MISSISSIPPI LEGISLATURE

PAGE 1 (BS\EW)

**REGULAR SESSION 2019** 

By: Representative Powell

To: Ways and Means

HOUSE BILL NO. 905

AN ACT TO AMEND SECTION 27-65-19, MISSISSIPPI CODE OF 1972, 1 2 TO EXEMPT FROM SALES TAXATION SALES OF ELECTRICITY TO A 3 HOMEOWNERS' ASSOCIATION IF THE ELECTRICITY IS USED BY THE 4 ASSOCIATION SOLELY IN THE OPERATION OF STREET LIGHTS AND SECURITY 5 EQUIPMENT FOR THE PURPOSE OF PROVIDING OR ENHANCING SAFETY AND 6 SECURITY MEASURES WITHIN THE AREA COMPRISING THE BOUNDARIES OF THE 7 ASSOCIATION; TO AMEND SECTION 27-65-111, MISSISSIPPI CODE OF 1972, 8 TO EXEMPT FROM SALES TAXATION SALES OF STREET LIGHTS AND SECURITY 9 EOUIPMENT TO A HOMEOWNERS' ASSOCIATION WHEN USED BY THE ASSOCIATION SOLELY FOR THE PURPOSE OF PROVIDING OR ENHANCING 10 11 SAFETY AND SECURITY MEASURES WITHIN THE AREA COMPRISING THE 12 BOUNDARIES OF THE ASSOCIATION; AND FOR RELATED PURPOSES. 13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 27-65-19, Mississippi Code of 1972, is 14 amended as follows: 15 16 27-65-19. (1) (a) (i) Except as otherwise provided in 17 this subsection, upon every person selling to consumers, 18 electricity, current, power, potable water, steam, coal, natural 19 gas, liquefied petroleum gas or other fuel, there is hereby 20 levied, assessed and shall be collected a tax equal to seven 21 percent (7%) of the gross income of the business. Provided, gross 22 income from sales to consumers of electricity, current, power, 23 natural gas, liquefied petroleum gas or other fuel for residential H. B. No. 905 ~ OFFICIAL ~ R3/5 19/HR43/R433

24 heating, lighting or other residential noncommercial or 25 nonagricultural use, and sales of potable water for residential, 26 noncommercial or nonagricultural use shall be excluded from taxable gross income of the business. Provided further, upon 27 28 every such seller using electricity, current, power, potable 29 water, steam, coal, natural gas, liquefied petroleum gas or other fuel for nonindustrial purposes, there is hereby levied, assessed 30 31 and shall be collected a tax equal to seven percent (7%) of the 32 cost or value of the product or service used.

33 (ii) Gross income from sales to a church that is exempt from federal income taxation under 26 USCS Section 34 35 501(c)(3) of electricity, current, power, natural gas, liquefied 36 petroleum gas or other fuel for heating, lighting or other use, 37 and sales of potable water to such a church shall be excluded from taxable gross income of the business if the electricity, current, 38 39 power, natural gas, liquefied petroleum gas or potable water is 40 utilized on property that is primarily used for religious or educational purposes. 41

42 (iii) Gross income from sales of electricity to a 43 homeowners' association shall be excluded from taxable gross 44 income of the business if the electricity is used by the 45 homeowners' association solely in the operation of street lights 46 and/or security equipment for the purpose of providing or 47 enhancing safety and security measures within the area comprising 48 the boundaries of the association. For the purposes of this

H. B. No. 905	~ OFFICIAL ~
19/HR43/R433	
PAGE 2 (BS\EW)	

49 subparagraph (iii), "security equipment" includes, but is not 50 limited to, alarm systems, cameras, video equipment and other types of monitoring, recording or surveillance equipment. 51 52 (b) (i) There is hereby levied, assessed and shall be 53 collected a tax equal to one and one-half percent (1-1/2%) of the 54 gross income of the business from the sale of naturally occurring carbon dioxide and anthropogenic carbon dioxide lawfully injected 55 56 into the earth for: 57 1. Use in an enhanced oil recovery project, 58 including, but not limited to, use for cycling, repressuring or 59 lifting of oil; or 60 2. Permanent sequestration in a geological 61 formation. 62 The one and one-half percent (1-1/2%) rate (ii) provided for in this subsection shall apply to electricity, 63 64 current, power, steam, coal, natural gas, liquefied petroleum gas 65 or other fuel that is sold to a producer of oil and gas for use directly in enhanced oil recovery using carbon dioxide and/or the 66 67 permanent sequestration of carbon dioxide in a geological 68 formation. 69 (C) The one and one-half percent (1-1/2%) rate provided 70 for in this subsection shall not apply to sales of fuel for 71 automobiles, trucks, truck-tractors, buses, farm tractors or 72 airplanes.

