Senate Amendments to House Bill No. 1648

TO THE CLERK OF THE HOUSE:

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

AMENDMENT NO. 1

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

- SECTION 1. Section 57-115-5, Mississippi Code of 1972, is
- 11 amended as follows:
- 12 57-115-5. (1) (a) The MDA must provide a standardized
- 13 format for applying for the Mississippi small business investment
- 14 credit authorized under this chapter, and for certification as a
- 15 Mississippi small business investment company.
- 16 (b) An applicant for certification as a primary
- 17 Mississippi small business investment company must:
- 18 (i) File an application with the MDA which shall
- 19 include a business plan detailing:
- 1. The approximate percentage of designated
- 21 capital the applicant will invest in qualified businesses by the
- 22 second, fourth and sixth anniversaries of its allocation date;
- 23 2. The industry segments listed by the North
- 24 American Industrial Classification System code and percentage of
- 25 designated capital in which the applicant will invest; and

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    retained as a result of the applicant's investments once all
    designated capital has been invested. A job shall be considered
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    created or retained if the job pays one hundred twenty-five
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    percent (125%) of the state average annual wage and is maintained
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    for at least three (3) years. The application shall project, at a
    minimum, that one (1) job shall be created or maintained for each
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    One Hundred Fifty Thousand Dollars ($150,000.00) in credits
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    awarded to the participating investors of the Mississippi small
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    business investment company;
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                    (ii) Pay a nonrefundable application fee of Seven
    Thousand Five Hundred Dollars ($7,500.00) at the time of filing
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    the application;
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                          Submit as part of its application an audited
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    balance sheet that contains an unqualified opinion of an
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    independent certified public accountant issued not more than
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    thirty-five (35) days before the application date that states that
    the applicant has an equity capitalization of Five Hundred
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    Thousand Dollars ($500,000.00) or more in the form of unencumbered
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    cash, marketable securities or other liquid assets; and
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                    (iv)
                        Have at least two (2) principals or persons,
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at least one (1) of which is primarily located in Mississippi,

five (5) years of money management experience in the venture

capital or private equity or lending industry.

employed or engaged to manage the funds who each have a minimum of

The number of jobs that will be created or

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- 51 An applicant for certification as a secondary
- 52 Mississippi small business investment company must:
- 53 File an application with the MDA which shall (i)
- include a business plan detailing: 54
- 55 The approximate percentage of designated
- 56 capital the applicant will invest in qualified businesses by the
- 57 second, fourth and sixth anniversaries of its allocation date;
- 58 2. The industry segments listed by the North
- 59 American Industrial Classification System code and percentage of
- designated capital in which the applicant will invest; and 60
- 61 3. The number of jobs that will be crested or
- retained as a result of the applicant's investments once all 62
- 63 designated capital has been invested. A job shall be considered
- created or retained if the job pays one hundred twenty-five 64
- 65 percent (125%) of the state average annual wage and is maintained
- 66 for at least three (3) years. The application shall project, at a
- 67 minimum, that one (1) job shall be created or maintained for each
- One Hundred Fifty Thousand Dollars (\$150,000.00) in credits 68
- 69 awarded to the participating investors of the Mississippi small
- 70 business investment company;
- 71 (ii) Pay a nonrefundable application fee of Three
- 72 Thousand Seven Hundred Fifty Dollars (\$3,750.00) at the time of
- 73 filing the application;
- 74 Submit as part of its application an audited
- 75 balance sheet that contains an unqualified opinion of an
- 76 independent certified public accountant issued not more than

