Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 516

BY: Committee

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

- 15 **SECTION 1.** Section 57-10-401, Mississippi Code of 1972, is
- 16 brought forward as follows:
- 17 [In cases involving an economic development project for which
- 18 the Mississippi Business Finance Corporation has issued bonds for
- 19 the purpose of financing the approved costs of such project prior
- 20 to July 1, 1994, this section shall read as follows:]
- 21 57-10-401. As used in Sections 57-10-401 through 57-10-445,
- 22 the following terms shall have the meanings ascribed to them
- 23 herein unless the context clearly indicates otherwise:



- 24 (a) "Approved company" means any eligible company
- 25 seeking to locate an economic development project in a county,
- 26 which eligible company is approved by the corporation.
- 27 (b) "Approved costs" means:
- 28 (i) Obligations incurred for equipment and labor
- 29 and to contractors, subcontractors, builders and materialmen in
- 30 connection with the acquisition, construction and installation of
- 31 an economic development project;
- 32 (ii) The cost of acquiring land or rights in land
- 33 and any cost incidental thereto, including recording fees;
- 34 (iii) The cost of contract bonds and of insurance
- 35 of all kinds that may be required or necessary during the course
- 36 of acquisition, construction and installation of an economic
- 37 development project which is not paid by the contractor or
- 38 contractors or otherwise provided for;
- 39 (iv) All costs of architectural and engineering
- 40 services, including test borings, surveys, estimates, plans and
- 41 specifications, preliminary investigations, and supervision of
- 42 construction, as well as for the performance of all the duties
- 43 required by or consequent upon the acquisition, construction and
- 44 installation of an economic development project;
- 45 (v) All costs which shall be required to be paid
- 46 under the terms of any contract or contracts for the acquisition,
- 47 construction and installation of an economic development project;



- 48 (vi) All costs, expenses and fees incurred in
- 49 connection with the issuance of bonds pursuant to Sections
- 50 57-10-401 through 57-10-445;
- (vii) All costs funded by a loan made under the
- 52 Mississippi Small Enterprise Development Finance Act; and
- 53 (viii) All costs of professionals permitted to be
- 54 engaged under the Mississippi Small Enterprise Development Finance
- 55 Act for a loan made under such act.
- (c) "Assessment" means the job development assessment
- 57 fee authorized in Section 57-10-413.
- (d) "Bonds" means the revenue bonds, notes or other
- 59 debt obligations of the corporation authorized to be issued by the
- 60 corporation on behalf of an eligible company or other state
- 61 agency.
- 62 (e) "Corporation" means the Mississippi Business
- 63 Finance Corporation created under Section 57-10-167, Mississippi
- 64 Code of 1972.
- (f) "Economic development project" means and includes
- 66 the acquisition of any equipment or real estate in a county and
- 67 the construction and installation thereon, and with respect
- 68 thereto, of improvements and facilities necessary or desirable for
- 69 improvement of the real estate, including surveys, site tests and
- 70 inspections, subsurface site work, excavation, removal of
- 71 structures, roadways, cemeteries and other surface obstructions,
- 72 filling, grading and provision of drainage, storm water detention,

- 73 installation of utilities such as water, sewer, sewage treatment,
- 74 gas, electricity, communications and similar facilities, off-site
- 75 construction of utility extensions to the boundaries of the real
- 76 estate, and the acquisition, construction and installation of
- 77 manufacturing, telecommunications, data processing, distribution
- 78 or warehouse facilities on the real estate, for lease or financial
- 79 arrangement by the corporation to an approved company for use and
- 80 occupancy by the approved company or its affiliates for
- 81 manufacturing, telecommunications, data processing, distribution
- 82 or warehouse purposes. Such term also includes, without
- 83 limitation, any project the financing of which has been approved
- 84 under the Mississippi Small Enterprise Development Finance Act.
- 85 From and after January 1, 2014, such term also includes the
- 86 economic development project of a related approved company that is
- 87 merged into or consolidated with another approved company where
- 88 the approved companies are engaged in a vertically integrated
- 89 manufacturing or warehouse operation.
- 90 (g) "Eligible company" means any corporation,
- 91 partnership, sole proprietorship, business trust, or other entity
- 92 which is:
- 93 (i) Engaged in manufacturing which meets the
- 94 standards promulgated by the corporation under Sections 57-10-401
- 95 through 57-10-445;



- 96 (ii) A private company approved by the corporation
- 97 for a loan under the Mississippi Small Enterprise Development
- 98 Finance Act;
- 99 (iii) A distribution or warehouse facility
- 100 employing a minimum of fifty (50) people or employing a minimum of
- 101 twenty (20) people and having a capital investment in such
- 102 facility of at least Five Million Dollars (\$5,000,000.00); or
- 103 (iv) A telecommunications or data processing
- 104 business.
- 105 (h) "Executive director" means the Executive Director
- 106 of the Mississippi Business Finance Corporation.
- 107 (i) "Financing agreement" means any financing documents
- 108 and agreements, indentures, loan agreements, lease agreements,
- 109 security agreements and the like, entered into by and among the
- 110 corporation, private lenders and an approved company with respect
- 111 to an economic development project.
- 112 (j) "Manufacturing" means any activity involving the
- 113 manufacturing, processing, assembling or production of any
- 114 property, including the processing resulting in a change in the
- 115 conditions of the property and any activity functionally related
- 116 thereto, together with the storage, warehousing, distribution and
- 117 related office facilities in respect thereof as determined by the
- 118 Mississippi Business Finance Corporation; however, in no event
- 119 shall "manufacturing" include mining, coal or mineral processing,
- 120 or extraction of Mississippi minerals.



- "State agency" means any state board, commission, 121
- 122 committee, council, university, department or unit thereof created
- by the Constitution or laws of this state. 123
- 124 "Revenues" shall not be considered state funds. (1)
- 125 "State" means the State of Mississippi. (m)
- 126 (n) "Mississippi Small Enterprise Development Finance
- 127 Act" means the provisions of law contained in Section 57-71-1 et
- 128 seq.
- 129 [In cases involving an economic development project for which
- 130 the Mississippi Business Finance Corporation has not issued bonds
- 131 for the purpose of financing the approved costs of such project
- prior to July 1, 1994, this section shall read as follows:] 132
- 57-10-401. As used in Sections 57-10-401 through 57-10-445, 133
- 134 the following terms shall have the meanings ascribed to them
- 135 herein unless the context clearly indicates otherwise:
- 136 "Approved company" means any eligible company
- 137 seeking to locate an economic development project in a county,
- which eligible company is approved by the corporation. 138
- 139 (b) "Approved costs" means:
- 140 Obligations incurred for equipment and labor (i)
- 141 and to contractors, subcontractors, builders and materialmen in
- 142 connection with the acquisition, construction and installation of
- 143 an economic development project;
- 144 (ii) The cost of acquiring land or rights in land
- and any cost incidental thereto, including recording fees; 145

146	(iii)	The cost of contract bonds and of insurance
147	of all kinds that may	be required or necessary during the course
148	of acquisition, const	ruction and installation of an economic
149	development project w	hich is not paid by the contractor or

- 150 contractors or otherwise provided for;
- (iv) All costs of architectural and engineering services, including test borings, surveys, estimates, plans and specifications, preliminary investigations, and supervision of construction, as well as for the performance of all the duties
- 155 required by or consequent upon the acquisition, construction and
- 156 installation of an economic development project;
- (v) All costs which shall be required to be paid under the terms of any contract or contracts for the acquisition, construction and installation of an economic development project;
- 160 (vi) All costs, expenses and fees incurred in 161 connection with the issuance of bonds pursuant to Sections 162 57-10-401 through 57-10-445;
- (vii) All costs funded by a loan made under the
 Mississippi Small Enterprise Development Finance Act; and
 (viii) All costs of professionals permitted to be
- 166 engaged under the Mississippi Small Enterprise Development Finance
- 167 Act for a loan made under such act.
- 168 (c) "Assessment" means the job development assessment
 169 fee authorized in Section 57-10-413.

