States Census Bureau as of December 31 of the third 164 165 of such consecutive calendar years, the tax exemptions authorized 166 under this section may not be granted to additional business 167 enterprises.

(5) The MDA shall have all powers necessary to implement and administer the provisions of this section, and the MDA shall promulgate rules and regulations, in accordance with the Mississippi Administrative Procedures Law, necessary for the implementation of this section.

H. B. No. 199 19/HR43/R507 PAGE 7 (BS\EW)

173 SECTION 3. (1) There is established the Economically 174 Distressed Municipalities Assistance Program to be administered by the MDA for the purpose of providing loans to assist approved 175 small business enterprises in economically distressed 176 177 municipalities. For the purposes of this section, "approved small 178 business enterprise" means an approved business enterprise with less than fifty (50) full-time employees or less than One Million 179 180 Dollars (\$1,000,000.00) in net worth.

181 (2) (a) An entity desiring assistance under this section 182 must submit an application to the MDA. The application must 183 include a description of the purpose for which assistance is 184 requested, the amount of assistance requested and any other 185 information required by the MDA.

(b) The proceeds of a loan received under this section
may be used in connection with the purchase or lease of land,
buildings, equipment and inventory, and for working capital;
however, no more than one-third (1/3) of the total loan proceeds
or Fifty Thousand Dollars (\$50,000.00), whichever is less, may be
used for working capital.

(c) The maximum term of any loan under this section shall not exceed the following: fifteen (15) years if used to purchase or lease land or buildings, ten (10) years if used to purchase or lease equipment, five (5) years if used to provide working capital and three (3) years if used to purchase inventory.

H. B. No. 199 19/HR43/R507 PAGE 8 (BS\EW) ~ OFFICIAL ~

197 (d) The maximum amount of assistance provided to an 198 approved small business enterprise under this section shall not exceed an aggregate amount of One Hundred Fifty Thousand Dollars 199 200 (\$150,000.00).

201 (3) There is created in the State Treasury a special fund to 202 be designated as the "Economically Distressed Municipalities 203 Assistance Fund," which shall consist of funds made available by 204 the Legislature in any manner and funds from any other source 205 designated for deposit into such fund. Unexpended amounts remaining in the fund at the end of a fiscal year shall not lapse 206 207 into the State General Fund, and any investment earnings or 208 interest earned on amounts in the fund shall be deposited to the 209 credit of the fund. Monies in the fund shall be used by the MDA 210 for the purposes described in this section.

211 (4) The MDA shall have all powers necessary to implement and 212 administer the provisions of this section, and the MDA shall 213 promulgate rules and regulations, in accordance with the 214 Mississippi Administrative Procedures Law, necessary for the 215 implementation of this section.

216 SECTION 4. (1) As used in this section, the following words 217 shall have the meanings ascribed herein unless the context clearly 218 requires otherwise:

219 (a) "Accreted value" of any bonds means, as of any date 220 of computation, an amount equal to the sum of (i) the stated 221 initial value of such bond, plus (ii) the interest accrued thereon

H. B. No. 199 ~ OFFICIAL ~ 19/HR43/R507 PAGE 9 (BS\EW)

from the issue date to the date of computation at the rate, compounded semiannually, that is necessary to produce the approximate yield to maturity shown for bonds of the same maturity.

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(b) "State" means the State of Mississippi.

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(c) "Commission" means the State Bond Commission.

228 The Mississippi Development Authority, at one time, (2) (a) 229 or from time to time, may declare by resolution the necessity for 230 issuance of general obligation bonds of the State of Mississippi 231 to provide funds for the program authorized in Section 3 of this 232 act. Upon the adoption of a resolution by the Mississippi 233 Development Authority, declaring the necessity for the issuance of 234 any part or all of the general obligation bonds authorized by this 235 subsection, the Mississippi Development Authority shall deliver a 236 certified copy of its resolution or resolutions to the commission. 237 Upon receipt of such resolution, the commission, in its 238 discretion, may act as the issuing agent, prescribe the form of 239 the bonds, determine the appropriate method for sale of the bonds, 240 advertise for and accept bids or negotiate the sale of the bonds, 241 issue and sell the bonds so authorized to be sold and do any and 242 all other things necessary and advisable in connection with the issuance and sale of such bonds. The total amount of bonds issued 243 244 under this section shall not exceed Ten Million Dollars 245 (\$10,000,000.00). No bonds authorized under this section shall be issued after July 1, 2023. 246

(b) The proceeds of bonds issued pursuant to this
section shall be deposited into the Economically Distressed
Municipalities Assistance Fund created in Section 3 of this act.
Any investment earnings on bonds issued pursuant to this section
shall be used to pay debt service on bonds issued under this
section, in accordance with the proceedings authorizing issuance
of such bonds.

254 (3) The principal of and interest on the bonds authorized 255 under this section shall be payable in the manner provided in this 256 subsection. Such bonds shall bear such date or dates, be in such 257 denomination or denominations, bear interest at such rate or rates 258 (not to exceed the limits set forth in Section 75-17-101, 259 Mississippi Code of 1972), be payable at such place or places 260 within or without the State of Mississippi, shall mature 261 absolutely at such time or times not to exceed twenty-five (25) 262 years from date of issue, be redeemable before maturity at such 263 time or times and upon such terms, with or without premium, shall 264 bear such registration privileges, and shall be substantially in 265 such form, all as shall be determined by resolution of the 266 commission.

(4) The bonds authorized by this section shall be signed by the chairman of the commission, or by his facsimile signature, and the official seal of the commission shall be affixed thereto, attested by the secretary of the commission. The interest coupons, if any, to be attached to such bonds may be executed by

272 the facsimile signatures of such officers. Whenever any such 273 bonds shall have been signed by the officials designated to sign 274 the bonds who were in office at the time of such signing but who 275 may have ceased to be such officers before the sale and delivery 276 of such bonds, or who may not have been in office on the date such 277 bonds may bear, the signatures of such officers upon such bonds 278 and coupons shall nevertheless be valid and sufficient for all 279 purposes and have the same effect as if the person so officially 280 signing such bonds had remained in office until their delivery to 281 the purchaser, or had been in office on the date such bonds may 282 bear. However, notwithstanding anything herein to the contrary, 283 such bonds may be issued as provided in the Registered Bond Act of 284 the State of Mississippi.

(5) All bonds and interest coupons issued under the provisions of this section have all the qualities and incidents of negotiable instruments under the provisions of the Uniform Commercial Code, and in exercising the powers granted by this section, the commission shall not be required to and need not comply with the provisions of the Uniform Commercial Code.

(6) The commission shall act as issuing agent for the bonds authorized under this section, prescribe the form of the bonds, determine the appropriate method for sale of the bonds, advertise for and accept bids or negotiate the sale of the bonds, issue and sell the bonds so authorized to be sold, pay all fees and costs incurred in such issuance and sale, and do any and all other

297 things necessary and advisable in connection with the issuance and 298 sale of such bonds. The commission is authorized and empowered to 299 pay the costs that are incident to the sale, issuance and delivery 300 of the bonds authorized under this section from the proceeds 301 derived from the sale of such bonds. The commission may sell such 302 bonds on sealed bids at public sale or may negotiate the sale of 303 the bonds for such price as it may determine to be for the best 304 interest of the State of Mississippi. All interest accruing on 305 such bonds so issued shall be payable semiannually or annually.

