Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1748

BY: Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- SECTION 1. Section 27-7-15, Mississippi Code of 1972, is
- 18 amended as follows:
- 19 27-7-15. (1) For the purposes of this article, except as
- 20 otherwise provided, the term "gross income" means and includes the
- 21 income of a taxpayer derived from salaries, wages, fees or
- 22 compensation for service, of whatever kind and in whatever form
- 23 paid, including income from governmental agencies and subdivisions
- 24 thereof; or from professions, vocations, trades, businesses,
- 25 commerce or sales, or renting or dealing in property, or
- 26 reacquired property; also from annuities, interest, rents,



- 27 dividends, securities, insurance premiums, reinsurance premiums,
- 28 considerations for supplemental insurance contracts, or the
- 29 transaction of any business carried on for gain or profit, or
- 30 gains, or profits, and income derived from any source whatever and
- 31 in whatever form paid. The amount of all such items of income
- 32 shall be included in the gross income for the taxable year in
- 33 which received by the taxpayer. The amount by which an eligible
- 34 employee's salary is reduced pursuant to a salary reduction
- 35 agreement authorized under Section 25-17-5 shall be excluded from
- 36 the term "gross income" within the meaning of this article.
- 37 (2) In determining gross income for the purpose of this
- 38 section, the following, under regulations prescribed by the
- 39 commissioner, shall be applicable:
- 40 (a) **Dealers in property.** Federal rules, regulations
- 41 and revenue procedures shall be followed with respect to
- 42 installment sales unless a transaction results in the shifting of
- 43 income from inside the state to outside the state.
- (b) Casual sales of property.
- 45 (i) Prior to January 1, 2001, federal rules,
- 46 regulations and revenue procedures shall be followed with respect
- 47 to installment sales except they shall be applied and administered
- 48 as if H.R. 3594, the Installment Tax Correction Act of 2000 of the
- 49 106th Congress, had not been enacted. This provision will
- 50 generally affect taxpayers, reporting on the accrual method of
- 51 accounting, entering into installment note agreements on or after

- 52 December 17, 1999. Any gain or profit resulting from the casual
- 53 sale of property will be recognized in the year of sale.
- 54 (ii) From and after January 1, 2001, federal
- 55 rules, regulations and revenue procedures shall be followed with
- 56 respect to installment sales except as provided in this
- 57 subparagraph (ii). Gain or profit from the casual sale of
- 58 property shall be recognized in the year of sale. When a taxpayer
- 59 recognizes gain on the casual sale of property in which the gain
- 60 is deferred for federal income tax purposes, a taxpayer may elect
- 61 to defer the payment of tax resulting from the gain as allowed and
- 62 to the extent provided under regulations prescribed by the
- 63 commissioner. If the payment of the tax is made on a deferred
- 64 basis, the tax shall be computed based on the applicable rate for
- 65 the income reported in the year the payment is made. Except as
- otherwise provided in subparagraph (iii) of this paragraph (b),
- 67 deferring the payment of the tax shall not affect the liability
- 68 for the tax. If at any time the installment note is sold,
- 69 contributed, transferred or disposed of in any manner and for any
- 70 purpose by the original note holder, or the original note holder
- 71 is merged, liquidated, dissolved or withdrawn from this state,
- 72 then all deferred tax payments under this section shall
- 73 immediately become due and payable.
- 74 (iii) If the selling price of the property is
- 75 reduced by any alteration in the terms of an installment note,
- 76 including default by the purchaser, the gain to be recognized is

- 77 recomputed based on the adjusted selling price in the same manner
- 78 as for federal income tax purposes. The tax on this amount, less
- 79 the previously paid tax on the recognized gain, is payable over
- 80 the period of the remaining installments. If the tax on the
- 81 previously recognized gain has been paid in full to this state,
- 82 the return on which the payment was made may be amended for this
- 83 purpose only. The statute of limitations in Section 27-7-49 shall
- 84 not bar an amended return for this purpose.
- 85 (c) Reserves of insurance companies. In the case of
- 86 insurance companies, any amounts in excess of the legally required
- 87 reserves shall be included as gross income.
- 88 (d) Affiliated companies or persons. As regards sales,
- 89 exchanges or payments for services from one to another of
- 90 affiliated companies or persons or under other circumstances where
- 91 the relation between the buyer and seller is such that gross
- 92 proceeds from the sale or the value of the exchange or the payment
- 93 for services are not indicative of the true value of the subject
- 94 matter of the sale, exchange or payment for services, the
- 95 commissioner shall prescribe uniform and equitable rules for
- 96 determining the true value of the gross income, gross sales,
- 97 exchanges or payment for services, or require consolidated returns
- 98 of affiliates.
- 99 (e) Alimony and separate maintenance payments. The
- 100 federal rules, regulations and revenue procedures in determining