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77 thirty-five (35) days before the application date that states that
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- 78 the applicant has an equity capitalization of One Hundred Fifty
- 79 Thousand Dollars (\$150,000.00) or more in the form of unencumbered
- 80 cash, marketable securities or other liquid assets;
- 81 (iv) Demonstrate that fifty percent (50%) of all
- 82 secondary investment company investments have been in Mississippi,
- 83 and all of the applicant's employees have lived in Mississippi for
- 84 at least two (2) years prior to the application being filed, and
- 85 that those who are employed or engaged to manage the funds have a
- 86 minimum of three (3) years of money management experience in the
- 87 venture capital or private equity or lending industry; and
- 88 (v) Submit as part of its application a signed and
- 89 notarized partnership agreement letter with a certified primary
- 90 Mississippi small business investment company * * *.
- 91 (* * *d) (i) Any participating partner or individual
- 92 in a certified secondary small business investment company that
- 93 successfully participated in the initial authorization and
- 94 allocation of credits in 2012, and which is a partner in a
- 95 submitted application for credits allocated in subsection (4)(b)
- 96 of this section, while partnered with the same primary small
- 97 business investment company from the previous 2012 allocation,
- 98 shall have the requirements in * * * paragraph (c)(iii) and (iv)
- 99 of this subsection waived as having been completed through the
- 100 previous allocation.
- 101 (ii) Any participating partner or individual in a
- 102 certified secondary small business investment company that

103 successfully participated in the authorization and allocation of

104 credits in 2018, and which is a partner in a submitted application

- 105 for credits allocated in subsection (4)(c) of this section, while
- 106 partnered with the same primary small business investment company
- 107 from the previous 2018 allocation, shall have the requirements in
- 108 paragraph (c)(iii) and (iv) of this subsection waived as having
- 109 been completed through the previous allocation.
- 110 (* * *e) The MDA may certify partnerships,
- 111 corporations, trusts, or limited liability companies, organized on
- 112 a for-profit basis, which submit an application to be designated
- 113 as a Mississippi small business investment company if the
- 114 applicant is located, headquartered, and licensed or registered to
- 115 conduct business in Mississippi, has as its primary business
- 116 activity the investment of cash in qualified businesses, and meets
- 117 all of the criteria of this section.
- 118 (* * *f) The MDA must:
- 119 (i) Review the organizational documents of each
- 120 applicant for certification and the business history of each
- 121 applicant;
- 122 (ii) Determine whether the applicant has satisfied
- 123 all of the requirements of this section; and
- 124 (iii) Determine whether the officers and the board
- of directors, general partners, trustees, managers or members are
- 126 trustworthy and are thoroughly acquainted with the requirements of
- 127 this chapter.

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                ( * * *q) Within forty-five (45) days after the receipt
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     of an application, the MDA may issue the certification or refuse
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     the certification and may communicate in detail to the applicant
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     the grounds for refusal, including suggestions for the removal of
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132 the grounds.

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The MDA must begin accepting applications to 134 become a Mississippi small business investment company not later than August 1, 2012, for credits allocated in subsection (4)(a) of 135 136 this section, * * * not later than August 1, 2018, for credits allocated in subsection (4)(b) of this section, and not later than 137 138 August 1, 2023, for credits allocated in subsection (4)(c) of this 139 section.

(* * *i) Certification by the MDA and operation of a primary Mississippi small business investment company is not subject to completion of any relationship or agreement with a secondary Mississippi small business investment company, and it is not the intent of this chapter to compel any such agreement.

- An insurance company or affiliate of an insurance (2) (a) company must not, directly or indirectly:
- 147 Beneficially own, whether through rights, (i) 148 options, convertible interest, or otherwise, fifteen percent (15%) 149 or more of the voting securities or other voting ownership 150 interest of a Mississippi small business investment company;
- 151 (ii) Manage a Mississippi small business investment company; or 152

153 (iii) Control the direction of investments for a
154 Mississippi small business investment company.

