Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1638

BY: Committee

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

- 14 **SECTION 1.** (1) For the purposes of this section, the
- 15 following terms shall have the meanings ascribed by this section
- 16 unless another meaning is plainly indicated:
- 17 (a) "Claimant agency" means the Mississippi Department
- 18 of Human Services.
- 19 (b) "Debtor" means any individual, corporation or
- 20 partnership owing money or having a delinquent account with the
- 21 claimant agency, which obligation has not been adjudicated
- 22 satisfied by court order, set aside by court order or discharged
- 23 in bankruptcy.



- (c) "Debt" means any sum due and owing the claimant
- 25 agency for any overpayment under the Supplemental Nutrition
- 26 Assistance Program, the Temporary Assistance to Needy Families
- 27 Program and the Child Care and Development Fund Program.
- 28 (d) "Refund" means the Mississippi income tax refund
- 29 which the department determines to be due any individual taxpayer,
- 30 corporation or partnership.
- 31 (2) The collection remedy authorized by this section is in
- 32 addition to and is not substitution for any other remedy available
- 33 by law.
- 34 (3) (a) The claimant agency may submit debts in excess of
- 35 One Hundred Twenty-five Dollars (\$125.00) owed to it to the
- 36 department for collection through setoff, under the procedure
- 37 established by this section, except in cases where the validity of
- 38 the debt is legitimately in dispute, an alternate means of
- 39 collection is pending and believed to be adequate, or such
- 40 collection would result in a loss of federal funds or federal
- 41 assistance.
- 42 (b) Upon the request of the claimant agency, the
- 43 department shall set off any refund against the sum certified by
- 44 the claimant agency as provided in this section.
- 45 (4) (a) Within the time frame specified by the department,
- 46 the claimant agency seeking to collect a debt through setoff shall
- 47 supply the information necessary to identify each debtor whose



- 48 refund is sought to be set off and certify the amount of debt owed
- 49 by each such debtor.
- 50 (b) (i) If a debtor identified by the claimant agency
- 51 is determined by the department to be entitled to a refund of at
- 52 least Twenty-five Dollars (\$25.00), the department shall transfer
- 53 an amount equal to the refund owed, not to exceed the amount of
- 54 the claimed debt certified, to the claimant agency. The
- 55 department shall send the excess amount to the debtor within a
- 56 reasonable time after such excess is determined.
- 57 (ii) At the time of the transfer of funds to the
- 58 claimant agency under this paragraph (b), the department shall
- 59 notify the taxpayer or taxpayers whose refund is sought to be set
- 60 off that the transfer has been made. Such notice shall clearly
- 61 set forth the name of the debtor, the manner in which the debt
- 62 arose, the amount of the claimed debt, the transfer of funds to
- 63 the claimant agency pursuant to this paragraph (b) and the
- 64 intention to set off the refund against the debt, the amount of
- 65 the refund in excess of the claimed debt, the taxpayer's
- 66 opportunity to give written notice to contest the setoff within
- 67 thirty (30) days of the date of mailing of the notice, the name
- 68 and mailing address of the claimant agency to which the
- 69 application for such a hearing must be sent, and the fact that the
- 70 failure to apply for such a hearing, in writing, within the
- 71 thirty-day period will be deemed a waiver of the opportunity to
- 72 contest the setoff. In the case of a joint return or a joint

- 73 refund, the notice shall also state the name of the taxpayer named 74 in the return, if any, against whom no debt is claimed, the fact 75 that a debt is not claimed against such taxpayer, the fact that 76 such taxpayer is entitled to receive a refund if it is due him or 77 her regardless of the debt asserted against his or her spouse, and 78 that, in order to obtain a refund due him or her, such taxpayer 79 must apply in writing for a hearing with the claimant agency named in the notice within thirty (30) days of the date of the mailing 80 81 of the notice. The failure of a taxpayer to apply in writing for a hearing within such time will constitute waiver of the 82 83 opportunity to contest the setoff.
- 84 The claimant agency shall pay the department a fee, 85 not to exceed Seventeen Dollars (\$17.00), in each case in which a 86 tax refund is identified as being available for setoff by the 87 department. Such fee shall be deposited by the department into a 88 special fund hereby created in the State Treasury, out of which 89 the Legislature shall appropriate monies to defray expenses of the 90 department in employing personnel to administer the provisions of 91 this section.
- 92 (5) (a) When the claimant agency receives a protest or an 93 application in writing from a taxpayer within thirty (30) days of 94 the notice issued by the department, the claimant agency shall set 95 a date to hear the protest and give notice to the taxpayer through 96 the United States Postal Service or electronic digital transfer of 97 the date so set. The time and place of such hearing shall be

