## Pending COMMITTEE AMENDMENT NO 1 PROPOSED TO

## House Bill No. 1621

## **BY: Committee**

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

- SECTION 1. Section 57-114-3, Mississippi Code of 1972, is
- 16 amended as follows:
- 17 57-114-3. For purposes of this chapter, the following words
- 18 shall have the meanings ascribed herein unless the context
- 19 otherwise requires:
- 20 (a) "Affiliate" means, with respect to a specified
- 21 entity, (i) another person or entity that directly or indirectly,
- 22 through one or more intermediaries, controls or is controlled by
- 23 or is under common control with the specified person or entity,
- 24 where the term "control" means the ownership or possession,



- 25 directly or indirectly, of the power to direct more than fifty
- 26 percent (50%) of the voting equity securities or a similar
- 27 ownership interest in the specified controlled entity, or (ii) any
- 28 member of an affiliated group of corporations, of which the
- 29 specified entity is also a member, which are each subject to
- 30 income taxation in Mississippi and may elect to file a combined
- 31 Mississippi income tax return in accordance with state law.
- 32 (b) "Authority" means the Mississippi Development
- 33 Authority.
- 34 (c) "Annual report" means the report described in
- 35 Section 57-114-13.
- 36 (d) "Applicable accounting rules" shall mean the
- 37 accounting principles generally recognized as applicable to a
- 38 qualified business or industry and pursuant to which such
- 39 qualified business or industry regularly prepares and maintains
- 40 its financial and accounting books and records, and which
- 41 specifically incorporate Generally Accepted Accounting Principles
- 42 or International Financial Reporting Standards, as appropriate.
- (e) "Applicant" means any corporation, limited
- 44 liability company, partnership, person or sole proprietorship,
- 45 business trust or other legal entity and subunit or affiliate
- 46 thereof that applies to the authority, in the manner prescribed by
- 47 this chapter, seeking (i) certification by the authority that such
- 48 applicant is a qualified business or industry and that its
- 49 proposed new project or expansion of an existing business or



- 50 industrial operation is a qualified economic development project,
- 51 and (ii) an award in connection therewith of an mFlex tax
- 52 incentive.
- (f) "Average state or county wage" shall mean, as of
- 54 the project certification date, the lesser of the most recently
- 55 published average annual wage per person as determined and
- 56 published by the Mississippi Department of Employment Security for
- 57 the state or the county in which the qualified project is or will
- 58 be located; provided that, if a qualified project is or will be
- 59 located in two (2) or more counties, the average state or county
- 60 wage, as used in this chapter, shall mean, as of the project
- 61 certification date, only the most recently published average
- 62 annual wage per person as determined and published by the
- 63 Mississippi Department of Employment Security for the state.
- (g) "Average employer wage" means the qualified annual
- 65 payroll for all new full-time jobs created in the State of
- 66 Mississippi by a qualified business or industry divided by the
- 67 number of new full-time jobs thereof for which such qualified
- 68 annual payroll was paid or is otherwise payable.
- (h) "Base full-time job" means a job (i) for which an
- 70 employee was already hired by the qualified business or industry
- 71 before, and is employed as of, the project certification date;
- 72 (ii) that offers a minimum of one thousand eight hundred twenty
- 73 (1,820) hours of an employee's time per year (i.e., thirty-five
- 74 (35) hours per week on average) for a normal four (4) consecutive

- 75 quarter period of the qualified business or industry's operations
- 76 or a job for which the employee was hired before, and is employed
- 77 as of, the project certification date and is compensated based on
- 78 one thousand eight hundred twenty (1,820) hours for such annual
- 79 period (including in each case an employee who, after hiring,
- 80 elects to take unpaid time off or is on short-term or long-term
- 81 disability); and (iii) the employee holding such job receives
- 82 salary or wages subject to state income tax withholdings. The
- 83 term "base full-time job" also means a base-leased employee.
- 84 Part-time jobs may not be combined to add up to a base full-time
- 85 job.
- 86 (i) "Base-leased employee" means a nontemporary
- 87 employee:
- 88 (i) Who was leased by the qualified business or
- 89 industry before the project certification date from another
- 90 business or enterprise that is 1. in the business of leasing
- 91 employees, and 2. is registered with the Office of the Secretary
- 92 of State and qualified to do business in the state;
- 93 (ii) Who is leased as of the project certification
- 94 date;
- 95 (iii) Who is not otherwise an employee of such
- 96 qualified business or industry;
- 97 (iv) Who, as of the project certification date,
- 98 was already performing services for, and under the supervision of,
- 99 the qualified business or industry pursuant to a leasing agreement