H. B. No. 905 19/HR43/R433 PAGE 3 (BS\EW) 73 (d) (i) Upon every person providing services in this 74 state, there is hereby levied, assessed and shall be collected: 75 A tax equal to seven percent (7%) of the 1. 76 gross income received from all charges for intrastate 77 telecommunications services. 78 2. A tax equal to seven percent (7%) of the 79 gross income received from all charges for interstate telecommunications services. 80 81 3. A tax equal to seven percent (7%) of the gross income received from all charges for international 82 telecommunications services. 83 84 A tax equal to seven percent (7%) of the 4. 85 gross income received from all charges for ancillary services. 86 5. A tax equal to seven percent (7%) of the 87 gross income received from all charges for products delivered 88 electronically, including, but not limited to, software, music, 89 games, reading materials or ring tones. (ii) A person, upon proof that he has paid a tax 90 91 in another state on an event described in subparagraph (i) of this 92 paragraph (d), shall be allowed a credit against the tax imposed 93 in this paragraph (d) on interstate telecommunications service 94 charges to the extent that the amount of such tax is properly due and actually paid in such other state and to the extent that the 95 96 rate of sales tax imposed by and paid in such other state does not exceed the rate of sales tax imposed by this paragraph (d). 97

H. B. No. 905 **\* OFFICIAL \*** 19/HR43/R433 PAGE 4 (BS\EW) 98 (iii) Charges by one (1) telecommunications 99 provider to another telecommunications provider holding a permit 100 issued under Section 27-65-27 for services that are resold by such 101 other telecommunications provider, including, but not limited to, 102 access charges, shall not be subject to the tax levied pursuant to 103 this paragraph (d).

104 (iv) For purposes of this paragraph (d): 105 "Telecommunications service" means the 1. 106 electronic transmission, conveyance or routing of voice, data, 107 audio, video or any other information or signals to a point, or between points. The term "telecommunications service" includes 108 such transmission, conveyance or routing in which computer 109 110 processing applications are used to act on the form, code or protocol of the content for purposes of transmission, conveyance 111 112 or routing without regard to whether such service is referred to 113 as voice over Internet protocol services or is classified by the 114 Federal Communications Commission as enhanced or value added. The term "telecommunications service" shall not include: 115 116 Data processing and information a. 117 services that allow data to be generated, acquired, stored, 118 processed or retrieved and delivered by an electronic transmission 119 to a purchaser where such purchaser's primary purpose for the 120 underlying transaction is the processed data or information; 121 b. Installation or maintenance of wiring 122 or equipment on a customer's premises;

123 Tangible personal property; с. 124 d. Advertising, including, but not 125 limited to, directory advertising; 126 Billing and collection services e. 127 provided to third parties; 128 f. Internet access service: 129 q. Radio and television audio and video 130 programming services regardless of the medium, including the 131 furnishing of transmission, conveyance and routing of such 132 services by the programming service provider. Radio and 133 television audio and video programming services shall include, but 134 not be limited to, cable service as defined in 47 USCS 522(6) and 135 audio and video programming services delivered by commercial 136 mobile radio service providers, as defined in 47 CFR 20.3; 137 h. Ancillary services; or 138 i. Digital products delivered 139 electronically, including, but not limited to, software, music, video, reading materials or ring tones. 140 141 2. "Ancillary services" means services that 142 are associated with or incidental to the provision of 143 telecommunications services, including, but not limited to, 144 detailed telecommunications billing, directory assistance, vertical service and voice mail service. 145 146 a. "Conference bridging" means an ancillary service that links two (2) or more participants of an 147

н.	в.	No.	905	~ OFFICIAL ~
19/HR43/R433			33	
PAC	GE (	6 (BS∖E	EW)	

audio or video conference call and may include the provision of a telephone number. Conference bridging does not include the telecommunications services used to reach the conference bridge. b. "Detailed telecommunications billing service" means an ancillary service of separately stating information pertaining to individual calls on a customer's billing statement.

155 c. "Directory assistance" means an 156 ancillary service of providing telephone number information and/or 157 address information.

d. "Vertical service" means an ancillary
service that is offered in connection with one or more
telecommunications services, which offers advanced calling
features that allow customers to identify callers and to manage
multiple calls and call connections, including conference bridging
services.

e. "Voice mail service" means an ancillary service that enables the customer to store, send or receive recorded messages. Voice mail service does not include any vertical services that the customer may be required to have in order to utilize the voice mail service.

