Tabled COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2831

BY: Committee

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

- 7 **SECTION 1.** Section 27-65-3, Mississippi Code of 1972, is
- 8 amended as follows:
- 9 27-65-3. The words, terms and phrases, when used in this
- 10 chapter, shall have the meanings ascribed to them herein.
- 11 (a) "Tax Commission" or "department" means the
- 12 Department of Revenue of the State of Mississippi.
- 13 (b) "Commissioner" means the Commissioner of Revenue of
- 14 the Department of Revenue.
- 15 (c) "Person" means and includes any individual, firm,
- 16 copartnership, joint venture, association, corporation, promoter



- 17 of a temporary event, estate, trust or other group or combination
- 18 acting as a unit, and includes the plural as well as the singular
- 19 in number. "Person" shall include husband or wife, or both, where
- 20 joint benefits are derived from the operation of a business taxed
- 21 hereunder. "Person" shall also include any state, county,
- 22 municipal or other agency or association engaging in a business
- 23 taxable under this chapter.
- 24 (d) "Tax year" or "taxable year" means either the
- 25 calendar year or the taxpayer's fiscal year.
- 26 (e) "Taxpayer" means any person liable for or having
- 27 paid any tax to the State of Mississippi under the provisions of
- 28 this chapter. A taxpayer is required to obtain a sales tax permit
- 29 under Section 27-65-27 before engaging in business in this state.
- 30 If a taxpayer fails to obtain a sales tax permit before engaging
- 31 in business in this state, the taxpayer shall pay the retail rate
- 32 on all purchases of tangible personal property and/or services in
- 33 this state, even if purchased for resale. Upon obtaining a sales
- 34 tax permit, a previously unregistered taxpayer shall file sales
- 35 tax returns for all tax periods during which he engaged in
- 36 business in this state without a sales tax permit, and report and
- 37 pay the sales tax accruing from his operation during this period
- 38 and any applicable penalties and interest. On such return, the
- 39 taxpayer may take a credit for any sales taxes paid during the
- 40 period he operated without a sales tax permit on a purchase that
- 41 would have constituted a wholesale sale if the taxpayer had a



- 42 sales tax permit at the time of the purchase and if proper
- 43 documentation exists to substantiate a wholesale sale. This
- 44 credit may also be allowed in any audit of the taxpayer. Any
- 45 penalties and interest owed by the taxpayer on the return or in an
- 46 audit for a period during which he operated without a sales tax
- 47 permit may be determined based on the sales tax accruing from the
- 48 taxpayer's operation for that period after the taking of this
- 49 credit.
- (f) "Sale" or "sales" includes the barter or exchange
- of property as well as the sale thereof for money or other
- 52 consideration, and every closed transaction by which the title to
- 53 taxable property passes shall constitute a taxable event.
- "Sale" shall also include the passing of title to property
- 55 for a consideration of coupons, trading stamps or by any other
- 56 means when redemption is subsequent to the original sale by which
- 57 the coupon, stamp or other obligation was created.
- 58 The situs of a sale for the purpose of distributing taxes to
- 59 municipalities shall be the same as the location of the business
- 60 from which the sale is made except that:
- (i) Retail sales along a route from a vehicle or
- 62 otherwise by a transient vendor shall take the situs of delivery
- 63 to the customer.
- (ii) The situs of wholesale sales of tangible
- 65 personal property taxed at wholesale rates, the amount of which is
- 66 allowed as a credit against the sales tax liability of the

- 67 retailer, shall be the same as the location of the business of the
- 68 retailer receiving the credit.
- 69 (iii) The situs of wholesale sales of tangible
- 70 personal property taxed at wholesale rates, the amount of which is
- 71 not allowed as a credit against the sales tax liability of the
- 72 retailer, shall have a rural situs.
- 73 (iv) Income received from the renting or leasing
- 74 of property used for transportation purposes between cities or
- 75 counties shall have a rural situs.
- 76 (g) "Delivery charges" shall mean and include any
- 77 expenses incurred by a seller in acquiring merchandise for sale in
- 78 the regular course of business commonly known as "freight-in" or
- 79 "transportation costs-in." "Delivery charges" also include any
- 80 charges made by the seller for delivery of property sold to the
- 81 purchaser.
- 82 (h) "Gross proceeds of sales" means the value
- 83 proceeding or accruing from the full sale price of tangible
- 84 personal property, including installation charges, without any
- 85 deduction for delivery charges, cost of property sold, other
- 86 expenses or losses, or taxes of any kind except those expressly
- 87 exempt by this chapter.
- "Gross proceeds of sales" includes consideration received by
- 89 the seller from third parties if:



91	from a party other than the purchaser and the consideration is
92	directly related to a price reduction or discount on the sale;
93	(ii) The seller has an obligation to pass the
94	price reduction or discount through to the purchaser;
95	(iii) The amount of the consideration attributable
96	to the sale is fixed and determinable by the seller at the time of
97	the sale of the item to the purchaser; and
98	(iv) One (1) of the following criteria is met:
99	1. The purchaser presents a coupon,
100	certificate or other documentation to the seller to claim a price
101	reduction or discount where the coupon, certificate or
102	documentation is authorized, distributed or granted by a third
103	party with the understanding that the third party will reimburse
104	any seller to whom the coupon, certificate or documentation is
105	presented;
106	2. The purchaser identified himself or
107	herself to the seller as a member of a group or organization
108	entitled to a price reduction or discount (a "preferred customer"
109	card that is available to any patron does not constitute
110	membership in such a group); or
111	3. The price reduction or discount is
112	identified as a third-party price reduction or discount on the
113	invoice received by the purchaser or on a coupon, certificate or

other documentation presented by the purchaser.

The seller actually received consideration

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(i)

115 Where a trade-in is taken as part payment on tangible 116 personal property sold, "gross proceeds of sales" shall include 117 only the difference received between the selling price of the 118 tangible personal property and the amount allowed for a trade-in 119 of property of the same kind. When the trade-in is subsequently 120 sold, the selling price thereof shall be included in "gross 121 proceeds of sales." 122 "Gross proceeds of sales" shall include the value of any 123 goods, wares, merchandise or property purchased at wholesale or 124 manufactured, and any mineral or natural resources produced, which 125 are withdrawn or used from an established business or from the 126 stock in trade for consumption or any other use in the business or 127 by the owner. However, "gross proceeds of sales" does not include 128 meals prepared by a restaurant and provided at no charge to 129 employees of the restaurant or donated to a charitable 130 organization that regularly provides food to the needy and the 131 indigent and which has been granted exemption from the federal 132 income tax as an organization described in Section 501(c)(3) of 133 the Internal Revenue Code of 1986. 134 "Gross proceeds of sales" shall not include bad check or 135 draft service charges as provided for in Section 97-19-57. 136 "Gross proceeds of sales" does not include finance charges,

carrying charges or any other addition to the selling price as a

result of deferred payments by the purchaser.

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- 139 (i) "Gross income" means the total charges for service 140 or the total receipts (actual or accrued) derived from trades, business or commerce by reason of the investment of capital in the 141 business engaged in, including the sale or rental of tangible 142 143 personal property, compensation for labor and services performed, 144 and including the receipts from the sales of property retained as toll, without any deduction for rebates, cost of property sold, 145 146 cost of materials used, labor costs, interest paid, losses or any 147 expense whatever.
- "Gross income" shall also include the cost of property given as compensation when the property is consumed by a person performing a taxable service for the donor.
- However, "gross income" or "gross proceeds of sales" shall
 not be construed to include the value of goods returned by
 customers when the total sale price is refunded either in cash or
 by credit, or cash discounts allowed and taken on sales. Cash
 discounts shall not include the value of trading stamps given with
 a sale of property.
- (j) "Tangible personal property" means personal
 property perceptible to the human senses or by chemical analysis
 as opposed to real property or intangibles and shall include
 property sold on an installed basis which may become a part of
 real or personal property.
- 162 (k) "Installation charges" shall mean and include the 163 charge for the application of tangible personal property to real



- 164 or personal property without regard to whether or not it becomes a
- 165 part of the real property or retains its personal property
- 166 classification. It shall include, but not be limited to, sales in
- 167 place of roofing, tile, glass, carpets, drapes, fences, awnings,
- 168 window air-conditioning units, gasoline pumps, window guards,
- 169 floor coverings, carports, store fixtures, aluminum and plastic
- 170 siding, tombstones and similar personal property.
- 171 (1) "Newspaper" means a periodical which:
- 172 (i) Is not published primarily for advertising
- 173 purposes and has not contained more than seventy-five percent
- 174 (75%) advertising in more than one-half (1/2) of its issues during
- 175 any consecutive twelve-month period excluding separate advertising
- 176 supplements inserted into but separately identifiable from any
- 177 regular issue or issues;
- 178 (ii) Has been established and published
- 179 continuously for at least twelve (12) months;
- 180 (iii) Is regularly issued at stated intervals no
- 181 less frequently than once a week, bears a date of issue, and is
- 182 numbered consecutively; provided, however, that publication on
- 183 legal holidays of this state or of the United States and on
- 184 Saturdays and Sundays shall not be required, and failure to
- 185 publish not more than two (2) regular issues in any calendar year
- 186 shall not exclude a periodical from this definition;
- 187 (iv) Is issued from a known office of publication,
- 188 which shall be the principal public business office of the