If such bonds are sold by sealed bids at public sale, notice of the sale shall be published at least one time, not less than ten (10) days before the date of sale, and shall be so published in one or more newspapers published or having a general circulation in the City of Jackson, Mississippi, selected by the commission.

The commission, when issuing any bonds under the authority of this section, may provide that bonds, at the option of the State of Mississippi, may be called in for payment and redemption at the call price named therein and accrued interest on such date or dates named therein.

(7) The bonds issued under the provisions of this section are general obligations of the State of Mississippi, and for the payment thereof the full faith and credit of the State of Mississippi is irrevocably pledged. If the funds appropriated by the Legislature are insufficient to pay the principal of and the

interest on such bonds as they become due, then the deficiency shall be paid by the State Treasurer from any funds in the State Treasury not otherwise appropriated. All such bonds shall contain recitals on their faces substantially covering the provisions of this subsection.

327 (8) Upon the issuance and sale of bonds under the provisions 328 of this section, the commission shall transfer the proceeds of any 329 such sale or sales to the Economically Distressed Municipalities 330 Assistance Fund created in Section 3 of this act. The proceeds of 331 such bonds shall be disbursed solely upon the order of the 332 Mississippi Development Authority under such restrictions, if any, 333 as may be contained in the resolution providing for the issuance 334 of the bonds.

335 The bonds authorized under this section may be issued (9) 336 without any other proceedings or the happening of any other 337 conditions or things other than those proceedings, conditions and 338 things which are specified or required by this section. Any resolution providing for the issuance of bonds under the 339 340 provisions of this section shall become effective immediately upon 341 its adoption by the commission, and any such resolution may be 342 adopted at any regular or special meeting of the commission by a 343 majority of its members.

(10) The bonds authorized under the authority of this
section may be validated in the Chancery Court of the First
Judicial District of Hinds County, Mississippi, in the manner and

347 with the force and effect provided by Chapter 13, Title 31, 348 Mississippi Code of 1972, for the validation of county, municipal, 349 school district and other bonds. The notice to taxpayers required 350 by such statutes shall be published in a newspaper published or 351 having a general circulation in the City of Jackson, Mississippi.

352 (11)Any holder of bonds issued under the provisions of this 353 section or of any of the interest coupons pertaining thereto may, 354 either at law or in equity, by suit, action, mandamus or other 355 proceeding, protect and enforce any and all rights granted under 356 this section, or under such resolution, and may enforce and compel 357 performance of all duties required by this section to be 358 performed, in order to provide for the payment of bonds and 359 interest thereon.

360 (12) All bonds issued under the provisions of this section 361 shall be legal investments for trustees and other fiduciaries, and 362 for savings banks, trust companies and insurance companies 363 organized under the laws of the State of Mississippi, and such 364 bonds shall be legal securities which may be deposited with and 365 shall be received by all public officers and bodies of this state 366 and all municipalities and political subdivisions for the purpose 367 of securing the deposit of public funds.

368 (13) Bonds issued under the provisions of this section and 369 income therefrom shall be exempt from all taxation in the State of 370 Mississippi.

H. B. No. 199 19/HR43/R507 PAGE 15 (BS\EW) ~ OFFICIAL ~

371 (14) The proceeds of the bonds issued under this section 372 shall be used solely for the purposes therein provided, including 373 the costs incident to the issuance and sale of such bonds.

374 The State Treasurer is authorized, without further (15)375 process of law, to certify to the Department of Finance and 376 Administration the necessity for warrants, and the Department of 377 Finance and Administration is authorized and directed to issue 378 such warrants, in such amounts as may be necessary to pay when due 379 the principal of, premium, if any, and interest on, or the accreted value of, all bonds issued under this section; and the 380 381 State Treasurer shall forward the necessary amount to the 382 designated place or places of payment of such bonds in ample time 383 to discharge such bonds, or the interest thereon, on the due dates 384 thereof.

(16) This section shall be deemed to be full and complete authority for the exercise of the powers therein granted, but this section shall not be deemed to repeal or to be in derogation of any existing law of this state.

389 SECTION 5. Section 27-7-21, Mississippi Code of 1972, is 390 amended as follows:

391 27-7-21. (a) Allowance of deductions. In the case of a 392 resident individual, the exemptions provided by this section, as 393 applicable to individuals, shall be allowed as deductions in 394 computing taxable income.

395 (b) Single individuals. In the case of a single individual,
396 a personal exemption of Five Thousand Two Hundred Fifty Dollars
397 (\$5,250.00) for the 1979 and 1980 calendar years and Six Thousand
398 Dollars (\$6,000.00) for each calendar year thereafter.

399 (c) Married individuals. In the case of married individuals 400 living together, a joint personal exemption of Eight Thousand 401 Dollars (\$8,000.00) for the 1979 and 1980 calendar years and Nine 402 Thousand Five Hundred Dollars (\$9,500.00) for the 1981 through 403 1997 calendar years, Ten Thousand Dollars (\$10,000.00) for the calendar year 1998, Eleven Thousand Dollars (\$11,000.00) for the 404 405 calendar year 1999, and Twelve Thousand Dollars (\$12,000.00) for 406 each calendar year thereafter. A husband and wife living together 407 shall receive but one (1) personal exemption in the amounts 408 provided for in this subsection for each calendar year against 409 their aggregate income.

410 (d) Head of family individuals. In the case of a head of 411 family individual, a personal exemption of Eight Thousand Dollars 412 (\$8,000.00) for the 1979 and 1980 calendar years and Nine Thousand 413 Five Hundred Dollars (\$9,500.00) for each calendar year thereafter. The term "head of family" means an individual who is 414 415 single, or married but not living with his spouse for the entire 416 taxable year, who maintains a household which constitutes the principal place of abode of himself and one or more individuals 417 418 who are dependents under the provisions of Section 152(a) of the Internal Revenue Code of 1954, as amended. The head of family 419

H. B. No. 199 19/HR43/R507 PAGE 17 (BS\EW) ~ OFFICIAL ~

420 individual shall be entitled to the additional dependent exemption 421 as provided in subsection (e) of this section only to the extent 422 of dependents in excess of the one (1) dependent needed to qualify 423 as head of family.

424 Additional exemption for dependents. In the case of any (e) 425 individual having a dependent, other than husband or wife, an 426 additional personal exemption of One Thousand Five Hundred Dollars 427 (\$1,500.00) for each such dependent, except as otherwise provided 428 in subsection (d) of this section. The term "dependent" as used 429 in this subsection shall mean any person or individual who 430 qualifies as a dependent under the provisions of Section 152, 431 Internal Revenue Code of 1954, as amended.

432 (f) Additional exemption for taxpayer or spouse aged
433 sixty-five (65) or more. In the case of any taxpayer or the
434 spouse of the taxpayer who has attained the age of sixty-five (65)
435 before the close of his taxable year, an additional exemption of
436 One Thousand Five Hundred Dollars (\$1,500.00).

437 (q) Additional exemption for blindness of taxpayer or 438 In the case of any taxpayer or the spouse of the taxpayer spouse. 439 who is blind at the close of the taxable year, an additional 440 exemption of One Thousand Five Hundred Dollars (\$1,500.00). For the purpose of this subsection, an individual is blind only if his 441 442 central visual acuity does not exceed 20/200 in the better eye 443 with correcting lenses, or if his visual acuity is greater than 20/200 but is accompanied by a limitation in the fields of vision 444

H. B. No. 199 19/HR43/R507 PAGE 18 (BS\EW) 445 such that the widest diameter of the visual field subtends an 446 angle no greater than twenty (20) degrees.