169 3. "Intrastate" means telecommunications
170 service that originates in one (1) United States state or United
171 States territory or possession, and terminates in the same United
172 States state or United States territory or possession.

H. B. No. 905	~ OFFICIAL ~
19/HR43/R433	
PAGE 7 (bs\ew)	

"Interstate" means a telecommunications 173 4. 174 service that originates in one (1) United States state or United States territory or possession, and terminates in a different 175 United States state or United States territory or possession. 176 177 5. "International" means a telecommunications 178 service that originates or terminates in the United States and terminates or originates outside the United States, respectively. 179 180 (v) For purposes of paragraph (d), the following 181 sourcing rules shall apply: 1. Except for the defined telecommunications 182 183 services in item 3 of this subparagraph, the sales of 184 telecommunications services sold on a call-by-call basis shall be 185 sourced to: 186 a. Each level of taxing jurisdiction 187 where the call originates and terminates in that jurisdiction, or 188 b. Each level of taxing jurisdiction 189 where the call either originates or terminates and in which the 190 service address is also located. 191 2. Except for the defined telecommunications 192 services in item 3 of this subparagraph, a sale of 193 telecommunications services sold on a basis other than a 194 call-by-call basis, is sourced to the customer's place of primary 195 use.

H. B. No. 905 19/HR43/R433 PAGE 8 (BS\EW) 196 3. The sale of the following 197 telecommunications services shall be sourced to each level of taxing jurisdiction as follows: 198 199 a. A sale of mobile telecommunications 200 services other than air-to-ground radiotelephone service and 201 prepaid calling service is sourced to the customer's place of 202 primary use as required by the Mobile Telecommunication Sourcing 203 Act. 204 A home service provider shall be Α. 205 responsible for obtaining and maintaining the customer's place of 206 primary use. The home service provider shall be entitled to rely 207 on the applicable residential or business street address supplied 208 by such customer, if the home service provider's reliance is in 209 good faith; and the home service provider shall be held harmless 210 from liability for any additional taxes based on a different 211 determination of the place of primary use for taxes that are 212 customarily passed on to the customer as a separate itemized 213 charge. A home service provider shall be allowed to treat the 214 address used for purposes of the tax levied by this chapter for 215 any customer under a service contract in effect on August 1, 2002, 216 as that customer's place of primary use for the remaining term of 217 such service contract or agreement, excluding any extension or 218 renewal of such service contract or agreement. Month-to-month 219 services provided after the expiration of a contract shall be 220 treated as an extension or renewal of such contract or agreement.

H. B. No. 905 19/HR43/R433 PAGE 9 (BS\EW)

221 в. If the commissioner determines 222 that the address used by a home service provider as a customer's place of primary use does not meet the definition of the term 223 "place of primary use" as defined in subitem a.A. of this item 3, 224 225 the commissioner shall give binding notice to the home service 226 provider to change the place of primary use on a prospective basis 227 from the date of notice of determination; however, the customer shall have the opportunity, prior to such notice of determination, 228 229 to demonstrate that such address satisfies the definition. 230 С. The department has the right to 231 collect any taxes due directly from the home service provider's 232 customer that has failed to provide an address that meets the 233 definition of the term "place of primary use" which resulted in a 234 failure of tax otherwise due being remitted. b. A sale of postpaid calling service is 235 236 sourced to the origination point of the telecommunications signal 237 as first identified by either: 238 The seller's telecommunications Α. 239 system; or 240 Β. Information received by the seller from its service provider, where the system used to 241 242 transport such signals is not that of the seller. 243 c. A sale of a prepaid calling service 244 or prepaid wireless calling service shall be subject to the tax imposed by this paragraph if the sale takes place in this state. 245

Η.	в.	No.	905	~	OFFICIAL ~
19,	/HR	43/R4	133		
PAC	GE :	10 (в	S∖EW)		

246 If the customer physically purchases a prepaid calling service or 247 prepaid wireless calling service at the vendor's place of business, the sale is deemed to take place at the vendor's place 248 249 of business. If the customer does not physically purchase the 250 service at the vendor's place of business, the sale of a prepaid 251 calling card or prepaid wireless calling card is deemed to take 252 place at the first of the following locations that applies to the 253 sale: 254 The customer's shipping address, Α. 255 if the sale involves a shipment; 256 Β. The customer's billing address; 257 Any other address of the С. 258 customer that is known by the vendor; or 259 The address of the vendor, or D. 260 alternatively, in the case of a prepaid wireless calling service, 261 the location associated with the mobile telephone number. 262 4. A sale of a private communication service 263 is sourced as follows: 264 Service for a separate charge related a. 265 to a customer channel termination point is sourced to each level 266 of jurisdiction in which such customer channel termination point 267 is located. 268 Service where all customer b. 269 termination points are located entirely within one (1) jurisdiction or levels of jurisdiction is sourced in such 270