- between the qualified business or industry and such other employee
  leasing firm;
- 102 (v) Whose job-performing services for the
  103 qualified business or industry offers a minimum of one thousand
- 104 eight hundred twenty (1,820) hours of an employee's time per year
- 105 (i.e., thirty-five (35) hours per week on average) for an entire
- 106 normal work year of the qualified business or industry's
- 107 operations or a job for which the employee is leased before the
- 108 project certification date and is compensated based on one
- 109 thousand eight hundred twenty (1,820) hours for such annual period
- 110 (including in each case an employee who, after being leased,
- 111 elects to take unpaid time off or is on short-term or long-term
- 112 disability); and
- 113 (vi) Whose job receives salary or wages subject to
- 114 state income tax withholdings. Individuals employed by an
- 115 independent contractor performing one or more services for the
- 116 qualified business or industry pursuant to a services or
- 117 management agreement (e.g., security services, landscaping
- 118 services, and cafeteria management and food services) shall not be
- 119 considered as base-leased employees.
- 120 (j) "Contractor tax" shall mean the tax levied by
- 121 Section 27-65-21, except for the tax upon the sale of
- 122 manufacturing or processing machinery for a manufacturer or custom
- 123 processor.



- 124 (k) "Construction contract" shall mean any contract or
- 125 portion of any contract for any one or more of the activities
- 126 described in Section 27-65-21 for which the contractor tax applies
- 127 and is payable by the contractor that is party thereto.
- 128 (1) "Manufacturing machinery," as used in this chapter,
- 129 shall have the same meaning ascribed to such term in Section
- 130 27-65-11, as interpreted by any regulations promulgated by the
- 131 Department of Revenue with respect to such section.
- 132 (m) "mFlex agreement" means the written agreement
- 133 entered into between a qualified business or industry and the
- authority in accordance with Section 57-114-7(4)(c).
- 135 (n) "mFlex tax incentive" means the tax incentive
- 136 authorized by this chapter to be calculated and awarded by the
- 137 authority, and thereafter applied as a credit to offset state
- 138 taxes, in accordance with, and subject to, this chapter.
- 139 (o) "Minimum job creation requirement" means the
- 140 creation by the qualified business or industry, following the
- 141 project certification date, of at least ten (10) new full-time
- 142 jobs in the state.
- 143 (p) "Minimum qualified investment" means a qualified
- 144 investment of not less than Two Million Five Hundred Thousand
- 145 Dollars (\$2,500,000.00).
- 146 (q) "New full-time job" means a job:



- 147 (i) For which an employee is hired by the
  148 qualified business or industry after the project certification
  149 date;
- 150 That offers a minimum of one thousand eight (ii) 151 hundred twenty (1,820) hours of an employee's time per year (i.e., 152 thirty-five (35) hours per week on average) for a normal four (4) 153 consecutive quarter period of the qualified business or industry's 154 operations or a job for which the employee is hired after the 155 project certification date and is compensated based on one 156 thousand eight hundred twenty (1,820) hours for such annual period 157 (including in each case an employee who, after hiring, elects to 158 take unpaid time off or is on short-term or long-term disability);
- 159 and
- 160 (iii) The employee holding such job receives

  161 salary or wages subject to state income tax withholdings. The

  162 term "new full-time job" also means new-leased employee.
- Part-time jobs may not be combined to add up to a new full-time job.
- 165 (r) "New-leased employee" means a nontemporary
  166 employee:
- (i) Who is leased by the qualified business or industry after the project certification date from another business or enterprise that is 1. in the business of leasing employees, and 2. is registered with the Office of the Secretary of State and qualified to do business in the state;

qualified business or industry; 173 174 Who performs services for the qualified business or industry pursuant to a leasing agreement between the 175 176 qualified business or industry and such other employee-leasing 177 firm; 178 (iv) Whose job-performing services for the 179 qualified business or industry offers a minimum of one thousand 180 eight hundred twenty (1,820) hours of an employee's time per year (i.e., thirty-five (35) hours per week on average) for an entire 181 182 normal work year of the qualified business or industry's 183 operations or a job for which the employee is leased after the 184 project certification date and is compensated based on one 185 thousand eight hundred twenty (1,820) hours for such annual period 186 (including in each case an employee who, after being leased, 187 elects to take unpaid time off or is on short-term or long-term 188 disability); and 189 Whose job receives salary or wages subject to 190 state income tax withholdings. Individuals employed by an 191 independent contractor performing one or more services for the 192 qualified business or industry pursuant to a services or management agreement (e.g., security services, landscaping 193