447 Husband and wife--claiming exemptions. In the case of (h) husband and wife living together and filing combined returns, the 448 449 personal and additional exemptions authorized and allowed by this 450 section may be taken by either, or divided between them in any 451 manner they may choose. If the husband and wife fail to choose, 452 the commissioner shall divide the exemptions between husband and 453 wife in an equitable manner. In the case of a husband and wife 454 filing separate returns, the personal and additional exemptions 455 authorized and allowed by this section shall be divided equally 456 between the spouses.

(i) Nonresidents. A nonresident individual shall be allowed the same personal and additional exemptions as are authorized for resident individuals in subsection (a) of this section; however, the nonresident individual is entitled only to that proportion of the personal and additional exemptions as his net income from sources within the State of Mississippi bears to his total or entire net income from all sources.

A nonresident individual who is married and whose spouse has income from independent sources must declare the joint income of himself and his spouse from sources within and without Mississippi and claim as a personal exemption that proportion of the authorized personal and additional exemptions which the total net income from Mississippi sources bears to the total net income of

H. B. No. 199 **~ OFFICIAL ~** 19/HR43/R507 PAGE 19 (Bs\EW) both spouses from all sources. If both spouses have income from sources within Mississippi and wish to file separate returns, their combined personal and additional exemptions shall be that proration of the exemption which their combined net income from Mississippi sources is of their total combined net income from all sources. The amount of the personal and additional exemptions so computed may be divided between them in any manner they choose.

In the case of married individuals where one (1) spouse is a resident and the other is a nonresident, the personal exemption of the resident individual shall be prorated on the same basis as if both were nonresidents having net income from within and without the State of Mississippi.

For the purpose of this subsection, the term "net income" means gross income less business expenses incurred in the taxpayer's regular trade or business and computed in accordance with the provisions of the Mississippi Income Tax Law.

486 Part-year residents. An individual who is a resident of (j) 487 Mississippi for only a part of his taxable year by reason of 488 either moving into the state or moving from the state shall be 489 allowed the same personal and additional exemptions as authorized 490 for resident individuals in subsection (a) of this section; the 491 part-year resident shall prorate his exemption on the same basis 492 as nonresidents having net income from within and without the 493 state.

H. B. No. 199 19/HR43/R507 PAGE 20 (BS\EW)

494 (k) Estates. In the case of an estate, a specific exemption
495 of Six Hundred Dollars (\$600.00).

(1) Trusts. In the case of a trust which, under its
governing instrument, is required to distribute all of its income
currently, a specific exemption of Three Hundred Dollars
(\$300.00). In the case of all other trusts, a specific exemption
of One Hundred Dollars (\$100.00).

(m) Corporations, foundations, joint ventures, associations.
In the case of a corporation, foundation, joint venture or
association taxable herein, there shall be allowed no specific
exemption, except as provided under the Growth and Prosperity Act,
\* \* Sections 57-113-1 through 57-113-7, and Section 2 of this
act.

(n) **Status**. The status on the last day of the taxable year, except in the case of the head of family as provided in subsection (d) of this section, shall determine the right to the exemptions provided in this section; provided, that a taxpayer shall be entitled to such exemptions, otherwise allowable, if the husband or wife or dependent has died during the taxable year.

513 (o) **Fiscal-year taxpayers**. Individual taxpayers reporting 514 on a fiscal year basis shall prorate their exemptions in a manner 515 established by regulations promulgated by the commissioner.

516 SECTION 6. Section 27-13-5, Mississippi Code of 1972, is 517 amended as follows:

H. B. No. 199 **~ OFFICIAL ~** 19/HR43/R507 PAGE 21 (BS\EW)

27 - 13 - 5. (1) 518 (a) Franchise tax levy. Except as otherwise 519 provided in subsections (3), (4), (5)  $\star \star \star$ , (7) and (8) of this section, there is hereby imposed, to be paid and collected as 520 521 hereinafter provided, a franchise or excise tax upon every 522 corporation, association or joint-stock company or partnership 523 treated as a corporation under the income tax laws or regulations, 524 organized or created for pecuniary gain, having privileges not possessed by individuals, and having authorized capital stock now 525 526 existing in this state, or hereafter organized, created or established, under and by virtue of the laws of the State of 527 Mississippi, equal to: 528

(i) For tax years beginning before January 1,
2018, Two Dollars and Fifty Cents (\$2.50) for each One Thousand
Dollars (\$1,000.00), or fraction thereof, of the value of the
capital used, invested or employed in the exercise of any power,
privilege or right enjoyed by such organization within this state,
except as hereinafter provided.

(ii) For tax years beginning on or after January (ii) For tax years beginning on or after January 1, 2018, but before January 1, 2019, Two Dollars and Fifty Cents (\$2.50) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.

H. B. No. 199 19/HR43/R507 PAGE 22 (BS\EW)  $\sim$  OFFICIAL  $\sim$ 

542 (iii) For tax years beginning on or after January 543 1, 2019, but before January 1, 2020, Two Dollars and Twenty-five Cents (\$2.25) for each One Thousand Dollars (\$1,000.00), or 544 fraction thereof, in excess of One Hundred Thousand Dollars 545 (\$100,000.00), of the value of the capital used, invested or 546 547 employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter 548 549 provided.

(iv) For tax years beginning on or after January 1, 2020, but before January 1, 2021, Two Dollars (\$2.00) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.

557 (V) For tax years beginning on or after January 1, 558 2021, but before January 1, 2022, One Dollar and Seventy-five 559 Cents (\$1.75) for each One Thousand Dollars (\$1,000.00), or 560 fraction thereof, in excess of One Hundred Thousand Dollars 561 (\$100,000.00), of the value of the capital used, invested or 562 employed in the exercise of any power, privilege or right enjoyed 563 by such organization within this state, except as hereinafter 564 provided.

565 (vi) For tax years beginning on or after January 566 1, 2022, but before January 1, 2023, One Dollar and Fifty Cents

H. B. No. 199 **~ OFFICIAL ~** 19/HR43/R507 PAGE 23 (BS\EW) 567 (\$1.50) for each One Thousand Dollars (\$1,000.00), or fraction 568 thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), 569 of the value of the capital used, invested or employed in the 570 exercise of any power, privilege or right enjoyed by such 571 organization within this state, except as hereinafter provided.

572 (vii) For tax years beginning on or after January 1, 2023, but before January 1, 2024, One Dollar and Twenty-five 573 574 Cents (\$1.25) for each One Thousand Dollars (\$1,000.00), or 575 fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or 576 employed in the exercise of any power, privilege or right enjoyed 577 578 by such organization within this state, except as hereinafter 579 provided.

(viii) For tax years beginning on or after January 1, 2024, but before January 1, 2025, One Dollar (\$1.00) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.

(ix) For tax years beginning on or after January (ix) For tax years beginning on or after January 1, 2025, but before January 1, 2026, Seventy-five Cents (75¢) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any

592 power, privilege or right enjoyed by such organization within this 593 state, except as hereinafter provided.

(x) For tax years beginning on or after January 1, 2026, but before January 1, 2027, Fifty Cents (50¢) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.