271 jurisdiction in which the customer channel termination points are 272 located.

c. Service for segments of a channel between two (2) customer channel termination points located in different jurisdictions and which segments of a channel are separately charged is sourced fifty percent (50%) in each level of jurisdiction in which the customer channel termination points are located.

d. Service for segments of a channel located in more than one (1) jurisdiction or levels of jurisdiction and which segments are not separately billed is sourced in each jurisdiction based on the percentage determined by dividing the number of customer channel termination points in such jurisdiction by the total number of customer channel termination points.

286 5. A sale of ancillary services is sourced to 287 the customer's place of primary use.

288 (vi) For purposes of subparagraph (v) of this 289 paragraph (d):

290 1. "Air-to-ground radiotelephone service"
291 means a radio service, as that term is defined in 47 CFR 22.99, in
292 which common carriers are authorized to offer and provide radio
293 telecommunications service for hire to subscribers in aircraft.

H. B. No. 905 19/HR43/R433 PAGE 12 (BS\EW) 294 2. "Call-by-call basis" means any method of 295 charging for telecommunications services where the price is 296 measured by individual calls.

297 3. "Communications channel" means a physical 298 or virtual path of communications over which signals are 299 transmitted between or among customer channel termination points. 300 4. "Customer" means the person or entity that 301 contracts with the seller of telecommunications services. If the 302 end user of telecommunications services is not the contracting 303 party, the end user of the telecommunications service is the customer of the telecommunications service. Customer does not 304 305 include a reseller of telecommunications service or for mobile 306 telecommunications service of a serving carrier under an agreement 307 to serve the customer outside the home service provider's licensed 308 service area.

309 5. "Customer channel termination point" means 310 the location where the customer either inputs or receives the 311 communications.

6. "End user" means the person who utilizes the telecommunications service. In the case of an entity, "end user" means the individual who utilizes the service on behalf of the entity.

316 7. "Home service provider" has the meaning 317 ascribed to such term in Section 124(5) of Public Law 106-252 318 (Mobile Telecommunications Sourcing Act).

H. B. No. 905 **~ OFFICIAL ~** 19/HR43/R433 PAGE 13 (BS\EW) 319 8. "Mobile telecommunications service" has
320 the meaning ascribed to such term in Section 124(7) of Public Law
321 106-252 (Mobile Telecommunications Sourcing Act).

9. "Place of primary use" means the street address representative of where the customer's use of the telecommunications service primarily occurs, which must be the residential street address or the primary business street address of the customer. In the case of mobile telecommunications services, the place of primary use must be within the licensed service area of the home service provider.

329 10. "Post-paid calling service" means the 330 telecommunications service obtained by making a payment on a 331 call-by-call basis either through the use of a credit card or payment mechanism such as a bank card, travel card, credit card or 332 333 debit card, or by charge made to a telephone number which is not 334 associated with the origination or termination of the 335 telecommunications service. A post-paid calling service includes a telecommunications service, except a prepaid wireless calling 336 337 service that would be a prepaid calling service except it is not 338 exclusively a telecommunications service.

339 11. "Prepaid calling service" means the right 340 to access exclusively telecommunications services, which must be 341 paid for in advance and which enables the origination of calls 342 using an access number or authorization code, whether manually or

343 electronically dialed, and that is sold in predetermined units or 344 dollars of which the number declines with use in a known amount. 345 12. "Prepaid wireless calling service" means a telecommunications service that provides the right to utilize 346 347 mobile wireless service as well as other nontelecommunications 348 services, including the download of digital products delivered electronically, content and ancillary service, which must be paid 349 350 for in advance that is sold in predetermined units or dollars of 351 which the number declines with use in a known amount.

352 "Private communication service" means a 13. telecommunications service that entitles the customer to exclusive 353 354 or priority use of a communications channel or group of channels 355 between or among termination points, regardless of the manner in 356 which such channel or channels are connected, and includes 357 switching capacity, extension lines, stations and any other 358 associated services that are provided in connection with the use 359 of such channel or channels.