(ii) Who is not otherwise an employee of such

services, and cafeteria management and food services) shall not be

considered as \* \* \* new-leased employees.

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- 196 (s) "Nonmanufacturing equipment" means all tangible
  197 personal property that is not manufacturing machinery, including,
  198 but not limited to, office furniture, fixtures, office computers
  199 and communications equipment, and warehouse equipment such as
  200 racking and shelving.
- 201 "Part-time job" means a job (i) for which an 202 employee is hired by the qualified business or industry that 203 requires fewer than one thousand eight hundred twenty (1,820) 204 hours of an employee's time per year (i.e., requires fewer than 205 thirty-five (35) hours per week on average) for an entire normal 206 work year of the qualified business or industry's operations or a 207 job for which the employee is hired and is compensated based on 208 fewer than one thousand eight hundred twenty (1,820) hours for 209 such annual period; and (iii) for which the employee holding such 210 job receives salary or wages subject to state income tax 211 withholdings.
- 212 (u) "Project certification date" means the actual date
  213 of the authority's certification, or the effective date of
  214 certification determined and prescribed by the authority, of the
  215 qualified business or industry and its qualified economic
  216 development project as eligible for the state tax credits
  217 determined and awarded by the authority, as authorized by, and in
  218 accordance with, this chapter.
- 219 (v) "Qualified annual payroll" means the sum of the 220 annual salary and wages for new full-time jobs of the qualified

- business or industry, excluding the amount or value of any benefits that are not subject to state income taxes.
- 223 (w) "Qualified business or industry" means any
- 224 corporation, limited liability company, partnership, person or
- 225 sole proprietorship, business trust or other legal entity and
- 226 subunit or affiliate thereof, which makes a qualified minimum
- 227 investment in a qualified economic development project and/or
- 228 satisfies or causes to be satisfied the minimum job creation
- 229 requirement.
- 230 (x) "Qualified economic development project" or
- 231 "qualified project" means the location in the state of one or more
- 232 of the following enumerated enterprises for which a corporation,
- 233 limited liability company, partnership, sole proprietorship,
- 234 business trust or other legal entity, or subunit or affiliate
- 235 thereof, makes or causes to be made from the minimum qualified
- 236 investment and/or satisfies or causes to be satisfied the minimum
- 237 job creation requirement:
- 238 (i) A new warehouse \* \* \*, distribution
- 239 enterprise, and/or storage business, or some combination thereof,
- 240 or an expansion of an existing warehouse \* \* \*, distribution
- 241 enterprise, and/or storage business, or some combination thereof;
- 242 provided that, in any such instance, such warehouse \* \* \*,
- 243 distribution enterprise, and/or storage business or expansion
- 244 thereof is certified by the authority to qualify as such;



245	(ii) A new manufacturing, remanufacturing,
246	assembly, processing and/or refinery enterprise or an expansion of
247	an existing manufacturing, remanufacturing, assembly, processing
248	and/or refinery enterprise; provided that, in any such instance,
249	such manufacturing, remanufacturing, assembly, processing and/or
250	refinery enterprise or expansion thereof is certified by the
251	authority to qualify as such;
252	(iii) A new research or research and development
253	enterprise or an expansion of an existing research or research and
254	development enterprise; provided that, in any such instance, such
255	research and development enterprise or an expansion thereof is
256	certified by the authority to qualify as such;
257	(iv) A new regional or national headquarters of
258	the qualified business or industry or an expansion of an existing
259	regional or national headquarters of the qualified business or
260	industry; provided that, in any such instance, such regional or
261	national headquarters or expansion thereof is certified by the
262	authority to qualify as such;
263	(v) An air transportation, repair and/or
264	maintenance enterprise or an expansion of an existing air
265	transportation, repair and/or maintenance enterprise; provided
266	that, in either instance, such air transportation, repair and/or

maintenance enterprise or expansion thereof is certified by the

authority to qualify as such;

