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H. B. No. 1684

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By: Representatives Horan, Beckett, Hood, To: Ways and Means Reynolds, Sanford, Stamps, Oliver

HOUSE BILL NO. 1684 (As Passed the House)

1 AN ACT TO AUTHORIZE AN INCOME TAX CREDIT FOR TAXPAYERS THAT 2 OWN QUALIFIED WOOD ENERGY PRODUCTS AND FOREST MAINTENANCE PROJECTS 3 AND SATISFY CERTAIN MINIMUM INVESTMENT AND NEW JOB CREATION REQUIREMENTS; TO DEFINE CERTAIN TERMS FOR THE PURPOSES OF THIS 5 ACT; TO PROVIDE FOR THE AMOUNT OF THE TAX CREDIT AUTHORIZED BY 6 THIS ACT; TO PROVIDE CRITERIA THAT MUST BE SATISFIED IN ORDER TO 7 BE ELIGIBLE FOR A TAX CREDIT UNDER THIS ACT; AND FOR RELATED 8 PURPOSES. 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 10 SECTION 1. As used in this act, the following words and 11 phrases shall have the meanings ascribed herein unless the context 12 clearly indicates otherwise: 13 (a) "Cost" means: 14 (i) In the case of a transfer of title or a lease 15 agreement that is treated as a purchase by a lessee for 16 Mississippi income tax purposes, the amount of the purchase price; 17 and (ii) In the case of a lease that is not a lease 18 19 agreement that is treated as a purchase by a lessee for 20 Mississippi income tax purposes but that otherwise qualifies as a

purchase under this section, the amount of lease payments due to

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22	be	paid	during	the	term	of	the	lease	after	deducting	any	portion

- 23 of the lease payments attributable to interest, insurance, and
- 24 taxes;
- 25 (b) "Incentive agreement" means an agreement entered
- 26 into by a business and the Mississippi Development Authority to
- 27 provide the business an incentive to locate a new qualified wood
- 28 energy products and forest maintenance project or expand an
- 29 existing qualified wood energy products and forest maintenance
- 30 project in Mississippi;
- 31 (c) "New full-time permanent employee" means a position
- 32 or job that:
- 33 (i) Is created pursuant to an executed incentive
- 34 agreement;
- 35 (ii) Is filled by one (1) or more employees or
- 36 contractual employees who:
- 1. Were Mississippi taxpayers during the year
- 38 in which the tax credits or incentives were earned; and
- 39 2. Work at the facility identified in the
- 40 incentive agreement. New employees of a taxpayer that enters into
- 41 the incentive agreement who do not work at the facility, and new
- 42 employees of logging and trucking businesses hired for the purpose
- 43 of supplying the facility, may be counted if they otherwise meet
- 44 the definition of a new full-time permanent employee; are subject
- 45 to the Mississippi Income Tax Withholding Law of 1968; exceed an
- 46 average annual wage threshold of Forty-five Thousand Dollars

47 (\$45,000.	00);	and	are	verified	bу	reports	and	methods	established
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- 48 as required by the incentive agreement; and
- 3. Are not employees hired by a business
- 50 before the date the incentive agreement was executed unless:
- a. The position or job filled by the
- 52 existing employee was created in accordance with the incentive
- 53 agreement; and
- b. The position vacated by the existing
- 55 employee was either filled by a subsequent employee or no
- 56 subsequent employee will be hired because the business no longer
- 57 conducts the particular business activity requiring that
- 58 classification. If the Executive Director of the Mississippi
- 59 Development Authority finds that a significant impairment of
- 60 Mississippi job opportunities for existing employees will
- otherwise occur, he or she may authorize the counting of existing
- 62 employees as new full-time permanent employees; and
- 63 (iii) Has been filled for at least twenty-six (26)
- 64 consecutive weeks with an average of at least thirty-five (35)
- 65 hours worked per week.
- "New full-time permanent employee" includes a contractual
- 67 employee who works at the facility identified in the incentive
- 68 agreement only if the contractual employee is offered a benefits
- 69 package comparable to a direct employee of the business seeking
- 70 incentives under this act;
- 71 (d) "Purchase" means:

