REPORT OF CONFERENCE COMMITTEE

MR. SPEAKER AND MADAM PRESIDENT:

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

H. B. No. 838: Mississippi Business Investment Act; increase amount of bonds authorized for and revise use of bond proceeds.

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:

48 **SECTION 1.** Section 57-61-25, Mississippi Code of 1972, is 49 amended as follows:

50 57-61-25. (1) The seller is authorized to borrow, on the credit of the state upon receipt of a resolution from the 51 52 Mississippi Development Authority requesting the same, money not 53 exceeding the aggregate sum of <u>Two Hundred Ninety Million Dollars</u> (\$290,000,000.00), not including money borrowed to refund 54 outstanding bonds, notes or replacement notes, as may be necessary 55 to carry out the purposes of this chapter. The aggregate amount 56 of bonds issued prior to June 30, 1987, shall not exceed Fifty 57 Million Dollars (\$50,000,000.00); provided, however, this Fifty 58 Million Dollars (\$50,000,000.00) limitation shall not be construed 59 60 to limit the aggregate amount of grants which may be awarded prior to June 30, 1987, to less than the full amount authorized under 61 Section 57-61-15(1), Mississippi Code of 1972. The rate of 62 interest on any such bonds or notes which are not subject to 63 taxation shall not exceed the rates set forth in Section 64 75-17-101, Mississippi Code of 1972, for general obligation bonds. 65 (2) As evidence of indebtedness authorized in this chapter, 66 67 general or limited obligation bonds of the state shall be issued from time to time, to provide monies necessary to carry out the 68 purposes of this chapter for such total amounts, in such form, in 69

such denominations payable in such currencies (either domestic or foreign or both) and subject to such terms and conditions of issue, redemption and maturity, rate of interest and time of payment of interest as the seller directs, except that such bonds shall mature or otherwise be retired in annual installments beginning not more than five (5) years from date thereof and extending not more than thirty (30) years from date thereof.

(3) All bonds and notes issued under authority of this chapter shall be signed by the chairman of the seller, or by his facsimile signature, and the official seal of the seller shall be affixed thereto, attested by the secretary of the seller.

(4) All bonds and notes issued under authority of this chapter may be general or limited obligations of the state, and the full faith and credit of the State of Mississippi as to general obligation bonds, or the revenues derived from projects assisted as to limited obligation bonds, are hereby pledged for the payment of the principal of and interest on such bonds and notes.

88 (5) Such bonds and notes and the income therefrom shall be89 exempt from all taxation in the State of Mississippi.

90 (6) The bonds may be issued as coupon bonds or registered as 91 to both principal and interest, as the seller may determine. If 92 interest coupons are attached, they shall contain the facsimile 93 signature of the chairman and secretary of the seller.

(7) The seller is authorized to provide, by resolution, for 94 the issuance of refunding bonds for the purpose of refunding any 95 debt issued under the provision of this chapter and then 96 outstanding, either by voluntary exchange with the holders of the 97 outstanding debt or to provide funds to redeem and the costs of 98 issuance and retirement of the debt, at maturity or at any call 99 The issuance of the refunding bonds, the maturities and 100 date. 101 other details thereof, the rights of the holders thereof and the duties of the issuing officials in respect to the same shall be 102 governed by the provisions of this section, insofar as they may be 103 applicable. 104

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(8) As to bonds issued hereunder and designated as taxable

106 bonds by the seller, any immunity of the state to taxation by the 107 United States government of interest on bonds or notes issued by 108 the state is hereby waived.

109 The proceeds of bonds issued under this chapter after (9) April 9, 2002, may be used to reimburse reasonable, actual and 110 necessary costs incurred by the Mississippi Development Authority 111 in administering a program or providing assistance related to a 112 project, or both, for which funding is provided from the use of 113 proceeds of such bonds. An accounting of actual costs incurred 114 115 for which reimbursement is sought shall be maintained for each project by the Mississippi Development Authority. Reimbursement 116 of reasonable, actual and necessary costs for a program or project 117 118 shall not exceed three percent (3%) of the proceeds of bonds issued for such program or project. Monies authorized for a 119 120 particular program or project may not be used to reimburse administrative costs for unrelated programs or projects. 121 122 Reimbursements under this subsection shall satisfy any applicable 123 federal tax law requirements.

