To: Ways and Means

By: Representative Steverson

HOUSE BILL NO. 624

- AN ACT TO REENACT SECTION 27-7-22.42, MISSISSIPPI CODE OF 1972, WHICH AUTHORIZES AN INCOME TAX CREDIT FOR QUALIFIED RAILROAD RECONSTRUCTION OR REPLACEMENT EXPENDITURES AND QUALIFIED NEW RAIL INFRASTRUCTURE EXPENDITURES, AND WHICH WAS REPEALED BY OPERATION OF LAW ON JANUARY 1, 2024; TO AMEND REENACTED SECTION 27-7-22.42, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF THE REPEALER ON SECTION; AND FOR RELATED PURPOSES.
- 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 9 **SECTION 1.** Section 27-7-22.42, Mississippi Code of 1972,
- 10 which was repealed by operation of law on January 1, 2024, is
- 11 reenacted and amended as follows:
- 12 27-7-22.42. (1) The following words and phrases shall have
- 13 the meanings as defined in this section unless the context clearly
- 14 indicates otherwise:
- 15 (a) "Eligible taxpayer" means any railroad that is
- 16 classified by the United States Surface Transportation Board as a
- 17 Class II or Class III railroad.
- 18 (b) "Eligible transferee" means any taxpayer having a
- 19 liability for taxes under this chapter.

- 20 "Qualified railroad reconstruction or replacement expenditures" means gross expenditures for maintenance, 21 22 reconstruction or replacement of railroad infrastructure, 23 including track, roadbed, bridges, industrial leads and sidings, 24 and track-related structures owned or leased by a Class II or 25 Class III railroad in Mississippi as of January 1, 2022. 26 "Qualified new rail infrastructure expenditures" (d) 27 means gross expenditures for new construction of industrial leads, 28 switches, spurs and sidings and extensions of existing sidings, 29 for serving new customer locations or expansions in Mississippi, 30 by a Class II or Class III railroad located in Mississippi.
- Subject to the provisions of this section, an eligible 31 (2) 32 taxpayer making qualified railroad reconstruction or replacement expenditures shall be allowed a credit against the taxes imposed 33 under this chapter. The credit shall be for an amount equal to 34 35 the lesser of fifty percent (50%) of an eligible taxpayer's 36 qualified railroad reconstruction or replacement expenditures for the taxable year or the product of Five Thousand Dollars 37 38 (\$5,000.00) multiplied by the number of miles of railroad track 39 owned or leased within the State of Mississippi by the eliqible 40 taxpayer as of the close of the taxable year. For qualified new rail infrastructure expenditures, the credit shall be for an 41 amount equal to the lesser of fifty percent (50%) of an eligible 42 43 taxpayer's qualified new rail infrastructure expenditures for the taxable year, capped at One Million Dollars (\$1,000,000.00) per 44

45	new rail-served customer project. However, the tax credit shall
46	not exceed the amount of tax imposed upon the taxpayer for the
47	taxable year reduced by the sum of all other credits allowable to
48	the taxpayer under this chapter, except credit for tax payments
49	made by or on behalf of the taxpayer. Any tax credit claimed
50	under this section but not used in any taxable year may be carried
51	forward for five (5) consecutive years from the close of the
52	taxable year in which the credit was earned. The aggregate amount
53	of credits that may be claimed by all taxpayers claiming a credit
54	under this section during a calendar year shall not exceed Eight
55	Million Dollars (\$8,000,000.00). In addition, an eligible
56	taxpayer may transfer by written agreement any unused tax credit
57	to an eligible transferee at any time during the year in which the
58	credit is earned and the five (5) years following the taxable year
59	in which the qualified railroad reconstruction or replacement
60	expenditures or the qualified new rail infrastructure expenditures
61	are made. The eligible taxpayer and the eligible transferee must
62	jointly file a copy of the written transfer agreement with the
63	Department of Revenue within thirty (30) days of the transfer.
64	The written agreement must contain the: (a) name, address, and
65	taxpayer identification number of the parties to the transfer; (b)
66	taxable year the eligible taxpayer incurred the qualified railroad
67	reconstruction or replacement expenditures or the qualified new
68	rail infrastructure expenditures; (c) amount of credit being

- 69 transferred; and (d) taxable year or years for which the credit
- 70 may be claimed by the eligible transferee.
- 71 This section shall stand repealed on January 1, * * * 2028.
- 72 **SECTION 2.** This act shall take effect and be in force from
- 73 and after January 1, 2024.