72	(i)	A	transaction	under	which	title	to	an	item	is

- 73 transferred for consideration; or
- 74 (ii) A lease contract that is entered into for a
- 75 period of at least three (3) years regardless of whether title to
- 76 the item is transferred at the end of the period;
- 77 (e) "Qualified wood energy products and forest
- 78 maintenance project" means a project specified in the incentive
- 79 agreement to include one (1) or more Mississippi facilities in the
- 80 same ownership group:
- 81 (i) For which the taxpayer commenced construction
- 82 by the date specified in the incentive agreement, but no earlier
- 83 than January 1, 2022;
- 84 (ii) That supports the Mississippi timber industry
- 85 by using low-value wood, including, without limitation, sawmill
- 86 residuals, unwanted treetops, and damaged or diseased trees, to
- 87 produce high-efficiency, high-energy wood energy products or
- 88 wood-based renewable carbon products, including, without
- 89 limitation, sustainable aviation fuel and biocarbon for
- 90 steelmaking and ferrosilicon production;
- 91 (iii) In which the taxpayer has a total investment
- 92 in excess of One Hundred Million Dollars (\$100,000,000.00);
- 93 (iv) That is undertaken by a taxpayer who has
- 94 entered into an incentive agreement with the Mississippi

- 95 Development Authority in which the taxpayer commits to creating at
- 96 least seventy-five (75) net new full-time permanent employees with

97	an	average	annual	wage	of	at	least	Sixty	Thousand	Dollars
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- 98 (\$60,000.00);
- 99 (v) That will provide a positive cost-benefit
- 100 analysis to the state as determined by the Mississippi Development
- 101 Authority;
- 102 (vi) That is certified as having a closing date
- 103 before December 31, 2024, for all facilities, by which the
- 104 taxpayer has certified and the state has verified that necessary
- 105 capital acquisition and borrowing for the facilities has occurred
- 106 to ensure that funds will be available to:
- 107 1. Secure a site for the facilities;
- 108 2. Obtain engineering services for the
- 109 facilities;
- 110 3. Purchase equipment for the facilities; and
- 111 4. Commence construction on the facilities;
- 112 and
- 113 (vii) That is undertaken by a taxpayer that has
- 114 elected by agreement with the State of Mississippi for the
- 115 taxpayer's facilities to be classified as a qualified wood energy
- 116 products and forest maintenance project; and
- 117 (f) "Wood energy products equipment" means:
- 118 (i) New or used machinery or equipment located in
- 119 Mississippi on the last day of the taxable year that is operated
- 120 or used exclusively in Mississippi to collect, separate, treat,
- 121 pulverize, dry, modify, or convert wood fiber so the resulting

122	product	may	be	used	as	а	raw	material,	for	productive	energy	use,
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- 123 or to manufacture other materials;
- 124 (ii) Devices that are directly connected with or
- 125 are an integral and necessary part of machinery or equipment
- 126 operated or used exclusively in Mississippi to collect, separate,
- 127 treat, pulverize, dry, modify, or convert wood fiber and are
- 128 necessary for the collection, separation, treatment,
- 129 pulverization, drying, modification, or manufacturing of wood
- 130 fiber;
- (iii) Equipment that produces energy with wood
- 132 power; and
- 133 (iv) A device that is directly connected with or
- 134 is an integral and necessary part of machinery or equipment
- 135 operated or used exclusively in Mississippi to produce energy with
- 136 wood power.
- "Wood energy products equipment" does not include a vehicle
- 138 or trailer that is licensed or that normally would be licensed for
- 139 use on highways in Mississippi.
- 140 **SECTION 2.** (1) There is allowed a tax credit against the
- 141 tax imposed by this chapter in an amount equal to thirty percent
- 142 (30%) of the costs of wood energy products equipment purchased for
- 143 use in Mississippi after the date specified in the incentive
- 144 agreement by a taxpayer that:

145	((a) I	s enga	aged	in	the	business	s of	collecti	ng,
146	separating,	trea	ting,	pulv	reri	zing	, drying	g, mo	odifying,	or