124 **SECTION 2.** Section 57-61-34, Mississippi Code of 1972, is 125 amended as follows:

57-61-34. Notwithstanding any provision of this chapter to 126 127 the contrary, the Mississippi Development Authority shall utilize not more than Nine Million Dollars (\$9,000,000.00) out of the 128 129 proceeds of bonds authorized to be issued in this chapter to be 130 made available as interest-bearing loans to municipalities or private companies to aid in the establishment of business 131 132 incubation centers and the creation of new and expanding technology-based business and industry. 133

In exercising the power given it under this section, the Mississippi Development Authority shall work in conjunction with the University Research Center and may contract with the center to provide space and assistance to business incubation centers as the center is authorized to do pursuant to Section 57-13-13.

139 The requirements of Section 57-61-9 shall not apply to any 140 loan made under this section. The Mississippi Development 141 Authority shall establish criteria and guidelines to govern loans 142 made pursuant to this section.

143 **SECTION 3.** Section 57-61-36, Mississippi Code of 1972, is 144 amended as follows:

145 57-61-36. (1) Notwithstanding any provision of this chapter 146 to the contrary, the Mississippi Development Authority shall 147 utilize not more than <u>Twelve Million Five Hundred Thousand Dollars</u> 148 <u>(\$12,500,000.00)</u> out of the proceeds of bonds authorized to be 149 issued in this chapter for the purpose of making grants to 150 municipalities through a development infrastructure grant fund to 151 complete infrastructure related to new or expanded industry.

152 Notwithstanding any provision of this chapter to the (2) contrary, the Mississippi Development Authority may utilize not 153 154 more than Seven Million Dollars (\$7,000,000.00) out of the proceeds of bonds authorized to be issued in this chapter for the 155 156 purpose of making interest-bearing loans to any agency, department, institution, instrumentality or political subdivision 157 158 of the state; or any agency, department, institution or 159 instrumentality of any political subdivision of the state; or any business, organization, corporation, association or other legal 160 161 entity meeting criteria established by the department, through a housing development revolving loan fund, to construct or repair 162 163 housing for low or moderate income earners; provided, however, that the department may not utilize any bond proceeds authorized 164 165 under this chapter for the purpose of making any loans to the 166 Mississippi Home Corporation for any purpose whatsoever. No more than forty percent (40%) of the additional bonds authorized by 167 168 this section in House Bill No. 1694, 1998 Regular Session [Laws, 1998, Chapter 559], may be used for multiple family housing 169 activities. Funds authorized under this subsection may be 170 deposited in the Mississippi Affordable Housing Development Fund 171 authorized in Section 43-33-759 and used for purposes authorized 172 173 by that section. This subsection (2) shall be repealed from and after July 1, 2004. 174

175 (3) Notwithstanding any provision of this chapter to the
176 contrary, the Mississippi Development Authority shall utilize not
177 more than Eight Million Five Hundred Thousand Dollars

(\$8,500,000.00) out of the proceeds of bonds authorized to be 178 179 issued in this chapter for the purpose of making grants or loans to municipalities through an equipment and public facilities grant 180 181 and loan fund to aid in infrastructure-related improvements as determined by the Mississippi Development Authority, the purchase 182 183 of equipment and in the purchase, construction or repair and renovation of public facilities. Any bonds previously issued for 184 the Development Infrastructure Revolving Loan Program which have 185 not been loaned or applied for are eligible to be administered as 186 187 grants or loans.

The requirements of Section 57-61-9 shall not apply to any grant made under this subsection. The Mississippi Development Authority may establish criteria and guidelines to govern grants made pursuant to this subsection.

Notwithstanding any provision of this chapter to the 192 (4) contrary, the Mississippi Development Authority may utilize not 193 194 more than Seven Hundred Fifty Thousand Dollars (\$750,000.00) out 195 of the proceeds of bonds authorized to be issued in this chapter in order to match federal funds available from the United States 196 197 Department of Agriculture for the purpose of establishing an intermediary relending program to be administered by the 198 199 Mississippi Development Authority. The Mississippi Development Authority may establish criteria and guidelines to govern loans 200 made under such program. This subsection (4) shall be repealed 201 202 from and after April 9, 2002.