360 "Service address" means: 14. 361 The location of the a. 362 telecommunications equipment to which a customer's call is charged 363 and from which the call originates or terminates, regardless of 364 where the call is billed or paid. 365 b. If the location in subitem a of this 366 item 14 is not known, the origination point of the signal of the

367 telecommunications services first identified by either the

H. B. No. 905 **~ OFFICIAL ~** 19/HR43/R433 PAGE 15 (BS\EW) 368 seller's telecommunications system or in information received by 369 the seller from its service provider, where the system used to 370 transport such signals is not that of the seller.

371 c. If the location in subitems a and b 372 of this item 14 are not known, the location of the customer's 373 place of primary use.

(vii) 1. For purposes of this subparagraph (vii),
"bundled transaction" means a transaction that consists of
distinct and identifiable properties or services which are sold
for a single nonitemized price but which are treated differently
for tax purposes.

379 2. In the case of a bundled transaction that 380 includes telecommunications services, ancillary services, Internet 381 access, or audio or video programming services taxed under this 382 chapter in which the price of the bundled transaction is 383 attributable to properties or services that are taxable and 384 nontaxable, the portion of the price that is attributable to any nontaxable property or service shall be subject to the tax unless 385 386 the provider can reasonably identify that portion from its books 387 and records kept in the regular course of business.

388 3. In the case of a bundled transaction that 389 includes telecommunications services, ancillary services, Internet 390 access, audio or video programming services subject to tax under 391 this chapter in which the price is attributable to properties or 392 services that are subject to the tax but the tax revenue from the

393 different properties or services are dedicated to different funds 394 or purposes, the provider shall allocate the price among the 395 properties or services:

a. By reasonably identifying the portion
of the price attributable to each of the properties and services
from its books and records kept in the regular course of business;
or

400 b. Based on a reasonable allocation401 methodology approved by the department.

402 4. This subparagraph (vii) shall not create a 403 right of action for a customer to require that the provider or the 404 department, for purposes of determining the amount of tax 405 applicable to a bundled transaction, allocate the price to the 406 different portions of the transaction in order to minimize the 407 amount of tax charged to the customer. A customer shall not be 408 entitled to rely on the fact that a portion of the price is 409 attributable to properties or services not subject to tax unless the provider elects, after receiving a written request from the 410 411 customer in the form required by the provider, to provide 412 verifiable data based upon the provider's books and records that 413 are kept in the regular course of business that reasonably 414 identifies the portion of the price attributable to the properties 415 or services not subject to the tax.

416 (2) Persons making sales to consumers of electricity,417 current, power, natural gas, liquefied petroleum gas or other fuel

H. B. No. 905 **~ OFFICIAL ~** 19/HR43/R433 PAGE 17 (BS\EW) 418 for residential heating, lighting or other residential

419 noncommercial or nonagricultural use or sales of potable water for 420 residential, noncommercial or nonagricultural use shall indicate 421 on each statement rendered to customers that such charges are 422 exempt from sales taxes.

(3) There is hereby levied, assessed and shall be paid on transportation charges on shipments moving between points within this state when paid directly by the consumer, a tax equal to the rate applicable to the sale of the property being transported. Such tax shall be reported and paid directly to the Department of Revenue by the consumer.

429 SECTION 2. Section 27-65-111, Mississippi Code of 1972, is 430 amended as follows:

431 27-65-111. The exemptions from the provisions of this 432 chapter which are not industrial, agricultural or governmental, or 433 which do not relate to utilities or taxes, or which are not 434 properly classified as one (1) of the exemption classifications of this chapter, shall be confined to persons or property exempted by 435 436 this section or by the Constitution of the United States or the 437 State of Mississippi. No exemptions as now provided by any other 438 section, except the classified exemption sections of this chapter 439 set forth herein, shall be valid as against the tax herein levied. 440 Any subsequent exemption from the tax levied hereunder, except as indicated above, shall be provided by amendments to this section. 441

H. B. No. 905 19/HR43/R433 PAGE 18 (BS\EW) 442 No exemption provided in this section shall apply to taxes
443 levied by Section 27-65-15 or 27-65-21, Mississippi Code of 1972.

444 The tax levied by this chapter shall not apply to the 445 following:

(a) Sales of tangible personal property and services to
hospitals or infirmaries owned and operated by a corporation or
association in which no part of the net earnings inures to the
benefit of any private shareholder, group or individual, and which
are subject to and governed by Sections 41-7-123 through 41-7-127.

451 Only sales of tangible personal property or services which 452 are ordinary and necessary to the operation of such hospitals and 453 infirmaries are exempted from tax.