- 170 (d) "Bonds" means the revenue bonds, notes or other
 171 debt obligations of the corporation authorized to be issued by the
 172 corporation on behalf of an eligible company or other state
 173 agency.
- 174 (e) "Corporation" means the Mississippi Business
 175 Finance Corporation created under Section 57-10-167, Mississippi
 176 Code of 1972.
- "Economic development project" means and includes 177 (f) 178 the acquisition of any equipment or real estate in a county and 179 the construction and installation thereon, and with respect 180 thereto, of improvements and facilities necessary or desirable for 181 improvement of the real estate, including surveys, site tests and 182 inspections, subsurface site work, excavation, removal of 183 structures, roadways, cemeteries and other surface obstructions, 184 filling, grading and provision of drainage, storm water detention, 185 installation of utilities such as water, sewer, sewage treatment, 186 gas, electricity, communications and similar facilities, off-site 187 construction of utility extensions to the boundaries of the real 188 estate, and the acquisition, construction and installation of 189 manufacturing, telecommunications, data processing, distribution 190 or warehouse facilities on the real estate, for lease or financial 191 arrangement by the corporation to an approved company for use and 192 occupancy by the approved company or its affiliates for 193 manufacturing, telecommunications, data processing, distribution 194 or warehouse purposes. Such term also includes, without

- 195 limitation, any project the financing of which has been approved
- 196 under the Mississippi Small Enterprise Development Finance Act.
- 197 If an eligible company closes a facility in this state and
- becomes an approved company under the provisions of Sections 198
- 57-10-401 through 57-10-449, only that portion of the project for 199
- 200 which such company is attempting to obtain financing that is in
- 201 excess of the value of the closed facility shall be included
- 202 within the definition of the term "economic development project."
- 203 The Mississippi Business Finance Corporation shall promulgate
- 204 rules and regulations to govern the determination of the
- 205 difference between the value of the closed facility and the new
- 206 facility.
- 207 "Eligible company" means any corporation, (a)
- 208 partnership, sole proprietorship, business trust, or other entity
- 209 which:
- 210 (i) Engaged in manufacturing which meets the
- 211 standards promulgated by the corporation under Sections 57-10-401
- 212 through 57-10-445;
- 213 A private company approved by the corporation (ii)
- 214 for a loan under the Mississippi Small Enterprise Development
- 215 Finance Act;
- 216 (iii) A distribution or warehouse facility
- 217 employing a minimum of fifty (50) people or employing a minimum of
- 218 twenty (20) people and having a capital investment in such
- facility of at least Five Million Dollars (\$5,000,000.00); 219



220	(iv)	А	telecommunications	or	data/information

- 221 processing business meeting criteria established by the
- 222 Mississippi Business Finance Corporation;
- (v) National or regional headquarters meeting
- 224 criteria established by the Mississippi Business Finance
- 225 Corporation;
- 226 (vi) Research and development facilities meeting
- 227 criteria established by the Mississippi Business Finance
- 228 Corporation; or
- 229 (vii) Technology intensive enterprises or
- 230 facilities meeting criteria established by the Mississippi
- 231 Business Finance Corporation.
- 232 (h) "Executive director" means the Executive Director
- 233 of the Mississippi Business Finance Corporation.
- (i) "Financing agreement" means any financing documents
- 235 and agreements, indentures, loan agreements, lease agreements,
- 236 security agreements and the like, entered into by and among the
- 237 corporation, private lenders and an approved company with respect
- 238 to an economic development project.
- 239 (j) "Manufacturing" means any activity involving the
- 240 manufacturing, processing, assembling or production of any
- 241 property, including the processing resulting in a change in the
- 242 conditions of the property and any activity functionally related
- 243 thereto, together with the storage, warehousing, distribution and
- 244 related office facilities in respect thereof as determined by the



- 245 Mississippi Business Finance Corporation; however, in no event
- 246 shall "manufacturing" include mining, coal or mineral processing,
- 247 or extraction of Mississippi minerals.
- 248 (k) "State agency" means any state board, commission,
- 249 committee, council, university, department or unit thereof created
- 250 by the Constitution or laws of this state.
- (1) "Revenues" shall not be considered state funds.
- 252 (m) "State" means the State of Mississippi.
- 253 (n) "Mississippi Small Enterprise Development Finance
- 254 Act" means the provisions of law contained in Section 57-71-1 et
- 255 seq.
- 256 **SECTION 2.** Section 57-10-403, Mississippi Code of 1972, is
- 257 brought forward as follows:
- 57-10-403. (1) The Legislature finds and declares that the
- 259 general welfare and material well-being of citizens of the state
- 260 depend in large measure upon the development and growth of
- 261 industry in the state.
- 262 (2) The Legislature finds and declares further that it is in
- 263 the best interest of the state to induce the location or expansion
- 264 of manufacturing facilities within this state in order to advance
- 265 the public purposes of relieving unemployment by creating new jobs
- 266 within this state that, but for the inducements to be offered by
- 267 the corporation to approved companies as herein provided, would
- 268 not exist, and of creating new sources of tax revenues for the
- 269 support of the public services provided by this state and country.

