To: Ways and Means

By: Representative Lamar

## HOUSE BILL NO. 1243

- AN ACT TO AMEND SECTION 57-105-1, MISSISSIPPI CODE OF 1972,
  TO EXTEND UNTIL JULY 1, 2029, THE DATE AFTER WHICH THE MISSISSIPPI
  DEVELOPMENT AUTHORITY SHALL NOT ALLOCATE INCOME TAX AND INSURANCE
  PREMIUM TAX CREDITS FOR TAXPAYERS HOLDING CERTAIN QUALIFIED
  INVESTMENTS; AND FOR RELATED PURPOSES.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 7 **SECTION 1.** Section 57-105-1, Mississippi Code of 1972, is
- 8 amended as follows:
- 9 57-105-1. (1) As used in this section:
- 10 (a) "Adjusted purchase price" means the investment in
- 11 the qualified community development entity for the qualified
- 12 equity investment, substantially all of the proceeds of which are
- 13 used to make qualified low-income community investments in
- 14 Mississippi.
- 15 For the purposes of calculating the amount of qualified
- 16 low-income community investments held by a qualified community
- 17 development entity, an investment will be considered held by a
- 18 qualified community development entity even if the investment has
- 19 been sold or repaid; provided that the qualified community

20	development	entity	reinvests	an	amount	equal	to	the	capita.	L
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- 21 returned to or recovered by the qualified community development
- 22 entity from the original investment, exclusive of any profits
- 23 realized, in another qualified low-income community investment in
- 24 Mississippi, including any federal Indian reservation located
- 25 within the geographical boundary of Mississippi within twelve (12)
- 26 months of the receipt of such capital. A qualified community
- 27 development entity will not be required to reinvest capital
- 28 returned from the qualified low-income community investments after
- 29 the sixth anniversary of the issuance of the qualified equity
- 30 investment, the proceeds of which were used to make the qualified
- 31 low-income community investment, and the qualified low-income
- 32 community investment will be considered held by the qualified
- 33 community development entity through the seventh anniversary of
- 34 the qualified equity investment's issuance.
- 35 (b) "Applicable percentage" means:
- 36 (i) For any equity investment issued prior to July
- 37 1, 2008, four percent (4%) for each of the second through seventh
- 38 credit allowance dates for purposes of the taxes imposed by
- 39 Section 27-7-5 and one and one-third percent (1-1/3%) for each of
- 40 the second through seventh credit allowance dates for purposes of
- 41 the taxes imposed by Sections 27-15-103, 27-15-109 and 27-15-123.
- 42 (ii) For any equity investment issued from and
- 43 after July 1, 2008, eight percent (8%) for each of the first
- 44 through third credit allowance dates for purposes of the taxes

- 45 imposed by Section 27-7-5 or the taxes imposed by Sections
- 46 27-15-103, 27-15-109 and 27-15-123.
- 47 (c) "Credit allowance date" means, with respect to any
- 48 qualified equity investment:
- 49 (i) The later of:
- 1. The date upon which the qualified equity
- 51 investment is initially made; or
- 52 2. The date upon which the Mississippi
- 53 Development Authority issues a certificate under subsection (4) of
- 54 this section; and
- 55 (ii) 1. For equity investments issued prior to
- July 1, 2008, each of the subsequent six (6) anniversary dates of
- 57 the date upon which the investment is initially made; or
- 58 2. For equity investments issued from and
- 59 after July 1, 2008, each of the subsequent two (2) anniversary
- 60 dates of the date determined as provided for in subparagraph (i)
- 61 of this paragraph.
- (d) "Qualified community development entity" shall have
- 63 the meaning ascribed to such term in Section 45D of the Internal
- 64 Revenue Code of 1986, as amended, if the entity has entered into
- 65 an Allocation Agreement with the Community Development Financial
- 66 Institutions Fund of the United States Department of the Treasury
- 67 with respect to credits authorized by Section 45D of the Internal
- 68 Revenue Code of 1986, as amended.