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269	(vi) A ship or other maritime vessel or barge
270	transportation, repair and/or maintenance enterprise or an
271	expansion of an existing ship or other maritime vessel or barge
272	transportation, repair and/or maintenance enterprise; provided
273	that, in either instance, the ship or other maritime vessel or
274	barge transportation, repair and/or maintenance enterprise or
275	expansion thereof is certified by the authority to qualify as
276	such;
277	(vii) A new data/information processing enterprise
278	or an expansion of an existing new data/information processing
279	enterprise; provided that, in any such instance such
280	data/information processing enterprise or expansion thereof is
281	certified by the authority to qualify as such;
282	(viii) A new technology intensive enterprise or an
283	expansion of an existing technology intensive enterprise; provided
284	that, in either instance, the technology intensive enterprise or
285	expansion thereof is certified by the authority to qualify as
286	such; provided further, that a business or enterprise primarily
287	engaged in creating computer programming codes to develop
288	applications, websites and/or software shall qualify as a
289	technology intensive enterprise;
290	(ix) A new telecommunications enterprise
291	principally engaged in the creation, display, management, storage,
292	processing, transmission and/or distribution, for compensation, of

images, text, voice, video or data by wire or by wireless means,

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- 294 or engaged in the construction, design, development, manufacture, 295 maintenance or distribution for compensation of devices, products, 296 software or structures used in the above activities, or an 297 expansion of an existing telecommunications enterprise as herein 298 described; provided that, in any such instance, any such 299 telecommunications enterprise or expansion thereof is certified by 300 the authority to qualify as such; provided further, that commercial broadcast radio stations, television stations or news 301 302 organizations primarily serving in-state markets shall not be 303 included within the definition of the term "telecommunications 304 enterprise";
- (x) A new data center enterprise principally

  engaged in the utilization of hardware, software, technology,

  infrastructure and/or workforce, to store, manage or manipulate

  digital data, or an expansion of an existing data center

  enterprise as herein described; provided that, in such instance,

  any such data center enterprise or expansion thereof is certified

  by the authority to qualify as such \* \* \*; or
- 312 (xi) Any combination of the above industries and 313 businesses listed in this subsection.
- (y) "Qualified investment" means any expenditures made or caused to be made by the qualified business or industry following the project certification date for construction, installation, equipping and operation of a qualified economic development project from any source or combination of sources,

319 excluding any funds contributed by the state or any agency or 320 other political subdivision thereof, or by any local government or 321 any agency or other political subdivision thereof, to the extent 322 such expenditures can be capitalized under applicable accounting 323 rules or otherwise by the Internal Revenue Code, whether or not 324 the qualified business or industry elects to capitalize the same, 325 as reflected in its financial statements, including, but not 326 limited to, all costs associated with the acquisition, 327 installation and/or construction of, or capital leasehold interest 328 in, any buildings and other real property improvements, fixtures, equipment, machinery, landscaping, fire protection, depreciable 329 330 fixed assets, engineering and design costs.

- (z) "Reporting year" means the twelve-month period ending on the last day of the month during which the annual anniversary of a project certification date occurs, and for which an annual report must be filed with the authority by a qualified business or industry in accordance with Section 57-114-13.
- 336 (aa) "State" means the State of Mississippi.
- 337 (bb) "State tax" means:
- (i) Any sales and use tax imposed on, and payable directly to the Department of Revenue by, the qualified business or industry in accordance with state law, except for contractor's tax and the taxes levied by Section 27-65-24(1)(b);



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343	income earned by the qualified business or industry pursuant to
344	state law;
345	(iii) Franchise tax imposed pursuant to state law
346	on the value of capital used, invested or employed by the business
347	enterprise certified by the Mississippi Development Authority; and
348	(iv) Withholding tax required to be deducted and
349	withheld from employee wages pursuant to Section 27-7-301 et seq.
350	SECTION 2. Section 57-114-13, Mississippi Code of 1972, is
351	amended as follows:
352	57-114-13. (1) Unless its mFlex agreement prescribes a
353	longer reporting period or additional reporting requirements, each
354	qualified business or industry shall file an annual report with
355	the authority for each qualified economic development project
356	which has been certified, and for which any mFlex tax incentive
357	has been awarded, by the authority in accordance with this
358	chapter, for the longer of the following periods: (a) until the
359	reporting year during which all or any remaining portion of the
360	mFlex tax incentive amount awarded to such qualified business or
361	industry has been applied to offset state taxes, or (b) until the
362	seventh reporting year, provided that an annual report shall in
363	either instance be due in the final reporting year prescribed
364	hereby or by the mFlex agreement. Each annual report shall be due
365	to the authority no later than the last business day of the * * *