(b) Sales of daily or weekly newspapers, and
periodicals or publications of scientific, literary or educational
organizations exempt from federal income taxation under Section
501(c)(3) of the Internal Revenue Code of 1954, as it exists as of
March 31, 1975, and subscription sales of all magazines.

459 (c) Sales of coffins, caskets and other materials used460 in the preparation of human bodies for burial.

461 (d) Sales of tangible personal property for immediate462 export to a foreign country.

(e) Sales of tangible personal property to an
orphanage, old men's or ladies' home, supported wholly or in part
by a religious denomination, fraternal nonprofit organization or
other nonprofit organization.

(f) Sales of tangible personal property, labor or services taxable under Sections 27-65-17, 27-65-19 and 27-65-23, to a YMCA, YWCA, a Boys' or Girls' Club owned and operated by a corporation or association in which no part of the net earnings inures to the benefit of any private shareholder, group or individual.

473 Sales to elementary and secondary grade schools, (q) 474 junior and senior colleges owned and operated by a corporation or 475 association in which no part of the net earnings inures to the benefit of any private shareholder, group or individual, and which 476 477 are exempt from state income taxation, provided that this 478 exemption does not apply to sales of property or services which 479 are not to be used in the ordinary operation of the school, or 480 which are to be resold to the students or the public.

481 (h) The gross proceeds of retail sales and the use or482 consumption in this state of drugs and medicines:

(i) Prescribed for the treatment of a human being by a person authorized to prescribe the medicines, and dispensed or prescription filled by a registered pharmacist in accordance with law; or

487 (ii) Furnished by a licensed physician, surgeon,
488 dentist or podiatrist to his own patient for treatment of the
489 patient; or

H. B. No. 905 19/HR43/R433 PAGE 20 (BS\EW)

490 (iii) Furnished by a hospital for treatment of any
491 person pursuant to the order of a licensed physician, surgeon,
492 dentist or podiatrist; or

493 (iv) Sold to a licensed physician, surgeon,
494 podiatrist, dentist or hospital for the treatment of a human
495 being; or

(v) Sold to this state or any political subdivision or municipal corporation thereof, for use in the treatment of a human being or furnished for the treatment of a human being by a medical facility or clinic maintained by this state or any political subdivision or municipal corporation thereof.

502 "Medicines," as used in this paragraph (h), shall mean and 503 include any substance or preparation intended for use by external 504 or internal application to the human body in the diagnosis, cure, 505 mitigation, treatment or prevention of disease and which is 506 commonly recognized as a substance or preparation intended for 507 such use; provided that "medicines" do not include any auditory, 508 prosthetic, ophthalmic or ocular device or appliance, any dentures 509 or parts thereof or any artificial limbs or their replacement 510 parts, articles which are in the nature of splints, bandages, 511 pads, compresses, supports, dressings, instruments, apparatus, contrivances, appliances, devices or other mechanical, electronic, 512 optical or physical equipment or article or the component parts 513

H. B. No. 905 19/HR43/R433 PAGE 21 (BS\EW) 514 and accessories thereof, or any alcoholic beverage or any other 515 drug or medicine not commonly referred to as a prescription drug. 516 Notwithstanding the preceding sentence of this paragraph (h), 517 "medicines" as used in this paragraph (h), shall mean and include 518 sutures, whether or not permanently implanted, bone screws, bone 519 pins, pacemakers and other articles permanently implanted in the 520 human body to assist the functioning of any natural organ, artery, vein or limb and which remain or dissolve in the body. 521

522 "Hospital," as used in this paragraph (h), shall have the 523 meaning ascribed to it in Section 41-9-3, Mississippi Code of 524 1972.

525 Insulin furnished by a registered pharmacist to a person for 526 treatment of diabetes as directed by a physician shall be deemed 527 to be dispensed on prescription within the meaning of this 528 paragraph (h).

(i) Retail sales of automobiles, trucks and
truck-tractors if exported from this state within forty-eight (48)
hours and registered and first used in another state.

532 (j) Sales of tangible personal property or services to533 the Salvation Army and the Muscular Dystrophy Association, Inc.

(k) From July 1, 1985, through December 31, 1992,
retail sales of "alcohol blended fuel" as such term is defined in
Section 75-55-5. The gasoline-alcohol blend or the straight
alcohol eligible for this exemption shall not contain alcohol
distilled outside the State of Mississippi.

H. B. No. 905 **~ OFFICIAL ~** 19/HR43/R433 PAGE 22 (BS\EW) 539 (1) Sales of tangible personal property or services to540 the Institute for Technology Development.

(m) The gross proceeds of retail sales of food and drink for human consumption made through vending machines serviced by full line vendors from and not connected with other taxable businesses.