- 101 the deductibility and taxability of alimony payments shall be
- 102 followed in this state.
- 103 (f) Reimbursement for expenses of moving. There shall
- 104 be included in gross income (as compensation for services) any
- 105 amount received or accrued, directly or indirectly, by an
- 106 individual as a payment for or reimbursement of expenses of moving
- 107 from one (1) residence to another residence which is attributable
- 108 to employment or self-employment.
- 109 (3) In the case of taxpayers other than residents, gross
- 110 income includes gross income from sources within this state.
- 111 (4) The words "gross income" do not include the following
- 112 items of income which shall be exempt from taxation under this
- 113 article:
- 114 (a) The proceeds of life insurance policies and
- 115 contracts paid upon the death of the insured. However, the income
- 116 from the proceeds of such policies or contracts shall be included
- 117 in the gross income.
- 118 (b) The amount received by the insured as a return of
- 119 premium or premiums paid by him under life insurance policies,
- 120 endowment, or annuity contracts, either during the term or at
- 121 maturity or upon surrender of the contract.
- 122 (c) The value of property acquired by gift, beguest,
- 123 devise or descent, but the income from such property shall be
- 124 included in the gross income.



- 125 (d) Interest upon the obligations of the United States
 126 or its possessions, or securities issued under the provisions of
 127 the Federal Farm Loan Act of 1916, or bonds issued by the War
 128 Finance Corporation, or obligations of the State of Mississippi or
 129 political subdivisions thereof.
- (e) The amounts received through accident or health
 insurance as compensation for personal injuries or sickness, plus
 the amount of any damages received for such injuries or such
 sickness or injuries, or through the War Risk Insurance Act, or
 any law for the benefit or relief of injured or disabled members
 of the military or naval forces of the United States.
- 136 (f) Income received by any religious denomination or by
 137 any institution or trust for moral or mental improvements,
 138 religious, Bible, tract, charitable, benevolent, fraternal,
 139 missionary, hospital, infirmary, educational, scientific,
 140 literary, library, patriotic, historical or cemetery purposes or
 141 for two (2) or more of such purposes, if such income be used
 142 exclusively for carrying out one or more of such purposes.
- 143 (g) Income received by a domestic corporation which is
 144 "taxable in another state" as this term is defined in this
 145 article, derived from business activity conducted outside this
 146 state. Domestic corporations taxable both within and without the
 147 state shall determine Mississippi income on the same basis as
 148 provided for foreign corporations under the provisions of this
 149 article.

- (h) In case of insurance companies, there shall be excluded from gross income such portion of actual premiums received from an individual policyholder as is paid back or credited to or treated as an abatement of premiums of such policyholder within the taxable year.
- 155 (i) Income from dividends that has already borne a tax
 156 as dividend income under the provisions of this article, when such
 157 dividends may be specifically identified in the possession of the
 158 recipient.
- (j) Amounts paid by the United States to a person as

 added compensation for hazardous duty pay as a member of the Armed

 Forces of the United States in a combat zone designated by

 Executive Order of the President of the United States.
 - (k) Amounts received as retirement allowances,
 pensions, annuities or optional retirement allowances paid under
 the federal Social Security Act, the Railroad Retirement Act, the
 Federal Civil Service Retirement Act, or any other retirement
 system of the United States government, retirement allowances paid
 under the Mississippi Public Employees' Retirement System,
 Mississippi Highway Safety Patrol Retirement System or any other
 retirement system of the State of Mississippi or any political
 subdivision thereof. The exemption allowed under this paragraph
 (k) shall be available to the spouse or other beneficiary at the
 death of the primary retiree.

