House Amendments to Senate Bill No. 2839

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

23 SECTION 1. Section 37-148-3, Mississippi Code of 1972, is 24 amended as follows:

25 37-148-3. As used in this act, the following words and 26 phrases have the meanings ascribed in this section unless the 27 context clearly indicates otherwise:

(a) "College" means the state institutions of higher
learning in Mississippi which are accredited by the Southern
Association of Colleges and Schools.

(b) "Investor" means a natural person, partnership, limited liability company, association, corporation, business trust or other business entity, not formed for the specific purpose of acquiring the rebate offered, which is subject to Mississippi income tax * * *.

36 (c) "Qualified research" means the systematic 37 investigative process that is undertaken for the purpose of 38 discovering information. The term "qualified research" does not 39 include research conducted outside the State of Mississippi or 5. B. 2839 PAGE 1 40 research * * * <u>expenses that are already being</u> funded by any 41 grant, contract or otherwise by another person or governmental 42 entity.

(d) "Research agreement" means a written contract,
grant or cooperative agreement entered into between a person and a
college or research corporation for the performance of qualified
research * * *. All qualified research costs generating a <u>SMART</u>
<u>Business</u> Rebate must be spent by the college or research
corporation on qualified research undertaken according to a
research agreement.

(e) "Research corporation" means any research
corporation formed under Section 37-147-15 if the corporation is
wholly owned by <u>or affiliated with</u> a college and all income and
profits of the corporation inure to the benefit of the college.

(f) "Qualified research costs" means costs paid or
incurred by an investor to a college or research corporation for
qualified research undertaken according to a research agreement.

57 (g) "State" means the State of Mississippi or a58 governmental entity of the State of Mississippi.

(h) "IHL" means the Board of Trustees of StateInstitutions of Higher Learning in Mississippi.

61 (i) "SMART Business" means Strengthening Mississippi
62 Academic Research Through Business.

63 (j) "Applicant" means a college or research corporation

64 applying for SMART Business Accelerate Initiative funds to develop

65 state-owned intellectual property into products and services.

66	(k) "Qualified validation expense" includes, but is not
67	limited to, services that accelerate the development of early
68	product concepts, conducting proof-of-concept studies, and
69	manufacturing prototypes to perform research validation.
70	Qualified validation expense does not include salaries or wages
71	associated with a licensee of state-owned intellectual property,
72	legal fees or any payment in conflict with state law.
73	(1) "Research validation" means research intended to
74	validate the commercial viability of state-owned intellectual
75	property.
76	(m) "Disbursement" means a grant of funds to support
77	research validation.
78	SECTION 2. Section 37-148-5, Mississippi Code of 1972, is
79	amended as follows:
80	37-148-5. (1) The SMART Business Act shall include the
81	SMART Business Rebate to promote research partnerships between
82	colleges and investors and the SMART Business Accelerate
83	Initiative to promote the development of state-owned intellectual
84	property.
85	(* * * $\frac{2}{2}$) The SMART Business Rebate shall be implemented as
86	follows:
87	(a) Subject to the provisions of this chapter, an
88	investor incurring qualified research costs subject to a research
89	agreement is eligible for a rebate equal to twenty-five percent
90	(25%) of the investor's qualified research costs.

92 a rebate pursuant to this chapter greater than One Million Dollars (\$1,000,000.00) in any fiscal year. 93 The total amount of rebates issued under * * * the 94 (C)95 SMART Business Rebate by the state in any fiscal year may not 96 exceed * * * Three Million Five Hundred Thousand Dollars 97 (\$3,500,000.00). 98 (* * *d) Investors desiring to apply for the SMART 99 Business rebate authorized by this chapter shall submit an 100 application to IHL which must contain, at a minimum, the 101 following: 102 (* * *i) A description of the qualified research 103 to be conducted by the college or research corporation; 104 (* * *ii) A proposed budget; 105 (* * *iii) An estimated date for completion of 106 the qualified research; and 107 (* * *iv) Such additional information as may be 108 requested by IHL. 109 (* * *e) IHL shall review each application to 110 determine if the investor has satisfied all of the requirements of

An investor incurring research costs may not claim

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this section.

(b)

112 (***f) Within sixty (60) days of receiving an 113 application, IHL shall issue or refuse to issue a SMART Business 114 <u>Rebate</u> certificate. The SMART Business <u>Rebate</u> certificate must 115 include the amount of the rebate the investor is eligible to 116 claim, subject to subsection (1) of this section. IHL must notify S. B. 2839 PAGE 4 117 the Department of Revenue when a SMART Business <u>Rebate</u> certificate 118 is issued.

(***<u>g</u>) To claim a rebate, the investor must submit a rebate allocation claim to the Department of Revenue. The rebate allocation claim must include, at a minimum, the SMART Business <u>Rebate</u> certificate issued by IHL and proof of payment to the college or research corporation for qualified research conducted according to the research agreement.

125 (* * *h) The Department of Revenue may request an 126 audit from the investor submitting a rebate allocation claim, at 127 the investor's expense, to verify the investor has satisfied the 128 requirements of this chapter.

129 $(\star \star \star \underline{i})$ The Department of Revenue shall issue rebates 130 available under this <u>sub</u>section from current income tax 131 collections.

132 $(* * * \underline{j})$ Rebates must be allocated to investors by the 133 Department of Revenue in the order that SMART Business <u>Rebate</u> 134 certificates are issued by IHL.