147 manufacturing wood energy products; and

- 148 (b) Has been certified as owning a qualified wood 149 energy products and forest maintenance project.
- 150 (2) The tax credit authorized under this section shall not 151 exceed Ten Million Dollars (\$10,000,000.00) in any taxable year 152 reduced by the sum of all other credits for such year allowable to 153 the taxpayer under this chapter, except credit for tax payments 154 made by or on behalf of the taxpayer. Any tax credit claimed 155 under this section but not used in any taxable year may be carried 156 forward indefinitely to future taxable years. In addition, a 157 taxpayer may sell or transfer the <u>unused</u> portion of the tax credit 158 to any taxpayer having a liability for taxes under this chapter. 159 A tax credit for any taxable year may not be sold or transferred 160 more than one (1) time, subject to guidelines established by the 161 Department of Revenue. The buyer or transferee of a tax credit may use the acquired credit in the same manner and to the same 162 163 extent as the seller or transferor of the credit. In order to 164 sell or transfer a tax credit, the seller or transferor shall 165 notify the Department of Revenue and the Mississippi Development 166 Authority in writing within thirty (30) days after the date of the 167 sale or transfer. The notice shall include:
- 168 (a) The seller's or transferor's tax credit balance 169 before the sale or transfer of the credit;

170	(b)	The ta	ax credi	t identification	number	assigned	bу
171	the Mississippi	Deve	lopment .	Authority;			

- 172 (c) The unused portion of the credit remaining after 173 the sale or transfer;
- 174 (d) All federal and state tax identification numbers 175 for both the seller or transferor and the buyer or transferee;
- 176 (e) The date of the sale or transfer;
- 177 (f) The amount of the credit sold or transferred; and
- 178 (g) Any other information required by the Department of
- 179 Revenue or the Mississippi Development Authority.
- 180 Failure by the seller or transferor to comply with the notice
- 181 requirements of this subsection shall void the sale or transfer.
- 182 (3) A tax credit under this section shall not be authorized
- 183 without:
- 184 (a) A cost-benefit analysis, including, without
- 185 limitation, an analysis of other incentives offered by the State
- 186 of Mississippi with respect to the qualified wood energy products
- 187 and forest maintenance project subject to the tax credit, as
- 188 certified by the Mississippi Development Authority; and
- (b) An incentive agreement with performance criteria
- 190 and claw back provisions as required under subsection (4) of this
- 191 section.
- 192 (4) The issuance of a tax credit authorized under this
- 193 section shall be subject to an incentive agreement with

194 performance criteria and claw back provisions between the taxpa	ayer
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- 195 and the Mississippi Development Authority that:
- 196 (a) Is subject to the approval of the Mississippi
- 197 Development Authority to ensure that the cost-benefit analysis
- 198 required under subsection (3) of this section is met and
- 199 maintained for a test period that is the longer of the life of the
- 200 tax credits or seven (7) years; however, the test period shall not
- 201 be longer than fifteen (15) years;
- 202 (b) Shall include, without limitation, the:
- 203 (i) Capital investment for the qualified wood
- 204 energy products and forest maintenance project;
- 205 (ii) New full-time permanent employee positions
- 206 created by the qualified wood energy products and forest
- 207 maintenance project;
- 208 (iii) Annual salary requirements for the new
- 209 full-time permanent employee positions created by the qualified
- 210 wood energy products and forest maintenance project;
- 211 (iv) Timeline for fulfilling the investment or job
- 212 creation targets stated in the performance and claw back
- 213 agreement; and
- 214 (v) Conditions for the claw back provisions, which
- 215 are triggered if, during the test period stated in paragraph (a)
- 216 of this subsection (4), the taxpayer:
- 217 1. Does not meet the required targets of the
- 218 qualified wood energy products and forest maintenance project

219	related	to	capital	investment,	job	creation,	timeline,	or	annual
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- 220 salary amounts; or
- 221 2. Fails to maintain a positive cost-benefit
- 222 analysis.
- 223 **SECTION 3.** Sections 1 and 2 of this act shall be codified as
- 224 new sections in Chapter 7, Title 27, Mississippi Code of 1972.
- 225 **SECTION 4.** Nothing in this act shall affect or defeat any
- 226 claim, assessment, appeal, suit, right or cause of action for
- 227 taxes due or accrued under the income tax laws before the date on
- 228 which this act becomes effective, whether such claims,
- 229 assessments, appeals, suits or actions have been begun before the
- 230 date on which this act becomes effective or are begun thereafter;
- 231 and the provisions of the income tax laws are expressly continued
- 232 in full force, effect and operation for the purpose of the
- 233 assessment, collection and enrollment of liens for any taxes due
- 234 or accrued and the execution of any warrant under such laws before
- 235 the date on which this act becomes effective, and for the
- 236 imposition of any penalties, forfeitures or claims for failure to
- 237 comply with such laws.
- 238 **SECTION 5.** This act shall take effect and be in force from
- 239 and after January 1, 2022.