69	(e)	"Qualified	active	low-income	community	business"

70 shall have the meaning ascribed to such term in Section 45D of the

- 71 Internal Revenue Code of 1986, as amended.
- 72 (f) "Qualified equity investment" shall have the
- 73 meaning ascribed to such term in Section 45D of the Internal
- 74 Revenue Code of 1986, as amended. The investment does not have to
- 75 be designated as a qualified equity investment by the Community
- 76 Development Financial Institutions Fund of the United States
- 77 Treasury to be considered a qualified equity investment under this
- 78 section but otherwise must meet the definition under the Internal
- 79 Revenue Code. In addition to meeting the definition in Section
- 80 45D of the Internal Revenue Code such investment must also:
- 81 (i) Have been acquired after January 1, 2007, at
- 82 its original issuance solely in exchange for cash; and
- 83 (ii) Have been allocated by the Mississippi
- 84 Development Authority.
- 85 For the purposes of this section, such investment shall be
- 86 deemed a qualified equity investment on the later of the date such
- 87 qualified equity investment is made or the date on which the
- 88 Mississippi Development Authority issues a certificate under
- 89 subsection (4) of this section allocating credits based on such
- 90 investment.
- 91 (g) "Qualified low-income community investment" shall
- 92 have the meaning ascribed to such term in Section 45D of the
- 93 Internal Revenue Code of 1986, as amended; provided, however, that

- 94 the maximum amount of qualified low-income community investments
- 95 issued for a single qualified active low-income community
- 96 business, on an aggregate basis with all of its affiliates, that
- 97 may be included for purposes of allocating any credits under this
- 98 section shall not exceed Ten Million Dollars (\$10,000,000.00), in
- 99 the aggregate, whether issued by one (1) or several qualified
- 100 community development entities.
- 101 (2) A taxpayer that holds a qualified equity investment on
- 102 the credit allowance date shall be entitled to a credit applicable
- 103 against the taxes imposed by Sections 27-7-5, 27-15-103, 27-15-109
- 104 and 27-15-123 during the taxable year that includes the credit
- 105 allowance date. The amount of the credit shall be equal to the
- 106 applicable percentage of the adjusted purchase price paid to the
- 107 qualified community development entity for the qualified equity
- 108 investment. The amount of the credit that may be utilized in any
- 109 one (1) tax year shall be limited to an amount not greater than
- 110 the total tax liability of the taxpayer for the taxes imposed by
- 111 the above-referenced sections. The credit shall not be refundable
- 112 or transferable. Any unused portion of the credit may be carried
- 113 forward for seven (7) taxable years beyond the credit allowance
- 114 date on which the credit was earned. The maximum aggregate amount
- 115 of qualified equity investments that may be allocated by the
- 116 Mississippi Development Authority may not exceed an amount that
- 117 would result in taxpayers claiming in any one (1) state fiscal
- 118 year credits in excess of Fifteen Million Dollars

- 119 (\$15,000,000.00), exclusive of credits that might be carried
- 120 forward from previous taxable years; however, a maximum of
- 121 one-third (1/3) of this amount may be allocated as credits for
- 122 taxes imposed by Sections 27-15-103, 27-15-109 and 27-15-123. Any
- 123 taxpayer claiming a credit under this section against the taxes
- 124 imposed by Sections 27-7-5, 27-15-103, 27-15-109 and 27-15-123
- 125 shall not be required to pay any additional tax under Section
- 126 27-15-123 as a result of claiming such credit. The Mississippi
- 127 Development Authority shall allocate credits within this limit as
- 128 provided for in subsection (4) of this section.
- 129 (3) Tax credits authorized by this section that are earned
- 130 by a partnership, limited liability company, S corporation or
- 131 other similar pass-through entity, shall be allocated among all
- 132 partners, members or shareholders, respectively, either in
- 133 proportion to their ownership interest in such entity or as the
- 134 partners, members or shareholders mutually agree as provided in an
- 135 executed document. Such allocation shall be made each taxable
- 136 year of such pass-through entity which contains a credit allowance
- 137 date.
- 138 (4) The qualified community development entity shall apply
- 139 for credits with the Mississippi Development Authority on forms
- 140 prescribed by the Mississippi Development Authority. The
- 141 qualified community development entity must pay an application fee
- of One Thousand Dollars (\$1,000.00) to the Mississippi Development
- 143 Authority at the time the application is submitted. In the