(xi) For tax years beginning on or after January
1, 2027, but before January 1, 2028, Twenty-five Cents (25¢) for
each One Thousand Dollars (\$1,000.00), or fraction thereof, in
excess of One Hundred Thousand Dollars (\$100,000.00), of the value
of the capital used, invested or employed in the exercise of any
power, privilege or right enjoyed by such organization within this
state, except as hereinafter provided.

608 (b) In no case shall the franchise tax due for the 609 accounting period be less than Twenty-five Dollars (\$25.00).

(c) It is the purpose of this section to require the payment to the State of Mississippi of this tax for the right granted by the laws of this state to exist as such organization, and to enjoy, under the protection of the laws of this state, the powers, rights, privileges and immunities derived from the state by the form of such existence.

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H. B. No. 199 19/HR43/R507 PAGE 25 (BS\EW) 616 (2) Annual report of domestic corporations. Each domestic
617 corporation shall file an annual report as required by the
618 provisions of Section 79-4-16.22.

(3) (a) A corporation that has negotiated a fee-in-lieu as defined in Section 57-75-5 shall not be subject to the tax levied by this section on such project; however, the fee-in-lieu payment shall be otherwise treated in the same manner as the payment of franchise taxes.

(b) (i) As used in this paragraph:

625 1. "Authority" shall have the meaning626 ascribed to such term in Section 57-75-5(b);

627 2. "Project" shall have the meaning ascribed 628 to such term in Section 57-75-5(f)(xxix); and

629 3. "Enterprise" shall mean the corporation
630 authorized for the project pursuant to Section 57-75-5(f)(xxix).

The term of the franchise tax fee-in-lieu 631 (ii) 632 agreement negotiated under this subsection and authorized by 633 Section 57-75-5(j), between the authority and the enterprise for 634 the project shall not exceed twenty-five (25) years. The 635 franchise tax fee-in-lieu agreement shall apply only to new 636 franchise tax liability attributable to the project, and shall not 637 apply to any existing franchise tax liability of the enterprise in 638 connection with any current operations in this state.

639 (iii) In the event that the annual number of640 full-time jobs maintained by the enterprise falls below the

641 minimum annual number of full-time jobs required by the authority 642 pursuant to a written agreement between the authority and the enterprise for two (2) consecutive years, the franchise tax 643 fee-in-lieu for the project shall be suspended until the first tax 644 year during which the annual number of full-time jobs maintained 645 646 by the enterprise reaches the minimum annual number of full-time 647 jobs required by the authority pursuant to a written agreement 648 between the authority and the enterprise.

649 The enterprise shall be entitled to utilize a (iv) single sales apportionment factor in the calculation of its 650 651 liability for franchise tax imposed by this chapter which is 652 attributable to the project for any year for which it files a 653 Mississippi franchise tax return. The enterprise shall be 654 entitled to continue to utilize such single sales apportionment 655 factor notwithstanding a suspension of the franchise tax 656 fee-in-lieu pursuant to subparagraph (iii) of this paragraph.

(4) An approved business enterprise as defined in the Growth
and Prosperity Act shall not be subject to the tax levied by this
section on the value of capital used, invested or employed by the
approved business enterprise in a growth and prosperity county or
supervisors district as provided in the Growth and Prosperity Act.
(5) A business enterprise operating a project as defined in

663 Section 57-64-33, in a county that is a member of a regional 664 economic development alliance created under the Regional Economic 665 Development Act shall not be subject to the tax levied by this

H. B. No. 199 **~ OFFICIAL ~** 19/HR43/R507 PAGE 27 (BS\EW) 666 section on the value of capital used, invested or employed by the 667 business enterprise in such a county as provided in Section 668 57-64-33.

(6) The tax levied by this chapter and paid by a business
enterprise located in a redevelopment project area under Sections
57-91-1 through 57-91-11 shall be deposited into the Redevelopment
Project Incentive Fund created in Section 57-91-9.

(7) A business enterprise as defined in Section 57-113-1 that is exempt from certain state taxes under Section 57-113-5 shall not be subject to the tax levied by this section on the value of capital used, invested or employed by the business enterprise.

678 (8) An approved business enterprise as defined in Section 2
679 of this act shall not be subject to the tax levied by this section
680 on the value of capital used, invested or employed by the approved
681 business enterprise in an economically distressed municipality as
682 provided in Section 2 of this act.

683 SECTION 7. Section 27-13-7, Mississippi Code of 1972, is 684 amended as follows:

685 27-13-7. (1) (a) Franchise tax levy. Except as otherwise 686 provided in subsections (3), (4), (5) \* \* \*, (7) and (8) of this 687 section, there is hereby imposed, levied and assessed upon every 688 corporation, association or joint-stock company, or partnership 689 treated as a corporation under the income tax laws or regulations 690 as hereinbefore defined, organized and existing under and by

691 virtue of the laws of some other state, territory or country, or 692 organized and existing without any specific statutory authority, 693 now or hereafter doing business or exercising any power, privilege 694 or right within this state, as hereinbefore defined, a franchise 695 or excise tax equal to:

(i) For tax years beginning before January 1,
2018, Two Dollars and Fifty Cents (\$2.50) of each One Thousand
Dollars (\$1,000.00), or fraction thereof, of the value of capital
used, invested or employed within this state, except as
hereinafter provided.

(ii) For tax years beginning on or after January 1, 2018, but before January 1, 2019, Two Dollars and Fifty Cents (\$2.50) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.

708 (iii) For tax years beginning on or after January 709 1, 2019, but before January 1, 2020, Two Dollars and Twenty-five 710 Cents (\$2.25) for each One Thousand Dollars (\$1,000.00), or 711 fraction thereof, in excess of One Hundred Thousand Dollars 712 (\$100,000.00), of the value of the capital used, invested or 713 employed in the exercise of any power, privilege or right enjoyed 714 by such organization within this state, except as hereinafter provided. 715

H. B. No. 199 19/HR43/R507 PAGE 29 (BS\EW)  $\sim$  OFFICIAL  $\sim$ 

(iv) For tax years beginning on or after January 1, 2020, but before January 1, 2021, Two Dollars (\$2.00) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.

723 For tax years beginning on or after January 1, (V) 724 2021, but before January 1, 2022, One Dollar and Seventy-five Cents (\$1.75) for each One Thousand Dollars (\$1,000.00), or 725 726 fraction thereof, in excess of One Hundred Thousand Dollars 727 (\$100,000.00), of the value of the capital used, invested or 728 employed in the exercise of any power, privilege or right enjoyed 729 by such organization within this state, except as hereinafter 730 provided.

(vi) For tax years beginning on or after January
1, 2022, but before January 1, 2023, One Dollar and Fifty Cents
(\$1.50) for each One Thousand Dollars (\$1,000.00), or fraction
thereof, in excess of One Hundred Thousand Dollars (\$100,000.00),
of the value of the capital used, invested or employed in the
exercise of any power, privilege or right enjoyed by such
organization within this state, except as hereinafter provided.

(vii) For tax years beginning on or after January
1, 2023, but before January 1, 2024, One Dollar and Twenty-five
Cents (\$1.25) for each One Thousand Dollars (\$1,000.00), or

H. B. No. 199	~ OFFICIAL ~
19/HR43/R507	
PAGE 30 (bs\ew)	

741 fraction thereof, in excess of One Hundred Thousand Dollars 742 (\$100,000.00), of the value of the capital used, invested or 743 employed in the exercise of any power, privilege or right enjoyed 744 by such organization within this state, except as hereinafter 745 provided.