- newspaper and need not be the place at which the periodical is printed and a newspaper shall be deemed to be "published" at the place where its known office of publication is located;
- 192 (v) Is formed of printed sheets; provided,

 193 however, that a periodical that is reproduced by the stencil,

 194 mimeograph or hectograph process shall not be considered to be a

 195 "newspaper"; and
- (vi) Is originated and published for the
 dissemination of current news and intelligence of varied, broad
 and general public interest, announcements and notices, opinions
 as editorials on a regular or irregular basis, and advertising and
 miscellaneous reading matter.
- The term "newspaper" shall include periodicals which are
 designed primarily for free circulation or for circulation at
 nominal rates as well as those which are designed for circulation
 at more than a nominal rate.
- 205 The term "newspaper" shall not include a publication or 206 periodical which is published, sponsored by, is directly supported 207 financially by, or is published to further the interests of, or is 208 directed to, or has a circulation restricted, in whole or in part, 209 to any particular sect, denomination, labor or fraternal 210 organization or other special group or class or citizens.
- For purposes of this paragraph, a periodical designed
 primarily for free circulation or circulation at nominal rates
 shall not be considered to be a newspaper unless such periodical



has made an application for such status to the department in the manner prescribed by the department and has provided to the department documentation satisfactory to the department showing that such periodical meets the requirements of the definition of the term "newspaper." However, if such periodical has been determined to be a newspaper under action taken by the department on or before April 11, 1996, such periodical shall be considered to be a newspaper without the necessity of applying for such status. A determination by the Department of Revenue that a publication is a newspaper shall be limited to the application of this chapter and shall not establish that the publication is a newspaper for any other purpose.

(m) "MPC" or "Material Purchase Certificate" means a certificate for which a person that is liable for the tax levy under Section 27-65-21 can apply and obtain from the commissioner, and when issued, entitles the holder to purchase materials and services that are to become a component part of a structure to be erected or repaired with no tax due. Any person taxable under Section 27-65-21 who obtains an MPC for a project and purchases materials and services in this state that are to become a component part of a structure being erected or repaired in the project and at any time pays sales tax on these purchases may, after obtaining the MPC for the project, take a credit against his sales taxes for the sales tax paid on these purchases if proper documentation exists to substantiate the payment of the sales tax

- 239 on the purchase of component materials and services. This credit
- 240 may also be allowed in any audit of the taxpayer. Any penalties
- 241 and interest owed by the taxpayer on the return or in the audit
- 242 where this credit is taken may be determined based on the sales
- 243 tax due after the taking of this credit.
- 244 (n) "Software" means any computer program or routine,
- or any set of one or more programs or routines, which are used or
- 246 intended for use to cause one or more computers, pieces of
- 247 computer-related peripheral equipment, automatic processing
- 248 equipment, or any combination thereof, to perform a task or set of
- 249 tasks. A "computer program" is a series of instructions that is
- 250 coded for acceptance or use by a computer system which is designed
- 251 to permit the computer system to process data and provide results
- 252 and information. The series of instructions may be contained in
- 253 or on magnetic tapes, printed instructions, or other tangible or
- 254 electronic media or downloaded via the Internet. Neither data nor
- 255 the results or information from the processing of data constitute
- 256 computer software or a computer program.
- 257 **SECTION 2.** Section 27-65-19, Mississippi Code of 1972, is
- 258 amended as follows:
- 27-65-19. (1) (a) (i) Except as otherwise provided in
- 260 this subsection, upon every person selling to consumers,
- 261 electricity, current, power, potable water, steam, coal, natural
- 262 gas, liquefied petroleum gas or other fuel, there is hereby
- 263 levied, assessed and shall be collected a tax equal to seven



- 264 percent (7%) of the gross income of the business. Provided, gross 265 income from sales to consumers of electricity, current, power, 266 natural gas, liquefied petroleum gas or other fuel for residential 267 heating, lighting or other residential noncommercial or 268 nonagricultural use, and sales of potable water for residential, 269 noncommercial or nonagricultural use shall be excluded from 270 taxable gross income of the business. Provided further, upon 271 every such seller using electricity, current, power, potable 272 water, steam, coal, natural gas, liquefied petroleum gas or other 273 fuel for nonindustrial purposes, there is hereby levied, assessed 274 and shall be collected a tax equal to seven percent (7%) of the 275 cost or value of the product or service used.
- (ii) Gross income from sales to a church that is 276 277 exempt from federal income taxation under 26 USCS Section 278 501(c)(3) of electricity, current, power, natural gas, liquefied 279 petroleum gas or other fuel for heating, lighting or other use, 280 and sales of potable water to such a church shall be excluded from 281 taxable gross income of the business if the electricity, current, 282 power, natural gas, liquefied petroleum gas or potable water is 283 utilized on property that is primarily used for religious or 284 educational purposes.
- (b) (i) There is hereby levied, assessed and shall be collected a tax equal to one and one-half percent (1-1/2%) of the gross income of the business from the sale of naturally occurring



- 288 carbon dioxide and anthropogenic carbon dioxide lawfully injected
- 289 into the earth for:
- 290 1. Use in an enhanced oil recovery project,
- 291 including, but not limited to, use for cycling, repressuring or
- 292 lifting of oil; or
- 293 2. Permanent sequestration in a geological
- 294 formation.
- 295 (ii) The one and one-half percent (1-1/2%) rate
- 296 provided for in this subsection shall apply to electricity,
- 297 current, power, steam, coal, natural gas, liquefied petroleum gas
- 298 or other fuel that is sold to a producer of oil and gas for use
- 299 directly in enhanced oil recovery using carbon dioxide and/or the
- 300 permanent sequestration of carbon dioxide in a geological
- 301 formation.
- 302 (c) The one and one-half percent (1-1/2%) rate provided
- 303 for in this subsection shall not apply to sales of fuel for
- 304 automobiles, trucks, truck-tractors, buses, farm tractors or
- 305 airplanes.
- 306 (d) (i) Upon every person providing services in this
- 307 state, there is hereby levied, assessed and shall be collected:
- 308 1. A tax equal to seven percent (7%) of the
- 309 gross income received from all charges for intrastate
- 310 telecommunications services.



- 2. A tax equal to seven percent (7%) of the gross income received from all charges for interstate telecommunications services.

 3. A tax equal to seven percent (7%) of the
- 31. A tax equal to seven percent (7%) of the 315 gross income received from all charges for international 316 telecommunications services.
- 317 4. A tax equal to seven percent (7%) of the 318 gross income received from all charges for ancillary services.
- 5. A tax equal to seven percent (7%) of the gross income received from all charges for products delivered electronically, including, but not limited to, software, music, games, reading materials or ring tones.
 - (ii) A person, upon proof that he has paid a tax in another state on an event described in subparagraph (i) of this paragraph (d), shall be allowed a credit against the tax imposed in this paragraph (d) on interstate telecommunications service charges to the extent that the amount of such tax is properly due and actually paid in such other state and to the extent that the rate of sales tax imposed by and paid in such other state does not exceed the rate of sales tax imposed by this paragraph (d).
- (iii) Charges by one (1) telecommunications
 provider to another telecommunications provider holding a permit
 issued under Section 27-65-27 for services that are resold by such
 other telecommunications provider, including, but not limited to,

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336 this paragraph (d). 337 (iv) For purposes of this paragraph (d): 338 1. "Telecommunications service" means the 339 electronic transmission, conveyance or routing of voice, data, 340 audio, video or any other information or signals to a point, or 341 between points. The term "telecommunications service" includes 342 such transmission, conveyance or routing in which computer 343 processing applications are used to act on the form, code or 344 protocol of the content for purposes of transmission, conveyance 345 or routing without regard to whether such service is referred to as voice over Internet protocol services or is classified by the 346 347 Federal Communications Commission as enhanced or value added. 348 term "telecommunications service" shall not include: 349 a. Data processing and information 350 services that allow data to be generated, acquired, stored, 351 processed or retrieved and delivered by an electronic transmission 352 to a purchaser where such purchaser's primary purpose for the

access charges, shall not be subject to the tax levied pursuant to

354b. Installation or maintenance of wiring355 or equipment on a customer's premises;

underlying transaction is the processed data or information;

- 356 c. Tangible personal property;
- d. Advertising, including, but not
- 358 limited to, directory advertising;



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359	e. Billing and collection services
360	provided to third parties;
361	f. Internet access service;
362	g. Radio and television audio and video
363	programming services regardless of the medium, including the
364	furnishing of transmission, conveyance and routing of such
365	services by the programming service provider. Radio and
366	television audio and video programming services shall include, bu
367	not be limited to, cable service as defined in 47 USCS 522(6) and
368	audio and video programming services delivered by commercial
369	mobile radio service providers, as defined in 47 CFR 20.3;
370	h. Ancillary services; or
371	i. Digital products delivered
372	electronically, including, but not limited to, software, music,
373	video, reading materials or ring tones.
374	2. "Ancillary services" means services that
375	are associated with or incidental to the provision of
376	telecommunications services, including, but not limited to,
377	detailed telecommunications billing, directory assistance,
378	vertical service and voice mail service.
379	a. "Conference bridging" means an
380	ancillary service that links two (2) or more participants of an
381	audio or video conference call and may include the provision of a
382	telephone number. Conference bridging does not include the
383	telecommunications services used to reach the conference bridge.