- 270 The Legislature finds and declares further that the 271 authority granted by this article and the purposes to be 272 accomplished hereby are proper governmental and public purposes 273 for which public monies may be expended, and that the inducement of the location or expansion of manufacturing facilities within 274 275 the state is of paramount importance, mandating that the 276 provisions of this article be liberally construed and applied in 277 order to advance the public purposes.
- SECTION 3. Section 57-10-405, Mississippi Code of 1972, is brought forward as follows:
- 57-10-405. In addition to its other powers and duties, the corporation shall have all the powers necessary or convenient to carry out and effectuate the purposes and provisions of Sections 57-10-401 through 57-10-445, including, but without limiting the generality of the foregoing, the power:
- 285 (a) To provide and finance economic development
 286 projects under the provisions of Sections 57-10-401 through
 287 57-10-445, and cooperate with counties, municipalities and
 288 eligible companies in order to promote, foster and support
 289 economic development within the counties and municipalities;
- 290 (b) To conduct hearings and inquiries, in the manner
 291 and by the methods as it deems desirable, including, without
 292 limitation, appointment of special committees, for the purpose of
 293 gathering information with respect to counties, municipalities,
 294 eligible companies and economic development projects, for the



- 295 purpose of making any determinations necessary or desirable in the 296 furtherance of Sections 57-10-401 through 57-10-445;
- 297 To negotiate the terms of, and enter into financing 298 agreements with, approved companies, and in connection therewith to acquire, convey, sell, own, lease, mortgage, finance, foreclose 299 300 or otherwise dispose of any property, real or personal, in 301 connection with an economic development project, and to pay, or 302 cause to be paid, in accordance with the provisions of a financing 303 agreement, the approved costs of an economic development project 304 from any funds available therefor, including, without limitation, 305 funds available as the result of the issuance of bonds under the
- 307 (d) To delegate to the executive director the rights
 308 and powers of the corporation required for the proper and
 309 desirable execution of the purposes of this article;

Mississippi Small Enterprise Development Finance Act;

- 310 (e) To consent, if it deems it necessary or desirable
 311 in the fulfillment of its purposes, to the modification of the
 312 terms of any financing agreements of any kind to which the
 313 corporation is a party;
- 314 (f) To include in any borrowing the amounts deemed
 315 necessary by the corporation to pay financing charges, consultant,
 316 advisory and legal fees, fees for bond insurance, letters of
 317 credit or other forms of credit enhancement, investment advisory
 318 fees, trustees' fees and other expenses necessary or incident to
 319 the borrowing;

320	(g) To make and publish administrative regulations
321	respecting its programs and other administrative regulations
322	necessary or appropriate to effectuate the purposes of Sections
323	57-10-401 through 57-10-445, and necessary to administer the
324	procedures and program as provided for in Sections 57-10-401
325	through 57-10-445;

- 326 To make, execute and effectuate any and all (h) 327 agreements or other documents with any governmental agency or any 328 person, corporation, association, partnership, or other 329 organization or entity, necessary or appropriate to accomplish the 330 purposes of Sections 57-10-401 through 57-10-445, including any 331 financing agreements with state agencies or any political 332 subdivisions of the state under which funds may be pledged by or 333 to the corporation for the payment of its bonds;
- 334 (i) To accept gifts, devises, bequests, grants, loans, 335 appropriations, revenue sharing, other financing and assistance 336 and any other aid from any source and to agree to, and to comply 337 with, conditions attached thereto;
- 338 (j) To sue and be sued in its own name, plead and be 339 impleaded; and
- 340 (k) To invest any funds held by the corporation or its 341 agents or trustees, under Sections 57-10-401 through 57-10-445, 342 including, but not limited to, the proceeds of bonds issued under 343 Sections 57-10-401 through 57-10-445, reserve or other funds, or 344 any monies not required for immediate disbursement, and the



- 345 investment income on any of the foregoing, in obligations
- 346 authorized by Sections 57-10-401 through 57-10-445.
- 347 **SECTION 4.** Section 57-10-407, Mississippi Code of 1972, is
- 348 brought forward as follows:
- 349 57-10-407. The corporation may accept and expend: (a)
- 350 monies which may be appropriated from time to time by the
- 351 Legislature; (b) monies which may be available under the
- 352 Mississippi Small Enterprise Development Finance Act; or (c)
- 353 monies which may be received from any source, including income
- 354 from the corporation's operations, under Sections 57-10-401
- 355 through 57-10-445, for effectuating the purposes of Sections
- 356 57-10-401 through 57-10-445, including, without limitation, the
- 357 payment of the expenses of administration and operation incurred
- 358 pursuant to Sections 57-10-401 through 57-10-445 and the
- 359 establishment and, if deemed desirable, maintenance of a reserve
- 360 or contingency fund for the administration of Sections 57-10-401
- 361 through 57-10-445.
- 362 **SECTION 5.** Section 57-10-409, Mississippi Code of 1972, is
- 363 brought forward as follows:
- [In cases involving an economic development project for which
- 365 the Mississippi Business Finance Corporation has issued bonds for
- 366 the purpose of financing the approved costs of such project prior
- 367 to July 1, 1994, this section shall read as follows:]
- 368 57-10-409. The corporation may enter into, with any approved
- 369 company, a financing agreement with respect to its economic



development project. The terms and provisions of each financing agreement shall be determined by negotiations between the corporation and the approved company, except that each financing agreement shall include the following provisions:

(a) If the corporation issues any bonds in connection with an economic development project, the term of the financing agreement shall not be less than the last maturity of the bonds issued with respect to the economic development project, except that the financing agreement may terminate upon the earlier redemption of all of the bonds issued with respect to the economic development project and may grant to the approved company an option to purchase the economic development project from the corporation upon the termination of the financing agreement for such consideration and under such terms and conditions the corporation may approve. Nothing in this paragraph shall limit the extension of the term of a financing agreement if there is a refunding of the correlative bonds or otherwise.

(b) If the corporation issues any bonds in connection with an economic development project, the financing agreement shall specify that the annual obligations of the approved company under Sections 57-10-401 through 57-10-445 shall equal in each year at least the annual debt service for that year on the bonds issued with respect to the economic development project; and the approved company shall pay such obligation of the financing agreement to the trustee for bonds issued for the benefit of the

- approved company, at such time and in such amounts sufficient to amortize such bonds.
- 397 (c) If the corporation loans funds to an approved
- 398 company that is a private company under the Mississippi Small
- 399 Enterprise Development Finance Act, the financing agreement shall
- 400 include the terms and conditions of the loan required by Section
- 401 57-71-1 et seq.
- 402 (d) (i) In consideration for financing agreement
- 403 payment, the approved company may be permitted the following
- 404 during the period of time in which the financing agreement is in
- 405 effect, not to exceed twenty-five (25) years:
- 406 1. A tax credit on the amount provided for in
- 407 Section 27-7-22.3(2), Mississippi Code of 1972; plus
- 408 2. The aggregate assessment withheld by the
- 409 approved company in each year.
- 410 (ii) The income tax credited to the approved
- 411 company referred to herein shall be credited in the fiscal year of
- 412 the financing agreement in which the tax return of the approved
- 413 company is filed. The approved company shall not be required to
- 414 pay estimated tax payments under Section 27-7-319, Mississippi
- 415 Code of 1972.
- (e) (i) The financing agreement shall provide that the
- 417 assessments, when added to the credit for the state corporate
- 418 income tax herein granted, shall not exceed the total financing
- 419 agreement annual payment by the approved company in any year;

however, to the extent that financing agreement annual payments
exceed credits received and assessments collected in any year, the
excess payment may be recouped from excess credits or assessment
collections in succeeding years.

(ii) If during any fiscal year of the financing agreement the total of the income tax credit granted to the approved company plus the assessment collected from the wages of the employees equals the annual payment pursuant to the financing agreement, and if all excess payments pursuant to the financing agreement accumulated in prior years have been recouped, the assessment collected from the wages of the employees shall cease for the remainder of the fiscal year of the financing agreement.