(viii) For tax years beginning on or after January 1, 2024, but before January 1, 2025, One Dollar (\$1.00) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.

(ix) For tax years beginning on or after January 1, 2025, but before January 1, 2026, Seventy-five Cents (75¢) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power, privilege or right enjoyed by such organization within this state, except as hereinafter provided.

(x) For tax years beginning on or after January 1, 2026, but before January 1, 2027, Fifty Cents (50¢) for each One Thousand Dollars (\$1,000.00), or fraction thereof, in excess of One Hundred Thousand Dollars (\$100,000.00), of the value of the capital used, invested or employed in the exercise of any power,

H. B. No. 199 **~ OFFICIAL ~** 19/HR43/R507 PAGE 31 (BS\EW) 765 privilege or right enjoyed by such organization within this state, 766 except as hereinafter provided.

767 (xi) For tax years beginning on or after January 768 1, 2027, but before January 1, 2028, Twenty-five Cents (25¢) for 769 each One Thousand Dollars (\$1,000.00), or fraction thereof, in 770 excess of One Hundred Thousand Dollars (\$100,000.00), of the value 771 of the capital used, invested or employed in the exercise of any 772 power, privilege or right enjoyed by such organization within this 773 state, except as hereinafter provided.

(b) In no case shall the franchise tax due for theaccounting period be less than Twenty-five Dollars (\$25.00).

(c) It is the purpose of this section to require the payment of a tax by all organizations not organized under the laws of this state, measured by the amount of capital or its equivalent, for which such organization receives the benefit and protection of the government and laws of the state.

(2) Annual report of foreign corporations. Each foreign
corporation authorized to transact business in this state shall
file an annual report as required by the provisions of Section
784 79-4-16.22.

(3) (a) A corporation that has negotiated a fee-in-lieu as defined in Section 57-75-5 shall not be subject to the tax levied by this section on such project; however, the fee-in-lieu payment shall be otherwise treated in the same manner as the payment of franchise taxes.

790 (b) (i) As used in this paragraph: "Authority" shall have the meaning 791 1. 792 ascribed to such term in Section 57-75-5(b); 2. 793 "Project" shall have the meaning ascribed 794 to such term in Section 57-75-5(f)(xxix); and 795 3. "Enterprise" shall mean the corporation 796 authorized for the project pursuant to Section 57-75-5(f)(xxix). 797 The term of the franchise tax fee-in-lieu (ii) 798 agreement negotiated under this subsection and authorized by 799 Section 57-75-5(j), between the authority and the enterprise for 800 the project shall not exceed twenty-five (25) years. The 801 franchise tax fee-in-lieu agreement shall apply only to new 802 franchise tax liability attributable to the project, and shall not 803 apply to any existing franchise tax liability of the enterprise in connection with any current operations in this state. 804 805 (iii) In the event that the annual number of 806 full-time jobs maintained by the enterprise falls below the 807 minimum annual number of full-time jobs required by the authority 808 pursuant to a written agreement between the authority and the 809 enterprise for two (2) consecutive years, the franchise tax 810 fee-in-lieu for the project shall be suspended until the first tax year during which the annual number of full-time jobs maintained 811 by the enterprise reaches the minimum annual number of full-time 812 813 jobs required by the authority pursuant to a written agreement between the authority and the enterprise. 814

815 (iv) The enterprise shall be entitled to utilize a 816 single sales apportionment factor in the calculation of its 817 liability for franchise tax imposed by this chapter which is 818 attributable to the project for any year for which it files a 819 Mississippi franchise tax return. The enterprise shall be 820 entitled to continue to utilize such single sales apportionment 821 factor notwithstanding a suspension of the franchise tax 822 fee-in-lieu pursuant to subparagraph (iii) of this paragraph.

(4) An approved business enterprise as defined in the Growth and Prosperity Act shall not be subject to the tax levied by this section on the value of capital used, invested or employed by the approved business enterprise in a growth and prosperity county or supervisors district as provided in the Growth and Prosperity Act.

(5) A business enterprise operating a project as defined in Section 57-64-33, in a county that is a member of a regional economic development alliance created under the Regional Economic Development Act shall not be subject to the tax levied by this section on the value of capital used, invested or employed by the business enterprise in such a county as provided in Section 57-64-33.

(6) The tax levied by this chapter and paid by a business
enterprise located in a redevelopment project area under Sections
57-91-1 through 57-91-11 shall be deposited into the Redevelopment
Project Incentive Fund created in Section 57-91-9.

H. B. No. 199 **~ OFFICIAL ~** 19/HR43/R507 PAGE 34 (BS\EW) (7) A business enterprise as defined in Section 57-113-1 that is exempt from certain state taxes under Section 57-113-5 shall not be subject to the tax levied by this section on the value of capital used, invested or employed by the business enterprise.

844 (8) An approved business enterprise as defined in Section 2
845 of this act shall not be subject to the tax levied by this section
846 on the value of capital used, invested or employed by the approved
847 business enterprise in an economically distressed municipality as
848 provided in Section 2 of this act.

849 SECTION 8. Section 27-65-101, Mississippi Code of 1972, is 850 amended as follows:

851 27-65-101. (1) The exemptions from the provisions of this 852 chapter which are of an industrial nature or which are more 853 properly classified as industrial exemptions than any other 854 exemption classification of this chapter shall be confined to 855 those persons or property exempted by this section or by the 856 provisions of the Constitution of the United States or the State 857 of Mississippi. No industrial exemption as now provided by any 858 other section except Section 57-3-33 shall be valid as against the 859 tax herein levied. Any subsequent industrial exemption from the 860 tax levied hereunder shall be provided by amendment to this section. No exemption provided in this section shall apply to 861 862 taxes levied by Section 27-65-15 or 27-65-21.

~ OFFICIAL ~

H. B. No. 199 19/HR43/R507 PAGE 35 (BS\EW) 863 The tax levied by this chapter shall not apply to the 864 following:

(a) Sales of boxes, crates, cartons, cans, bottles and
other packaging materials to manufacturers and wholesalers for use
as containers or shipping materials to accompany goods sold by
said manufacturers or wholesalers where possession thereof will
pass to the customer at the time of sale of the goods contained
therein and sales to anyone of containers or shipping materials
for use in ships engaged in international commerce.

872 (b) Sales of raw materials, catalysts, processing 873 chemicals, welding gases or other industrial processing gases 874 (except natural gas) to a manufacturer for use directly in manufacturing or processing a product for sale or rental or 875 876 repairing or reconditioning vessels or barges of fifty (50) tons 877 load displacement and over. For the purposes of this exemption, 878 electricity used directly in the electrolysis process in the 879 production of sodium chlorate shall be considered a raw material. 880 This exemption shall not apply to any property used as fuel except 881 to the extent that such fuel comprises by-products which have no 882 market value.

(c) The gross proceeds of sales of dry docks, offshore drilling equipment for use in oil or natural gas exploration or production, vessels or barges of fifty (50) tons load displacement and over, when the vessels or barges are sold by the manufacturer or builder thereof. In addition to other types of equipment,

888 offshore drilling equipment for use in oil or natural gas 889 exploration or production shall include aircraft used 890 predominately to transport passengers or property to or from 891 offshore oil or natural gas exploration or production platforms or 892 vessels, and engines, accessories and spare parts for such 893 aircraft.