The Mississippi Development Authority may establish a 203 (5) 204 capital access program and may contract with any financial institution to participate in the program upon such terms and 205 conditions as the authority shall consider necessary and proper. 206 207 The Mississippi Development Authority may establish loss reserve accounts at financial institutions that participate in the program 208 209 and require payments by the financial institution and the borrower to such loss reserve accounts. All money in such loss reserve 210 accounts is the property of the Mississippi Development Authority. 211 Under the capital access program a participating financial 212

213 institution may make a loan to any borrower the Mississippi

Development Authority determines to be qualified under rules and regulations adopted by the authority and be protected against losses from such loans as provided in the program. Under such rules and regulations as may be adopted by the Mississippi Development Authority, a participating financial institution may submit claims for the reimbursement for losses incurred as a result of default on loans by qualified borrowers.

Notwithstanding any provision of this chapter to the 221 contrary, the Mississippi Development Authority may utilize not 222 more than Seven Hundred Fifty Thousand Dollars (\$750,000.00) out 223 224 of the proceeds of bonds authorized to be issued in this chapter 225 for the purpose of making payments to loan loss reserve accounts 226 established at financial institutions that participate in the capital access program established by the Mississippi Development 227 228 Authority.

(6) Notwithstanding any provision of this chapter to the contrary, the Mississippi Development Authority shall utilize not more than Two Hundred Thousand Dollars (\$200,000.00) out of the proceeds of bonds authorized to be issued in this chapter for the purpose of assisting Warren County, Mississippi, in the continuation and completion of the study for the proposed Kings Point levee.

(7) Notwithstanding any provision of this chapter to the 236 237 contrary, the Mississippi Development Authority shall utilize not more than One Hundred Thousand Dollars (\$100,000.00) out of the 238 proceeds of bonds authorized to be issued in this chapter for the 239 240 purpose of developing a long-range plan for coordinating the resources of the state institutions of higher learning, the 241 242 community and junior colleges, the Mississippi Development 243 Authority and other state agencies in order to promote economic 244 development in the state. 245 (8) Notwithstanding any other provision of this chapter to

246 the contrary, the Mississippi Development Authority shall use not 247 more than One Hundred Fifty Thousand Dollars (\$150,000.00) out of 248 the proceeds of bonds authorized to be issued in this chapter for 249 the purpose of providing assistance to municipalities that have 250 received community development block grant funds for repair,

251 renovation and other improvements to buildings for use as

252 community centers. Assistance provided to a municipality under

253 this subsection shall be used by the municipality to match such

254 <u>community development block grant funds</u>. The maximum amount of

255 assistance that may be provided to a municipality under this

256 subsection shall not exceed Seventy-five Thousand Dollars

257 <u>(\$75,000.00) in the aggregate.</u>

258 **SECTION 4.** Section 57-61-41, Mississippi Code of 1972, is 259 amended as follows:

260 57-61-41. Notwithstanding any provision of this chapter to 261 the contrary, the Mississippi Development Authority shall utilize not more than <u>Twelve Million Dollars (\$12,000,000.00)</u> out of the 262 proceeds of bonds authorized to be issued in this chapter to be 263 made available to state, county or municipal port and airport 264 authorities through a Port Revitalization Revolving Loan Fund for 265 266 the purpose of making loans to port authorities for the 267 improvement of port and airport facilities to promote commerce and economic growth. Proceeds shall not be made available to provide 268 any facilities for utilization by a gaming vessel. 269

In exercising <u>its</u> authority, the <u>Mississippi Development</u> <u>Authority</u> shall work in conjunction with the Water Resources Council to establish criteria and guidelines to govern loans made pursuant to this section.

274 **SECTION 5.** Section 57-61-15, Mississippi Code of 1972, is 275 amended as follows:

276 [From and after April 9, 2002, through June 30, <u>2004</u>, this 277 section shall read as follows:]

57-61-15. (1) Except for grants authorized for state-owned 278 ports and for grants authorized under Section 57-61-32, Section 279 57-61-33 and Section 57-61-36, Mississippi Code of 1972, no more 280 281 than Seven Million Five Hundred Thousand Dollars (\$7,500,000.00) of the proceeds of bonds authorized to be issued under this 282 chapter shall be made available for grants to municipalities; 283 however, Two Million Five Hundred Thousand Dollars (\$2,500,000.00) 284 of such amount shall be made available for grants to small 285

286 communities.

(2) In no case shall any municipality receive more than one
(1) grant in any single fiscal year. This subsection shall not
apply to grants authorized under Section 57-61-36, Mississippi
Code of 1972.