384	b. "Detailed telecommunications billing
385	service" means an ancillary service of separately stating
386	information pertaining to individual calls on a customer's billing
387	statement

- 388 c. "Directory assistance" means an
 389 ancillary service of providing telephone number information and/or
 390 address information.
- 391 d. "Vertical service" means an ancillary
 392 service that is offered in connection with one or more
 393 telecommunications services, which offers advanced calling
 394 features that allow customers to identify callers and to manage
 395 multiple calls and call connections, including conference bridging
 396 services.
- e. "Voice mail service" means an
 ancillary service that enables the customer to store, send or
 receive recorded messages. Voice mail service does not include
 any vertical services that the customer may be required to have in
 order to utilize the voice mail service.
- 3. "Intrastate" means telecommunications
 service that originates in one (1) United States state or United
 States territory or possession, and terminates in the same United
 States state or United States territory or possession.
- 406 4. "Interstate" means a telecommunications
 407 service that originates in one (1) United States state or United



408	States	territory	or	possession,	and	terminates	in	a	different

- 409 United States state or United States territory or possession.
- 410 5. "International" means a telecommunications
- 411 service that originates or terminates in the United States and
- 412 terminates or originates outside the United States, respectively.
- 413 6. Software maintained on a server, computer
- 414 or equipment located outside the state and accessed by a person or
- 415 from a location in this state via the Internet is not considered
- 416 delivered into Mississippi and is not subject to tax under this
- 417 chapter.
- 418 (v) For purposes of paragraph (d), the following
- 419 sourcing rules shall apply:
- 420 1. Except for the defined telecommunications
- 421 services in item 3 of this subparagraph, the sales of
- 422 telecommunications services sold on a call-by-call basis shall be
- 423 sourced to:
- 424 a. Each level of taxing jurisdiction
- 425 where the call originates and terminates in that jurisdiction, or
- b. Each level of taxing jurisdiction
- 427 where the call either originates or terminates and in which the
- 428 service address is also located.
- 429 2. Except for the defined telecommunications
- 430 services in item 3 of this subparagraph, a sale of
- 431 telecommunications services sold on a basis other than a



- 432 call-by-call basis, is sourced to the customer's place of primary 433 use.
- 434 3. The sale of the following
- 435 telecommunications services shall be sourced to each level of
- 436 taxing jurisdiction as follows:
- 437 a. A sale of mobile telecommunications
- 438 services other than air-to-ground radiotelephone service and
- 439 prepaid calling service is sourced to the customer's place of
- 440 primary use as required by the Mobile Telecommunication Sourcing
- 441 Act.
- A. A home service provider shall be
- 443 responsible for obtaining and maintaining the customer's place of
- 444 primary use. The home service provider shall be entitled to rely
- 445 on the applicable residential or business street address supplied
- 446 by such customer, if the home service provider's reliance is in
- 447 good faith; and the home service provider shall be held harmless
- 448 from liability for any additional taxes based on a different
- 449 determination of the place of primary use for taxes that are
- 450 customarily passed on to the customer as a separate itemized
- 451 charge. A home service provider shall be allowed to treat the
- 452 address used for purposes of the tax levied by this chapter for
- 453 any customer under a service contract in effect on August 1, 2002,
- 454 as that customer's place of primary use for the remaining term of
- 455 such service contract or agreement, excluding any extension or
- 456 renewal of such service contract or agreement. Month-to-month

457	services	s p	rovi	ded	after	the	expira	tion	ofa	a contract	t sł	hall :	be
458	treated	as	an e	exte	ension	or	renewal	of	such	contract	or	agre	ement.

- B. If the commissioner determines
- 460 that the address used by a home service provider as a customer's
- 461 place of primary use does not meet the definition of the term
- 462 "place of primary use" as defined in subitem a.A. of this item 3,
- 463 the commissioner shall give binding notice to the home service
- 464 provider to change the place of primary use on a prospective basis
- 465 from the date of notice of determination; however, the customer
- 466 shall have the opportunity, prior to such notice of determination,
- 467 to demonstrate that such address satisfies the definition.
- 468 C. The department has the right to
- 469 collect any taxes due directly from the home service provider's
- 470 customer that has failed to provide an address that meets the
- 471 definition of the term "place of primary use" which resulted in a
- 472 failure of tax otherwise due being remitted.
- 473 b. A sale of postpaid calling service is
- 474 sourced to the origination point of the telecommunications signal
- 475 as first identified by either:
- A. The seller's telecommunications
- 477 system; or
- B. Information received by the
- 479 seller from its service provider, where the system used to
- 480 transport such signals is not that of the seller.



481 A sale of a prepaid calling service 482 or prepaid wireless calling service shall be subject to the tax 483 imposed by this paragraph if the sale takes place in this state. 484 If the customer physically purchases a prepaid calling service or 485 prepaid wireless calling service at the vendor's place of 486 business, the sale is deemed to take place at the vendor's place 487 of business. If the customer does not physically purchase the 488 service at the vendor's place of business, the sale of a prepaid 489 calling card or prepaid wireless calling card is deemed to take 490 place at the first of the following locations that applies to the 491 sale: 492 The customer's shipping address, Α. 493 if the sale involves a shipment; 494 The customer's billing address; 495 С. Any other address of the 496 customer that is known by the vendor; or 497 D. The address of the vendor, or alternatively, in the case of a prepaid wireless calling service, 498 499 the location associated with the mobile telephone number. 500 4. A sale of a private communication service 501 is sourced as follows:

to a customer channel termination point is sourced to each level

of jurisdiction in which such customer channel termination point

Service for a separate charge related

is located.

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507	termination points are located entirely within one (1)
508	jurisdiction or levels of jurisdiction is sourced in such
509	jurisdiction in which the customer channel termination points are
510	located.
511	c. Service for segments of a channel
512	between two (2) customer channel termination points located in
513	different jurisdictions and which segments of a channel are
514	separately charged is sourced fifty percent (50%) in each level of
515	jurisdiction in which the customer channel termination points are
516	located.
517	d. Service for segments of a channel
518	located in more than one (1) jurisdiction or levels of
519	jurisdiction and which segments are not separately billed is
520	sourced in each jurisdiction based on the percentage determined by
521	dividing the number of customer channel termination points in such
522	jurisdiction by the total number of customer channel termination
523	points.
524	5. A sale of ancillary services is sourced to
525	the customer's place of primary use.
526	(vi) For purposes of subparagraph (v) of this
527	paragraph (d):

b. Service where all customer

means a radio service, as that term is defined in 47 CFR 22.99, in

1. "Air-to-ground radiotelephone service"

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- which common carriers are authorized to offer and provide radio telecommunications service for hire to subscribers in aircraft.
- 2. "Call-by-call basis" means any method of charging for telecommunications services where the price is measured by individual calls.
- 3. "Communications channel" means a physical or virtual path of communications over which signals are transmitted between or among customer channel termination points.
 - 4. "Customer" means the person or entity that contracts with the seller of telecommunications services. If the end user of telecommunications services is not the contracting party, the end user of the telecommunications service is the customer of the telecommunications service. Customer does not include a reseller of telecommunications service or for mobile telecommunications service of a serving carrier under an agreement to serve the customer outside the home service provider's licensed service area.
- 5. "Customer channel termination point" means
 the location where the customer either inputs or receives the
 communications.
- 550 6. "End user" means the person who utilizes 551 the telecommunications service. In the case of an entity, "end 552 user" means the individual who utilizes the service on behalf of 553 the entity.



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554		7.	"Home se	rvice p	rovider"	has the	e meaning
555	ascribed to such	term in	Section	124(5)	of Publi	ic Law 1	106-252
556	(Mobile Telecommu	nicatio	ns Sourc	ing Act).		