- 155 A Mississippi small business investment company may 156 obtain one or more quaranties, indemnities, bonds, insurance 157 policies, or other payment undertakings for the benefit of its 158 participating investors from any entity, except that in no case 159 can more than one (1) participating investor of a Mississippi 160 small business investment company on an aggregate basis with all 161 affiliates of the participating investor, be entitled to provide 162 quaranties, indemnities, bonds, insurance policies, or other 163 payment undertakings in favor of the participating investors of a 164 Mississippi small business investment company and its affiliates 165 in this state.
- 166 This subsection (2) does not preclude a (C) 167 participating investor, insurance company or other party from 168 exercising its legal rights and remedies, including, without 169 limitation, interim management of a Mississippi small business 170 investment company, in the event that a Mississippi small business 171 investment company is in default of its statutory obligations or 172 its contractual obligations to a participating investor, insurance 173 company, or other party, or from monitoring a Mississippi small 174 business investment company to ensure its compliance with this 175 chapter or disallowing any investments that have not been approved 176 by the MDA.

- 177 (d) The MDA may contract with an independent third 178 party to review, investigate, and certify that the applications 179 comply with the provisions of this chapter.
- (3) (a) At the time of its investment of designated capital a participating investor shall earn a vested credit against the participating investor's state premium tax liability in an amount equal to one hundred percent (100%) of the participating investor's investment of designated capital in a Mississippi small business investment company, subject to the limits imposed by this section.
- (b) From and after January 1, 2015, a participating

 investor may claim the credit allocated in subsection (4)(a) of

 this section as follows: * * * For * * * each taxable year from

 2015 through 2019, an amount equal to twenty percent (20%) of the

 participating investor's investment of designated capital * * *.
- 192 (c) From and after January 1, 2021, a participating
 193 investor may claim the credit allocated in subsection (4)(b) of
 194 this section as follows:
- (i) For * * * each taxable year from 2021 through

 2025, an amount equal to sixteen and sixty-six one-hundredths

 percent (16.66%) of the participating investor's investment of

 designated capital; and
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- 200 (** $\frac{1}{2}$) For the 2026 taxable year, an amount 201 equal to sixteen and seven-tenths percent (16.7%) of the 202 participating investor's investment of designated capital.

203 From and after January 1, 2027, a participating 204 investor may claim the credit allocated in subsection (4)(c) of 205 this section as follows: 206 (i) For each taxable year from 2027 through 2031, 207 an amount equal to sixteen and sixty-six one-hundredths percent 208 (16.66%) of the participating investor's investment of designated 209 capital; and 210 (ii) For the 2032 taxable year, an amount equal to 211 sixteen and seven-tenths percent (16.7%) of the participating 212 investor's investment of designated capital. 213 (* * *e) The credit for any taxable year cannot exceed 214 the state premium tax liability of the participating investor for 215 the taxable year. If the amount of the credit exceeds the state 216 premium tax liability of the participating investor for the 217 taxable year, the excess is an investment tax credit carryover for 218 five (5) years from the date the credit is first able to be 219 utilized in accordance with paragraph (a) of this subsection (3). 220 (* * *f) Notwithstanding any provision of this chapter 221 to the contrary, the granting of any credits against the insurance 222 premium tax shall not affect the insurance premium tax receipts 223 distributed pursuant to Sections 83-1-37, 83-1-39, 83-34-39, 224 45-11-5 and 21-29-233, which shall take priority over all other 225 distributions of premium tax receipts and shall be calculated 226 based upon gross insurance premium tax liability before the

application of the tax credits.

(* * *g) A participating investor claiming a credit
under this chapter is not required to pay any additional
retaliatory tax under Section 27-15-123 levied as a result of
claiming the credit.

(* * *h) A participating investor is not required to

reduce the amount of tax pursuant to the state premium tax
liability included by the participating investor in connection
with ratemaking for any insurance contract written in this state
because of a reduction in the participating investor's tax
liability based on the tax credit allowed under this chapter.

(*** \underline{i}) If the taxes paid by a participating investor with respect to its state premium tax liability constitute a credit against any other tax that is imposed by this state, the participating investor's credit against the other tax shall not be reduced by virtue of the reduction in the participating investor's tax liability based on the tax credit allowed under this chapter.