(d) Sales to commercial fishermen of commercial fishing
boats of over five (5) tons load displacement and not more than
fifty (50) tons load displacement as registered with the United
States Coast Guard and licensed by the Mississippi Commission on
Marine Resources.

899 (e) The gross income from repairs to vessels and barges900 engaged in foreign trade or interstate transportation.

901 (f) Sales of petroleum products to vessels or barges 902 for consumption in marine international commerce or interstate 903 transportation businesses.

904 (g) Sales and rentals of rail rolling stock (and 905 component parts thereof) for ultimate use in interstate commerce 906 and gross income from services with respect to manufacturing, 907 repairing, cleaning, altering, reconditioning or improving such 908 rail rolling stock (and component parts thereof).

909 (h) Sales of raw materials, catalysts, processing
910 chemicals, welding gases or other industrial processing gases
911 (except natural gas) used or consumed directly in manufacturing,
912 repairing, cleaning, altering, reconditioning or improving such

913 rail rolling stock (and component parts thereof). This exemption 914 shall not apply to any property used as fuel.

915 Sales of machinery or tools or repair parts (i) 916 therefor or replacements thereof, fuel or supplies used directly 917 in manufacturing, converting or repairing ships, vessels or barges 918 of three thousand (3,000) tons load displacement and over, but not 919 to include office and plant supplies or other equipment not 920 directly used on the ship, vessel or barge being built, converted 921 or repaired. For purposes of this exemption, "ships, vessels or barges" shall not include floating structures described in Section 922 923 27-65-18.

(j) Sales of tangible personal property to persons
operating ships in international commerce for use or consumption
on board such ships. This exemption shall be limited to cases in
which procedures satisfactory to the commissioner, ensuring
against use in this state other than on such ships, are
established.

930 Sales of materials used in the construction of a (k) 931 building, or any addition or improvement thereon, and sales of any 932 machinery and equipment not later than three (3) months after the 933 completion of construction of the building, or any addition 934 thereon, to be used therein, to qualified businesses, as defined 935 in Section 57-51-5, which are located in a county or portion 936 thereof designated as an enterprise zone pursuant to Sections 57-51-1 through 57-51-15. 937

938 (1) Sales of materials used in the construction of a 939 building, or any addition or improvement thereon, and sales of any 940 machinery and equipment not later than three (3) months after the 941 completion of construction of the building, or any addition 942 thereon, to be used therein, to qualified businesses, as defined 943 in Section 57-54-5.

944 (m) Income from storage and handling of perishable 945 goods by a public storage warehouse.

946 (n) The value of natural gas lawfully injected into the
947 earth for cycling, repressuring or lifting of oil, or lawfully
948 vented or flared in connection with the production of oil;
949 however, if any gas so injected into the earth is sold for such
950 purposes, then the gas so sold shall not be exempt.

951 (o) The gross collections from self-service commercial952 laundering, drying, cleaning and pressing equipment.

(p) Sales of materials used in the construction of a building, or any addition or improvement thereon, and sales of any machinery and equipment not later than three (3) months after the completion of construction of the building, or any addition thereon, to be used therein, to qualified companies, certified as such by the Mississippi Development Authority under Section 57-53-1.

960 (q) Sales of component materials used in the 961 construction of a building, or any addition or improvement 962 thereon, sales of machinery and equipment to be used therein, and

H. B. No. 199 **~ OFFICIAL ~** 19/HR43/R507 PAGE 39 (BS\EW) 963 sales of manufacturing or processing machinery and equipment which 964 is permanently attached to the ground or to a permanent foundation 965 and which is not by its nature intended to be housed within a 966 building structure, not later than three (3) months after the 967 initial start-up date, to permanent business enterprises engaging 968 in manufacturing or processing in Tier Three areas (as such term 969 is defined in Section 57-73-21), which businesses are certified by 970 the Department of Revenue as being eligible for the exemption 971 granted in this paragraph (q).

972 (r) (i) Sales of component materials used in the 973 construction of a building, or any addition or improvement 974 thereon, and sales of any machinery and equipment not later than 975 three (3) months after the completion of the building, addition or 976 improvement thereon, to be used therein, for any company 977 establishing or transferring its national or regional headquarters 978 from within or outside the State of Mississippi and creating a 979 minimum of twenty (20) jobs at the new headquarters in this state. 980 The Department of Revenue shall establish criteria and prescribe 981 procedures to determine if a company qualifies as a national or 982 regional headquarters for the purpose of receiving the exemption 983 provided in this subparagraph (i).

984 (ii) Sales of component materials used in the
985 construction of a building, or any addition or improvement
986 thereon, and sales of any machinery and equipment not later than
987 three (3) months after the completion of the building, addition or

988 improvement thereon, to be used therein, for any company expanding 989 or making additions after January 1, 2013, to its national or 990 regional headquarters within the State of Mississippi and creating 991 a minimum of twenty (20) new jobs at the headquarters as a result 992 of the expansion or additions. The Department of Revenue shall 993 establish criteria and prescribe procedures to determine if a 994 company qualifies as a national or regional headquarters for the 995 purpose of receiving the exemption provided in this subparagraph 996 (ii).

997 (s) The gross proceeds from the sale of semitrailers, 998 trailers, boats, travel trailers, motorcycles, all-terrain cycles 999 and rotary-wing aircraft if exported from this state within 1000 forty-eight (48) hours and registered and first used in another 1001 state.

(t) Gross income from the storage and handling of natural gas in underground salt domes and in other underground reservoirs, caverns, structures and formations suitable for such storage.

1006 (u) Sales of machinery and equipment to nonprofit1007 organizations if the organization:

1008 (i) Is tax exempt pursuant to Section 501(c)(4) of 1009 the Internal Revenue Code of 1986, as amended;

1010 (ii) Assists in the implementation of the 1011 contingency plan or area contingency plan, and which is created in

H. B. No. 199	~ OFFICIAL ~
19/HR43/R507	
PAGE 41 (BS\EW)	

1012 response to the requirements of Title IV, Subtitle B of the Oil 1013 Pollution Act of 1990, Public Law 101-380; and

1014 (iii) Engages primarily in programs to contain, 1015 clean up and otherwise mitigate spills of oil or other substances 1016 occurring in the United States coastal and tidal waters.

1017 For purposes of this exemption, "machinery and equipment" 1018 means any ocean-going vessels, barges, booms, skimmers and other 1019 capital equipment used primarily in the operations of nonprofit 1020 organizations referred to herein.

1021 (v) Sales or leases of materials and equipment to 1022 approved business enterprises as provided under the Growth and 1023 Prosperity Act.

(w) From and after July 1, 2001, sales of pollution control equipment to manufacturers or custom processors for industrial use. For the purposes of this exemption, "pollution control equipment" means equipment, devices, machinery or systems used or acquired to prevent, control, monitor or reduce air, water or groundwater pollution, or solid or hazardous waste as required by federal or state law or regulation.

(x) Sales or leases to a manufacturer of motor vehicles or powertrain components operating a project that has been certified by the Mississippi Major Economic Impact Authority as a project as defined in Section 57-75-5(f)(iv)1, Section 57-75-5(f)(xxi) or Section 57-75-5(f)(xxii) of machinery and equipment; special tooling such as dies, molds, jigs and similar

1037 items treated as special tooling for federal income tax purposes; 1038 or repair parts therefor or replacements thereof; repair services 1039 thereon; fuel, supplies, electricity, coal and natural gas used 1040 directly in the manufacture of motor vehicles or motor vehicle 1041 parts or used to provide climate control for manufacturing areas.