(f) The financing agreement shall provide that:

(i) It may be assigned by the approved company only upon the prior written consent of the corporation following the adoption of a resolution by the corporation to such effect; and

(ii) Upon the default by the approved company in the obligation to render its annual payment, the corporation shall have the right, at its option, to declare the financing agreement in default and to accelerate the total of all annual payments that are to be made or to terminate the financing agreement and cause to be sold the economic development project at public or private sale, or to pursue any other remedies available under the Uniform



Commercial Code, as from time to time amended, or otherwise available in law or equity.

[In cases involving an economic development project for which the Mississippi Business Finance Corporation has not issued bonds for the purpose of financing the approved costs of such project prior to July 1, 1994, but has issued bonds for such project prior to July 1, 1997, or in cases involving an economic development project which has been induced by a resolution of the Board of Directors of the Mississippi Business Finance Corporation that has been filed with the State Tax Commission prior to July 1, 1997, this section shall read as follows:]

57-10-409. The corporation may enter into, with any approved company, a financing agreement with respect to its economic development project. The terms and provisions of each financing agreement shall be determined by negotiations between the corporation and the approved company, except that each financing agreement shall include the following provisions:

(a) If the corporation issues any bonds in connection with an economic development project, the term of the financing agreement shall not be less than the last maturity of the bonds issued with respect to the economic development project, except that the financing agreement may terminate upon the earlier redemption of all of the bonds issued with respect to the economic development project and may grant to the approved company an option to purchase the economic development project from the

- corporation upon the termination of the financing agreement for such consideration and under such terms and conditions the corporation may approve. Nothing in this paragraph shall limit the extension of the term of a financing agreement if there is a refunding of the correlative bonds or otherwise.
- 474 If the corporation issues any bonds in connection 475 with an economic development project, the financing agreement 476 shall specify that the annual obligations of the approved company 477 under Sections 57-10-401 through 57-10-445 shall equal in each 478 year at least the annual debt service for that year on the bonds 479 issued with respect to the economic development project; and the 480 approved company shall pay such obligation of the financing 481 agreement to the trustee for bonds issued for the benefit of the 482 approved company, at such time and in such amounts sufficient to 483 amortize such bonds.
- (c) If the corporation loans funds to an approved
 company that is a private company under the Mississippi Small
 Enterprise Development Finance Act, the financing agreement shall
 include the terms and conditions of the loan required by Section
 57-71-1 et seg.
- (d) (i) In consideration for financing agreement

 490 payment, the approved company may be permitted the following

 491 during the period of time in which the financing agreement is in

 492 effect, not to exceed twenty-five (25) years:



493	1.	Α	tax	credit	on	the	amount	provided	for	in

- 494 Section 27-7-22.3(2), Mississippi Code of 1972; plus
- 495 The aggregate assessment withheld by the
- 496 approved company in each year.
- 497 The income tax credited to the approved
- 498 company referred to herein shall be credited in the fiscal year of
- 499 the financing agreement in which the tax return of the approved
- 500 company is filed. The approved company shall not be required to
- 501 pay estimated tax payments under Section 27-7-319, Mississippi
- 502 Code of 1972.
- 503 (e) The financing agreement shall provide that the
- 504 assessments, when added to the credit for the state corporate
- 505 income tax herein granted, shall not exceed the total financing
- 506 agreement annual payment by the approved company in any year;
- 507 however, to the extent that financing agreement annual payments
- 508 exceed credits received and assessments collected in any year, the
- 509 excess payment may be recouped from excess credits or assessment
- 510 collections in succeeding years not to exceed three (3) years
- 511 following the termination of the period of time during which the
- 512 financing agreement is in effect.
- 513 (ii) If during any fiscal year of the financing
- 514 agreement the total of the income tax credit granted to the
- 515 approved company plus the assessment collected from the wages of
- 516 the employees equals the annual payment pursuant to the financing
- agreement, and if all excess payments pursuant to the financing 517



518	agreement accumulated in prior years have been recouped, the
519	assessment collected from the wages of the employees shall cease
520	for the remainder of the fiscal year of the financing agreement.

(f) The financing agreement shall provide that:

(i) It may be assigned by the approved company
only upon the prior written consent of the corporation following
the adoption of a resolution by the corporation to such effect;
and

(ii) Upon the default by the approved company in the obligation to render its annual payment, the corporation shall have the right, at its option, to declare the financing agreement in default and to accelerate the total of all annual payments that are to be made or to terminate the financing agreement and cause to be sold the economic development project at public or private sale, or to pursue any other remedies available under the Uniform Commercial Code, as from time to time amended, or otherwise available in law or equity.

[In cases involving an economic development project for which the Mississippi Business Finance Corporation has not issued bonds for the purpose of financing the approved costs of such project prior to July 1, 1997, or in cases involving an economic development project which has not been induced by a resolution of the Board of Directors of the Mississippi Business Finance Corporation that has been filed with the State Tax Commission prior to July 1, 1997, this section shall read as follows:]

- 57-10-409. The corporation may enter into, with any approved company, a financing agreement with respect to its economic development project. The terms and provisions of each financing agreement shall be determined by negotiations between the corporation and the approved company, except that each financing agreement shall include the following provisions:
 - with an economic development project, the term of the financing agreement shall not be less than the last maturity of the bonds issued with respect to the economic development project, except that the financing agreement may terminate upon the earlier redemption of all of the bonds issued with respect to the economic development project and may grant to the approved company an option to purchase the economic development project from the corporation upon the termination of the financing agreement for such consideration and under such terms and conditions the corporation may approve. Nothing in this paragraph shall limit the extension of the term of a financing agreement if there is a refunding of the correlative bonds or otherwise.
 - (b) If the corporation issues any bonds in connection with an economic development project, the financing agreement shall specify that the annual obligations of the approved company under Sections 57-10-401 through 57-10-445 shall equal in each year at least the annual debt service for that year on the bonds issued with respect to the economic development project; and the

- approved company shall pay such obligation of the financing
 agreement to the trustee for bonds issued for the benefit of the
 approved company, at such time and in such amounts sufficient to
 amortize such bonds.
- (c) If the corporation loans funds to an approved company that is a private company under the Mississippi Small Enterprise Development Finance Act, the financing agreement shall include the terms and conditions of the loan required by Section 57-71-1 et seq.
- (d) (i) In consideration for financing agreement payment, the approved company may be permitted a tax credit on the amount provided for in Section 27-7-22.3(2), Mississippi Code of 1972, during the period of time in which the financing agreement is in effect, not to exceed twenty-five (25) years.
- (ii) The income tax credited to the approved
 company referred to herein shall be credited in the fiscal year of
 the financing agreement in which the tax return of the approved
 company is filed. The approved company shall not be required to
 pay estimated tax payments under Section 27-7-319, Mississippi
 Code of 1972.
- 588 (e) The financing agreement shall provide that:
- (i) It may be assigned by the approved company only upon the prior written consent of the corporation following the adoption of a resolution by the corporation to such effect; and

593	(ii) Upon the default by the approved company in
594	the obligation to render its annual payment, the corporation shall
595	have the right, at its option, to declare the financing agreement
596	in default and to accelerate the total of all annual payments that
597	are to be made or to terminate the financing agreement and cause
598	to be sold the economic development project at public or private
599	sale, or to pursue any other remedies available under the Uniform
600	Commercial Code, as from time to time amended, or otherwise
601	available in law or equity.