- 174 (1)Amounts received as retirement allowances, 175 pensions, annuities or optional retirement allowances paid by any 176 public or governmental retirement system not designated in 177 paragraph (k) or any private retirement system or plan of which 178 the recipient was a member at any time during the period of his 179 employment. Amounts received as a distribution under a Roth 180 Individual Retirement Account shall be treated in the same manner 181 as provided under the Internal Revenue Code of 1986, as amended. 182 The exemption allowed under this paragraph (1) shall be available 183 to the spouse or other beneficiary at the death of the primary 184 retiree.
- (m) National Guard or Reserve Forces of the United

 States compensation not to exceed the aggregate sum of Five

 Thousand Dollars (\$5,000.00) for any taxable year through the 2005

 taxable year, and not to exceed the aggregate sum of Fifteen

 Thousand Dollars (\$15,000.00) for any taxable year thereafter.
 - (n) Compensation received for active service as a member below the grade of commissioned officer and so much of the compensation as does not exceed the maximum enlisted amount received for active service as a commissioned officer in the Armed Forces of the United States for any month during any part of which such members of the Armed Forces (i) served in a combat zone as designated by Executive Order of the President of the United States or a qualified hazardous duty area as defined by federal law, or both; or (ii) was hospitalized as a result of wounds,

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- 199 disease or injury incurred while serving in such combat zone. For
- 200 the purposes of this paragraph (n), the term "maximum enlisted
- 201 amount" means and has the same definition as that term has in 26
- 202 USCS 112.
- 203 (o) The proceeds received from federal and state
- 204 forestry incentive programs.
- 205 (p) The amount representing the difference between the
- 206 increase of gross income derived from sales for export outside the
- 207 United States as compared to the preceding tax year wherein gross
- 208 income from export sales was highest, and the net increase in
- 209 expenses attributable to such increased exports. In the absence
- 210 of direct accounting, the ratio of net profits to total sales may
- 211 be applied to the increase in export sales. This paragraph (p)
- 212 shall only apply to businesses located in this state engaging in
- 213 the international export of Mississippi goods and services. Such
- 214 goods or services shall have at least fifty percent (50%) of value
- 215 added at a location in Mississippi.
- 216 (q) Amounts paid by the federal government for the
- 217 construction of soil conservation systems as required by a
- 218 conservation plan adopted pursuant to 16 USCS 3801 et seq.
- (r) The amount deposited in a medical savings account,
- 220 and any interest accrued thereon, that is a part of a medical
- 221 savings account program as specified in the Medical Savings
- 222 Account Act under Sections 71-9-1 through 71-9-9; provided,
- 223 however, that any amount withdrawn from such account for purposes

- 224 other than paying eligible medical expense or to procure health
- 225 coverage shall be included in gross income.
- 226 (s) Amounts paid by the Mississippi Soil and Water
- 227 Conservation Commission from the Mississippi Soil and Water
- 228 Cost-Share Program for the installation of water quality best
- 229 management practices.
- 230 (t) Dividends received by a holding corporation, as
- 231 defined in Section 27-13-1, from a subsidiary corporation, as
- 232 defined in Section 27-13-1.
- 233 (u) Interest, dividends, gains or income of any kind on
- 234 any account in the Mississippi Affordable College Savings Trust
- 235 Fund, as established in Sections 37-155-101 through 37-155-125, to
- 236 the extent that such amounts remain on deposit in the MACS Trust
- 237 Fund or are withdrawn pursuant to a qualified withdrawal, as
- 238 defined in Section 37-155-105.
- 239 (v) Interest, dividends or gains accruing on the
- 240 payments made pursuant to a prepaid tuition contract, as provided
- 241 for in Section 37-155-17.
- 242 (w) Income resulting from transactions with a related
- 243 member where the related member subject to tax under this chapter
- 244 was required to, and did in fact, add back the expense of such
- 245 transactions as required by Section 27-7-17(2). Under no
- 246 circumstances may the exclusion from income exceed the deduction
- 247 add-back of the related member, nor shall the exclusion apply to
- 248 any income otherwise excluded under this chapter.