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 8. "Mobile telecommunications service" has
 the meaning ascribed to such term in Section 124(7) of Public Law
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 106-252 (Mobile Telecommunications Sourcing Act).
- 9. "Place of primary use" means the street
 address representative of where the customer's use of the
 telecommunications service primarily occurs, which must be the
 residential street address or the primary business street address
 of the customer. In the case of mobile telecommunications
 services, the place of primary use must be within the licensed
 service area of the home service provider.
 - telecommunications service obtained by making a payment on a call-by-call basis either through the use of a credit card or payment mechanism such as a bank card, travel card, credit card or debit card, or by charge made to a telephone number which is not associated with the origination or termination of the telecommunications service. A post-paid calling service includes a telecommunications service, except a prepaid wireless calling service that would be a prepaid calling service except it is not exclusively a telecommunications service.
- 577 11. "Prepaid calling service" means the right 578 to access exclusively telecommunications services, which must be



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paid for in advance and which enables the origination of calls using an access number or authorization code, whether manually or electronically dialed, and that is sold in predetermined units or dollars of which the number declines with use in a known amount.

a telecommunications service that provides the right to utilize mobile wireless service as well as other nontelecommunications services, including the download of digital products delivered electronically, content and ancillary service, which must be paid for in advance that is sold in predetermined units or dollars of which the number declines with use in a known amount.

telecommunications service that entitles the customer to exclusive or priority use of a communications channel or group of channels between or among termination points, regardless of the manner in which such channel or channels are connected, and includes switching capacity, extension lines, stations and any other associated services that are provided in connection with the use of such channel or channels.

14. "Service address" means:

a. The location of the

telecommunications equipment to which a customer's call is charged and from which the call originates or terminates, regardless of where the call is billed or paid.



603	b. If the location in subitem a of this
604	item 14 is not known, the origination point of the signal of the
605	telecommunications services first identified by either the
606	seller's telecommunications system or in information received by
607	the seller from its service provider, where the system used to
608	transport such signals is not that of the seller.
609	c. If the location in subitems a and b
610	of this item 14 are not known, the location of the customer's
611	place of primary use.
612	(vii) 1. For purposes of this subparagraph (vii),
613	"bundled transaction" means a transaction that consists of
614	distinct and identifiable properties or services which are sold
615	for a single nonitemized price but which are treated differently
616	for tax purposes.
617	2. In the case of a bundled transaction that
618	includes telecommunications services, ancillary services, Internet
619	access, or audio or video programming services taxed under this
620	chapter in which the price of the bundled transaction is

3. In the case of a bundled transaction that includes telecommunications services, ancillary services, Internet

and records kept in the regular course of business.

attributable to properties or services that are taxable and

nontaxable, the portion of the price that is attributable to any

nontaxable property or service shall be subject to the tax unless

the provider can reasonably identify that portion from its books

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- access, audio or video programming services subject to tax under
 this chapter in which the price is attributable to properties or
 services that are subject to the tax but the tax revenue from the
 different properties or services are dedicated to different funds
 or purposes, the provider shall allocate the price among the
 properties or services:
- a. By reasonably identifying the portion of the price attributable to each of the properties and services from its books and records kept in the regular course of business; or
- b. Based on a reasonable allocation methodology approved by the department.
 - 4. This subparagraph (vii) shall not create a right of action for a customer to require that the provider or the department, for purposes of determining the amount of tax applicable to a bundled transaction, allocate the price to the different portions of the transaction in order to minimize the amount of tax charged to the customer. A customer shall not be entitled to rely on the fact that a portion of the price is attributable to properties or services not subject to tax unless the provider elects, after receiving a written request from the customer in the form required by the provider, to provide verifiable data based upon the provider's books and records that are kept in the regular course of business that reasonably



- identifies the portion of the price attributable to the properties or services not subject to the tax.
- (2) Persons making sales to consumers of electricity,
- 655 current, power, natural gas, liquefied petroleum gas or other fuel
- 656 for residential heating, lighting or other residential
- 657 noncommercial or nonagricultural use or sales of potable water for
- 658 residential, noncommercial or nonagricultural use shall indicate
- on each statement rendered to customers that such charges are
- 660 exempt from sales taxes.
- (3) There is hereby levied, assessed and shall be paid on
- 662 transportation charges on shipments moving between points within
- 663 this state when paid directly by the consumer, a tax equal to the
- rate applicable to the sale of the property being transported.
- 665 Such tax shall be reported and paid directly to the Department of
- 666 Revenue by the consumer.
- SECTION 3. Section 27-65-23, Mississippi Code of 1972, is
- 668 amended as follows:
- 669 27-65-23. Upon every person engaging or continuing in any of
- 670 the following businesses or activities there is hereby levied,
- 671 assessed and shall be collected a tax equal to seven percent (7%)
- 672 of the gross income of the business, except as otherwise provided:
- Air-conditioning installation or repairs;
- Automobile, motorcycle, boat or any other vehicle
- 675 repairing or servicing;
- Billiards, pool or domino parlors;



677		Bowling or tenpin alleys;
678		Burglar and fire alarm systems or services;
679		Car washing — automatic, self-service, or manual;
680		Computer software sales and services;
681		Cotton compresses or cotton warehouses;
682		Custom creosoting or treating, custom planing, custom
683	sawing;	
684		Custom meat processing;
685		Electricians, electrical work, wiring, all repairs or
686	installat	ion of electrical equipment;
687		Elevator or escalator installing, repairing or
688	servicing	;
689		Film developing or photo finishing;
690		Foundries, machine or general repairing;
691		Furniture repairing or upholstering;
692		Grading, excavating, ditching, dredging or landscaping;
693		Hotels (as defined in Section 41-49-3), motels, tourist
694	courts or	camps, trailer parks;
695		Insulating services or repairs;
696		Jewelry or watch repairing;
697		Laundering, cleaning, pressing or dyeing;
698		Marina services;
699		Mattress renovating;
700		Office and business machine repairing;
701		Parking garages and lots;



702	Plumbing or pipe fitting;
703	Public storage warehouses (There shall be no tax levied
704	on gross income of a public storage warehouse derived from the
705	temporary storage of tangible personal property in this state
706	pending shipping or mailing of the property to another state.);
707	Refrigerating equipment repairs;
708	Radio or television installing, repairing, or servicing;
709	Renting or leasing personal property used within this
710	state;
711	Services performed in connection with geophysical
712	surveying, exploring, developing, drilling, producing,
713	distributing, or testing of oil, gas, water and other mineral
714	resources;
715	Shoe repairing;
716	Storage lockers;
717	Telephone answering or paging services;
718	Termite or pest control services;
719	Tin and sheet metal shops;
720	TV cable systems, subscription TV services, and other
721	similar activities;
722	Vulcanizing, repairing or recapping of tires or tubes;
723	Welding; and
724	Woodworking or wood-turning shops.
725	Income from services taxed herein performed for electric
726	power associations in the ordinary and necessary operation of



- 727 their generating or distribution systems shall be taxed at the 728 rate of one percent (1%).
- 729 Income from services taxed herein performed on materials for
- 730 use in track or track structures to a railroad whose rates are
- 731 fixed by the Interstate Commerce Commission or the Mississippi
- 732 Public Service Commission shall be taxed at the rate of three
- 733 percent (3%).
- 734 Income from renting or leasing tangible personal property
- 735 used within this state shall be taxed at the same rates as sales
- 736 of the same property.
- 737 Persons doing business in this state who rent transportation
- 738 equipment with a situs within or without the state to common,
- 739 contract or private commercial carriers are taxed on that part of
- 740 the income derived from use within this state. If specific
- 741 accounting is impracticable, a formula may be used with approval
- 742 of the commissioner.
- 743 A lessor may deduct from the tax computed on the rental
- 744 income from tangible personal property a credit for sales or use
- 745 tax paid to this state at the time of purchase of the specific
- 746 personal property being leased or rented until such credit has
- 747 been exhausted.
- 748 Charges for custom processing and repairing services may be
- 749 excluded from gross taxable income when the property on which the
- 750 service was performed is delivered to the customer in another
- 751 state either by common carrier or in the seller's equipment.



752	When a taxpayer performs unitary services covered by this
753	section, which are performed both in intrastate and interstate
754	commerce, the commissioner is hereby invested with authority to
755	formulate in each particular case and to fix for such taxpayer in
756	each instance formulae of apportionment which will apportion to
757	this state, for taxation, that portion of the services which are
758	performed within the State of Mississippi.