(3) A minimum of fifteen percent (15%) of the aggregate 291 funds made available under this chapter shall be allocated to 292 small communities. For the purpose of determining the aggregate 293 294 funds available to make the allocation established in this subsection, there shall be excluded from inclusion therein any 295 296 funds specifically dedicated pursuant to Sections 57-61-11(e)(iii) and (v), 57-61-32, 57-61-33, 57-61-34, 57-61-36, 57-61-39, 297 298 57-61-41 and 57-75-27, Mississippi Code of 1972.

(4) No loan or grant shall be made without substantiation of
the provisions of Section 57-61-9, Mississippi Code of 1972.

301 (5) Except in the case of an application pursuant to Section
302 57-61-9(5)(a), Mississippi Code of 1972, funds loaned shall be
303 secured by a lien and/or collateralized consistent with Section
304 57-61-9(1)(d), Mississippi Code of 1972, if required by the
305 <u>Mississippi Development Authority</u>.

Except in the case of an application pursuant to Section 306 (6) 57-61-9(5)(a), Mississippi Code of 1972, private companies which 307 fail to create and maintain the number of jobs specified in an 308 approved application shall be liable for, in the discretion of the 309 310 Mississippi Development Authority, (a) a penalty equal to two percent (2%) greater than the current prime interest rate for the 311 312 remainder of the loan made for their benefit, or (b) prepayment of the outstanding loan amount incurred by the municipality for their 313 benefit, unless the penalty or a portion thereof is waived by the 314 Mississippi Development Authority because the failure is due to 315 circumstances outside the control of the private company. 316 The 317 penalty shall be payable in installments which the Mississippi 318 Development Authority deems appropriate. Immediate notice of penalties and waivers of penalties, including the penalties in 319 320 Section 57-61-9(1)(d), Mississippi Code of 1972, with the reasons thereof, shall be submitted by the Mississippi Development 321

Authority to the Governor and the Legislature along with the Mississippi Development Authority's decision on the imposition of penalties and the reasons for this decision.

325 Except in the case of an application pursuant to Section (7) 57-61-9(5)(a), Mississippi Code of 1972, municipalities receiving 326 327 loans which fail to meet their repayment obligations shall forfeit the right to receive their sales tax allocation and/or homestead 328 exemption reimbursement in an amount sufficient to repay 329 obligations due until such time as their indebtedness has been 330 331 discharged or arrangements to discharge such indebtedness satisfactory to the Mississippi Development Authority have been 332 made. Sales tax allocations and/or homestead exemption 333 334 reimbursements forfeited hereby shall, upon demand by the 335 Mississippi Development Authority made in writing upon the State Tax Commission, be paid to the Mississippi Development Authority 336 and applied to the discharge of the obligation. The Mississippi 337 338 Development Authority may prescribe such other penalties it deems 339 necessary.

(8) Any municipality which has forfeited its sales tax
allocation and/or homestead exemption reimbursement for twelve
(12) months may levy an ad valorem tax on the taxable property
therein for the purpose of meeting its repayment obligation. The
revenue produced from the tax levy shall not be included within
the ten percent (10%) growth limitation on ad valorem tax receipts
for its general budget.

This chapter is expressly not intended to encourage the 347 (9) 348 relocation of a company from one jurisdiction within the state to another. Any request by a local sponsor for assistance to be 349 provided a firm which currently operates a similar business in the 350 state must be accompanied by a demonstration that the total net 351 increase in and maintenance of full-time equivalent jobs, using 352 353 the current number of jobs in all similar businesses operated by the private company in the state as a base, shall be at least 354 twenty-five percent (25%). This requirement shall not apply to 355 private companies relocating from small business incubators. 356 [From and after July 1, 2004, this section shall read as 357

358 follows:]

57-61-15. (1) Except for grants authorized for state-owned 359 ports and for grants authorized under Section 57-61-32, Section 360 361 57-61-33 and Section 57-61-36, Mississippi Code of 1972, no more than Seven Million Five Hundred Thousand Dollars (\$7,500,000.00) 362 363 of the proceeds of bonds authorized to be issued under this chapter shall be made available for grants to municipalities; 364 however, Two Million Five Hundred Thousand Dollars (\$2,500,000.00) 365 of such amount shall be made available for grants to small 366 367 communities.

368 (2) In no case shall any municipality receive more than one
369 (1) grant in any single fiscal year. This subsection shall not
370 apply to grants authorized under Section 57-61-36, Mississippi
371 Code of 1972.