144	application the qualified community development entity shall
145	certify to the Mississippi Development Authority the dollar amount
146	of the qualified equity investments made or to be made in this
147	state, including in any federal Indian reservation located within
148	the state's geographical boundary, during the first twelve-month
149	period following the initial credit allowance date. The
150	Mississippi Development Authority shall allocate credits based on
151	the dollar amount of qualified equity investments as certified in
152	the application. Once the Mississippi Development Authority has
153	allocated credits to a qualified community development entity, if
154	the corresponding qualified equity investment has not been issued
155	as of the date of such allocation, then the corresponding
156	qualified equity investment must be issued not later than one
157	hundred twenty (120) days from the date of such allocation. If
158	the qualified equity investment is not issued within such time
159	period, the allocation shall be cancelled and returned to the
160	Mississippi Development Authority for reallocation. Upon final
161	documentation of the qualified low-income community investments,
162	if the actual dollar amount of the investments is lower than the
163	amount estimated, the Mississippi Development Authority shall
164	adjust the tax credit allowed under this section. The Department
165	of Revenue may recapture all of the credit allowed under this
166	section if:

(a)

Any amount of federal tax credits available with

respect to a qualified equity investment that is eligible for a

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169	tax	credit	under	this	section	is	recaptured	under	Section	45D	of
170	the	Interna	al Reve	enije (	Code of	1986	6. as amende	ed: or			

- 171 (b) The qualified community development entity redeems
  172 or makes any principal repayment with respect to a qualified
  173 equity investment prior to the seventh anniversary of the issuance
  174 of the qualified equity investment; or
- 175 (c) The qualified community development entity fails to
  176 maintain at least eighty-five percent (85%) of the proceeds of the
  177 qualified equity investment in qualified low-income community
  178 investments in Mississippi at any time prior to the seventh
  179 anniversary of the issuance of the qualified equity investment.
- Any credits that are subject to recapture under this
  subsection shall be recaptured from the taxpayer that actually
  claimed the credit.
- The Mississippi Development Authority shall not allocate any credits under this section after July 1, \* \* \*  $\frac{2029}{}$ .
- 185 Each qualified community development entity that receives qualified equity investments to make qualified low-income 186 187 community investments in Mississippi must annually report to the 188 Mississippi Development Authority the North American Industry 189 Classification System Code, the county, the dollars invested, the 190 number of jobs assisted and the number of jobs assisted with wages over one hundred percent (100%) of the federal poverty level for a 191 192 family of four (4) of each qualified low-income community

investment.

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194	(6) The Mississippi Development Authority shall file an
195	annual report on all qualified low-income community investments
196	with the Governor, the Clerk of the House of Representatives, the
197	Secretary of the Senate and the Secretary of State describing the
198	North American Industry Classification System Code, the county,
199	the dollars invested, the number of jobs assisted and the number
200	of jobs assisted with wages over one hundred percent (100%) of the
201	federal poverty level for a family of four (4) of each qualified
202	low-income community investment. The annual report will be posted
203	on the Mississippi Development Authority's Internet website.