545

(n) The gross proceeds of sales of motor fuel.

(o) Retail sales of food for human consumption
purchased with food stamps issued by the United States Department
of Agriculture, or other federal agency, from and after October 1,
1987, or from and after the expiration of any waiver granted
pursuant to federal law, the effect of which waiver is to permit
the collection by the state of tax on such retail sales of food
for human consumption purchased with food stamps.

553 (p) Sales of cookies for human consumption by the Girl 554 Scouts of America no part of the net earnings from which sales 555 inures to the benefit of any private group or individual.

556 (q) Gifts or sales of tangible personal property or 557 services to public or private nonprofit museums of art.

558 (r) Sales of tangible personal property or services to 559 alumni associations of state-supported colleges or universities.

560 (s) Sales of tangible personal property or services to 561 National Association of Junior Auxiliaries, Inc., and chapters of 562 the National Association of Junior Auxiliaries, Inc.

H. B. No. 905 **~ OFFICIAL ~** 19/HR43/R433 PAGE 23 (BS\EW) (t) Sales of tangible personal property or services to domestic violence shelters which qualify for state funding under Sections 93-21-101 through 93-21-113.

566 (u) Sales of tangible personal property or services to 567 the National Multiple Sclerosis Society, Mississippi Chapter.

568 (v) Retail sales of food for human consumption 569 purchased with food instruments issued the Mississippi Band of 570 Choctaw Indians under the Women, Infants and Children Program 571 (WIC) funded by the United States Department of Agriculture.

572 (w) Sales of tangible personal property or services to 573 a private company, as defined in Section 57-61-5, which is making 574 such purchases with proceeds of bonds issued under Section 57-61-1 575 et seq., the Mississippi Business Investment Act.

576 (x) The gross collections from the operation of 577 self-service, coin-operated car washing equipment and sales of the 578 service of washing motor vehicles with portable high-pressure 579 washing equipment on the premises of the customer.

580 (y) Sales of tangible personal property or services to 581 the Mississippi Technology Alliance.

(z) Sales of tangible personal property to nonprofit organizations that provide foster care, adoption services and temporary housing for unwed mothers and their children if the organization is exempt from federal income taxation under Section 586 501(c)(3) of the Internal Revenue Code.

(aa) Sales of tangible personal property to nonprofit organizations that provide residential rehabilitation for persons with alcohol and drug dependencies if the organization is exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue Code.

(bb) Retail sales of an article of clothing or footwear designed to be worn on or about the human body if the sales price of the article is less than One Hundred Dollars (\$100.00) and the sale takes place during a period beginning at 12:01 a.m. on the last Friday in July and ending at 12:00 midnight the following Saturday. This paragraph (bb) shall not apply to:

(i) Accessories including jewelry, handbags,
luggage, umbrellas, wallets, watches, backpacks, briefcases,
garment bags and similar items carried on or about the human body,
without regard to whether worn on the body in a manner
characteristic of clothing;

603 (ii) The rental of clothing or footwear; and
604 (iii) Skis, swim fins, roller blades, skates and
605 similar items worn on the foot.

From and after January 1, 2010, the governing authorities of a municipality, for retail sales occurring within the corporate limits of the municipality, may suspend the application of the exemption provided for in this paragraph (bb) by adoption of a resolution to that effect stating the date upon which the suspension shall take effect. A certified copy of the resolution

612 shall be furnished to the Department of Revenue at least ninety 613 (90) days prior to the date upon which the municipality desires 614 such suspension to take effect.

615 (cc) The gross proceeds of sales of tangible personal 616 property made for the sole purpose of raising funds for a school 617 or an organization affiliated with a school.

As used in this paragraph (cc), "school" means any public or private school that teaches courses of instruction to students in any grade from kindergarten through Grade 12.

621 (dd) Sales of durable medical equipment and home 622 medical supplies when ordered or prescribed by a licensed 623 physician for medical purposes of a patient. As used in this 624 paragraph (dd), "durable medical equipment" and "home medical 625 supplies" mean equipment, including repair and replacement parts 626 for the equipment or supplies listed under Title XVIII of the 627 Social Security Act or under the state plan for medical assistance 628 under Title XIX of the Social Security Act, prosthetics, 629 orthotics, hearing aids, hearing devices, prescription eyeglasses, 630 oxygen and oxygen equipment. Payment does not have to be made, in 631 whole or in part, by any particular person to be eligible for this 632 exemption. Purchases of home medical equipment and supplies by a 633 provider of home health services or a provider of hospice services are eligible for this exemption if the purchases otherwise meet 634 635 the requirements of this paragraph.