- SECTION 6. Section 57-10-411, Mississippi Code of 1972, is brought forward as follows:
- 57-10-411. Ninety (90) days after the filing of the tax
 return of the approved company, the Department of Revenue shall
 certify to the corporation the state income tax liability for the
 preceding year of each approved company with respect to an
 economic development project financed under Sections 57-10-401
 through 57-10-445, and the amounts of any tax credits taken under
 Sections 57-10-401 through 57-10-445.
- SECTION 7. Section 57-10-413, Mississippi Code of 1972, is brought forward as follows:
- [In cases involving an economic development project for which the Mississippi Business Finance Corporation has issued bonds for the purpose of financing the approved costs of such project prior to July 1, 1994, this section shall read as follows:]



617	57-10-413. (1) The approved company may require that each
618	employee whose gross wages are equivalent to Five Dollars (\$5.00)
619	or more per hour, as a condition of employment, agrees to pay a
620	job development assessment fee not to exceed a certain percentage
621	of the gross wages of each such employee whose job was created as
622	a result of the economic development project, for the purpose of
623	retiring the bonds which fund the economic development project or
624	other indebtedness. The job development assessment fee shall not
625	exceed the following percentages of the gross wages of the
626	employee:

- 627 (a) Two percent (2%), if the gross wages of the
 628 employee are equivalent to Five Dollars (\$5.00) or more per hour
 629 but less than Seven Dollars (\$7.00) per hour;
- (b) Four percent (4%), if the gross wages of the
 employee are equivalent to Seven Dollars (\$7.00) or more per hour
 but less than Nine Dollars (\$9.00) per hour; and
- 633 (c) Six percent (6%), if the gross wages of the 634 employee are equivalent to Nine Dollars (\$9.00) or more per hour.
- 635 (2) Each employee so assessed shall be entitled to credits 636 against Mississippi income taxes as provided in Section 27-7-22.3.
- 637 (3) If an approved company shall elect to impose the 638 assessment as a condition of employment, it shall deduct the 639 assessment from each paycheck of each employee.
- 640 (4) Any approved company collecting an assessment as 641 provided in subsection (1) of this section shall make its payroll

- books and records available to the corporation at such reasonable times as the corporation shall request and shall file with the corporation documentation respecting the assessment as the corporation may require.
- (5) Any assessment of the wages of employees of an approved company in connection with their employment at an economic development project under subsection (1) of this section shall lapse on the date the bonds are retired.

[In cases involving an economic development project for which the Mississippi Business Finance Corporation has not issued bonds for the purpose of financing the approved costs of such project prior to July 1, 1994, but has issued bonds for such project prior to July 1, 1997, or in cases involving an economic development project which has been induced by a resolution of the Board of Directors of the Mississippi Business Finance Corporation that has been filed with the State Tax Commission prior to July 1, 1997, this section shall read as follows:]

57-10-413. (1) Except as otherwise provided for in subsection (6) of this section, the approved company may require that each employee whose gross wages are equivalent to Five Dollars (\$5.00) or more per hour, as a condition of employment, agrees to pay a job development assessment fee not to exceed a certain percentage of the gross wages of each such employee whose job was created as a result of the economic development project, for the purpose of retiring the bonds which fund the economic

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- development project or other indebtedness. The job development
- 668 assessment fee shall not exceed the following percentages of the
- 669 gross wages of the employee:
- (a) Two percent (2%), if the gross wages of the
- 671 employee are equivalent to Five Dollars (\$5.00) or more per hour
- 672 but less than Seven Dollars (\$7.00) per hour;
- (b) Four percent (4%), if the gross wages of the
- 674 employee are equivalent to Seven Dollars (\$7.00) or more per hour
- 675 but less than Nine Dollars (\$9.00) per hour; and
- 676 (c) Six percent (6%), if the gross wages of the
- 677 employee are equivalent to Nine Dollars (\$9.00) or more per hour.
- 678 (2) Each employee so assessed shall be entitled to credits
- against Mississippi income taxes as provided in Section 27-7-22.3.
- 680 (3) If an approved company shall elect to impose the
- 681 assessment as a condition of employment, it shall deduct the
- assessment from each paycheck of each employee.
- 683 (4) Any approved company collecting an assessment as
- 684 provided in subsection (1) of this section shall make its payroll
- 685 books and records available to the corporation at such reasonable
- 686 times as the corporation shall request and shall file with the
- 687 corporation documentation respecting the assessment as the
- 688 corporation may require.
- (5) Any assessment of the wages of employees of an approved
- 690 company in connection with their employment at an economic



- 691 development project under subsection (1) of this section shall
- 692 lapse on the date the bonds are retired.
- 693 If an eligible company closes a facility in this state
- 694 and becomes an approved company under the provisions of Sections
- 695 57-10-401 through 57-10-449, only those jobs created in excess of
- 696 those that existed at the closed facility at the time of the
- 697 closure shall be eligible for the imposition of the job
- 698 development assessment fee. The Mississippi Business Finance
- 699 Corporation shall promulgate rules and regulations to govern the
- 700 determination of the number of jobs upon which the job development
- 701 assessment fee may be imposed.
- 702 Section 57-10-415, Mississippi Code of 1972, is
- 703 brought forward as follows:
- 704 57-10-415. Every issue of bonds under Sections 57-10-401
- 705 through 57-10-445 shall be payable solely out of any revenues of
- the corporation as provided in Sections 57-10-401 through 706
- 707 57-10-445. The bonds additionally may be secured by a pledge of
- 708 any grant, contribution or guarantee from the federal government
- 709 or any person or a pledge by the corporation of any revenues from
- 710 any source.
- 711 SECTION 9. Section 57-10-417, Mississippi Code of 1972, is
- 712 brought forward as follows:
- 713 57-10-417. The bonds issued by the corporation under
- 714 Sections 57-10-401 through 57-10-445 shall be limited obligations
- of the corporation and shall not constitute a debt, liability or 715

- 716 general obligation of the state or any political subdivision 717 thereof (other than the corporation), or a pledge of the faith and 718 credit of the state or any political subdivision thereof (other 719 than the corporation), but shall be payable solely as provided by 720 the corporation under Sections 57-10-401 through 57-10-445. No 721 member or officer of the board of directors of the corporation nor 722 any person executing the bonds shall be liable personally on the 723 bonds by reason of the issuance thereof. Each bond issued under 724 Sections 57-10-401 through 57-10-445 shall contain on the face 725 thereof a statement that neither the state, nor any other 726 political subdivision thereof, shall be obligated to pay the same 727 or the interest thereon or other costs incident thereto except 728 from the revenue or money pledged by the corporation and that 729 neither the faith and credit nor the taxing power of the state or 730 any political subdivision thereof is pledged to the payment of the 731 principal of, or the interest on, such bond.
- 732 **SECTION 10.** Section 57-10-419, Mississippi Code of 1972, is 733 brought forward as follows:
- 57-10-419. (1) The corporation may issue in its own name,
 from time to time, for the purpose of financing the approved costs
 of an economic development project, its bonds and may pledge for
 the payment thereof funds derived in respect of any financing
 agreement or other arrangement entered into by the corporation and
 an approved company under Sections 57-10-401 through 57-10-445.