- Computer software sales and services performed remotely via the Internet or cloud computing are not taxable under this chapter when performed by individuals or by use of software maintained on servers, computers or equipment located outside the state. Cloud computing includes the delivery of computing resources, including the use of software applications, development tools, storage and servers over the Internet, and further includes the software as a service model (SaaS), platform as a service model (PaaS), infrastructure as a service model (IaaS), and similar remote service models.
- **SECTION 4.** Section 27-65-101, Mississippi Code of 1972, is 770 amended as follows:
 - 27-65-101. (1) The exemptions from the provisions of this chapter which are of an industrial nature or which are more properly classified as industrial exemptions than any other exemption classification of this chapter shall be confined to those persons or property exempted by this section or by the provisions of the Constitution of the United States or the State



- 777 of Mississippi. No industrial exemption as now provided by any
- 778 other section except Section 57-3-33 shall be valid as against the
- 779 tax herein levied. Any subsequent industrial exemption from the
- 780 tax levied hereunder shall be provided by amendment to this
- 781 section. No exemption provided in this section shall apply to
- 782 taxes levied by Section 27-65-15 or 27-65-21.
- 783 The tax levied by this chapter shall not apply to the
- 784 following:
- 785 (a) Sales of boxes, crates, cartons, cans, bottles and
- 786 other packaging materials to manufacturers and wholesalers for use
- 787 as containers or shipping materials to accompany goods sold by
- 788 said manufacturers or wholesalers where possession thereof will
- 789 pass to the customer at the time of sale of the goods contained
- 790 therein and sales to anyone of containers or shipping materials
- 791 for use in ships engaged in international commerce.
- 792 (b) Sales of raw materials, catalysts, processing
- 793 chemicals, welding gases or other industrial processing gases
- 794 (except natural gas) to a manufacturer for use directly in
- 795 manufacturing or processing a product for sale or rental or
- 796 repairing or reconditioning vessels or barges of fifty (50) tons
- 797 load displacement and over. For the purposes of this exemption,
- 798 electricity used directly in the electrolysis process in the
- 799 production of sodium chlorate shall be considered a raw material.
- 800 This exemption shall not apply to any property used as fuel except



- 801 to the extent that such fuel comprises by-products which have no 802 market value.
- 803 The gross proceeds of sales of dry docks, offshore 804 drilling equipment for use in oil or natural gas exploration or 805 production, vessels or barges of fifty (50) tons load displacement 806 and over, when the vessels or barges are sold by the manufacturer 807 or builder thereof. In addition to other types of equipment, 808 offshore drilling equipment for use in oil or natural gas 809 exploration or production shall include aircraft used 810 predominately to transport passengers or property to or from 811 offshore oil or natural gas exploration or production platforms or 812 vessels, and engines, accessories and spare parts for such 813 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.
- 819 (e) The gross income from repairs to vessels and barges 820 engaged in foreign trade or interstate transportation.
- (f) Sales of petroleum products to vessels or barges for consumption in marine international commerce or interstate transportation businesses.
- 824 (g) Sales and rentals of rail rolling stock (and 825 component parts thereof) for ultimate use in interstate commerce



- and gross income from services with respect to manufacturing, repairing, cleaning, altering, reconditioning or improving such rail rolling stock (and component parts thereof).
- (h) Sales of raw materials, catalysts, processing
 chemicals, welding gases or other industrial processing gases
 (except natural gas) used or consumed directly in manufacturing,
 repairing, cleaning, altering, reconditioning or improving such
 rail rolling stock (and component parts thereof). This exemption
 shall not apply to any property used as fuel.
- 835 Sales of machinery or tools or repair parts (i) therefor or replacements thereof, fuel or supplies used directly 836 837 in manufacturing, converting or repairing ships, vessels or barges 838 of three thousand (3,000) tons load displacement and over, but not 839 to include office and plant supplies or other equipment not 840 directly used on the ship, vessel or barge being built, converted 841 or repaired. For purposes of this exemption, "ships, vessels or 842 barges" shall not include floating structures described in Section 843 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.



- 850 Sales of materials used in the construction of a 851 building, or any addition or improvement thereon, and sales of any 852 machinery and equipment not later than three (3) months after the 853 completion of construction of the building, or any addition 854 thereon, to be used therein, to qualified businesses, as defined 855 in Section 57-51-5, which are located in a county or portion 856 thereof designated as an enterprise zone pursuant to Sections 857 57-51-1 through 57-51-15.
- 858 (1) Sales of materials used in the construction of a 859 building, or any addition or improvement thereon, and sales of any 860 machinery and equipment not later than three (3) months after the 861 completion of construction of the building, or any addition 862 thereon, to be used therein, to qualified businesses, as defined 863 in Section 57-54-5.
- 864 (m) Income from storage and handling of perishable 865 goods by a public storage warehouse.
- (n) The value of natural gas lawfully injected into the earth for cycling, repressuring or lifting of oil, or lawfully vented or flared in connection with the production of oil; however, if any gas so injected into the earth is sold for such purposes, then the gas so sold shall not be exempt.
- 871 (o) The gross collections from self-service commercial 872 laundering, drying, cleaning and pressing equipment.
- 873 (p) Sales of materials used in the construction of a 874 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.

(q) Sales of component materials used in the construction of a building, or any addition or improvement thereon, sales of machinery and equipment to be used therein, and sales of manufacturing or processing machinery and equipment which is permanently attached to the ground or to a permanent foundation and which is not by its nature intended to be housed within a building structure, not later than three (3) months after the initial start-up date, to permanent business enterprises engaging in manufacturing or processing in Tier Three areas (as such term is defined in Section 57-73-21), which businesses are certified by the Department of Revenue as being eligible for the exemption granted in this paragraph (q).

(r) (i) Sales of component 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 the building, addition or improvement thereon, to be used therein, for any company establishing or transferring its national or regional headquarters from within or outside the State of Mississippi and creating a minimum of twenty (20) jobs at the new headquarters in this state.

The Department of Revenue shall establish criteria and prescribe procedures to determine if a company qualifies as a national or regional headquarters for the purpose of receiving the exemption provided in this subparagraph (i).

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

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

922 (t) Gross income from the storage and handling of 923 natural gas in underground salt domes and in other underground



- 924 reservoirs, caverns, structures and formations suitable for such 925 storage.
- 926 (u) Sales of machinery and equipment to nonprofit
- 927 organizations if the organization:
- 928 (i) Is tax exempt pursuant to Section 501(c)(4) of
- 929 the Internal Revenue Code of 1986, as amended;
- 930 (ii) Assists in the implementation of the
- 931 contingency plan or area contingency plan, and which is created in
- 932 response to the requirements of Title IV, Subtitle B of the Oil
- 933 Pollution Act of 1990, Public Law 101-380; and
- 934 (iii) Engages primarily in programs to contain,
- 935 clean up and otherwise mitigate spills of oil or other substances
- 936 occurring in the United States coastal and tidal waters.
- 937 For purposes of this exemption, "machinery and equipment"
- 938 means any ocean-going vessels, barges, booms, skimmers and other
- 939 capital equipment used primarily in the operations of nonprofit
- 940 organizations referred to herein.
- 941 (v) Sales or leases of materials and equipment to
- 942 approved business enterprises as provided under the Growth and
- 943 Prosperity Act.
- 944 (w) From and after July 1, 2001, sales of pollution
- 945 control equipment to manufacturers or custom processors for
- 946 industrial use. For the purposes of this exemption, "pollution
- 947 control equipment" means equipment, devices, machinery or systems
- 948 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.
- 951 (x) Sales or leases to a manufacturer of motor vehicles
- 952 or powertrain components operating a project that has been
- 953 certified by the Mississippi Major Economic Impact Authority as a
- 954 project as defined in Section 57-75-5(f)(iv)1, Section
- 955 57-75-5(f) (xxi) or Section 57-75-5(f) (xxii) of machinery and
- 956 equipment; special tooling such as dies, molds, jigs and similar
- 957 items treated as special tooling for federal income tax purposes;
- 958 or repair parts therefor or replacements thereof; repair services
- 959 thereon; fuel, supplies, electricity, coal and natural gas used
- 960 directly in the manufacture of motor vehicles or motor vehicle
- 961 parts or used to provide climate control for manufacturing areas.
- 962 (y) Sales or leases of component materials, machinery
- 963 and equipment used in the construction of a building, or any
- 964 addition or improvement thereon to an enterprise operating a
- 965 project that has been certified by the Mississippi Major Economic
- 966 Impact Authority as a project as defined in Section
- 967 57-75-5(f)(iv)1, Section 57-75-5(f)(xxi), Section 57-75-5(f)(xxii)
- 968 or Section 57-75-5(f) (xxviii) and any other sales or leases
- 969 required to establish or operate such project.
- 970 (z) Sales of component materials and equipment to a
- 971 business enterprise as provided under Section 57-64-33.



- 972 (aa) The gross income from the stripping and painting 973 of commercial aircraft engaged in foreign or interstate 974 transportation business.
- 975 (bb) [Repealed]
- 976 Sales or leases to an enterprise owning or 977 operating a project that has been designated by the Mississippi 978 Major Economic Impact Authority as a project as defined in Section 979 57-75-5(f)(xviii) of machinery and equipment; special tooling such 980 as dies, molds, jigs and similar items treated as special tooling 981 for federal income tax purposes; or repair parts therefor or 982 replacements thereof; repair services thereon; fuel, supplies, 983 electricity, coal and natural gas used directly in the 984 manufacturing/production operations of the project or used to 985 provide climate control for manufacturing/production areas.
- 986 (dd) Sales or leases of component materials, machinery
 987 and equipment used in the construction of a building, or any
 988 addition or improvement thereon to an enterprise owning or
 989 operating a project that has been designated by the Mississippi
 990 Major Economic Impact Authority as a project as defined in Section
 991 57-75-5(f) (xviii) and any other sales or leases required to
 992 establish or operate such project.
- 993 (ee) Sales of parts used in the repair and servicing of 994 aircraft not registered in Mississippi engaged exclusively in the 995 business of foreign or interstate transportation to businesses 996 engaged in aircraft repair and maintenance.