- 249 (x) Amounts that are subject to the tax levied pursuant 250 to Section 27-7-901, and are paid to patrons by gaming
- 251 establishments licensed under the Mississippi Gaming Control Act.
- 252 (y) Amounts that are subject to the tax levied pursuant 253 to Section 27-7-903, and are paid to patrons by gaming

establishments not licensed under the Mississippi Gaming Control

255 Act.

- 256 (z) Interest, dividends, gains or income of any kind on 257 any account in a qualified tuition program and amounts received as
- 258 distributions under a qualified tuition program shall be treated
- 259 in the same manner as provided under the United States Internal
- 260 Revenue Code, as amended. For the purposes of this paragraph (z),
- 261 the term "qualified tuition program" means and has the same
- 262 definition as that term has in 26 USCS 529.
- 263 (aa) The amount deposited in a health savings account,
- 264 and any interest accrued thereon, that is a part of a health
- 265 savings account program as specified in the Health Savings
- 266 Accounts Act created in Sections 83-62-1 through 83-62-9; however,
- 267 any amount withdrawn from such account for purposes other than
- 268 paying qualified medical expenses or to procure health coverage
- 269 shall be included in gross income, except as otherwise provided by
- 270 Sections 83-62-7 and 83-62-9.
- 271 (bb) Amounts received as qualified disaster relief
- 272 payments shall be treated in the same manner as provided under the
- 273 United States Internal Revenue Code, as amended.



274	(cc) Amounts received as a "qualified Hurricane Katrina
275	distribution" as defined in the United States Internal Revenue
276	Code, as amended.
277	(dd) Amounts received by an individual which may be
278	excluded from income as foreign earned income for federal income
279	tax purposes.
280	(ee) Amounts received by a qualified individual,
281	directly or indirectly, from an employer or nonprofit housing
282	organization that are qualified housing expenses associated with
283	an employer-assisted housing program. For purposes of this
284	paragraph (ee):
285	(i) "Qualified individual" means any individual
286	whose household income does not exceed one hundred twenty percent
287	(120%) of the area median gross income (as defined by the United
288	States Department of Housing and Urban Development), adjusted for
289	household size, for the area in which the housing is located.
290	(ii) "Nonprofit housing organization" means an
291	organization that is organized as a not-for-profit organization
292	under the laws of this state or another state and has as one of
293	its purposes:
294	1. Homeownership education or counseling;
295	2. The development of affordable housing; or

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employer-assisted housing programs.

The development or administration of

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- 298 (iii) "Employer-assisted housing program" means a
 299 separate written plan of any employer (including, without
 300 limitation, tax-exempt organizations and public employers) for the
 301 exclusive benefit of the employer's employees to pay qualified
 302 housing expenses to assist the employer's employees in securing
 303 affordable housing.
- 304 (iv) "Qualified housing expenses" means:
- 1. With respect to rental assistance, an
 306 amount not to exceed Two Thousand Dollars (\$2,000.00) paid for the
 307 purpose of assisting employees with security deposits and rental
 308 subsidies; and
- 309 2. With respect to homeownership assistance, 310 an amount not to exceed the lesser of Ten Thousand Dollars 311 (\$10,000.00) or six percent (6%) of the purchase price of the 312 employee's principal residence that is paid for the purpose of 313 assisting employees with down payments, payment of closing costs, 314 reduced interest mortgages, mortgage quarantee programs, mortgage forgiveness programs, equity contribution programs, or 315 316 contributions to homebuyer education and/or homeownership 317 counseling of eligible employees.
- 318 (ff) For the 2010 taxable year and any taxable year
 319 thereafter, amounts converted in accordance with the United States
 320 Internal Revenue Code, as amended, from a traditional Individual
 321 Retirement Account to a Roth Individual Retirement Account. The
 322 exemption allowed under this paragraph (ff) shall be available to

- 323 the spouse or other beneficiary at the death of the primary 324 retiree.
- 325 (gg) Amounts received for the performance of disaster 326 or emergency-related work as defined in Section 27-113-5.
- 327 The amount deposited in a catastrophe savings (hh) 328 account established under Sections 27-7-1001 through 27-7-1007, 329 interest income earned on the catastrophe savings account, and 330 distributions from the catastrophe savings account; however, any 331 amount withdrawn from a catastrophe savings account for purposes 332 other than paying qualified catastrophe expenses shall be included 333 in gross income, except as otherwise provided by Sections 334 27-7-1001 through 27-7-1007.
- (ii) Interest, dividends, gains or income of any kind on any account in the Mississippi Achieving a Better Life
 Experience (ABLE) Trust Fund, as established in Chapter 28, Title
 43, to the extent that such amounts remain on deposit in the ABLE
 Trust Fund or are withdrawn pursuant to a qualified withdrawal, as
 defined in Section 43-28-11.
- (jj) Subject to the limitations provided under Section 27-7-1103, amounts deposited into a first-time homebuyer savings account and any interest or other income earned attributable to an account and monies or funds withdrawn or distributed from an account for the payment of eligible costs by or on behalf of a qualified beneficiary; however, any monies or funds withdrawn or distributed from a first-time homebuyer savings account for any