- 740 In anticipation of the issuance of bonds, the 741 corporation may provide for the issuance, at one time or from time 742 to time, of bond anticipation notes. The principal of and the 743 interest on the notes shall be payable solely from the funds 744 herein provided for the payment. Any notes may be made payable 745 from the proceeds of bonds or renewal notes; or, if bond or 746 renewal note proceeds are not available, the notes may be paid 747 from any available revenues or assets of the corporation.
 - The bonds issued under Sections 57-10-401 through 57-10-445 shall be authorized by a resolution of the corporation, shall bear such date or dates, and shall mature at such time or times as such resolution may provide, except that no bond shall mature more than twenty-five (25) years from the date of issue. Bonds which are not subject to taxation shall bear interest at such rate or rates, be in such denominations, be in such form, carry such registration privileges, be executed in such manner, be payable in such medium of payment, at such place or places, and be subject to such terms of redemption, including redemption before maturity, as such resolution may provide. Except as expressly provided otherwise in Sections 57-10-401 through 57-10-445, the provisions of other laws of the state relating to the issuance of revenue bonds shall not apply to bonds issued by the corporation. As to bonds issued hereunder and designated as taxable bonds by the corporation, any immunity to taxation by the United States government of interest on such bonds or notes is hereby waived.

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- Bonds of the corporation may be sold by the corporation at public or private sale, from time to time, and at such price or prices as the corporation shall determine.
- 768 (4) The proceeds of any bonds shall be used solely for the 769 purposes for which issued and shall be disbursed in the manner and 770 under the restrictions, if any, that the corporation may provide 771 in the resolution authorizing the issuance of the bonds or in a 772 trust indenture securing the same.
- 773 (5) The principal and interest on the bonds issued by the
 774 corporation shall be payable solely and only from proceeds derived
 775 under a financing agreement and shall be secured solely by the
 776 economic development project, the proceeds of the financing
 777 agreement, and such other assets as may be available, but not
 778 including revenues of the state.
- 779 (6) Before the preparation of definitive certificates
 780 evidencing the bonds, the corporation may issue, under like
 781 restrictions, interim receipts or temporary certificates, with or
 782 without coupons, exchangeable for definitive certificates when the
 783 certificates have been executed and are available for delivery.
 784 The corporation may also provide for the replacement of any
- 785 certificates which become mutilated or are destroyed or lost.
- 786 **SECTION 11.** Section 57-10-421, Mississippi Code of 1972, is 787 brought forward as follows:
- 788 57-10-421. In addition to the requirements provided for in 789 Section 57-10-419, any resolution authorizing the issuance of

- 790 bonds under Sections 57-10-401 through 57-10-445 may contain
- 791 provisions as to:
- 792 (a) The setting aside of reserves or sinking funds and
- 793 the regulations and disposition thereof;
- 794 (b) Limitations on the issuance of additional bonds,
- 795 the terms upon which additional bonds may be issued and secured,
- 796 and the refunding of outstanding or other bonds;
- 797 (c) The procedure, if any, by which the terms of any of
- 798 the proceedings under which the bonds are being issued may be
- 799 amended or abrogated, the number or percentage of bondholders who
- 800 or which must consent thereto, and the manner in which the consent
- 801 may be given;
- 802 (d) The vesting in a trustee or trustees of such
- 803 property, rights, powers and duties in trust as the company may
- 804 determine, and limiting or abrogating the right of bondholders to
- 805 appoint a trustee or limiting the rights, powers and duties of the
- 806 trustee;
- 807 (e) Defining the act or omissions to act which shall
- 808 constitute a default and the obligations or duties of the
- 809 corporation to the holders of the bonds, and providing for the
- 810 rights and remedies of the holders of the bonds in the event of
- 811 default, which rights and remedies may include the general laws of
- 812 the state and other provisions of Sections 57-10-401 through
- 813 57-10-445; or



- 814 (f) Any other matter, of like or different character,
 815 which in any way affects the security or protection of the holders
 816 of the bonds.
- 817 **SECTION 12.** Section 57-10-423, Mississippi Code of 1972, is 818 brought forward as follows:
- 819 57-10-423. Any pledge made by the corporation shall be valid 820 and binding from the time when the pledge was made. The revenues or properties so pledged and thereafter received by the 821 822 corporation shall immediately be subject to the lien of such pledge without any physical delivery thereof or further act, and 823 824 the lien of any such pledge shall be valid and binding as against 825 all parties having claims of any kind in tort, contract or 826 otherwise against the corporation, irrespective of whether the 827 parties have notice thereof. Neither the resolution nor any other
- 829 **SECTION 13.** Section 57-10-425, Mississippi Code of 1972, is 830 brought forward as follows:

instrument by which a pledge is created need be recorded.

57-10-425. The corporation, subject to the provisions in proceedings relating to outstanding bonds as may then exist, may purchase bonds out of any funds available therefor, which shall thereupon be canceled, at any reasonable price which, if the bonds are then redeemable, shall not exceed the redemption price (and premium, if any) then applicable plus accrued interest to the redemption date thereof.

SECTION 14. Section 57-10-427, Mississippi Code of 1972, is 838 839 brought forward as follows:

57-10-427. 840 The bonds may be secured by an indenture by and between the corporation and a corporate trustee which may be any 841 842 bank or other corporation having the power of a trust company or 843 any trust company within or without this state. Such indenture 844 may contain such provisions for protecting and enforcing the 845 rights and remedies of the bondholders as may be reasonable and 846 proper and not in violation of law, including covenants setting 847 forth the duties of the corporation in relation to the exercise of 848 its powers and the custody, safekeeping and application of all 849 The corporation may provide by the indenture for the 850 payment of the proceeds of the bonds and revenues to the trustee 851 under the indenture or other depository, and for the method of 852 disbursement thereof, with such safeguards and restrictions as the 853 corporation may determine. If the bonds shall be secured by an 854 indenture, the bondholders shall have no authority to appoint a 855 separate trustee to represent them.