(ii) All income tax imposed pursuant to law on

quarter following the month during which the annual anniversary of

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- its project certification date occurred. Each annual report shall include the information set forth in this section, together with any other information required to be provided by the qualified business or industry pursuant to its mFlex agreement, for the immediately preceding twelve-month period ending on the last day of the month during which the annual anniversary of its project certification date occurred.
- 374 (2) Each annual report submitted to the authority by a 375 qualified business or industry shall, at a minimum, contain the 376 following information:
- 377 (a) The total qualified investment made between the 378 project certification date through the end of the reporting year, 379 including a breakout of actual expenditures made by the qualified 380 business or industry for manufacturing machinery, nonmanufacturing 381 equipment and component building materials to establish and equip 382 the qualified economic development project;
- 383 (b) The incremental qualified investment made during
  384 the reporting year, including a breakout of actual expenditures
  385 made by the qualified business or industry for manufacturing
  386 machinery, nonmanufacturing equipment and component building
  387 materials to establish and equip the qualified economic
  388 development project;
- 389 (c) If applicable, the total number of base full-time 390 jobs;



- (d) The total number of people employed in new
  full-time jobs as of the last day the year preceding the reporting
  year;
- (e) The total number of people employed in new full-time jobs as of the last day the year of the reporting year;
- 396 (f) The average employer wage for the reporting year;
- 397 (g) The percentage and number, as of the last day of 398 the reporting year, of new full-time employees who are eligible 399 for and offered a health insurance coverage funded in whole or at 400 least fifty percent (50%) by the qualified business or industry
- 401 (or by a leasing company with respect to leased employees);
- (h) A description of employee benefits, including but not limited to, health, dental and/or vision insurance, retirement savings account, etc. made available to employees, as well as a description of any employees to whom the benefits are not made available (e.g., part-time employees);
- (i) The total amount of the mFlex tax incentive awarded thereto, which the qualified business or industry has already applied and taken as a credit to offset state taxes through the end of the reporting period;
- (j) A list of all affiliates of the qualified business
  or industry, including the Federal Employer Identification Number
  for each affiliate, for which any state tax liability thereof has
  been or is expected to be offset by all or some portion of the
  mFlex tax incentives awarded to the qualified business or

416 industry, which list shall further identify (i) any affiliate of 417 the qualified business or industry that was not disclosed as such 418 on its application or annual report submitted for the prior 419 reporting period, whichever was more recent, but which has either 420 become an affiliate of the qualified business or industry as of 421 the date the current annual report or which the qualified business 422 or industry desires to utilize all or a portion of its mFlex tax 423 incentive as a credit to offset the affiliate's state tax 424 liability following the date of the current annual report; (ii) 425 any change in the name of any previously disclosed affiliate since 426 the date the qualified business or industry filed its application 427 or annual report for the prior reporting period, whichever was 428 more recent; (iii) any prior affiliate of the qualified business 429 or industry disclosed as such on its application or annual report for the prior reporting period, whichever was more recent, and 430 431 which is no longer an affiliate of the qualified business or 432 industry as of the date the current annual report; and (iv) any 433 affiliate of the qualified business or industry disclosed as such 434 on its application or annual report for the prior reporting 435 period, whichever was more recent, and which the qualified 436 business or industry no longer desires that the affiliate utilize 437 all or a portion of its mFlex tax incentive as a credit to offset 438 the affiliate's state tax liability following the date of the 439 current annual report.