1042 (V) Sales or leases of component materials, machinery and equipment used in the construction of a building, or any 1043 1044 addition or improvement thereon to an enterprise operating a 1045 project that has been certified by the Mississippi Major Economic 1046 Impact Authority as a project as defined in Section 57-75-5(f)(iv)1, Section 57-75-5(f)(xxi), Section 57-75-5(f)(xxii) 1047 1048 or Section 57-75-5(f) (xxviii) and any other sales or leases 1049 required to establish or operate such project.

1050 (z) Sales of component materials and equipment to a1051 business enterprise as provided under Section 57-64-33.

1052 (aa) The gross income from the stripping and painting
1053 of commercial aircraft engaged in foreign or interstate
1054 transportation business.

1055

(bb) [Repealed]

(cc) Sales or leases to an enterprise owning or operating a project that has been designated by the Mississippi Major Economic Impact Authority as a project as defined in Section 57-75-5(f)(xviii) of machinery and equipment; special tooling such as dies, molds, jigs and similar items treated as special tooling for federal income tax purposes; or repair parts therefor or

1062 replacements thereof; repair services thereon; fuel, supplies, 1063 electricity, coal and natural gas used directly in the 1064 manufacturing/production operations of the project or used to 1065 provide climate control for manufacturing/production areas.

(dd) Sales or leases of component materials, machinery and equipment used in the construction of a building, or any addition or improvement thereon to an enterprise owning or operating a project that has been designated by the Mississippi Major Economic Impact Authority as a project as defined in Section 57-75-5(f)(xviii) and any other sales or leases required to establish or operate such project.

1073 (ee) Sales of parts used in the repair and servicing of 1074 aircraft not registered in Mississippi engaged exclusively in the 1075 business of foreign or interstate transportation to businesses 1076 engaged in aircraft repair and maintenance.

1077 (ff) Sales of component materials used in the 1078 construction of a facility, or any addition or improvement thereon, and sales or leases of machinery and equipment not later 1079 1080 than three (3) months after the completion of construction of the 1081 facility, or any addition or improvement thereto, to be used in 1082 the building or any addition or improvement thereto, to a 1083 permanent business enterprise operating a data/information enterprise in Tier Three areas (as such areas are designated in 1084 1085 accordance with Section 57-73-21), meeting minimum criteria 1086 established by the Mississippi Development Authority.

1087 Sales of component materials used in the (aa) 1088 construction of a facility, or any addition or improvement thereto, and sales of machinery and equipment not later than three 1089 1090 (3) months after the completion of construction of the facility, 1091 or any addition or improvement thereto, to be used in the facility 1092 or any addition or improvement thereto, to technology intensive 1093 enterprises for industrial purposes in Tier Three areas (as such 1094 areas are designated in accordance with Section 57-73-21), as 1095 certified by the Department of Revenue. For purposes of this 1096 paragraph, an enterprise must meet the criteria provided for in 1097 Section 27-65-17(1)(f) in order to be considered a technology 1098 intensive enterprise.

1099 Sales of component materials used in the (hh) 1100 replacement, reconstruction or repair of a building or facility 1101 that has been destroyed or sustained extensive damage as a result 1102 of a disaster declared by the Governor, sales of machinery and 1103 equipment to be used therein to replace machinery or equipment 1104 damaged or destroyed as a result of such disaster, including, but 1105 not limited to, manufacturing or processing machinery and 1106 equipment which is permanently attached to the ground or to a 1107 permanent foundation and which is not by its nature intended to be 1108 housed within a building structure, to enterprises or companies 1109 that were eligible for the exemptions authorized in paragraph (q), 1110 (r), (ff) or (qq) of this subsection during initial construction 1111 of the building that was destroyed or damaged, which enterprises

1112 or companies are certified by the Department of Revenue as being 1113 eligible for the exemption granted in this paragraph.

(ii) Sales of software or software services transmitted by the Internet to a destination outside the State of Mississippi where the first use of such software or software services by the purchaser occurs outside the State of Mississippi.

(jj) Gross income of public storage warehouses derived from the temporary storage of raw materials that are to be used in an eligible facility as defined in Section 27-7-22.35.

(kk) Sales of component building materials and equipment for initial construction of facilities or expansion of facilities as authorized under Sections 57-113-1 through 57-113-7 and Sections 57-113-21 through 57-113-27.

(11) Sales and leases of machinery and equipment acquired in the initial construction to establish facilities as authorized in Sections 57-113-1 through 57-113-7.

(mm) Sales and leases of replacement hardware, software or other necessary technology to operate a data center as authorized under Sections 57-113-21 through 57-113-27.

(nn) Sales of component materials used in the construction of a building, or any addition or improvement thereon, and sales or leases of machinery and equipment not later than three (3) months after the completion of the construction of the facility, to be used in the facility, to permanent business enterprises operating a facility producing renewable crude oil

H. B. No. 199 **~ OFFICIAL ~** 19/HR43/R507 PAGE 46 (BS\EW) 1137 from biomass harvested or produced, in whole or in part, in 1138 Mississippi, which businesses meet minimum criteria established by 1139 the Mississippi Development Authority. As used in this paragraph, 1140 the term "biomass" shall have the meaning ascribed to such term in 1141 Section 57-113-1.

(oo) Sales of supplies, equipment and other personal property to an organization that is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code and is the host organization coordinating a professional golf tournament played or to be played in this state and the supplies, equipment or other personal property will be used for purposes related to the golf tournament and related activities.

1149 Sales of materials used in the construction of a (qq) 1150 health care industry facility, as defined in Section 57-117-3, or any addition or improvement thereon, and sales of any machinery 1151 1152 and equipment not later than three (3) months after the completion 1153 of construction of the facility, or any addition thereon, to be used therein, to qualified businesses, as defined in Section 1154 1155 57-117-3. This paragraph shall be repealed from and after July 1, 1156 2022.

(qq) Sales or leases to a manufacturer of automotive parts operating a project that has been certified by the Mississippi Major Economic Impact Authority as a project as defined in Section 57-75-5(f) (xxviii) of machinery and equipment; or repair parts therefor or replacements thereof; repair services

1162 thereon; fuel, supplies, electricity, coal, nitrogen and natural 1163 gas used directly in the manufacture of automotive parts or used 1164 to provide climate control for manufacturing areas.

(rr) Gross collections derived from guided tours on any navigable waters of this state, which include providing accommodations, guide services and/or related equipment operated by or under the direction of the person providing the tour, for the purposes of outdoor tourism. The exemption provided in this paragraph (rr) does not apply to the sale of tangible personal property by a person providing such tours.

(ss) Retail sales of truck-tractors and semitrailers used in interstate commerce and registered under the International Registration Plan (IRP) or any similar reciprocity agreement or compact relating to the proportional registration of commercial vehicles entered into as provided for in Section 27-19-143.

1177 (tt) Sales exempt under the Facilitating Business Rapid 1178 Response to State Declared Disasters Act of 2015 (Sections 1179 27-113-1 through 27-113-9).