856 SECTION 15. Section 57-10-429, Mississippi Code of 1972, is 857 brought forward as follows:

57-10-429. In the event that any of the members or officers of the board of directors of the corporation shall cease to be members or officers of the board prior to the delivery of any bonds signed by them, their signatures or facsimiles thereof shall nevertheless be valid and sufficient for all purposes, the same as

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- 863 if such members or officers had remained in office until such
- 864 delivery.
- 865 SECTION 16. Section 57-10-431, Mississippi Code of 1972, is
- 866 brought forward as follows:
- 867 57-10-431. The corporation may create and establish such
- 868 funds and accounts as may be necessary or desirable for its
- 869 purposes under Sections 57-10-401 through 57-10-445.
- 870 SECTION 17. Section 57-10-433, Mississippi Code of 1972, is
- 871 brought forward as follows:
- 872 57-10-433. The corporation shall have the power to contract
- with the holders of any of its bonds issued under Sections 873
- 874 57-10-401 through 57-10-445 as to the custody, collection,
- 875 securing, investment and payment of any money of the corporation,
- 876 and of any money held in trust or otherwise for the payment of
- 877 bonds, and to carry out such contract. Money held in trust or
- 878 otherwise for the payment of bonds or in any way to secure bonds
- 879 and deposits of money may be secured in the same manner as money
- 880 of the corporation, and all banks and trust companies are
- 881 authorized to give security for the deposits.
- 882 SECTION 18. Section 57-10-435, Mississippi Code of 1972, is
- 883 brought forward as follows:
- 884 57-10-435. Amendments to Sections 57-10-401 through
- 885 57-10-445, enacted after July 1, 1993, shall not limit the rights
- 886 vested in the corporation with respect to any agreements made
- 887 with, or remedies available to, the holders of bonds issued under

- this article or Section 27-7-22.3 prior to the enactment of the amendments until the bonds, together with all interest thereon, and all costs and expenses in connection with any proceeding by or on behalf of the holders, are fully met and discharged.
- 892 **SECTION 19.** Section 57-10-437, Mississippi Code of 1972, is 893 brought forward as follows:
- 894 57-10-437. All expenses incurred by the corporation in carrying out the provisions of Sections 57-10-401 through 895 896 57-10-445 shall be payable solely from funds provided under 897 Sections 57-10-401 through 57-10-445, or other funds of the 898 corporation. Nothing in Sections 57-10-401 through 57-10-445 899 shall be construed to authorize the corporation to incur 900 indebtedness or liability on behalf of or payable by the state or 901 any other political subdivision thereof.
- 902 **SECTION 20.** Section 57-10-439, Mississippi Code of 1972, is 903 brought forward as follows:
- 904 57-10-439. (1) The corporation is hereby declared to be 905 performing a public function and to be a public body corporate and 906 a political subdivision of the state. Accordingly, the income, 907 including any profit made on the sale thereof from all bonds 908 issued by the corporation, shall at all times be exempt from all 909 taxation by the state or any political subdivision thereof. 910 after all indebtedness and other obligations of the corporation 911 are discharged, the corporation is dissolved, its remaining assets 912 shall inure to the benefit of the state.

913	(2) With the approval of the appropriate local taxing
914	authority, all mortgages or deeds of trust executed as security
915	therefor, all lease or purchase agreements made pursuant to the
916	provisions hereof, and all purchases required to establish the
917	industrial enterprise and financed by proceeds from bonds issued
918	under Sections 57-10-401 through 57-10-445, shall likewise be
919	exempt from all taxation in the State of Mississippi except the
920	contractors' tax imposed by Section 27-65-21 and the tax levied by
921	Section 27-65-24(1)(b), and except ad valorem taxes levied for
922	school district purposes. All projects and the revenue derived
923	therefrom from any lease thereof shall be exempt from all taxation
924	in the State of Mississippi, except the tax levied by Sections
925	27-65-21 and 27-65-24(1)(b), except the tax levied under Chapter
926	7, Title 27, Mississippi Code of 1972, and except ad valorem taxes
927	levied for school district purposes.

- 928 SECTION 21. Section 57-10-441, Mississippi Code of 1972, is 929 brought forward as follows:
- 930 57-10-441. The bonds issued by and under the authority of 931 Sections 57-10-401 through 57-10-445 by the corporation are 932 declared to be legal investments in which all public officers or 933 public bodies of the state, its political subdivisions, all 934 municipalities and municipal subdivisions, all insurance companies 935 and associations, and other persons carrying on insurance 936 business, all banks, bankers, banking associations, trust 937 companies, savings associations, including savings and loan

- 938 associations, building and loan associations, investment 939 companies, and other persons carrying on a banking business, all 940 administrators, quardians, executors, trustees and other 941 fiduciaries, and all other persons who are now or may later be 942 authorized to invest in bonds or in other obligations of the 943 state, may invest funds, including capital, in their control or 944 belonging to them. Such bonds are also hereby made securities 945 which may be deposited with and received by all public officers 946 and bodies of the state or any agency or political subdivision of 947 the state and all municipalities and public corporations for any 948 purpose for which the deposit of bonds or other obligations of the 949 state is now or may be later authorized by law.
- 950 **SECTION 22.** Section 57-10-443, Mississippi Code of 1972, is 951 brought forward as follows:
- 952 57-10-443. The corporation, within one hundred twenty (120) 953 days of the close of each fiscal year, shall submit an annual 954 report of its activities in regard to Sections 57-10-401 through 955 57-10-445 for the preceding year to the Governor. The Clerk of 956 the House of Representatives and the Secretary of the Senate each 957 shall receive a copy of the report by making a request for it to 958 the corporation. Each report shall set forth a complete operating 959 and financial statement in regard to Sections 57-10-401 through 960 57-10-445 for the corporation during the fiscal year it covers.
- 961 **SECTION 23.** Section 57-10-445, Mississippi Code of 1972, is 962 brought forward as follows:



- 963 57-10-445. Nothing contained in Sections 57-10-401 through 964 57-10-445 is to be construed as a restriction or limitation upon 965 any powers which the corporation might otherwise have under any 966 other law of the state. Insofar as the provisions of Sections 57-10-401 through 57-10-445 are inconsistent with the provisions 967 968 of any other law, the provisions of Sections 57-10-401 through 969 57-10-445 shall be controlling, and the powers conferred by 970 Sections 57-10-401 through 57-10-445 shall be regarded as 971 supplemental and additional to powers conferred by any other laws. 972 No proceedings, notice or approval shall be required for the 973 issuance of any bonds or any instrument or the security therefor, 974 except as provided in Sections 57-10-401 through 57-10-445. 975 The provisions of Sections 57-10-401 through 57-10-445 shall 976 be liberally construed to accomplish the purposes of Sections 977 57-10-401 through 57-10-445. 978 The powers granted and the duties imposed in Sections 979 57-10-401 through 57-10-445 shall be construed to be independent 980 and severable. If any one or more sections, subsections, 981 sentences or parts of any of Sections 57-10-401 through 57-10-445 982 shall be adjudged unconstitutional or invalid, such adjudication 983 shall not affect, impair or invalidate the remaining provisions 984 thereof, but shall be confined in its operation to the specific
- 986 SECTION 24. Section 57-10-447, Mississippi Code of 1972, is 987 brought forward as follows:

provisions so held unconstitutional or invalid.