997	(ff) Sales of component materials used in the
998	construction of a facility, or any addition or improvement
999	thereon, and sales or leases of machinery and equipment not later
1000	than three (3) months after the completion of construction of the
1001	facility, or any addition or improvement thereto, to be used in
1002	the building or any addition or improvement thereto, to a
1003	permanent business enterprise operating a data/information
1004	enterprise in Tier Three areas (as such areas are designated in
1005	accordance with Section 57-73-21), meeting minimum criteria
1006	established by the Mississippi Development Authority.

- (gg) Sales of component materials used in the construction of a facility, or any addition or improvement thereto, and sales 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 facility or any addition or improvement thereto, to technology intensive enterprises for industrial purposes in Tier Three areas (as such areas are designated in accordance with Section 57-73-21), as certified by the Department of Revenue. For purposes of this paragraph, an enterprise must meet the criteria provided for in Section 27-65-17(1)(f) in order to be considered a technology intensive enterprise.
- 1019 (hh) Sales of component materials used in the
 1020 replacement, reconstruction or repair of a building or facility
 1021 that has been destroyed or sustained extensive damage as a result



1022 of a disaster declared by the Governor, sales of machinery and 1023 equipment to be used therein to replace machinery or equipment 1024 damaged or destroyed as a result of such disaster, including, but 1025 not limited to, manufacturing or processing machinery and 1026 equipment which is permanently attached to the ground or to a 1027 permanent foundation and which is not by its nature intended to be 1028 housed within a building structure, to enterprises or companies 1029 that were eligible for the exemptions authorized in paragraph (q), 1030 (r), (ff) or (qq) of this subsection during initial construction 1031 of the building that was destroyed or damaged, which enterprises 1032 or companies are certified by the Department of Revenue as being 1033 eligible for the exemption granted in this paragraph.

- 1034 (ii) Sales of software or software services transmitted 1035 by the Internet to a destination outside the State of Mississippi 1036 where the first use of such software or software services by the 1037 purchaser occurs outside the State of Mississippi.
- 1038 (jj) Gross income of public storage warehouses derived 1039 from the temporary storage of raw materials that are to be used in 1040 an eligible facility as defined in Section 27-7-22.35.
- 1041 (kk) Sales of component building materials and
 1042 equipment for initial construction of facilities or expansion of
 1043 facilities as authorized under Sections 57-113-1 through 57-113-7
 1044 and Sections 57-113-21 through 57-113-27.



- 1045 (11) Sales and leases of machinery and equipment
 1046 acquired in the initial construction to establish facilities as
 1047 authorized in Sections 57-113-1 through 57-113-7.
- 1048 (mm) Sales and leases of replacement hardware, software

 1049 or other necessary technology to operate a data center as

 1050 authorized under Sections 57-113-21 through 57-113-27.
- 1051 Sales of component materials used in the 1052 construction of a building, or any addition or improvement 1053 thereon, and sales or leases of machinery and equipment not later 1054 than three (3) months after the completion of the construction of 1055 the facility, to be used in the facility, to permanent business 1056 enterprises operating a facility producing renewable crude oil 1057 from biomass harvested or produced, in whole or in part, in 1058 Mississippi, which businesses meet minimum criteria established by 1059 the Mississippi Development Authority. As used in this paragraph, 1060 the term "biomass" shall have the meaning ascribed to such term in Section 57-113-1. 1061
- (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.



1069	(pp) Sales of materials used in the construction of a
1070	health care industry facility, as defined in Section 57-117-3, or
1071	any addition or improvement thereon, and sales of any machinery
1072	and equipment not later than three (3) months after the completion
1073	of construction of the facility, or any addition thereon, to be
1074	used therein, to qualified businesses, as defined in Section
1075	57-117-3. This paragraph shall be repealed from and after July 1,
1076	2022.

- 1077 Sales or leases to a manufacturer of automotive (qq) parts operating a project that has been certified by the 1078 1079 Mississippi Major Economic Impact Authority as a project as 1080 defined in Section 57-75-5(f) (xxviii) of machinery and equipment; 1081 or repair parts therefor or replacements thereof; repair services 1082 thereon; fuel, supplies, electricity, coal, nitrogen and natural 1083 gas used directly in the manufacture of automotive parts or used 1084 to provide climate control for manufacturing areas.
- 1085 (rr) Gross collections derived from guided tours on any
 1086 navigable waters of this state, which include providing
 1087 accommodations, guide services and/or related equipment operated
 1088 by or under the direction of the person providing the tour, for
 1089 the purposes of outdoor tourism. The exemption provided in this
 1090 paragraph (rr) does not apply to the sale of tangible personal
 1091 property by a person providing such tours.
- 1092 (ss) Retail sales of truck-tractors and semitrailers
 1093 used in interstate commerce and registered under the International



- 1094 Registration Plan (IRP) or any similar reciprocity agreement or
- 1095 compact relating to the proportional registration of commercial
- 1096 vehicles entered into as provided for in Section 27-19-143.
- 1097 (tt) Sales exempt under the Facilitating Business Rapid
- 1098 Response to State Declared Disasters Act of 2015 (Sections
- 1099 27-113-1 through 27-113-9).
- 1100 (uu) Sales or leases to an enterprise and its
- 1101 affiliates operating a project that has been certified by the
- 1102 Mississippi Major Economic Impact Authority as a project as
- 1103 defined in Section 57-75-5(f)(xxix) of:
- 1104 (i) All personal property and fixtures, including
- 1105 without limitation, sales or leases to the enterprise and its
- 1106 affiliates of:
- 1. Manufacturing machinery and equipment;
- 1108 2. Special tooling such as dies, molds, jigs
- 1109 and similar items treated as special tooling for federal income
- 1110 tax purposes;
- 1111 3. Component building materials, machinery
- 1112 and equipment used in the construction of buildings, and any other
- 1113 additions or improvements to the project site for the project;
- 1114 4. Nonmanufacturing furniture, fixtures and
- 1115 equipment (inclusive of all communications, computer, server,
- 1116 software and other hardware equipment); and
- 1117 5. Fuel, supplies (other than
- 1118 nonmanufacturing consumable supplies and water), electricity,



- 1119 nitrogen gas and natural gas used directly in the
- 1120 manufacturing/production operations of such project or used to
- 1121 provide climate control for manufacturing/production areas of such
- 1122 project;
- 1123 (ii) All replacements of, repair parts for or
- 1124 services to repair items described in subparagraph (i)1, 2 and 3
- 1125 of this paragraph; and
- 1126 (iii) All services taxable pursuant to Section
- 1127 27-65-23 required to establish, support, operate, repair and/or
- 1128 maintain such project.
- 1129 (vv) Sales or leases to an enterprise operating a
- 1130 project that has been certified by the Mississippi Major Economic
- 1131 Impact Authority as a project as defined in Section
- 1132 57-75-5(f)(xxx) of:
- (i) Purchases required to establish and operate
- 1134 the project, including, but not limited to, sales of component
- 1135 building materials, machinery and equipment required to establish
- 1136 the project facility and any additions or improvements thereon;
- 1137 and
- 1138 (ii) Machinery, special tools (such as dies,
- 1139 molds, and jigs) or repair parts thereof, or replacements and
- 1140 lease thereof, repair services thereon, fuel, supplies and
- 1141 electricity, coal and natural gas used in the manufacturing
- 1142 process and purchased by the enterprise owning or operating the
- 1143 project for the benefit of the project.



1144	(ww) Sales of component materials used in the
1145	construction of a building, or any expansion or improvement
1146	thereon, sales of machinery and/or equipment to be used therein,
1147	and sales of processing machinery and equipment which is
1148	permanently attached to the ground or to a permanent foundation
1149	which is not by its nature intended to be housed in a building
1150	structure, no later than three (3) months after initial startup,
1151	expansion or improvement of a permanent enterprise solely engaged
1152	in the conversion of natural sand into proppants used in oil and
1153	gas exploration and development with at least ninety-five percent
1154	(95%) of such proppants used in the production of oil and/or gas
1155	from horizontally drilled wells and/or horizontally drilled
1156	recompletion wells as defined in Sections 27-25-501 and 27-25-701.
1157	(xx) Sales of software, software services, or software
1158	licenses to the extent such payment represents the right to use
1159	such software or services by persons located outside the State of
1160	Mississippi. The extent to which software, software services, or
1161	software licenses are used inside and outside this state shall be
1162	determined based on the physical locations of the authorized
1163	users.
1164	(yy) Sales of software or software services transmitted
1165	or delivered via the Internet to a destination inside the State of
1166	Mississippi where the first use of such software or software
1167	services by the purchaser occurs outside the State of Mississippi,
1168	if sales or use tax was paid on such software in such other state,



1169	or if sales	or use	would hav	e been	paid to	such	other	state	if
1170	Mississippi	law had	d applied	to such	n purcha	se or	use or	utside	the
1171	state.								