(* * *j) Final decertification of a Mississippi small

business investment company under this chapter prior to such Mississippi small business investment company meeting the requirements of Section 57-115-7(1)(a)(ii), shall result in the disallowance and the recapture of all of the credits allocated to its participating investors under this chapter. Once a Mississippi small business investment company has satisfied the requirements of Section 57-115-7(1)(a)(ii), any subsequent

decertification shall not cause the disallowance or recapture of

- 253 any credits allocated to its participating investors under this chapter.
- 255 (\star \star \star <u>k</u>) The credits allowed under this chapter are
- 256 not transferable; however, a participating investor may transfer
- 257 credits to an affiliated insurance company provided it gives prior
- 258 written notice of such transfer to the MDA and the Department of
- 259 Revenue.
- 260 (4) (a) (i) Through January 1, 2018, the aggregate amount
- 261 of investment tax credits that may be allocated to all
- 262 participating investors of Mississippi small business investment
- 263 companies under this section shall not exceed Fifty Million
- 264 Dollars (\$50,000,000.00), and no Mississippi small business
- 265 investment company, on an aggregate basis with its affiliates, may
- 266 file credit allocation claims that exceed Fifty Million Dollars
- 267 (\$50,000,000.00).
- 268 (ii) The Fifty Million Dollars (\$50,000,000.00)
- 269 aggregate amount of investment tax credits allocated in this
- 270 paragraph (a) shall be divided into a primary tax credit pool
- 271 which may be applied for by certified primary Mississippi small
- 272 business investment companies and a secondary tax credit pool
- 273 which may be applied for by certified secondary Mississippi small
- 274 business investment companies. The secondary tax credit pool
- 275 shall be Three Million Five Hundred Thousand Dollars
- 276 (\$3,500,000.00) of the total Fifty Million Dollars
- 277 (\$50,000,000.00) aggregate amount of investment tax credits.
- 278 Secondary Mississippi small business investment companies may not

279 apply for more than One Million Seven Hundred Fifty Thousand 280 Dollars (\$1,750,000.00) worth of credits on a single application. 281 A certified secondary Mississippi small business investment 282 company may apply for additional tax credit allocation from the 283 secondary tax credit pool, if the credits are available, after 284 fifty percent (50%) of its previously allocated credits are used 285 in qualified investments. 286 (iii) If there are any tax credits remaining 287 available for allocation in the secondary tax credit pool on 288

August 1, 2013, those available tax credits shall revert to the primary tax credit pool and be made available to primary Mississippi small business investment companies according to rules and regulations promulgated by the MDA. Prior to August 1, 2013, primary Mississippi small business investment companies, including any wholly owned subsidiary company, shall be prohibited from making application to the MDA to be additionally certified as a secondary Mississippi small business investment company for purposes of the tax credits allocated in this paragraph (a) and prohibited from applying for any tax credit allocation from the secondary tax credit pool. A certified primary Mississippi small business investment company may have ownership equity in a certified secondary Mississippi small business investment company, but the equity interest owned by the certified primary Mississippi small business investment company shall not exceed forty percent (40%).

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304 From and after July 1, 2018, through January 305 1, 2023, an additional aggregate amount of investment tax credits 306 may be allocated to all participating investors of Mississippi 307 small business investment companies under this section. 308 amount so allocated shall not exceed Forty-five Million Dollars 309 (\$45,000,000.00), and no Mississippi small business investment 310 company, on an aggregate basis with its affiliates, may file 311 credit allocation claims on the additional aggregate amount of tax 312 credits that exceed Forty-five Million Dollars (\$45,000,000.00). 313 (ii) The Forty-five Million Dollars 314 (\$45,000,000.00) aggregate amount of investment tax credits 315 allocated in this paragraph (b) shall be divided into a primary 316 tax credit pool which may be applied for by certified primary 317 Mississippi small business investment companies and a secondary tax credit pool which may be applied for by certified secondary 318 319 Mississippi small business investment companies. The secondary 320 tax credit pool shall be Three Million Five Hundred Thousand 321 Dollars (\$3,500,000.00) of the total Forty-five Million Dollars 322 (\$45,000,000.00) aggregate amount of investment tax credits. 323 Secondary Mississippi small business investment companies may not 324 apply for more than One Million Seven Hundred Fifty Thousand 325 Dollars (\$1,750,000.00) worth of credits on a single application. 326 A certified secondary Mississippi small business investment 327 company may apply for additional tax credit allocation from the 328 secondary tax credit pool, if the credits are available, after