(uu) Sales or leases to an enterprise and its affiliates operating a project that has been certified by the Mississippi Major Economic Impact Authority as a project as defined in Section 57-75-5(f)(xxix) of:

(i) All personal property and fixtures, including without limitation, sales or leases to the enterprise and its affiliates of:

1187 1. Manufacturing machinery and equipment; 1188 2. Special tooling such as dies, molds, jigs and similar items treated as special tooling for federal income 1189 1190 tax purposes; 1191 3. Component building materials, machinery 1192 and equipment used in the construction of buildings, and any other additions or improvements to the project site for the project; 1193 Nonmanufacturing furniture, fixtures and 1194 4. 1195 equipment (inclusive of all communications, computer, server, 1196 software and other hardware equipment); and 1197 5. Fuel, supplies (other than nonmanufacturing consumable supplies and water), electricity, 1198 1199 nitrogen gas and natural gas used directly in the manufacturing/production operations of such project or used to 1200 1201 provide climate control for manufacturing/production areas of such 1202 project; 1203 All replacements of, repair parts for or (ii) services to repair items described in subparagraph (i)1, 2 and 3 1204 1205 of this paragraph; and 1206 (iii) All services taxable pursuant to Section 1207 27-65-23 required to establish, support, operate, repair and/or 1208 maintain such project. 1209 (vv)Sales or leases to an enterprise operating a project that has been certified by the Mississippi Major Economic 1210

1211 Impact Authority as a project as defined in Section

1212 57-75-5(f)(xxx) of:

(i) Purchases required to establish and operate the project, including, but not limited to, sales of component building materials, machinery and equipment required to establish the project facility and any additions or improvements thereon; and

(ii) Machinery, special tools (such as dies, molds, and jigs) or repair parts thereof, or replacements and lease thereof, repair services thereon, fuel, supplies and electricity, coal and natural gas used in the manufacturing process and purchased by the enterprise owning or operating the project for the benefit of the project.

1224 Sales of component materials used in the (ww) 1225 construction of a building, or any expansion or improvement 1226 thereon, sales of machinery and/or equipment to be used therein, 1227 and sales of processing machinery and equipment which is permanently attached to the ground or to a permanent foundation 1228 1229 which is not by its nature intended to be housed in a building 1230 structure, no later than three (3) months after initial startup, 1231 expansion or improvement of a permanent enterprise solely engaged 1232 in the conversion of natural sand into proppants used in oil and 1233 gas exploration and development with at least ninety-five percent 1234 (95%) of such proppants used in the production of oil and/or gas

H. B. No. 199 19/HR43/R507 PAGE 50 (BS\EW) ~ OFFICIAL ~

1235 from horizontally drilled wells and/or horizontally drilled 1236 recompletion wells as defined in Sections 27-25-501 and 27-25-701.

1237 (xx) Sales or leases of materials and equipment to 1238 approved business enterprises as provided under Section 2 of this 1239 act.

1240 (2)Sales of component materials used in the construction of a building, or any addition or improvement thereon, sales of 1241 1242 machinery and equipment to be used therein, and sales of 1243 manufacturing or processing machinery and equipment which is 1244 permanently attached to the ground or to a permanent foundation 1245 and which is not by its nature intended to be housed within a 1246 building structure, not later than three (3) months after the 1247 initial start-up date, to permanent business enterprises engaging in manufacturing or processing in Tier Two areas and Tier One 1248 1249 areas (as such areas are designated in accordance with Section 1250 57-73-21), which businesses are certified by the Department of 1251 Revenue as being eligible for the exemption granted in this 1252 subsection, shall be exempt from one-half (1/2) of the taxes 1253 imposed on such transactions under this chapter.

(3) Sales of component materials used in the construction of a facility, or any addition or improvement thereon, and sales or leases of machinery and equipment not later than three (3) months after the completion of construction of the facility, or any addition or improvement thereto, to be used in the building or any addition or improvement thereto, to a permanent business

enterprise operating a data/information enterprise in Tier Two areas and Tier One areas (as such areas are designated in accordance with Section 57-73-21), which businesses meet minimum criteria established by the Mississippi Development Authority, shall be exempt from one-half (1/2) of the taxes imposed on such transaction under this chapter.

1266 Sales of component materials used in the construction of (4) 1267 a facility, or any addition or improvement thereto, and sales of 1268 machinery and equipment not later than three (3) months after the 1269 completion of construction of the facility, or any addition or 1270 improvement thereto, to be used in the building or any addition or 1271 improvement thereto, to technology intensive enterprises for 1272 industrial purposes in Tier Two areas and Tier One areas (as such 1273 areas are designated in accordance with Section 57-73-21), which 1274 businesses are certified by the Department of Revenue as being 1275 eligible for the exemption granted in this subsection, shall be 1276 exempt from one-half (1/2) of the taxes imposed on such 1277 transactions under this chapter. For purposes of this subsection, 1278 an enterprise must meet the criteria provided for in Section 1279 27-65-17(1)(f) in order to be considered a technology intensive 1280 enterprise.

1281 (5) (a) For purposes of this subsection:

1282 (i) "Telecommunications enterprises" shall have1283 the meaning ascribed to such term in Section 57-73-21;

1284 (ii) "Tier One areas" mean counties designated as 1285 Tier One areas pursuant to Section 57-73-21;

1286 (iii) "Tier Two areas" mean counties designated as 1287 Tier Two areas pursuant to Section 57-73-21;

1288 (iv) "Tier Three areas" mean counties designated 1289 as Tier Three areas pursuant to Section 57-73-21; and

1290 "Equipment used in the deployment of broadband (V) 1291 technologies" means any equipment capable of being used for or in 1292 connection with the transmission of information at a rate, prior to taking into account the effects of any signal degradation, that 1293 1294 is not less than three hundred eighty-four (384) kilobits per 1295 second in at least one (1) direction, including, but not limited to, asynchronous transfer mode switches, digital subscriber line 1296 1297 access multiplexers, routers, servers, multiplexers, fiber optics 1298 and related equipment.

(b) Sales of equipment to telecommunications
enterprises after June 30, 2003, and before July 1, 2020, that is
installed in Tier One areas and used in the deployment of
broadband technologies shall be exempt from one-half (1/2) of the
taxes imposed on such transactions under this chapter.

(c) Sales of equipment to telecommunications enterprises after June 30, 2003, and before July 1, 2020, that is installed in Tier Two and Tier Three areas and used in the deployment of broadband technologies shall be exempt from the taxes imposed on such transactions under this chapter.

1309 (6) Sales of component materials used in the replacement, reconstruction or repair of a building that has been destroyed or 1310 sustained extensive damage as a result of a disaster declared by 1311 the Governor, sales of machinery and equipment to be used therein 1312 1313 to replace machinery or equipment damaged or destroyed as a result 1314 of such disaster, including, but not limited to, manufacturing or processing machinery and equipment which is permanently attached 1315 1316 to the ground or to a permanent foundation and which is not by its 1317 nature intended to be housed within a building structure, to 1318 enterprises that were eligible for the partial exemptions provided 1319 for in subsections (2), (3) and (4) of this section during initial construction of the building that was destroyed or damaged, which 1320 1321 enterprises are certified by the Department of Revenue as being eligible for the partial exemption granted in this subsection, 1322 shall be exempt from one-half (1/2) of the taxes imposed on such 1323 1324 transactions under this chapter.

1325 **SECTION 9.** This act shall take effect and be in force from 1326 and after July 1, 2019.