(3) A minimum of twenty-five percent (25%) of the aggregate 372 funds made available under this chapter shall be allocated to 373 small communities. For the purpose of determining the aggregate 374 375 funds available to make the allocation established in this subsection, there shall be excluded from inclusion therein any 376 377 funds specifically dedicated pursuant to Sections 57-61-11(e)(iii) and (v), 57-61-32, 57-61-33, 57-61-34, 57-61-36, 57-61-39, 378 57-61-41 and 57-75-27, Mississippi Code of 1972. 379

380 (4) No loan or grant shall be made without substantiation of
 381 the provisions of Section 57-61-9, Mississippi Code of 1972.

(5) Except in the case of an application pursuant to Section
57-61-9(5)(a), Mississippi Code of 1972, funds loaned shall be
secured by a lien and/or collateralized consistent with Section
57-61-9(1)(d), Mississippi Code of 1972, if required by the
<u>Mississippi Development Authority</u>.

(6) Except in the case of an application pursuant to Section
57-61-9(5)(a), Mississippi Code of 1972, private companies which
fail to create and maintain the number of jobs specified in an
approved application shall be liable for, in the discretion of the
<u>Mississippi Development Authority</u>, (a) a penalty equal to two
percent (2%) greater than the current prime interest rate for the
remainder of the loan made for their benefit, or (b) prepayment of

the outstanding loan amount incurred by the municipality for their 394 395 benefit, unless the penalty or a portion thereof is waived by the Mississippi Development Authority because the failure is due to 396 397 circumstances outside the control of the private company. The penalty shall be payable in installments which the Mississippi 398 399 Development Authority deems appropriate. Immediate notice of penalties and waivers of penalties, including the penalties in 400 Section 57-61-9(1)(d), Mississippi Code of 1972, with the reasons 401 thereof, shall be submitted by the Mississippi Development 402 403 Authority to the Governor and the Legislature along with the 404 Mississippi Development Authority's decision on the imposition of penalties and the reasons for this decision. 405

406 (7) Except in the case of an application pursuant to Section 57-61-9(5)(a), Mississippi Code of 1972, municipalities receiving 407 loans which fail to meet their repayment obligations shall forfeit 408 the right to receive their sales tax allocation and/or homestead 409 410 exemption reimbursement in an amount sufficient to repay 411 obligations due until such time as their indebtedness has been discharged or arrangements to discharge such indebtedness 412 413 satisfactory to the Mississippi Development Authority have been made. Sales tax allocations and/or homestead exemption 414 415 reimbursements forfeited hereby shall, upon demand by the Mississippi Development Authority made in writing upon the State 416 417 Tax Commission, be paid to the Mississippi Development Authority and applied to the discharge of the obligation. The Mississippi 418 Development Authority may prescribe such other penalties it deems 419 420 necessary.

(8) Any municipality which has forfeited its sales tax allocation and/or homestead exemption reimbursement for twelve (12) months may levy an ad valorem tax on the taxable property therein for the purpose of meeting its repayment obligation. The revenue produced from the tax levy shall not be included within the ten percent (10%) growth limitation on ad valorem tax receipts for its general budget.

(9) This chapter is expressly not intended to encourage therelocation of a company from one jurisdiction within the state to

430 another. Any request by a local sponsor for assistance to be 431 provided a firm which currently operates a similar business in the 432 state must be accompanied by a demonstration that the total net increase in and maintenance of full-time equivalent jobs, using 433 434 the current number of jobs in all similar businesses operated by 435 the private company in the state as a base, shall be at least twenty-five percent (25%). This requirement shall not apply to 436 private companies relocating from small business incubators. 437 SECTION 6. This act shall take effect and be in force from 438

439 and after its passage.