fifty percent (50%) of its previously allocated credits are used in qualified investments.

331 If there are any tax credits remaining 332 available for allocation in the secondary tax credit pool on 333 August 1, 2019, those available tax credits shall revert to the 334 primary tax credit pool and be made available to primary 335 Mississippi small business investment companies according to rules 336 and regulations promulgated by the MDA. Prior to August 1, 2022, 337 primary Mississippi small business investment companies, including any wholly owned subsidiary company, shall be prohibited from 338 making application to the MDA to be additionally certified as a 339 340 secondary Mississippi small business investment company for 341 purposes of the tax credits allocated in this paragraph (b) and 342 prohibited from applying for any tax credit allocation from the secondary tax credit pool. A certified primary Mississippi small 343 344 business investment company may have ownership equity in a 345 certified secondary Mississippi small business investment company, but the equity interest owned by the certified primary Mississippi 346 347 small business investment company shall not exceed forty percent 348 (40%).

(c) (i) From and after July 1, 2023, an additional aggregate amount of investment tax credits may be allocated to all participating investors of Mississippi small business investment companies under this section. The amount so allocated shall not exceed Forty-five Million Dollars (\$45,000,000.00), and no Mississippi small business investment company, on an aggregate

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355	basis with its affiliates, may file credit allocation claims on
356	the additional aggregate amount of tax credits that exceed
357	Forty-five Million Dollars (\$45,000,000.00).
358	(ii) The Forty-five Million Dollars
359	(\$45,000,000.00) aggregate amount of investment tax credits
360	allocated in this paragraph (c) shall be divided into a primary
361	tax credit pool which may be applied for by certified primary
362	Mississippi small business investment companies and a secondary
363	tax credit pool which may be applied for by certified secondary
364	Mississippi small business investment companies. The secondary
365	tax credit pool shall be Three Million Five Hundred Thousand
366	Dollars (\$3,500,000.00) of the total Forty-five Million Dollars
367	(\$45,000,000.00) aggregate amount of investment tax credits.
368	Secondary Mississippi small business investment companies may no
369	apply for more than One Million Seven Hundred Fifty Thousand
370	Dollars (\$1,750,000.00) worth of credits on a single application
371	A certified secondary Mississippi small business investment
372	company may apply for additional tax credit allocation from the
373	secondary tax credit pool, if the credits are available, after
374	fifty percent (50%) of its previously allocated credits are used
375	in qualified investments.
376	(iii) If there are any tax credits remaining
377	available for allocation in the secondary tax credit pool on
378	August 1, 2024, those available tax credits shall revert to the
379	primary tax credit pool and be made available to primary
380	Mississippi small business investment companies according to rule

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     and regulations promulgated by the MDA. Prior to August 1, 2027,
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     primary Mississippi small business investment companies, including
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     any wholly owned subsidiary company, shall be prohibited from
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     making application to the MDA to be additionally certified as a
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     secondary Mississippi small business investment company for
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     purposes of the tax credits allocated in this paragraph (c) and
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     prohibited from applying for any tax credit allocation from the
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     secondary tax credit pool. A certified primary Mississippi small
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     business investment company may have ownership equity in a
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     certified secondary Mississippi small business investment company,
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     but the equity interest owned by the certified primary Mississippi
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     small business investment company shall not exceed forty percent
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     (40%).
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                ( * * *d) Credits must be allocated to investors in the
     order that the credit allocation claims are filed with the MDA.
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396 (* * *e) Any credit allocation claims filed with the 397 MDA before the initial credit allocation claim filing date will be 398 deemed to have been filed on the initial credit allocation claim 399 filing date. The MDA will set the initial credit allocation claim 400 filing date to be not less than one hundred twenty (120) days and 401 not more than one hundred fifty (150) days after the date the MDA 402 begins accepting applications for certification. Credit 403 allocation claims filed on the same day with the MDA must be 404 treated as having been filed contemporaneously.