- 98 designated in such notice, and the date set shall be not less than
- 99 fifteen (15) days from the date of such notice. If, at the
- 100 hearing, the sum asserted as due and owing is found not to be
- 101 correct, an adjustment to the claim may be made. The claimant
- 102 agency shall give notice to the debtor of its final determination
- 103 as provided in paragraph (c) of this subsection.
- 104 (b) No issues shall be reconsidered at the hearing
- 105 which have been previously litigated.
- 106 (c) If any debtor is dissatisfied with the final
- 107 determination made at the hearing by the claimant agency, he or
- 108 she may appeal the final determination to the circuit court of the
- 109 county in which the main office of the claimant agency is located
- 110 by filing notice of appeal, within thirty (30) days of the date
- 111 the notice of final determination was given by the claimant
- 112 agency, with the administrative head of the claimant agency and
- 113 with the clerk of the circuit court of the county in which the
- 114 appeal shall be taken.
- 115 (6) Upon final determination of the amount of the debt due
- and owing by means of hearing or by the taxpayer's default through
- 117 failure to submit a timely request for review, the claimant agency
- 118 shall irreversibly recoup the amount of the debt due and owing and
- 119 shall credit such amount to the debtor's obligation.
- 120 (7) (a) Pursuant to Section 27-7-83, the department may
- 121 provide to a claimant agency all information necessary to
- 122 accomplish and effectuate the intent of this section.

- The information obtained by the claimant agency from the department in accordance with the provisions of this section shall retain its confidentiality and shall only be used by the claimant agency in the pursuit of its debt collection duties and practices. Any employee or prior employee of the claimant agency who unlawfully discloses any such information for any other purpose, except as specifically authorized by law, shall be subject to the same penalties specified by law for unauthorized confidential information by an agent or employee of the department.
- **SECTION 2.** Section 27-7-83, Mississippi Code of 1972, is 134 amended as follows:
 - 27-7-83. (1) Returns and return information filed or furnished under the provisions of this chapter shall be confidential, and except in accordance with proper judicial order, as otherwise authorized by this section, as authorized in Section 27-4-3 or as authorized under Section 27-7-821, it shall be unlawful for the Commissioner of Revenue or any deputy, agent, clerk or other officer or employee of the Department of Revenue or the Mississippi Department of Information Technology Services, or any former employee thereof, to divulge or make known in any manner the amount of income or any particulars set forth or disclosed in any report or return required. The provisions of this section shall apply fully to any federal return, a copy of

any portion of a federal return, or any information reflected on a

148 federal return which is attached to or made a part of the state 149 tax return. Likewise, the provisions of this section shall apply 150 to any federal return or portion thereof, or to any federal return 151 information data which is acquired from the Internal Revenue 152 Service for state tax administration purposes pursuant to the 153 Federal-State Exchange Program cited at Section 6103, Federal 154 Internal Revenue Code. The term "proper judicial order" as used 155 in this section shall not include subpoenas or subpoenas duces 156 tecum, but shall include only those orders entered by a court of 157 record in this state after furnishing notice and a hearing to the 158 taxpayer and the Department of Revenue. The court shall not 159 authorize the furnishing of such information unless it is 160 satisfied that the information is needed to pursue pending 161 litigation wherein the return itself is in issue, or the judge is 162 satisfied that the need for furnishing the information outweighs 163 the rights of the taxpayer to have such information secreted. 164 Returns and return information with respect to taxes (2)

(2) Returns and return information with respect to taxes imposed by this chapter shall be open to inspection by or disclosure to the Commissioner of the Internal Revenue Service of the United States, or the proper officer of any state imposing an income tax similar to that imposed by this chapter, or the authorized representatives of such agencies. Such inspection shall be permitted, or such disclosure made, only upon written request by the head of such agencies, or the district director in the case of the Internal Revenue Service, and only to the



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- 173 representatives of such agencies designated in a written statement
- 174 to the Commissioner of Revenue as the individuals who are to
- 175 inspect or to receive the return or return information on behalf
- 176 of such agency. The Commissioner of Revenue is authorized to
- 177 enter into agreements with the Internal Revenue Service and with
- 178 other states for the exchange of returns and return information
- 179 data, or the disclosure of returns or return information data to
- 180 such agencies, only to the extent that the statutes of the United
- 181 States or of such other state, as the case may be, grant
- 182 substantially similar privileges to the proper officer of this
- 183 state charged with the administration of the tax laws of this
- 184 state.
- 185 (3) (a) The return of a person shall, upon written request,
- 186 be open to inspection by or disclosure to:
- 187 (i) In the case of the return of an individual,
- 188 that individual;
- 189 (ii) In the case of an income tax return filed
- 190 jointly, either of the individuals with respect to whom the return
- 191 is filed;
- 192 (iii) In the case of the return of a partnership,
- 193 any person who was a member of such partnership during any part of
- 194 the period covered by the return;
- 195 (iv) In the case of the return of a corporation or
- 196 a subsidiary thereof, any person designated by resolution of its
- 197 board of directors or other similar governing body, or any officer