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

AN ACT TO AMEND SECTION 57-61-25, MISSISSIPPI CODE OF 1972, 1 TO INCREASE FROM \$280,000,000.00 TO \$290,000,000.00, THE AGGREGATE 2 AMOUNT OF BONDS THAT MAY BE ISSUED UNDER THE MISSISSIPPI BUSINESS 3 INVESTMENT ACT; TO AMEND SECTION 57-61-34, MISSISSIPPI CODE OF 4 1972, TO INCREASE FROM \$7,000,000.00 TO \$9,000,000.00, THE AMOUNT 5 OF BOND PROCEEDS THAT THE MISSISSIPPI DEVELOPMENT AUTHORITY MAY 6 7 MAKE AVAILABLE UNDER THE MISSISSIPPI BUSINESS INVESTMENT ACT AS 8 INTEREST BEARING LOANS TO AID IN THE ESTABLISHMENT OF BUSINESS INCUBATION CENTERS AND THE CREATION OF NEW AND EXPANDING 9 TECHNOLOGY-BASED BUSINESS AND INDUSTRY; TO AMEND SECTION 57-61-36, 10 11 MISSISSIPPI CODE OF 1972, TO INCREASE FROM \$10,500,000.00 TO \$12,500,000.00, THE AMOUNT OF BOND PROCEEDS THAT THE MISSISSIPPI 12 13 DEVELOPMENT AUTHORITY MAY USE UNDER THE MISSISSIPPI BUSINESS 14 INVESTMENT ACT FOR THE PURPOSE OF MAKING GRANTS TO COUNTIES AND MUNICIPALITIES UNDER THE DEVELOPMENT INFRASTRUCTURE GRANT PROGRAM; 15 TO AUTHORIZE THE MISSISSIPPI DEVELOPMENT AUTHORITY TO USE NOT MORE 16 17 THAN \$100,000.00 OF THE BOND PROCEEDS UNDER THE MISSISSIPPI BUSINESS INVESTMENT ACT FOR THE PURPOSE OF DEVELOPING A LONG-RANGE 18 19 PLAN FOR COORDINATING THE RESOURCES OF THE STATE INSTITUTIONS OF 20 HIGHER LEARNING, THE COMMUNITY AND JUNIOR COLLEGES, THE MISSISSIPPI DEVELOPMENT AUTHORITY AND OTHER STATE AGENCIES IN 21 ORDER TO PROMOTE ECONOMIC DEVELOPMENT IN THE STATE; TO AUTHORIZE 22 23 THE MISSISSIPPI DEVELOPMENT AUTHORITY TO USE NOT MORE THAN 24 \$150,000.00 OF THE BOND PROCEEDS UNDER THE MISSISSIPPI BUSINESS INVESTMENT ACT FOR THE PURPOSE OF PROVIDING ASSISTANCE TO 25 MUNICIPALITIES THAT HAVE RECEIVED COMMUNITY DEVELOPMENT BLOCK 26 27 GRANT FUNDS FOR REPAIR, RENOVATION AND OTHER IMPROVEMENTS TO BUILDINGS FOR USE AS COMMUNITY CENTERS; TO PROVIDE THAT SUCH 28 29 ASSISTANCE PROVIDED TO A MUNICIPALITY SHALL BE USED BY THE MUNICIPALITY TO MATCH SUCH COMMUNITY DEVELOPMENT BLOCK GRANT 30 31 FUNDS; TO AMEND SECTION 57-61-41, MISSISSIPPI CODE OF 1972, TO INCREASE FROM \$8,000,000.00 TO \$12,000,000.00, THE AMOUNT OF BOND 32 33 PROCEEDS THAT THE MISSISSIPPI DEVELOPMENT AUTHORITY MAY USE UNDER 34 THE MISSISSIPPI BUSINESS INVESTMENT ACT FOR THE PURPOSE OF PROVIDING LOANS TO STATE, COUNTY AND MUNICIPAL PORT AUTHORITIES 35 AND AIRPORT AUTHORITIES THROUGH THE PORT REVITALIZATION REVOLVING 36 LOAN FUND; TO REFLECT THE CHANGE OF THE NAME OF THE MISSISSIPPI 37 DEPARTMENT OF ECONOMIC AND COMMUNITY DEVELOPMENT TO THE 38 MISSISSIPPI DEVELOPMENT AUTHORITY; TO AMEND SECTION 57-61-15 39 MISSISSIPPI CODE OF 1972, TO EXTEND THE REVERTER ON THE PROVISION 40 THAT REOUIRES THAT A MINIMUM OF FIFTEEN PERCENT CERTAIN BOND 41 42 PROCEEDS UNDER THE MISSISSIPPI BUSINESS INVESTMENT ACT BE ALLOCATED TO SMALL COMMUNITIES; TO REFLECT THE CHANGE OF THE NAME 43 OF THE MISSISSIPPI DEPARTMENT OF ECONOMIC AND COMMUNITY 44 DEVELOPMENT TO THE MISSISSIPPI DEVELOPMENT AUTHORITY; AND FOR 45 46 RELATED PURPOSES.

Leonard Morris

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CONFEREES FOR THE HOUSE CONFEREES FOR THE SENATE

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William R. Minor

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Gray Tollison