REPORT OF CONFERENCE COMMITTEE

MR. PRESIDENT AND MR. SPEAKER:

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

S.B. No. 2563: Deeds of trust; not automatically extinguished upon payment of money secured.

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

1. That the House recede from its Amendment No. 1.

2. That the Senate and House adopt the following amendment:

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

9 SECTION 1. Section 89-1-49, Mississippi Code of 1972, is 10 amended as follows:

11 89-1-49. (1) Except as provided in subsections (2) and <u>(4)</u> 12 of this section, payment of the money secured by any mortgage or 13 deed of trust shall extinguish it, and revest the title in the 14 mortgagor as effectually as if reconveyed.

(2) This section shall have no application to security
agreements executed under the Mississippi Uniform Commercial Code
nor to security interests created by such security agreements.

18 (3) * * * As used in this section, the term "line of 19 credit" means any loan, extension of credit or financing 20 arrangement where the lender has agreed to make additional or 21 future advances.

22 (4) This section shall have no application to a mortgage or
23 deed of trust which secures a line of credit.

24 SECTION 2. Section 89-5-21, Mississippi Code of 1972, is 25 amended as follows:

89-5-21. (1) Except as otherwise provided in this section, any mortgagee or cestui que trust, or assignee of any mortgagee or cestui que trust, of real or personal estate, having received full payment of the money due by the mortgage or deed of trust, shall enter satisfaction upon the margin of the record of the mortgage or deed of trust, which entry shall be attested by the clerk of

99\SS01\SB2563CR.J ***SS01/SB2563CR.J*** PAGE 1 32 the chancery court and discharge and release the same, and shall 33 bar all actions or suits brought thereon, and the title shall 34 thereby revest in the grantor.

35 * * *

36 (2) Any such mortgagee or cestui que trust, or such assignee, by himself or his attorney, who does not, after payment 37 of all sums owed, within one (1) month after written request, 38 39 cancel on the record the mortgage or deed of trust shall forfeit the sum of Two Hundred Dollars (\$200.00), which can be recovered 40 by suit on part of the party aggrieved, and if after request, he 41 fails or refuses to make such acknowledgment of satisfaction, the 42 person so neglecting or refusing shall forfeit and pay to the 43 party aggrieved any sum not exceeding the mortgage money, to be 44 recovered by action; but such entry of satisfaction may be made by 45 46 anyone authorized to do it by the written authorization of the mortgagee or beneficiary, duly acknowledged and recorded, and 47 48 shall have the same effect as if done by the mortgagee or beneficiary. 49

50 (3) As used in this section, the term "line of credit" means 51 any loan, extension of credit or financing arrangement where the 52 lender has agreed to make additional or future advances.

53 Any mortgagee or cestui que trust, or the assignee of a (4) mortgagee or cestui que trust, under a mortgage or deed of trust 54 securing a line of credit shall, upon (a) the termination or 55 maturity of the line of credit and the payment of all sums owing 56 57 in connection with the line of credit, or (b) the payment of all sums owing in connection with the line of credit and a written 58 request by the debtor to cancel the line of credit and the 59 mortgage or deed of trust securing the line of credit, enter 60 satisfaction upon the margin of the record of the mortgage or deed 61 62 of trust, which entry shall be attested by the clerk of the chancery court and discharge and release the same, and shall bar 63 all actions or suits brought thereon, and the title shall thereby 64 revest in the grantor. For the purpose of this subsection (4), 65 66 the requirement of a written request by the debtor may be

67 <u>satisfied by a prospective creditor's delivery of a document,</u>

68 signed by the debtor, requesting cancellation of the line of

69 credit and the mortgage or deed of trust securing the line of

- 70 <u>credit.</u>
- 71 SECTION 3. This act shall take effect and be in force from 72 and after its passage.

CONFEREES FOR THE SENATE:

CONFEREES FOR THE HOUSE:

X_____Clyde Woodfield

X______Edward Blackmon, Jr.

X____Lynn Posey

X_____ Jeffrey C. Smith

X______ Nickey Browning **X_____** Andrew Ketchings