135 (3) The SMART Business Accelerate Initiative shall be
136 implemented as follows:
137 (a) Subject to the provisions of this chapter, an

138 applicant performing research validation pursuant to a research 139 agreement is eligible for a disbursement of up to One Hundred 140 Fifty Thousand Dollars (\$150,000.00) for the applicant's qualified 141 validation expenses.

142	(b) The total amount of disbursements issued by the
143	state under the SMART Business Accelerate Initiative in any fiscal
144	year may not exceed One Million Five Hundred Thousand Dollars
145	(\$1,500,000.00).
146	(c) Applicants desiring to apply for a SMART Business
147	Accelerate Initiative disbursement authorized by this chapter
148	shall submit an application to IHL which must contain, at a
149	minimum, the following:
150	(i) A description of the research validation to be
151	conducted by the college or research corporation using funds from
152	the disbursement;
153	(ii) A proposed budget of qualified validation
154	expenses;
155	(iii) A certified determination from the applicant
156	that the proposed research validation is necessary to develop
157	state-owned intellectual property into products and services; and
158	(iv) Such additional information as may be
159	requested by IHL.
160	(d) IHL shall review each application to determine if
161	the applicant has satisfied all of the requirements of this
162	section.
163	(e) Within sixty (60) days of receiving an application,
164	IHL shall issue or refuse to issue a SMART Business Accelerate
165	Initiative disbursement certificate. The SMART Business
166	Accelerate Initiative disbursement certificate must include the
167	amount of the disbursement the applicant is eligible to receive,
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168 subject to paragraphs (a) and (b) of this subsection. IHL must 169 notify the Department of Revenue when a SMART Business Accelerate 170 Initiative disbursement certificate is issued. 171 (f) IHL shall develop a process for accepting, 172 reviewing and selecting proposals for SMART Business Accelerate 173 Initiative disbursements and notifying the Department of Revenue 174 when applicants have been selected to receive disbursements. 175 (g) The Department of Revenue shall issue disbursements 176 available under this subsection from current income tax 177 collections.

178 **SECTION 3.** Section 37-148-9, Mississippi Code of 1972, is 179 amended as follows:

180 37-148-9. Before December 1 of each year, IHL shall file a 181 report with the Governor, Secretary of the Senate and Clerk of the 182 House of Representatives on the implementation of the 183 Strengthening Mississippi Academic Research Through Business Act. 184 For each research agreement where an investor was issued a SMART 185 Business certificate during that year, the report must include, 186 but not necessarily be limited to, the name of the investor and 187 the rebate amount the investor was eligible to claim. For each 188 SMART Business Accelerate Initiative disbursement certificate 189 issued during that year, the report must include, but not 190 necessarily be limited to, the name of the applicant, a 191 description of the research validation and the amount of the

192 <u>disbursement.</u>

193 SECTION 4. The following shall be codified as Section 194 37-148-11, Mississippi Code of 1972:

<u>37-148-11.</u> Sections 37-148-1, 37-148-3, 37-148-5, 37-148-7,
37-148-9 and 37-148-11, which constitute the Strengthening
Mississippi Academic Research Through Business Act, shall stand
repealed on July 1, 2026.
SECTION 5. This act shall take effect and be in force from

200 and after July 1, 2021, and shall stand repealed on June 30, 2021.

Further, amend by striking the title in its entirety and

inserting in lieu thereof the following:

1 AN ACT TO AMEND SECTION 37-148-3, MISSISSIPPI CODE OF 1972, 2 TO ADD AND REVISE DEFINITIONS PERTAINING TO THE STRENGTHENING 3 MISSISSIPPI ACADEMIC RESEARCH THROUGH (SMART) BUSINESS ACT; TO 4 AMEND SECTION 37-148-5, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT 5 THE SMART BUSINESS ACT SHALL INCLUDE THE SMART BUSINESS REBATE TO 6 PROMOTE RESEARCH PARTNERSHIPS BETWEEN COLLEGES AND INVESTORS AND 7 THE SMART BUSINESS ACCELERATE INITIATIVE TO PROMOTE THE 8 DEVELOPMENT OF STATE-OWNED INTELLECTUAL PROPERTY; TO SET OUT THE TERMS OF IMPLEMENTATION OF THE SMART BUSINESS REBATE AND THE SMART 9 10 BUSINESS ACCELERATE INITIATIVE; TO REDUCE, FROM \$5,000,000.00 TO 11 \$3,500,000.00, THE MAXIMUM TOTAL AMOUNT OF REBATES ISSUED UNDER 12 THE SMART BUSINESS REBATE BY THE STATE IN ANY ONE FISCAL YEAR; TO 13 AMEND SECTION 37-148-9, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT, 14 FOR EACH SMART BUSINESS ACCELERATE INITIATIVE DISBURSEMENT 15 CERTIFICATE ISSUED IN A GIVEN YEAR, THE REPORT FILED BY THE BOARD 16 OF TRUSTEES OF STATE INSTITUTIONS OF HIGHER LEARNING WITH THE 17 GOVERNOR AND THE LEGISLATURE MUST INCLUDE, BUT NOT NECESSARILY BE 18 LIMITED TO, THE NAME OF THE APPLICANT, A DESCRIPTION OF THE 19 RESEARCH VALIDATION AND THE AMOUNT OF THE DISBURSEMENT; TO CREATE NEW SECTION 37-148-11, MISSISSIPPI CODE OF 1972, TO REPEAL THE 20 21 SMART BUSINESS ACT ON JULY 1, 2026; AND FOR RELATED PURPOSES.

HR12\SB2839A.J

Andrew Ketchings Clerk of the House of Representatives