## REPORT OF CONFERENCE COMMITTEE

## MR. SPEAKER AND MR. PRESIDENT:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

H.B. No. 1143: Sixteenth section lands; revise requirements concerning accounting of educable children and division of funds.

We, therefore, respectfully submit the following report and recommendation:

- 1. That the Senate recede from its Amendment No. 1.
- 2. That the House and Senate adopt the following amendment:

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

- SECTION 1. Section 29-3-119, Mississippi Code of 1972, is
- 17 amended as follows:
- 18 29-3-119. (1) Where there is only one (1) school district
- 19 in the township to which the available funds belong, such school
- 20 district shall be entitled to the whole of such funds, and the
- 21  $\underline{\text{funds}}$  shall be handled in the manner \* \* \* set forth  $\underline{\text{in this}}$
- 22 section.
- 23 (2) In cases where a township having available funds is
- 24 occupied by two (2) or more school districts or parts of school
- 25 districts, the available funds of the township shall be divided
- 26 between the districts lying wholly or partly within such township
- 27 in proportion to the number of \* \* \* children residing in that
- 28 portion of each district which lies within such township and who
- 29 are \* \* \* enrolled in the schools  $\underline{\text{of that}}$  district, as compared to
- 30 the total number of \* \* \* children residing in such township
- 31 and \* \* \* enrolled in the schools of all districts lying wholly or
- 32 partly in that township. For such purpose, annual lists shall be
- 33 made of all \* \* \* children who reside in the township and who
- 34 are \* \* \* enrolled in the schools of <a href="each">each</a> district lying wholly or
- 35 partly in that township, which lists shall be made in accordance
- 36 with Section 29-3-121. \* \* \* Municipal separate school districts
- 37 shall be entitled to their pro rata part of such funds in the same
- 38 manner as other school districts.

- 39 <u>(3)</u> \* \* \* Where there is no \* \* \* child residing in a
- 40 township in which funds are available for distribution and where
- 41 one or more school districts embrace all or part of any such
- 42 township, such funds shall be distributed in the following manner:
- 43 (a) Where any such township is located wholly within
- 44 one (1) school district, the available township funds shall be
- 45 distributed to that school district.
- 46 (b) Where any such township having such funds available
- 47 for distribution is located either in whole or in part in two (2)
- 48 or more school districts, such available funds shall be
- 49 distributed to the two (2) or more school districts in proportion
- 50 to the number of \* \* \* children residing in that part of the two
- 51 (2) or more school districts which is common or coextensive to
- 52 each of the school districts, distribution being made on the basis
- 53 of the enrollment \* \* \* of  $\underline{\text{the}}$  school children in their respective
- 54 school districts.
- 55 (4) The school district having jurisdiction and control of
- 56 the sixteenth section or lieu lands in the township (the
- 57 <u>"custodial school district"</u>) shall pay to each other school
- 58 district lying wholly or partly in the township which is entitled
- 59 to a part of the township funds the district's pro rata share of
- 60 the available township funds, as determined from the lists of
- 61 children prepared pursuant to Section 29-3-121, promptly after
- 62 <u>collecting such funds</u>. The custodial school district shall make
- 63 its books and records pertaining to the income and funds of any
- 64 shared township available for inspection and copying to all other
- 65 school districts sharing in the income from the township upon
- 66 reasonable notice of such request. Any district entitled to such
- 67 <u>funds which is not paid promptly may assert a claim against the</u>
- 68 <u>custodial school district for its share of the funds not later</u>
- 69 than twelve (12) months from the end of the calendar year in which
- 70 the custodial school district collected such funds.
- 71 SECTION 2. Section 29-3-121, Mississippi Code of 1972, is
- 72 amended as follows:
- 73 29-3-121. It shall be the duty of the superintendent of each

- 74 school district to make or cause to be made annual lists of the
- 75 children enrolled in the schools of such district and who reside
- 76 in such district, which lists shall be based upon the end of the
- 77 first month enrollment required to be reported to the State
- 78 Department of Education for the then current school year. The
- 79 <u>lists shall be</u> made separately as to the townships in which such
- 80 children reside. Such lists shall be filed with the \* \* \*
- 81 superintendent of the custodial school district on or before
- 82 December 31 of each year, and the lists shall be used in making
- 83 the division of the available funds of each township during the
- 84 ensuing calendar year, as provided by Section 29-3-119. The
- 85 superintendent of the custodial school district shall make such
- 86 <u>lists available, upon request, to each school district sharing in</u>
- 87 the revenues of the township. Any school district failing to
- 88 timely provide the list to the superintendent of the custodial
- 89 school district shall forfeit its right to such funds unless the
- 90 school board of the custodial school district and the school board
- 91 of the other district or districts entitled to such funds have
- 92 <u>executed a written agreement providing for the distribution of</u>
- 93 such funds in a manner agreed upon by the school districts. All
- 94 such lists shall be retained and preserved by the \* \* \*
- 95 superintendent of the custodial school district as a public
- 96 record. Such lists shall not be made, however, as to any township
- 97 which is wholly within one (1) school district. If any
- 98 superintendent of a school district participating in the division
- 99 of such funds shall challenge in writing the accuracy of any such
- 100 list, the Office of the State Auditor, upon receipt of such
- 101 challenge, may, in its discretion, order and arrange for and
- 102 supervise a recount of the children enrolled in the schools of
- 103 such district and who reside in such district. All costs incurred
- 104 in conducting the recount shall be borne by the challenging
- 105 district and the district in which the recount is conducted on a
- 106 pro rata basis, as determined from the results of the recount.
- 107 Such costs may be paid from the school district's share of the
- 108 available township funds. Such recount, when obtained, shall