348	purpose	e other	than	the	payment	of 6	eligible	costs	by c	or on b	ehalf	E
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- 350 the purpose of this paragraph (jj), the terms "first-time
- 351 homebuyer savings account, " "eligible costs" and "qualified
- 352 beneficiary" mean and have the same definitions as such terms have
- in Section 27-7-1101. 353

- 354 (kk) Amounts paid by an agricultural disaster program
- 355 as compensation to an agricultural producer, cattle farmer or
- 356 cattle rancher who has suffered a loss as the result of a disaster
- 357 or emergency, including, but not limited to, the following United
- 358 States Department of Agriculture programs:
- 359 (i) Livestock Forage Disaster Program;
- 360 (ii) Livestock Indemnity Program;
- 361 (iii) Emergency Assistance for Livestock, Honey
- 362 Bees and Farm-raised Fish Program;
- 363 (iv) Emergency Conservation Program;
- 364 Noninsured Crop Disaster Assistance Program; (∇)
- 365 (vi) Pasture, Rangeland, Forage Pilot Insurance
- 366 Program;
- (vii) Annual Forage Pilot Program; 367
- 368 (viii) Livestock Risk Protection Insurance
- 369 Program; and
- 370 (ix) Livestock Gross Margin Insurance Plan.
- 371 (11) Amounts received as advances and/or grants under
- the federal Coronavirus Aid, Relief, and Economic Security Act. 372



373	(mm) Any and all cancelled indebtedness provided for
374	under the Coronavirus Aid, Relief, and Economic Security Act.
375	(nn) Amounts received as payments under Section 4 of
376	Senate Bill No. 2772, 2020 Regular Session.
377	(oo) Amounts received as grants under the 2020 COVID-19
378	Mississippi Business Assistance Act.

- Prisoners of war, missing in action-taxable status. (5)
- Members of the Armed Forces. Gross income does not 381 include compensation received for active service as a member of the Armed Forces of the United States for any month during any 383 part of which such member is in a missing status, as defined in paragraph (d) of this subsection, during the Vietnam Conflict as a 385 result of such conflict.
 - Civilian employees. Gross income does not include compensation received for active service as an employee for any month during any part of which such employee is in a missing status during the Vietnam Conflict as a result of such conflict.
 - Period of conflict. For the purpose of this (C) subsection, the Vietnam Conflict began February 28, 1961, and ends on the date designated by the President by Executive Order as the date of the termination of combatant activities in Vietnam. For the purpose of this subsection, an individual is in a missing status as a result of the Vietnam Conflict if immediately before such status began he was performing service in Vietnam or was performing service in Southeast Asia in direct support of military



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- 398 operations in Vietnam. "Southeast Asia," as used in this
- 399 paragraph, is defined to include Cambodia, Laos, Thailand and
- 400 waters adjacent thereto.
- 401 (d) "Missing status" means the status of an employee or
- 402 member of the Armed Forces who is in active service and is
- 403 officially carried or determined to be absent in a status of (i)
- 404 missing; (ii) missing in action; (iii) interned in a foreign
- 405 country; (iv) captured, beleaguered or besieged by a hostile
- 406 force; or (v) detained in a foreign country against his will; but
- 407 does not include the status of an employee or member of the Armed
- 408 Forces for a period during which he is officially determined to be
- 409 absent from his post of duty without authority.
- 410 (e) "Active service" means active federal service by an
- 411 employee or member of the Armed Forces of the United States in an
- 412 active duty status.
- 413 (f) "Employee" means one who is a citizen or national
- 414 of the United States or an alien admitted to the United States for
- 415 permanent residence and is a resident of the State of Mississippi
- 416 and is employed in or under a federal executive agency or
- 417 department of the Armed Forces.
- 418 (q) "Compensation" means (i) basic pay; (ii) special
- 419 pay; (iii) incentive pay; (iv) basic allowance for quarters; (v)
- 420 basic allowance for subsistence; and (vi) station per diem
- 421 allowances for not more than ninety (90) days.