- 1172 (2) Sales of component materials used in the construction of 1173 a building, or any addition or improvement thereon, sales of 1174 machinery and equipment to be used therein, and sales of manufacturing or processing machinery and equipment which is 1175 1176 permanently attached to the ground or to a permanent foundation 1177 and which is not by its nature intended to be housed within a 1178 building structure, not later than three (3) months after the 1179 initial start-up date, to permanent business enterprises engaging 1180 in manufacturing or processing in Tier Two areas and Tier One 1181 areas (as such areas are designated in accordance with Section 1182 57-73-21), which businesses are certified by the Department of 1183 Revenue as being eligible for the exemption granted in this 1184 subsection, shall be exempt from one-half (1/2) of the taxes 1185 imposed on such transactions under this chapter.
- 1186 (3) Sales of component materials used in the construction of 1187 a facility, or any addition or improvement thereon, and sales or 1188 leases of machinery and equipment not later than three (3) months 1189 after the completion of construction of the facility, or any 1190 addition or improvement thereto, to be used in the building or any 1191 addition or improvement thereto, to a permanent business 1192 enterprise operating a data/information enterprise in Tier Two 1193 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.
- 1198 Sales of component materials used in the construction of 1199 a facility, or any addition or improvement thereto, and sales of 1200 machinery and equipment not later than three (3) months after the 1201 completion of construction of the facility, or any addition or 1202 improvement thereto, to be used in the building or any addition or 1203 improvement thereto, to technology intensive enterprises for 1204 industrial purposes in Tier Two areas and Tier One areas (as such 1205 areas are designated in accordance with Section 57-73-21), which 1206 businesses are certified by the Department of Revenue as being 1207 eligible for the exemption granted in this subsection, shall be 1208 exempt from one-half (1/2) of the taxes imposed on such 1209 transactions under this chapter. For purposes of this subsection, 1210 an enterprise must meet the criteria provided for in Section 1211 27-65-17(1)(f) in order to be considered a technology intensive 1212 enterprise.
- 1213 (5) (a) For purposes of this subsection:
- 1214 (i) "Telecommunications enterprises" shall have
 1215 the meaning ascribed to such term in Section 57-73-21;
- 1216 (ii) "Tier One areas" mean counties designated as
- 1217 Tier One areas pursuant to Section 57-73-21;



- 1218 (iii) "Tier Two areas" mean counties designated as
 1219 Tier Two areas pursuant to Section 57-73-21;
- 1220 (iv) "Tier Three areas" mean counties designated
- 1221 as Tier Three areas pursuant to Section 57-73-21; and
- 1222 (v) "Equipment used in the deployment of broadband
- 1223 technologies" means any equipment capable of being used for or in
- 1224 connection with the transmission of information at a rate, prior
- 1225 to taking into account the effects of any signal degradation, that
- 1226 is not less than three hundred eighty-four (384) kilobits per
- 1227 second in at least one (1) direction, including, but not limited
- 1228 to, asynchronous transfer mode switches, digital subscriber line
- 1229 access multiplexers, routers, servers, multiplexers, fiber optics
- 1230 and related equipment.
- 1231 (b) Sales of equipment to telecommunications
- 1232 enterprises after June 30, 2003, and before July 1, 2025, that is
- 1233 installed in Tier One areas and used in the deployment of
- 1234 broadband technologies shall be exempt from one-half (1/2) of the
- 1235 taxes imposed on such transactions under this chapter.
- 1236 (c) Sales of equipment to telecommunications
- 1237 enterprises after June 30, 2003, and before July 1, 2025, that is
- 1238 installed in Tier Two and Tier Three areas and used in the
- 1239 deployment of broadband technologies shall be exempt from the
- 1240 taxes imposed on such transactions under this chapter.
- 1241 (6) Sales of component materials used in the replacement,
- 1242 reconstruction or repair of a building that has been destroyed or



- 1243 sustained extensive damage as a result of a disaster declared by 1244 the Governor, sales of machinery and equipment to be used therein 1245 to replace machinery or equipment damaged or destroyed as a result of such disaster, including, but not limited to, manufacturing or 1246 1247 processing machinery and equipment which is permanently attached 1248 to the ground or to a permanent foundation and which is not by its nature intended to be housed within a building structure, to 1249 1250 enterprises that were eligible for the partial exemptions provided 1251 for in subsections (2), (3) and (4) of this section during initial 1252 construction of the building that was destroyed or damaged, which 1253 enterprises are certified by the Department of Revenue as being 1254 eligible for the partial exemption granted in this subsection, 1255 shall be exempt from one-half (1/2) of the taxes imposed on such 1256 transactions under this chapter.
- 1257 **SECTION 5.** Section 27-67-3, Mississippi Code of 1972, is 1258 amended as follows:
- 1259 27-67-3. Whenever used in this article, the words, phrases 1260 and terms shall have the meaning ascribed to them as follows:
- 1261 (a) "Tax Commission" or "department" means the 1262 Department of Revenue of the State of Mississippi.
- 1263 (b) "Commissioner" means the Commissioner of Revenue of 1264 the Department of Revenue.
- 1265 (c) "Person" means any individual, firm, partnership,
 1266 joint venture, association, corporation, estate, trust, receiver,
 1267 syndicate or any other group or combination acting as a unit and



- includes the plural as well as the singular in number. "Person"
 shall also include husband or wife, or both, where joint benefits
 are derived from the operation of a business taxed hereunder or
- 1271 where joint benefits are derived from the use of property taxed
- 1272 hereunder.
- 1273 (d) "Taxpayer" means any person liable for the payment
- 1274 of any tax hereunder, or liable for the collection and payment of
- 1275 the tax.
- 1276 (e) "Sale" or "purchase" means the exchange of
- 1277 properties for money or other consideration, and the barter of
- 1278 properties or products. Every closed transaction by which title
- 1279 to, or possession of, tangible personal property or specified
- 1280 digital products passes shall constitute a taxable event. A
- 1281 transaction whereby the possession of property or products is
- 1282 transferred but the seller retains title as security for payment
- 1283 of the selling price shall be deemed a sale.
- 1284 (f) "Purchase price" or "sales price" means the total
- 1285 amount for which tangible personal property or specified digital
- 1286 product is purchased or sold, valued in money, including
- 1287 installation and service charges, and freight charges to the point
- 1288 of use within this state, without any deduction for cost of
- 1289 property or products sold, expenses or losses, or taxes of any
- 1290 kind except those exempt by the sales tax law. "Purchase price"
- 1291 or "sales price" shall not include cash discounts allowed and
- 1292 taken or merchandise returned by customers when the total sales

price is refunded either in cash or by credit, and shall not include amounts allowed for a trade-in of similar property or products. "Purchase price" or "sales price" does not include finance charges, carrying charges or any other addition to the selling price as a result of deferred payments by the purchaser.

- 1298 (g) "Lease" or "rent" means any agreement entered into 1299 for a consideration that transfers possession or control of 1300 tangible personal property or specified digital products to a 1301 person for use within this state.
- 1302 (h) "Value" means the estimated or assessed monetary 1303 worth of a thing or property. The value of property or products 1304 transferred into this state for sales promotion or advertising 1305 shall be an amount not less than the cost paid by the transferor 1306 The value of property or products which have been used 1307 in another state shall be determined by its cost less straight 1308 line depreciation provided that value shall never be less than 1309 twenty percent (20%) of the cost or other method acceptable to the commissioner. On property or products imported by the 1310 1311 manufacturer thereof for rental or lease within this state, value 1312 shall be the manufactured cost of the property and freight to the 1313 place of use in Mississippi.
- (i) "Tangible personal property" means personal
 property perceptible to the human senses or by chemical analysis,
 as opposed to real property or intangibles. "Tangible personal
 property" shall include printed, mimeographed, multigraphed



matter, or material reproduced in any other manner, and books, catalogs, manuals, publications or similar documents covering the services of collecting, compiling or analyzing information of any kind or nature. However, reports representing the work of persons such as lawyers, accountants, engineers and similar professionals shall not be included. "Tangible personal property" shall also include tangible advertising or sales promotion materials such as, but not limited to, displays, brochures, signs, catalogs, price lists, point of sale advertising materials and technical manuals. Tangible personal property shall also include computer software programs.