- 109 supersede the original list for the purposes of Sections 29-3-115
- 110 <u>through</u> 29-3-123.
- SECTION 3. Section 29-3-123, Mississippi Code of 1972, is
- 112 amended as follows:
- 113 29-3-123. It shall be unlawful for any township funds to be
- 114 expended by the custodial school district or paid over to school
- 115 districts as provided in Sections 29-3-115 through 29-3-123, where
- 116 there are two (2) or more school districts or parts of school
- 117 districts in the township until lists of the \* \* \* children
- 118 residing in each district or part of district within such
- 119 township \* \* \* who are \* \* \* enrolled in the schools thereof \* \* \*
- 120 have been made as required under Section 29-3-121. Such lists
- 121 shall be made annually before any payment of the expendable
- 122 sixteenth section revenues shall be made to school districts as
- 123 provided in \* \* \* Sections 29-3-115 through 29-3-123. Any member
- 124 of <u>a local school</u> board \* \* \* or any \* \* \* superintendent of <u>a</u>
- 125 school district who shall order the payment of such funds or who
- 126 shall issue a pay certificate therefor in violation of the
- 127 provisions of this section shall be liable upon his bond for the
- 128 amount so paid.
- 129 Nothing in \* \* \* Sections <u>29-3-115 through 29-3-123</u> shall
- 130 repeal or restrict the expenditure of funds by the Board of
- 131 Supervisors of Claiborne County under Chapters 661, 662 and 663,
- 132 Laws of 1950; or the expenditure by the Board of Supervisors of
- 133 Adams County of any funds under Chapter 615, Laws of 1950.
- SECTION 4. Section 29-3-81, Mississippi Code of 1972, is
- 135 amended as follows:
- 136 29-3-81. (1) Sixteenth section lands, or any lands granted
- 137 in lieu of sixteenth section lands, classified as agricultural may
- 138 be leased for the cultivation of rice, or pasturage, for a term
- 139 not to exceed ten (10) years. All other sixteenth section or lieu
- 140 lands classified as agricultural may be leased for a term not
- 141 exceeding five (5) years. All leases of land classified as
- 142 agricultural shall be for a term to expire on December 31. Except
- 143 in those cases when the holder of an existing lease on

144 agricultural land elects to re-lease such land, as authorized under this subsection, it shall be the duty of the board of 145 146 education to lease the sixteenth section or lieu lands at public contract after having advertised such lands for rent in a 147 148 newspaper published in the county or, if no newspaper is published in the county, then in a newspaper having a general circulation 149 150 therein, for two (2) successive weeks, the first being at least 151 ten (10) days before the public contract. The lease form and the terms so prescribed shall be on file and available for inspection 152 153 in the office of the superintendent from and after the public notice by advertisement and until finally accepted by the board. 154 However, before the expiration of an existing lease of land 155 classified as agricultural land, the board of education, in its 156 157 discretion and subject to the prior approval of the Secretary of 158 State, may authorize the holder of the existing lease to re-lease the land, on no more than one (1) occasion, for a term not to 159 160 exceed five (5) years and for a rental amount that is no less than one hundred twenty percent (120%) of the total rental value of the 161 existing lease. If the holder of the existing lease elects not to 162 163 re-lease the land, the board of education shall publish an 164 advertisement of agricultural land for rent which publication 165 shall be not more than four (4) months before the expiration of the term of an existing lease of the land. An election by the 166 167 holder of the existing lease not to re-lease the land shall not preclude his participation in the bidding process established 168 under this section. Subject to the classification of the land, 169 the board of education shall enter into a new lease on 170 171 agricultural land before the expiration of an existing lease on 172 the same land, and the new lease shall take effect on the day immediately following the day on which the existing lease expires. 173 174 The board of education may require bidders to furnish bond or submit evidence of financial ability. 175 Bids received by the board of education in response to the 176