- 440 (3) The authority shall prescribe a form or forms for the 441 annual report.
- 442 Notwithstanding the obligation of a qualified business or industry to file an annual report with the authority for each 443 444 qualified economic development project which has been certified, 445 and for which any mFlex tax incentive has been awarded, the 446 authority is authorized to request from the qualified business or 447 industry at any other time any of the information set forth herein 448 that must be included in an annual report for purposes of 449 determining whether a qualified business or industry has met any 450 of the project performance measures set forth in its mFlex 451 agreement on or before the respective deadlines imposed with 452 respect thereto. Upon any such written request by the authority, 453 the qualified business or industry shall, within thirty (30) days after receipt of the request, provide to the authority a certified 454 455 copy of the information requested.
- 456 If a qualified business or industry fails to either file (5) 457 an annual report with the authority on or before the deadline 458 mandated by subsection (1) of this section, or provide any 459 information requested by the authority pursuant to subsection (4) 460 of this section within the time period mandated by such 461 subsection, the authority shall provide written notice to the 462 qualified business or industry of the failure to report, and the 463 qualified business or industry shall have thirty (30) additional 464 days to cure the reporting failure following its receipt of the

notice. If the qualified business or industry thereafter fails to
file its annual report with the authority, or provide such
information requested by the authority within the thirty-day-cure
period, the authority is authorized to suspend or revoke, at the
discretion thereof, all or a portion of the amount of the mFlex
tax incentive previously awarded to the qualified business or
industry for its qualified economic development project.

If a qualified business or industry either fails to achieve or exceeds any project performance measure set forth in its mFlex agreement within or for any time period required by such agreement, the authority shall, following its (a) review of any annual report filed by the qualified business or industry or of any certified information provided by the qualified business or industry pursuant to subsection (4) of this section, and (b) verification based upon such information that the qualified business or industry either failed to achieve or exceeded any of the project performance measures set forth in its mFlex agreement within or for any time period required by such agreement, adjust the mFlex tax incentive awarded thereto for its qualified economic development project such that the award is no longer based upon any one or more of the performance measures set forth in its mFlex agreement, but is instead based upon one or more of the following, as applicable, as of the end of the most recent reporting year for which the annual report was filed: (a) the actual expenditures made by the qualified business or industry for purposes of the

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- calculation prescribed by Section 57-114-9(a), (b) and (c); and (b) (i) the actual number of new full-time jobs created by the qualified business or industry, together with (ii) the actual average employer wage associated therewith, for purposes of the calculations prescribed by Section 57-114-9(d) and (e).
  - (7) A qualified business or industry and the authority may, at any time, amend or restate an mFlex agreement in order to modify the performance measures of the qualified business or industry with respect to its qualified economic development project, and in connection with such amendment or amendment and restatement, the authority shall modify the amount of the mFlex tax incentive awarded for the qualified economic development project to comport with the modified performance measures; provided that the modified award amount shall thereafter be subject to the adjustment requirements of subsection (6) of this section.
  - (8) If the authority adjusts any mFlex tax incentive award pursuant to subsection (6) or subsection (7) of this section, the authority shall issue an amended certification of the corresponding qualified economic development project, which shall specify the amount of mFlex tax incentive award adjustment. The authority shall forward the amended certification, along with any other necessary information, to the Department of Revenue so that the mFlex tax incentive award adjustment for the qualified business or industry can be recorded by the Department of Revenue

- and used to verify each state tax credit subsequently applied by the qualified business or industry.
- 517 If at any time the authority reduces the mFlex tax incentive award granted for the qualified economic development 518 project to an amount less than the total amount of credits already 519 520 applied and taken by the qualified business or industry, or by one 521 or more affiliates thereof eliqible to utilize such credit, to 522 offset state taxes thereof, the Department of Revenue shall charge 523 the qualified business or industry, or such affiliate or affiliates, with an assessment for the amount of state taxes for 524 525 which no mFlex tax incentive is available, following such 526 reduction by the authority, for application as a tax credit, 527 beginning with those state taxes against which the qualified 528 business or industry most recently applied the credit, and such 529 state tax assessment shall be immediately due and payable.
  - (10) Any portion of an mFlex tax incentive awarded to the qualified business or industry by the authority for its qualified economic development project pursuant to this chapter that has not been applied, on or before the tenth annual anniversary of the project certificate date, as a credit by such qualified business or industry, or by one or more affiliates thereof eligible to utilize such credit, to offset state taxes otherwise payable, shall expire.
- 538 (11) Within thirty (30) days following the end of each 539 calendar quarter, the authority shall provide to the Governor,