H. B. No. 905 19/HR43/R433 PAGE 26 (BS\EW)

636 (ee) Sales of tangible personal property or services to637 Mississippi Blood Services.

638 Subject to the provisions of this paragraph (ff) (i) 639 (ff), retail sales of firearms, ammunition and hunting supplies if 640 sold during the annual Mississippi Second Amendment Weekend 641 holiday beginning at 12:01 a.m. on the last Friday in August and 642 ending at 12:00 midnight the following Sunday. For the purposes of this paragraph (ff), "hunting supplies" means tangible personal 643 644 property used for hunting, including, and limited to, archery equipment, firearm and archery cases, firearm and archery 645 646 accessories, hearing protection, holsters, belts and slings. 647 Hunting supplies does not include animals used for hunting. 648 (ii) This paragraph (ff) shall apply only if one 649 or more of the following occur: 650 1. Title to and/or possession of an eligible 651 item is transferred from a seller to a purchaser; and/or 652 2. A purchaser orders and pays for an 653 eligible item and the seller accepts the order for immediate 654 shipment, even if delivery is made after the time period provided 655 in subparagraph (i) of this paragraph (ff), provided that the 656 purchaser has not requested or caused the delay in shipment. 657 Sales of nonperishable food items to charitable (dd) 658 organizations that are exempt from federal income taxation under

659 Section 501(c)(3) of the Internal Revenue Code and operate a food 660 bank or food pantry or food lines.

H. B. No. 905 **~ OFFICIAL ~** 19/HR43/R433 PAGE 27 (BS\EW) (hh) Sales of tangible personal property or services tothe United Way of the Pine Belt Region, Inc.

(ii) Sales of tangible personal property or services to
the Mississippi Children's Museum or any subsidiary or affiliate
thereof operating a satellite or branch museum within this state.

666 (jj) Sales of tangible personal property or services to667 the Jackson Zoological Park.

668 (kk) Sales of tangible personal property or services to669 the Hattiesburg Zoo.

(11) Gross proceeds from sales of food, merchandise or
other concessions at an event held solely for religious or
charitable purposes at livestock facilities, agriculture
facilities or other facilities constructed, renovated or expanded
with funds for the grant program authorized under Section 18,
Chapter 530, Laws of 1995.

(mm) Sales of tangible personal property and services
to the Diabetes Foundation of Mississippi and the Mississippi
Chapter of the Juvenile Diabetes Research Foundation.

(nn) Sales of potting soil, mulch, or other soil amendments used in growing ornamental plants which bear no fruit of commercial value when sold to commercial plant nurseries that operate exclusively at wholesale and where no retail sales can be made.

H. B. No. 905 19/HR43/R433 PAGE 28 (BS\EW)

684 (oo) Sales of tangible personal property or services to
685 the University of Mississippi Medical Center Research Development
686 Foundation.

687 (pp) Sales of tangible personal property or services to
688 Keep Mississippi Beautiful, Inc., and all affiliates of Keep
689 Mississippi Beautiful, Inc.

690 (qq) Sales of tangible personal property or services to691 the Friends of Children's Hospital.

692 (rr) Sales of tangible personal property or services to
693 the Pinecrest Weekend Snackpacks for Kids located in Corinth,
694 Mississippi.

695 (ss) Sales of hearing aids when ordered or prescribed
696 by a licensed physician, audiologist or hearing aid specialist for
697 the medical purposes of a patient.

698 (tt) Sales exempt under the Facilitating Business Rapid 699 Response to State Declared Disasters Act of 2015 (Sections 700 27-113-1 through 27-113-9).

701 <u>(uu) Sales of street lights and security equipment to a</u> 702 <u>homeowners' association when used by the homeowners' association</u> 703 <u>solely for the purpose of providing or enhancing safety and</u> 704 <u>security measures within the area comprising the boundaries of the</u> 705 <u>association. For the purposes of this paragraph (uu), "security</u> 706 <u>equipment includes, but is not limited to, alarm systems, cameras,</u> 707 <u>video equipment and other types of monitoring, recording or</u>

708 surveillance equipment.

H. B. No. 905		~ OFFICIAL ~	
19/HR43/R433			
PAGE 29 (BS\EW)			

709 SECTION 3. This act shall take effect and be in force from 710 and after July 1, 2019.

H. B. No. 905~ OFFICIAL ~19/HR43/R433ST: Sales tax; exempt sale of electricity,<br/>street lights and security equipment to<br/>homeowners' associations for security purposes.