- 422 (h) If refund or credit of any overpayment of tax for
 423 any taxable year resulting from the application of this subsection
 424 (5) is prevented by the operation of any law or rule of law, such
 425 refund or credit of such overpayment of tax may, nevertheless, be
 426 made or allowed if claim therefor is filed with the Department of
 427 Revenue within three (3) years after the date of the enactment of
 428 this subsection.
- 429 (i) The provisions of this subsection shall be 430 effective for taxable years ending on or after February 28, 1961.
- 431 (6) A shareholder of an S corporation, as defined in Section 432 27-8-3(1)(g), shall take into account the income, loss, deduction 433 or credit of the S corporation only to the extent provided in 434 Section 27-8-7(2).
- 435 SECTION 2. Nothing in this act shall affect or defeat any claim, assessment, appeal, suit, right or cause of action for 436 437 taxes due or accrued under the income tax laws before the date on 438 which this act becomes effective, whether such claims, 439 assessments, appeals, suits or actions have been begun before the date on which this act becomes effective or are begun thereafter; 440 441 and the provisions of the income tax laws are expressly continued 442 in full force, effect and operation for the purpose of the 443 assessment, collection and enrollment of liens for any taxes due 444 or accrued and the execution of any warrant under such laws before 445 the date on which this act becomes effective, and for the

- 446 imposition of any penalties, forfeitures or claims for failure to 447 comply with such laws.
- 448 SECTION 3. Section 11 of Senate Bill No. 2772, 2020 Regular 449 Session, is amended as follows:
- 450 Section 11. There shall not be allowed a deduction for 451 otherwise deductible payments paid with funds received under the Paycheck Protection Program (PPP) * * * established by the 452 453 Coronavirus Aid, Relief, and Economic Security (CARES) Act, but 454 only to the extent those payments are not allowed as deductions 455 for federal income tax purposes. To the extent such payments are 456 allowed as deductions for federal income tax purposes, those 457 expenses shall be deemed to have been incurred in connection with 458 earning and distributing taxable income, notwithstanding that such
- 460 SECTION 4. This act shall take effect and be in force from 461 and after January 1, 2020.

payments resulted in forgiveness of loans received.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 27-7-15, MISSISSIPPI CODE OF 1972, TO 1 2 REVISE THE DEFINITION OF THE TERM "GROSS INCOME" UNDER THE STATE INCOME TAX LAW TO EXCLUDE AMOUNTS RECEIVED AS LOANS, ADVANCES

- AND/OR GRANTS UNDER THE FEDERAL CORONAVIRUS AID, RELIEF, AND
- 5 ECONOMIC SECURITY (CARES) ACT; TO EXCLUDE ANY AND ALL CANCELLED
- 6 INDEBTEDNESS PROVIDED FOR UNDER THE CARES ACT; TO EXCLUDE AMOUNTS
- 7 RECEIVED AS PAYMENTS UNDER SECTION 4 OF SENATE BILL NO. 2772, 2020
- 8 REGULAR SESSION; TO EXCLUDE AMOUNTS RECEIVED AS GRANTS UNDER THE
- 9 2020 COVID-19 MISSISSIPPI BUSINESS ASSISTANCE ACT; TO AMEND
- SECTION 11, SENATE BILL NO. 2772, 2020 REGULAR SESSION, TO PROVIDE 10
- 11 THAT THERE SHALL NOT BE ALLOWED A DEDUCTION FOR OTHERWISE
- 12 DEDUCTIBLE PAYMENTS PAID WITH FUNDS RECEIVED UNDER THE PAYCHECK



- 13 PROTECTION PROGRAM (PPP) ESTABLISHED BY THE CARES ACT, BUT ONLY TO
- 14 THE EXTENT THOSE PAYMENTS ARE NOT ALLOWED AS DEDUCTIONS FOR
- 15 FEDERAL INCOME TAX PURPOSES; AND FOR RELATED PURPOSES.