988	57-10-447. No elected or appointed official shall derive any
989	pecuniary benefit, directly or indirectly, as a result of such
990	elected or appointed official's duties under Sections 57-10-401
991	through 57-10-445. Any member of the Legislature, any elected or
992	appointed official, any member of the immediate family of a member
993	of the Legislature, or any partner or associate of such a member
994	of the Legislature or elected or appointed official, shall not
995	derive any income from the issuance of any bonds under Sections
996	57-10-401 through 57-10-445, contrary to the provisions of Section
997	109, Mississippi Constitution of 1890, or Article 3, Chapter 4,
998	Title 25, Mississippi Code of 1972. The provisions of this
999	section shall not apply to any person performing clerical or
1000	administrative functions, which are other than legal services
1001	provided by an attorney, that are associated with the issuance of
1002	any bonds under Sections 57-10-401 through 57-10-445, such as the
1003	printing of bonds or other materials. Any person convicted of a
1004	violation of this section shall be punished by imprisonment for
1005	not less than one (1) year and not more than five (5) years and a
1006	fine of not less than Two Thousand Five Hundred Dollars
1007	(\$2,500.00) and not more than Ten Thousand Dollars $($10,000.00)$.
1008	SECTION 25. Section 27-7-22.3, Mississippi Code of 1972, is
1009	brought forward as follows:

the Mississippi Business Finance Corporation has issued bonds for

[In cases involving an economic development project for which

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1012	the purpos	se of	financing	the app	roved co	sts of	such	project	prior
1013	to July 1,	1994	, this se	ction sh	all read	as fol	llows:]	

27-7-22.3. (1) For taxpayers who are required to pay a job assessment fee as provided in Section 57-10-413, there shall be allowed as a credit against the taxes imposed by this chapter, an amount equal to the amount of the job assessment fee imposed upon such taxpayer pursuant to Section 57-10-413. If the amount allowable as a credit exceeds the tax imposed by this article and Section 27-7-22.3, the amount of such excess shall not be refundable or carried forward to any other taxable year.

(2) For any approved company as defined in Section 57-10-401, there shall be allowed against the taxes imposed by this chapter on the income of the approved company generated by or arising out of the economic development project (as defined in Section 57-10-401), a credit in an amount not to exceed the total debt service paid under a financing agreement entered into under Section 57-10-409. The tax credit allowed in this subsection shall not exceed the amount of taxes due the State of Mississippi.

[In cases involving an economic development project for which the Mississippi Business Finance Corporation has not issued bonds for the purpose of financing the approved costs of such project prior to July 1, 1994, but has issued bonds for such project prior to July 1, 1997, or in cases involving an economic development project which has been induced by a resolution of the Board of Directors of the Mississippi Business Finance Corporation that has

1037	been	filed	with	the	State	e Tax	Commission	prior	to	July	1,	1997,
1038	this	section	on sha	all :	read	as fo	llows:]					

1039 27-7-22.3. For taxpayers who are required to pay a job (1)assessment fee as provided in Section 57-10-413, there shall be 1040 1041 allowed as a credit against the taxes imposed by this chapter, an 1042 amount equal to the amount of the job assessment fee imposed upon 1043 such taxpayer pursuant to Section 57-10-413. If the amount 1044 allowable as a credit exceeds the tax imposed by this article and 1045 Section 27-7-22.3, the amount of such excess shall not be 1046 refundable or carried forward to any other taxable year.

(2) For any approved company as defined in Section 57-10-401, there shall be allowed against the taxes imposed by this chapter on the income of the approved company generated by or arising out of the economic development project (as defined in Section 57-10-401), a credit in an amount not to exceed the total debt service paid under a financing agreement entered into under Section 57-10-409. The tax credit allowed in this subsection shall not exceed the amount of taxes due the State of Mississippi. The amount of income of the approved company generated by or arising out of the economic development project shall be determined by a formula adopted by the Mississippi Business

[In cases involving an economic development project for which the Mississippi Business Finance Corporation has not issued bonds for the purpose of financing the approved costs of such project



Finance Corporation.

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1062	prior to July 1, 1997, or in cases involving an economic
1063	development project which has not been induced by a resolution of
1064	the Board of Directors of the Mississippi Business Finance
1065	Corporation that has been filed with the State Tax Commission
1066	prior to July 1, 1997, this section shall read as follows:]
1067	27-7-22.3. For any approved company as defined in Section
1068	57-10-401, there shall be allowed against the taxes imposed by
1069	this chapter on the income of the approved company generated by or
1070	arising out of the economic development project (as defined in
1071	Section 57-10-401), a credit in an amount not to exceed the total
1072	debt service paid under a financing agreement entered into under
1073	Section 57-10-409; provided, however, that the tax credit allowed
1074	in this subsection shall not exceed eighty percent (80%) of the
1075	amount of taxes due the State of Mississippi prior to the
1076	application of the credit. To the extent that financing agreement
1077	annual payments exceed the amount of the credit authorized
1078	pursuant to this section in any taxable year, such excess payment
1079	may be recouped from excess credits in succeeding years not to
1080	exceed three (3) years following the date upon which the credit
1081	was earned. The amount of income of the approved company
1082	generated by or arising out of the economic development project
1083	shall be determined by a formula adopted by the Mississippi
1084	Business Finance Corporation.
1085	SECTION 26. Section 57-10-449, Mississippi Code of 1972, is

amended as follows:

57-10-449. Sections 57-10-401 through * * * 57-10-447 and
1088 27-7-22.3 shall be repealed from and after October 1, * * * 2026.

SECTION 27. This act shall take effect and be in force from and after July 1, 2022.

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

AN ACT TO BRING FORWARD SECTIONS 57-10-401 THROUGH 57-10-445, MISSISSIPPI CODE OF 1972, WHICH PROVIDE FOR THE ISSUANCE OF BONDS BY THE MISSISSIPPI BUSINESS FINANCE CORPORATION TO FINANCE ECONOMIC DEVELOPMENT PROJECTS IN ORDER TO INDUCE THE LOCATION OR EXPANSION OF CERTAIN BUSINESSES WITHIN THIS STATE; TO BRING FORWARD SECTION 27-7-22.3, MISSISSIPPI CODE OF 1972, WHICH PROVIDES FOR A CREDIT AGAINST STATE INCOME TAXES FOR CERTAIN 8 COMPANIES FOR DEBT SERVICE PAID BY SUCH COMPANIES UNDER FINANCING AGREEMENTS ENTERED INTO WITH THE MISSISSIPPI BUSINESS FINANCE 10 CORPORATION UNDER SECTION 57-10-409; TO AMEND SECTION 57-10-449, MISSISSIPPI CODE OF 1972, TO EXTEND UNTIL OCTOBER 1, 2026, THE 11 12 REPEAL DATE ON SECTIONS 57-10-401 THROUGH 57-10-445 AND SECTION 13 27-7-22.3; AND FOR RELATED PURPOSES.