(j) "Person doing business in this state," "person maintaining a place of business within this state," or any similar term means any person having within this state an office, a distribution house, a salesroom or house, a warehouse, or any other place of business, or owning personal property located in this state used by another person, or installing personal property in this state. This definition also includes any person selling or taking orders for any tangible personal property, either personally, by mail or through an employee representative, salesman, commission agent, canvasser, solicitor or independent contractor or by any other means from within the state. "Person doing business in this state" also includes any marketplace facilitator, marketplace seller, or remote seller with sales that exceed Two Hundred Fifty Thousand Dollars (\$250,000.00) in any



- 1343 consecutive twelve-month period. A sale made through a
 1344 marketplace facilitator is a sale of the marketplace facilitator
 1345 and not the sale of a marketplace seller for purposes of
 1346 determining whether a person exceeds Two Hundred Fifty Thousand
 1347 Dollars (\$250,000.00) in sales.
- 1348 Any person doing business under the terms of this article by
 1349 reason of coming under any one or more of the qualifying
 1350 provisions listed above shall be considered as doing business on
 1351 all transactions involving sales to persons within this state.
- 1352 "Use" or "consumption" means the first use or (k) 1353 intended use within this state of tangible personal property or 1354 specified digital product and shall include rental or loan by 1355 owners or use by lessees or other persons receiving benefits from 1356 use of the property or product. "Use" or "consumption" shall 1357 include the benefit realized or to be realized by persons 1358 importing or causing to be imported into this state tangible 1359 advertising or sales promotion materials.
- 1360 (1) "Storage" means keeping tangible personal property
 1361 or specified digital product in this state for subsequent use or
 1362 consumption in this state.
- 1363 (m) "Specified digital products" shall have the meaning 1364 ascribed to such term in Section 27-65-26.
- 1365 (n) "Marketplace facilitator" means any person who 1366 facilitates a retail sale by a seller by:



(i) Listing or advertising for sale by the
1368 retailer in any forum, tangible personal property, services or
1369 digital goods that are subject to tax under this chapter; and
(ii) Either directly or indirectly through
1371 agreements or arrangements with third parties collecting payment
1372 from the customer and transmitting that payment to the retailer
1373 regardless of whether the marketplace provider receives
1374 compensation or other consideration in exchange for its service.
(o) "Marketplace seller" means a seller that makes

- 1375 (o) "Marketplace seller" means a seller that makes
 1376 sales through any physical or electronic marketplace owned,
 1377 operated, or controlled by a marketplace facilitator, even if such
 1378 seller would not have been required to collect and remit sales tax
 1379 had the sale not been made through such marketplace.
- (p) "Remote seller" means a person, other than a
 marketplace facilitator, that does not maintain a place of
 business in this state and that through a forum sells tangible
 personal property, taxable services or specified digital products,
 the sale or use of which is subject to the tax imposed by this
 chapter.
- 1386 (q) "Software" shall have the meaning ascribed in 1387 Section 27-65-3.
- 1388 **SECTION 6.** Section 27-67-7, Mississippi Code of 1972, is 1389 amended as follows:
- 1390 27-67-7. The tax levied by this article shall not be 1391 collected in the following instances:



1392	(a) On the use, storage or consumption of any tangible
1393	personal property or specified digital products if the sale
1394	thereof has already been included in the measure of this tax or
1395	the tax imposed by Section 27-65-20 or Section 27-65-17, 27-65-19,
1396	27-65-25 or 27-65-26, or has already been included in the measure
1397	of a sales tax imposed by another state in which the property or
1398	products were sold or use tax imposed by some other state in which
1399	the property was used. If the rate of sales or use tax paid
1400	another state by the person using the property or products in
1401	Mississippi is not equal to or greater than the rate imposed by
1402	this article, then the user or purchaser shall apply the
1403	difference in these rates to the purchase price or value of the
1404	property or products and pay to the commissioner the amount of tax
1405	thus computed. Persons using business property or products in
1406	this state which has been used by them in other states shall be
1407	entitled to a credit for sales and/or use tax paid to other states
1408	equal to the aggregate of all such state rates multiplied by the
1409	value of the property or products at the time of importation into
1410	this state. Persons using business property or products in this
1411	state which were acquired from another person who used it in other
1412	states shall be entitled to a credit equal to the applicable rate
1413	in the state of last prior use multiplied by the value of the
1414	property or products at the time of importation into this state.
1415	However, credit for use tax paid to another state shall not apply
1416	on the purchase price of tangible personal property or specified

digital products that have been only stored or warehoused in the
other state and the first use of the property or products occurs
in Mississippi. Provided further, that credit for sales or use
tax paid to another state shall not apply on the purchase price or
value of automobiles, trucks, truck-tractors, semitrailers,
trailers, boats, travel trailers, motorcycles and all-terrain

cycles imported and first used in Mississippi.

1424 Credit for sales or use tax paid to another state as provided 1425 in this paragraph (a) shall be evidenced by an invoice clearly and 1426 correctly showing the amount of the tax as a separate item, and no 1427 credit shall be allowed otherwise.

(b) On the use, storage or consumption of tangible personal property or specified digital products to the extent that sales of similar property or products in Mississippi are either excluded or specifically exempt from sales tax or are taxed at the wholesale rate.

This exemption shall be confined to the use of property or products the sale of which is an itemized exemption in the Mississippi Sales Tax Law, or to use by persons who are listed in the Mississippi Sales Tax Law as being exempt from sales tax.

(c) On the use, storage or consumption of tangible personal property or specified digital products brought into this state by a nonresident for his or her use or enjoyment while temporarily within the state, but not including tangible personal property or specified digital products brought in for use in



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1442 connection with a business activity. This exemption shall not
1443 apply to property or products which remain situated in this state
1444 for the repeated use, storage or consumption by out-of-state
1445 visitors, or which is acquired by visitors and first used in this
1446 state.

- (d) On the use of a motor vehicle for which a registration is required by the motor vehicle law, when such motor vehicle was purchased by a natural person for his personal or family use while such person was a bona fide resident of another state and who thereafter became a resident of this state, but not to include a motor vehicle which is transferred by the owner for commercial use or for use by another person within this state.
- 1454 (e) On the use of personal and household effects by a
 1455 natural person acquired while the person was a bona fide resident
 1456 of another state, and who thereafter became a resident of this
 1457 state.
- (f) On the use or rental of motion picture film,

 video-audio tapes, phonograph records or specified digital

 products for exhibition either by a person paying Mississippi

 sales tax on gross income from admissions for the exhibitions or

 by a person operating a television or radio broadcasting station.
- 1463 (g) On any vehicle purchased in another state for use
 1464 outside of this state by a Mississippi citizen serving in the
 1465 Armed Forces and stationed in another state who elects to license
 1466 the vehicle in Mississippi.



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1467	()	h)	On t	he	cost	or	value	e an	d on	the	use,	storage	e and
1468	consumption	of	rail	. ro	olling	, st	tock a	and	compo	nent	part	s there	eof.

- 1469 On the use, storage or consumption of literature, 1470 video tapes, photographic slides or specified digital products 1471 used by religious institutions for the propagation of their creeds 1472 or for carrying on their customary nonprofit religious activities, 1473 and on the use of any tangible personal property or specified 1474 digital products purchased and first used in another state by 1475 religious institutions for the propagation of their creeds or for 1476 carrying on their customary nonprofit religious activities. 1477 "Religious institution," for the purpose of this exemption, means 1478 any religious institution granted an exemption under 26 USCS 1479 Section 501(c)(3). Any exemption under this paragraph obtained by 1480 fraud, misstatement or misrepresentation shall be cancelled by 1481 the * * * Department of Revenue, and the person committing the 1482 fraud, misstatement or misrepresentation shall be liable for 1483 prosecution for fraud on the assessment, and, on conviction, shall 1484 be fined not less than One Thousand Dollars (\$1,000.00), or 1485 punished by imprisonment in the State Penitentiary for a term not 1486 to exceed five (5) years, or both, within the discretion of the 1487 court.
- 1488 (j) The tax on the cost or value of farm machinery used 1489 in the harvesting of agricultural products shall be limited to the 1490 ratio of use within this state to the life of the property.
- 1491 (k) [Repealed]



L492	(1) On the use of machinery and equipment; special
L493	tooling such as dies, molds, jigs and similar items treated as
L494	special tooling for federal income tax purposes; or repair parts
L495	therefor or replacements thereof; or repair services thereon; by a
L496	taxpayer other than the manufacturer when the manufacturer still
L497	holds title to the items and the items are purchased by the
L498	manufacturer as a part of a project as defined in Section
L499	57-75-5(f)(iv)1, Section 57-75-5(f)(xxi) or Section
L500	57-75-5(f)(xxii).

- 1501 (m) On the use, storage or consumption of utilities 1502 purchased by a manufacturer described in Section 27-65-101(x).
- 1503 (n) On the use, storage or consumption of utilities 1504 purchased by an enterprise described in Section 27-65-101(cc).
- 1505 (o) On the use, storage or consumption of jet aircraft
 1506 engines that are temporarily located within the State of
 1507 Mississippi and are brought into the state for research and/or
 1508 testing purposes at a jet aircraft engine research and testing
 1509 facility.
- 1510 (p) On the use by a person or from a location in this

 1511 state of software, data or information in electronic format that

 1512 is maintained on a computer, server or equipment located outside

 1513 the state and accessed via the Internet.
- 1514 **SECTION 7.** This act shall take effect and be in force from 1515 and after July 1, 2022, and shall apply to all tax periods that



are open to audit, assessment, or claims for refund or credit as of such date, and shall stand repealed on June 30, 2022.

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

- AN ACT TO AMEND SECTIONS 27-65-3, 27-65-19, 27-65-23,
- 2 27-65-101, 27-67-3 AND 27-67-7, MISSISSIPPI CODE OF 1972, TO
- 3 CLARIFY THE PROVISIONS REGARDING THE TAXATION OF REMOTE AND
- 4 INTERNET-BASED COMPUTER SOFTWARE PRODUCTS AND SERVICES; AND FOR
- 5 RELATED PURPOSES.