- 198 or employee of such corporation upon written request signed by any
- 199 principal officer and attested to by the secretary or other
- 200 officer;
- 201 (v) In the case of the return of an estate, the
- 202 administrator, executor or trustee of such estate, and any heir at
- 203 law, next of kin or beneficiary under the will, of the decedent,
- 204 but only to the extent that such latter persons have a material
- 205 interest which will be affected by information contained therein;
- 206 (vi) In the case of the return of a trust, the
- 207 trustee or trustees, jointly or separately, and any beneficiary of
- 208 such trust, but only to the extent that such beneficiary has a
- 209 material interest which will be affected by information contained
- 210 therein;
- 211 (vii) In the case of the return of an individual
- 212 or a return filed jointly, any claimant agency or claimant local
- 213 government seeking to collect a debt through the setoff procedure
- 214 established in Sections 27-7-701 through 27-7-713, Sections
- 215 27-7-501 through 27-7-519 * * *, Sections 27-7-801 through
- 216 27-7-823, \star \star or Section 1 of this act, from an individual with
- 217 respect to whom the return is filed.
- 218 (b) If an individual described in paragraph (a) is
- 219 legally incompetent, the applicable return shall, upon written
- 220 request, be open to inspection by or disclosure to the committee,
- 221 trustee or guardian of his estate.



- 222 If substantially all of the property of the person 223 with respect to whom the return is filed is in the hands of a 224 trustee in bankruptcy or receiver, such return or returns for 225 prior years of such person shall, upon written request, be open to 226 inspection by or disclosure to such trustee or receiver, but only 227 if the Commissioner of Revenue finds that such receiver or 228 trustee, in his fiduciary capacity, has a material interest which 229 will be affected by information contained therein.
- 230 (d) Any return to which this section applies shall,
 231 upon written request, also be open to inspection by or disclosure
 232 to the attorney-in-fact duly authorized in writing by any of the
 233 persons described in paragraph (a) of this subsection to inspect
 234 the return or receive the information on his behalf, subject to
 235 the conditions provided in paragraph (a).
- 236 (e) Return information with respect to any taxpayer may
 237 be open to inspection by or disclosure to any person authorized by
 238 this subsection to inspect any return of such taxpayer if the
 239 Commissioner of Revenue determines that such disclosure would not
 240 seriously impair state tax administration.
- 241 (4) The State Auditor and the employees of his office shall
 242 have the right to examine only such tax returns as are necessary
 243 for auditing the Department of Revenue and auditing benefits
 244 administered under the United States Department of Health and
 245 Human Services and the United States Department of Agriculture.
 246 The State Auditor and the employees of his office may make

- information related to auditing such benefits available to and may exchange the information with state agencies responsible for the administration of the benefits. Except as otherwise provided in this subsection (4), the same prohibitions against disclosure which apply to the Department of Revenue shall apply to the State Auditor and his employees or former employees.
- 253 Officers and employees of the Mississippi Development 254 Authority who execute a confidentiality agreement with the 255 Department of Revenue shall be authorized to discuss and examine 256 information to which this section applies at the offices of the 257 Mississippi Department of Revenue. This disclosure is limited to 258 information necessary to properly administer the programs under 259 the jurisdiction of the Mississippi Development Authority. 260 Department of Revenue is authorized to disclose to officers and 261 employees of the Mississippi Development Authority who execute a 262 confidentiality agreement the information necessary under the 263 circumstances. The same prohibitions against disclosure which 264 apply to the Department of Revenue shall apply to the officers or 265 employees of the Mississippi Development Authority.
- 266 (6) Information required by the University Research Center
 267 to prepare the analyses required by Sections 57-13-101 through
 268 57-13-109 shall be furnished to the University Research Center
 269 upon request. It shall be unlawful for any officer or employee of
 270 the University Research Center to divulge or make known in any
 271 manner the amount of income or any particulars set forth or