advertisement shall be opened at a regular or special meeting of

the board. The board of education, at its option, may reject all

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- 179 bids or accept the highest and best bid received in response to the advertisement, or the board of education may hold an auction 180 among those who submitted bids in response to the advertisement. 181 If the board of education elects to hold an auction, no bidder 182 183 shall be granted any preference. The opening bid at the auction shall be highest bid received in response to the advertisement. 184 185 If the board of education receives an acceptable 186 bid in response to the advertisement and elects not to hold an auction among those submitting bids, then the holder of the 187 188 existing lease may submit a second bid in an amount not less than one hundred five percent (105%) of the highest acceptable bid 189 received if the holder of the existing lease: (i) submitted a bid 190 in response to the advertisement; and (ii) constructed or made 191 192 improvements on the leasehold premises after receiving approval of 193 the board of education during the term of the existing lease. For 194 purposes of this subsection, the term "improvements" shall not 195 include any work or items that are done customarily on an annual
- 198 If the holder of the existing lease elects to 199 submit a second bid, the board of education shall hold an auction 200 among those who submitted bids in response to the advertisement. The opening bid at the auction shall be the second bid of the 201 202 holder of the existing lease. However, no leaseholder may submit 203 a second bid if: (i) any rent, taxes or other payment required 204 under his lease are past due; or (ii) he is otherwise in default of any term or provision of the lease and such default has not 205 206 been corrected or cured to the satisfaction of the board of 207 education after more than thirty (30) days' notice to the leaseholder of the default. 208

basis in the preparing, planting, growing, cultivating or

harvesting of crops or other farm products.

209 (c) If an auction is held, the auction may be conducted 210 at the meeting at which bids are opened or at a subsequent regular 211 or special meeting. The board shall announce the time and place 212 of the auction at the meeting at which bids are opened, and no 213 further notice of the auction is required.

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214 If no bid acceptable to the board of education is received after the advertisement or at auction, the board of 215 education may lease, within ninety (90) days, the lands by private 216 contract for an amount greater than the highest bid previously 217 218 rejected in order to acquire a fair rental value for the lands. If no bids are received in response to the advertisement, the 219 220 board of education may negotiate a private contract for a fair 221 rental value, and the term of such contract shall expire on December 31 of the same calendar year in which the contract is 222 223 made. The board of education may take the notes for the rent and 224 attend to their collection. The board has the right and remedies for the security and collection of such rents given by law to the 225

If an existing lease is terminated before the 227 228 expiration of the term originally set therein, upon finding that 229 immediate action is necessary to prevent damage or loss to growing 230 crops or to prevent loss of opportunity to lease the land for the 231 current growing season, the board of education may negotiate a private contract for a fair rental value, and the term of such 232 233 lease shall expire on December 31 of the same calendar year in 234 which the contract is made.

235 Any holder of a lease on agricultural land that: was granted before July 1, 1997; and (b) has an expiration date on 236 237 or after April 1 but before December 31 during the final year of the lease term, may extend the term of such lease to December 31 238 next following the expiration date originally provided for in the 239 If such lease is extended, the rent for the period from 240 241 the original expiration date in the lease to December 31 next following the original expiration date shall be one hundred five 242 percent (105%) of the annual rent provided in the existing lease 243 prorated over the period of the lease extension. 244 expiration of the extended lease term or at the expiration of the 245 246 original lease term if the lease holder does not extend such lease, the land shall be offered for lease as provided in 247 248 subsections (1) and (2) of this section.

agricultural landlords.

249 SECTION 5. This act shall take effect and be in force from 250 and after July 1, 1999.

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

AN ACT TO AMEND SECTION 29-3-119, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT A SCHOOL DISTRICT ENTITLED TO EXPENDABLE SIXTEENTH SECTION TOWNSHIP FUNDS SHALL HAVE TWELVE MONTHS FROM THE END OF THE YEAR IN WHICH THE FUNDS ARE COLLECTED TO ASSERT A CLAIM FOR ITS SHARE OF SUCH FUNDS AGAINST THE CUSTODIAL SCHOOL DISTRICT; TO AMEND SECTION 29-3-121, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT FOR PURPOSES OF DIVIDING TOWNSHIP FUNDS, SCHOOL DISTRICTS SHALL BASE THEIR LISTS OF SCHOOL CHILDREN ON THEIR END OF THE FIRST MONTH ENROLLMENT; TO AMEND SECTION 29-3-123, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PROVISIONS OF THIS ACT; TO AMEND SECTION 29-3-81, MISSISSIPPI CODE OF 1972, TO REQUIRE SCHOOL SUPERINTENDENTS TO MAKE THE LEASE FORM FOR SIXTEENTH SECTION SCHOOL LAND LEASES AVAILABLE FOR INSPECTION IN THE OFFICE OF THE SUPERINTENDENT; AND FOR RELATED PURPOSES.

| CONFEREES FOR THE HOUSE:     | CONFEREES FOR THE SENATE: |
|------------------------------|---------------------------|
| <b>x</b><br>William J. McCoy | X<br>Grey F. Ferris       |
| x                            |                           |
| Richard L. Livingston        | Robert L. Johnson III     |
| X<br>Mary H. Coleman         | X                         |