405 (* * * \underline{f}) If two (2) or more Mississippi small business 406 investment companies file credit allocation claims with the MDA on H. B. 1648 PAGE 16

407 behalf of their respective participating investors on the same day 408 and the aggregate amount of credit allocation claims exceeds the 409 aggregate limit of credits authorized under this subsection (4) or 410 the lesser amount of credits that remain unallocated on that day, 411 then the credits shall be allocated among the participating 412 investors who filed on that day on a pro rata basis with respect 413 to the amounts claimed. The pro rata allocation for any one (1) 414 participating investor is the product obtained by multiplying a 415 fraction, the numerator of which is the amount of the credit allocation claim filed on behalf of a participating investor and 416 the denominator of which is the total of all credit allocation 417 418 claims filed on behalf of all participating investors on that day, 419 by the aggregate limit of credits authorized under this subsection 420 (4) or the lesser amount of credits that remain unallocated on 421 that day.

(***\frac{*g}{0}\$) Within ten (10) business days after the MDA receives a credit allocation claim filed by a Mississippi small business investment company on behalf of one or more of its participating investors, the MDA may notify the Mississippi small business investment company of the amount of credits allocated to each of the participating investors of that Mississippi small business investment company. In the event a Mississippi small business investment company does not receive an investment of designated capital from each participating investor required to earn the amount of credits allocated to the participating investor within ten (10) business days of the Mississippi small business

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433 investment company's receipt of notice of allocation, then it 434 shall notify the MDA on or before the next business day, and the credits allocated to the participating investor of the Mississippi 435 436 small business investment company will be forfeited. The MDA may 437 then reallocate those forfeited credits among the participating 438 investors of the other Mississippi small business investment companies on a pro rata basis with respect to the credit 439 440 allocation claims filed on behalf of the participating investors. 441 The MDA may levy a fine of not more than Fifty Thousand Dollars 442 (\$50,000.00) on any participating investor that does not invest 443 the full amount of designated capital required to fund the credits allocated to it by the MDA in accordance with the credit 444

(* * * * h) No participating investor, on an aggregate
basis with its affiliates, may file an allocation claim for more
than twenty-five percent (25%) of the maximum amount of investment
tax credits authorized under this subsection (4), regardless of
whether the claim is made in connection with one or more
Mississippi small business investment companies.

allocation claim filed on its behalf.

452 **SECTION 2.** This act shall take effect and be in force from 453 and after July 1, 2023.

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

AN ACT TO AMEND SECTION 57-115-5, MISSISSIPPI CODE OF 1972, TO INCREASE BY \$45,000,000.00 THE AGGREGATE AMOUNT OF INVESTMENT TAX CREDITS THAT MAY BE ALLOCATED TO PARTICIPATING INVESTORS OF MISSISSIPPI SMALL BUSINESS INVESTMENT COMPANIES UNDER THE

- 5 MISSISSIPPI SMALL BUSINESS INVESTMENT COMPANY ACT; TO PROVIDE THE
- 6 TAXABLE YEARS IN WHICH PARTICIPATING INVESTORS MAY CLAIM THE
- 7 ADDITIONAL CREDITS SO ALLOCATED AGAINST THEIR PREMIUM TAX
- 8 LIABILITY; AND FOR RELATED PURPOSES.

SS26\HB1648A.J

Eugene S. Clarke Secretary of the Senate