- 272 disclosed in any information received by the center from the
- 273 Department of Revenue other than as may be required by Sections
- 274 57-13-101 through 57-13-109 in an analysis prepared pursuant to
- 275 Sections 57-13-101 through 57-13-109.
- 276 (7) Information required by the Mississippi Development
- 277 Authority to prepare the reports required by Section 57-1-12.2
- 278 shall be furnished to the Mississippi Development Authority upon
- 279 request. It shall be unlawful for any officer or employee of the
- 280 Mississippi Development Authority to divulge or make known in any
- 281 manner the amount of income or any particulars set forth or
- 282 disclosed in any information received by the Mississippi
- 283 Development Authority from the Department of Revenue other than as
- 284 may be required by Section 57-1-12.2 in a report prepared pursuant
- 285 to Section 57-1-12.2.
- 286 (8) Information necessary to comply with Chapter 13, Title
- 287 85, may be furnished to financial institutions. It shall be
- 288 unlawful for any officer or employee of the financial institution
- 289 to divulge or make known in any manner the amount of income or any
- 290 particulars set forth or disclosed in any information received by
- 291 the financial institution from the Department of Revenue other
- 292 than as may be authorized by Chapter 13, Title 85.
- 293 (9) The Commissioner of Revenue and the Department of
- 294 Revenue are authorized to discuss with and provide the Attorney
- 295 General or his designated representative with information related
- 296 to an offer to compromise and settle any doubtful claim regarding



- a finally determined tax liability as authorized by Section

 31-19-30. It shall be unlawful for the Attorney General or any

 officer or employee of the Attorney General to divulge or make

 known in any manner the amount of income or any particulars set

 forth or disclosed in any information received by the Attorney

 General's office from the Commissioner of Revenue or Department of

 Revenue other than as may be required by Section 31-19-30.
- 304 Nothing in this section shall be construed to prohibit 305 the publication of statistics, so classified as to prevent the 306 identification of particular reports or returns and the items 307 thereof, or the inspection by the Attorney General, or any other 308 attorney representing the state, of the report or return of any 309 taxpayer who shall bring action to set aside the tax thereon, or 310 against whom any action or proceeding has been instituted to 311 recover any tax or penalty imposed.
- 312 (11) Nothing in this section shall prohibit the commissioner 313 from making available information necessary to recover taxes owing 314 the state pursuant to the authority granted in Section 27-75-16.
- 315 (12) Reports and returns required under the provisions of 316 this chapter shall be preserved in accordance with approved 317 records control schedules. No records, however, may be destroyed 318 without the approval of the Director of the Department of Archives 319 and History.
- 320 (13) The Department of Revenue is authorized to disclose to 321 the Child Support Unit and to the Fraud Investigation Unit of the

- 322 Department of Human Services without the need for a subpoena or
- 323 proper judicial order the name, address, social security number,
- 324 amount of income, source of income, assets and other relevant
- 325 information, records and tax forms for individuals who are
- 326 delinquent in the payment of any child support as defined in
- 327 Section 93-11-101 or who are under investigation for fraud or
- 328 abuse of any state or federal program or statute as provided in
- 329 Section 43-1-23.
- 330 (14) Nothing in this section shall prohibit the Department
- 331 of Revenue from exchanging information with the federal government
- 332 that is necessary to offset income tax refund payment on debts
- 333 owed to this state or the United States.
- 334 (15) Nothing in this section shall prohibit the department
- 335 from making available information that is necessary to be
- 336 disclosed for the administration and enforcement of Section
- 337 27-7-87.
- 338 **SECTION 3.** Section 1 of this act shall be codified in Title
- 339 27, Chapter 7, Mississippi Code of 1972.
- 340 **SECTION 4.** This act shall take effect and be in force from
- 341 and after July 1, 2024.

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

- AN ACT TO PROVIDE PROCEDURES FOR THE MISSISSIPPI DEPARTMENT
- 2 OF REVENUE TO SET OFF A TAXPAYER'S DEBT OWED TO THE MISSISSIPPI
- 3 DEPARTMENT OF HUMAN SERVICES AGAINST THE TAXPAYER'S INCOME TAX
- 4 REFUND; TO PROVIDE A PROCEDURE FOR THE TAXPAYER TO REQUEST A



- 5 HEARING BEFORE THE DEPARTMENT OF HUMAN SERVICES TO CONTEST THE
- 6 SETOFF, AND FOR THE TAXPAYER TO APPEAL THE DETERMINATION OF THE
- 7 DEPARTMENT OF HUMAN SERVICES TO THE CIRCUIT COURT; TO AUTHORIZE
- 8 THE DEPARTMENT OF REVENUE TO PROVIDE TO THE DEPARTMENT OF HUMAN
- 9 SERVICES ALL INFORMATION NECESSARY TO ACCOMPLISH AND EFFECTUATE
- 10 THE INTENT OF THIS ACT; TO PROVIDE FOR THE CONTINUED
- 11 CONFIDENTIALITY OF SUCH INFORMATION; TO AMEND SECTION 27-7-83,
- 12 MISSISSIPPI CODE OF 1972, TO CONFORM; AND FOR RELATED PURPOSES.