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- 540 Lieutenant Governor and the Speaker of the House of
- 541 Representatives a copy of each amendment to any certification
- 542 made, together with a copy of each amendment to any mFlex
- 543 agreement approved and executed, during the immediately preceding
- 544 calendar quarter.
- 545 **SECTION 3.** Section 57-114-15, Mississippi Code of 1972, is
- 546 amended as follows:
- 547 57-114-15. (1) No provisions of this chapter shall in any
- 548 way limit or restrict the authority of the Department of Revenue
- 549 to perform audits for all state tax liabilities for any qualified
- 550 business or industry that is awarded any mFlex tax incentives by
- 551 the authority.
- 552 (2) The Department of Revenue is authorized to provide to
- 553 the authority any information received, obtained or produced, or
- 554 findings or determinations made, thereby as a result of the
- 555 performance by Department of Revenue of any audit of state tax
- 556 liabilities of any qualified business or industry that is awarded
- 557 any mFlex tax incentives by the authority, and any such
- 558 information, findings or determinations provided to the authority
- 559 by the Department of Revenue shall be exempt from the provisions
- 560 of the Mississippi Public Records Act of 1983, as amended.
- 561 (3) If any audit by the Department of Revenue results in a
- 562 reclassification of component building materials, manufacturing
- 563 equipment or nonmanufacturing equipment, as previously reported by
- 564 a qualified business or industry, to a different property



- 565 classification, or a change in the number of new full-time 566 employees or average employer wage, as previously reported by a 567 qualified business or industry, the authority is authorized to 568 adjust the amount of the mFlex tax incentive awarded to the 569 qualified business or industry for a qualified economic 570 development project to comport with any property reclassification 571 or change in the number of new full-time employees or average 572 employer wage in the manner prescribed by Section 57-114-13.
  - (4) The Department of Employment Security is authorized to provide to the authority any information received, obtained or produced, or findings or determinations made \* \* \* thereby, with respect to any qualified business or industry that is awarded any mFlex tax incentives by the authority, and any such information, findings or determinations provided to the authority by the \* \* \* Department of Employment Security shall be exempt from the provisions of the Mississippi Public Records Act of 1983, Section 25-61-1 et seq.
- 582 (5) The State Auditor may conduct performance and compliance 583 audits under this chapter according to Section 7-72-11(o).
- (6) Upon written request made by the Director of the
  University Research Center Division of the Mississippi
  Institutions of Higher Learning, the authority shall provide to
  the director a copy of any certification, together with any
  amendments thereto, made by the authority, and/or any mFlex
  agreement, together with any amendments thereto, approved and



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590	executed by the authority pursuant to this chapter, described in
591	such request for the purpose of the University Research Center
592	conducting an economic impact analysis and other analyses
593	performed by the University Research Center with respect thereto;
594	provided that any such analyses conducted by the University
595	Research Center with respect to one or more particular qualified
596	economic development projects shall be communicated and provided
597	only to the Governor, Lieutenant Governor, Speaker of the House of
598	Representatives and/or the authority.
599	SECTION 4. This act shall take effect and be in force from

and after July 1, 2024.

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

AN ACT TO AMEND SECTION 57-114-3, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF THE TERM "QUALIFIED BUSINESS OR INDUSTRY" UNDER THE MISSISSIPPI FLEXIBLE TAX INCENTIVE ACT; TO 4 AMEND SECTION 57-114-13, TO REVISE THE TIME WITHIN WHICH A 5 QUALIFIED BUSINESS OR INDUSTRY MUST FILE AN ANNUAL REPORT WITH THE MISSISSIPPI DEVELOPMENT AUTHORITY FOR EACH QUALIFIED ECONOMIC DEVELOPMENT PROJECT WHICH HAS BEEN CERTIFIED, AND FOR WHICH ANY MISSISSIPPI FLEXIBLE TAX INCENTIVE ACT TAX INCENTIVE HAS BEEN 8 9 AWARDED, BY THE MISSISSIPPI DEVELOPMENT AUTHORITY; TO AMEND 10 SECTION 57-114-15, MISSISSIPPI CODE OF 1972, WHICH IS A SECTION OF THE MISSISSIPPI FLEXIBLE TAX INCENTIVE ACT, FOR THE PURPOSE OF 11 12 CHANGING A REFERENCE TO THE DEPARTMENT OF REVENUE TO THE 13 DEPARTMENT OF EMPLOYMENT SECURITY; AND FOR RELATED PURPOSES.