- 204 (7) The purpose of this subsection is to authorize the (a) 205 creation and establishment of public benefit corporations for 206 financing arrangements regarding public property and facilities.
- 207 As used in this subsection:
- 208 "New Markets Tax Credit transaction" means any (i) 209 financing transaction which utilizes either this section or 210 Section 45D of the Internal Revenue Code of 1986, as amended.
- 211 "Public benefit corporation" means a (ii) 212 nonprofit corporation formed or designated by a public entity to 213 carry out the purposes of this subsection.
- (iii) "Public entity or public entities" includes 214 215 utility districts, regional solid waste authorities, regional utility authorities, community hospitals, regional airport 216 217 authorities, municipal airport authorities, community and junior colleges, educational building corporations established by or on 218

219 behalf of the state institutions of higher learning, school

220 districts, planning and development districts, county economic

221 development districts, urban renewal agencies, any other regional

222 or local economic development authority, agency or governmental

223 entity, and any other regional or local industrial development

224 authority, agency or governmental entity.

225 (iv) "Public property or facilities" means any

226 property or facilities owned or leased by a public entity or

227 public benefit corporation.

(c) Notwithstanding any other provision of law to the

229 contrary, public entities are authorized pursuant to this

230 subsection to create one or more public benefit corporations or

designate an existing corporation as a public benefit corporation

232 for the purpose of entering into financing agreements and engaging

233 in New Markets Tax Credit transactions, which shall include,

234 without limitation, arrangements to plan, acquire, renovate,

235 construct, lease, sublease, manage, operate and/or improve new or

236 existing public property or facilities located within the

237 boundaries or service area of the public entity. Any financing

arrangement authorized under this subsection shall further any

239 purpose of the public entity and may include a term of up to fifty

240 (50) years.

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241 (d) Notwithstanding any other provision of law to the

242 contrary and in order to facilitate the acquisition, renovation,

243 construction, leasing, subleasing, management, operating and/or

244 improvement of new or existing public property or facilities to further any purpose of a public entity, public entities are 245 246 authorized to enter into financing arrangements in order to transfer public property or facilities to and/or from public 247 248 benefit corporations, including, without limitation, sales, 249 sale-leasebacks, leases and lease-leasebacks, provided such 250 transfer is related to any New Markets Tax Credit transaction 251 furthering any purpose of the public entity. Any such transfer 252 under this paragraph (d) and the public property or facilities 253 transferred in connection therewith shall be exempted from any 254 limitation or requirements with respect to leasing, acquiring, 255 and/or constructing public property or facilities.

transaction, public entities and public benefit corporations are authorized to enter into financing arrangements with any governmental, nonprofit or for-profit entity in order to leverage funds not otherwise available to public entities for the acquisition, construction and/or renovation of properties transferred to such public benefit corporations. The use of any funds loaned by or contributed by a public benefit corporation or borrowed by or otherwise made available to a public benefit corporation in such financing arrangement shall be dedicated solely to (i) the development of new properties or facilities and/or the renovation of existing properties or facilities or operation of properties or facilities, and/or (ii) the payment of

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costs and expenditures related to any such financing arrangements, including, but not limited to, funding any reserves required in connection therewith, the repayment of any indebtedness incurred in connection therewith, and the payment of fees and expenses incurred in connection with the closing, administration, accounting and/or compliance with respect to the New Markets Tax

- (f) A public benefit corporation created pursuant to this subsection shall not be a political subdivision of the state but shall be a nonprofit corporation organized and governed under the provisions of the laws of this state and shall be a special purpose corporation established to facilitate New Markets Tax Credit transactions consistent with the requirements of this section.
- 283 Neither this subsection nor anything herein contained is or shall be construed as a restriction or limitation 284 285 upon any powers which the public entity or public benefit 286 corporation might otherwise have under any laws of this state, and 287 this subsection is cumulative to any such powers. This subsection 288 does and shall be construed to provide a complete additional and 289 alternative method for the doing of the things authorized thereby 290 and shall be regarded as supplemental and additional to powers 291 conferred by other laws.
- 292 (8) The Mississippi Development Authority shall promulgate 293 rules and regulations to implement the provisions of this section.

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Credit transaction.

294 **SECTION 2.** This act shall take effect and be in force from 295 and after its passage.