REPORT OF CONFERENCE COMMITTEE

MADAM PRESIDENT AND MR. SPEAKER:

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

S. B. No. 2790: Insecticides and pesticides; revise Bureau of Plant Industry procedures for administrative hearings.

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:

37 SECTION 1. Section 69-25-51, Mississippi Code of 1972, is 38 amended as follows:

39 69-25-51. (1) When any administrative allegation or charge 40 is made against a person for violating the rules and regulations 41 of the Bureau of Plant Industry * * * of the Mississippi Department of Agriculture and Commerce or the laws under Sections 42 69-19-1 through <u>69-19-15</u>, * * * Sections 69-21-1 through 69-21-27, 43 or Sections 69-23-1 through 69-23-135, Mississippi Code of 1972, 44 45 the Director of the Bureau of Plant Industry, or his designee, shall act as the reviewing officer. The * * * complaint must be 46 47 in writing, signed by the person making the charge, * * * and filed in the office of the Bureau of Plant Industry. * * * 48 The department shall send a copy of the complaint and any supporting 49 50 documents to the person accused along with a summons requiring the 51 accused to respond to the allegations within thirty (30) days. 52 The notification shall be accomplished by any of the methods provided for in Rule 4 of the Mississippi Rules of Civil Procedure 53 54 or by certified mail. If the accused does not respond within the thirty-day period, he shall be considered to be in default. Upon 55 56 receipt of the response and any supporting documents from the accused, the reviewing officer shall * * * determine the merits of 57

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the complaint * * *. The reviewing officer may meet informally 58 59 with the accused and discuss the alleged violation with him. (2) If the reviewing officer determines that the complaint 60 61 lacks merit, he may dismiss the complaint. If the reviewing officer determines that there is (3) 62 63 substantial evidence that a violation has occurred or if the 64 accused admits to the truth of the allegations upon which the complaint is based, the reviewing officer may impose * * * an 65 66 appropriate penalty on the accused, which may be any or all of the 67 following: 68 (a) Issue a warning letter. (b) Suspend, modify, deny, cancel or revoke any license 69 70 or permit granted by the department to the accused. 71 (c) Issue a stop sale order with regard to any pesticide, plant or other material regulated by the department 72 73 that is mislabeled or otherwise not in compliance with applicable 74 law or regulations. 75 (d) Require the accused to relabel any pesticide, plant or other material regulated by the department that is mislabeled. 76 77 (e) Seize any pesticide, plant or other material regulated by the department and sell, destroy or otherwise dispose 78 of such material and apply the proceeds of such sale to the 79 80 state's expenses and any fees or penalties levied hereunder. 81 (f) Refuse to register, or cancel or suspend the 82 registration of a pesticide, plant or other material that is not in compliance with any applicable law or regulation. 83 (g) Levy a civil penalty in an amount not to exceed 84 Five Thousand Dollars (\$5,000.00) for each violation. This 85 86 paragraph shall repeal on July 1, 2008. 87 In determining the amount of the penalty, the reviewing officer shall consider the appropriateness of such penalty for the 88

particular violation, the effect of the penalty on the person's 89 90 ability to continue in business and the gravity of the violation. (4) If the accused requests a hearing with the department, 91 92 in writing, within thirty (30) days from receipt of the decision of the reviewing officer, the commissioner shall appoint three (3) 93 members of the advisory board to the Bureau of Plant Industry to 94 act as a hearing committee and a hearing shall be scheduled. If 95 the accused fails to request a hearing within the thirty-day 96

97 period, the decision of the reviewing officer is final.

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99 SECTION 2. Section 69-25-53, Mississippi Code of 1972, is 100 amended as follows:

101 69-25-53. (1) Within <u>a reasonable time after the accused's</u> 102 <u>request for a hearing</u>, the hearing committee shall <u>conduct an</u> 103 <u>evidentiary hearing</u>. *** * *** For good cause shown, the hearing 104 committee may grant a continuance *** * *** of <u>the hearing</u>. Written 105 notice of the date, time and place of such hearing shall be 106 <u>delivered</u> to the accused *** * *** <u>not</u> less than fifteen (15) days 107 prior to the *** * *** hearing.

108 (2) A * * * court reporter shall be in attendance and shall 109 record the proceedings. * * * The hearing committee shall have 110 the right and duty to impose reasonable restrictions as it may 111 deem necessary or appropriate to insure an orderly, expeditious 112 and impartial proceeding. The parties may offer oral testimony 113 through witnesses and shall have the right of cross-examination. 114 The rules of evidence shall be relaxed.

(3) * * * <u>At the</u> hearing, the hearing committee <u>may</u> administer oaths and * * * <u>receive evidence</u>, either oral or documentary. <u>Upon the request of either party</u>, the Department of <u>Agriculture and Commerce may</u> issue subpoenas to compel the attendance of witnesses <u>or</u> the production of books, papers, records or other documentary evidence * * *. <u>If a person fails</u> to

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comply with a subpoena issued by the department, either party may 121 122 invoke the aid of any court of general jurisdiction of this state. The court may * * * order such person to comply with the 123 124 requirements of the subpoena. Failure to comply with the order of the court may be treated as contempt * * *. 125 (4) At the conclusion of the hearing, the hearing 126 127 committee * * * shall render a written decision incorporating the findings of facts, conclusions of law and * * * penalty, if any. 128 129 The hearing committee may impose any penalty authorized under Section 69-25-51. A copy of the decision of the hearing committee 130 131 shall be delivered to the accused by certified mail. SECTION 3. Section 69-25-57, Mississippi Code of 1972, is 132 amended as follows: 133

134 69-25-57. The Commissioner of Agriculture and Commerce shall 135 have jurisdiction over all persons and property necessary to 136 administer and enforce the provisions of <u>this article and he</u> may 137 adopt rules and regulations to implement the provisions of <u>this</u> 138 article. * * *

139 SECTION 4. Section 69-25-59, Mississippi Code of 1972, is 140 amended as follows:

69-25-59. (1) Any individual aggrieved by a final decision
of the <u>hearing committee</u> shall be entitled to judicial review.

143 (2) An appeal from the * * * decision of the hearing 144 committee shall be made by filing a written notice of appeal with 145 the circuit court <u>clerk</u> of the county where the <u>accused</u> resides, or in the case of a nonresident accused, in the Circuit Court of 146 147 the First Judicial District of Hinds County * * *. The notice of appeal and the payment of costs must be filed and paid with the 148 circuit clerk, within thirty (30) days of the entry of the order 149 150 being appealed. The appeal shall otherwise be conducted in

151 accordance with existing laws and rules.

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(3) Any party aggrieved by the action of the circuit court 153 154 may appeal to the Mississippi Supreme Court in the manner provided 155 by law and rules. SECTION 5. Section 69-25-61, Mississippi Code of 1972, is 156 157 amended as follows: 158 69-25-61. (1) When a violation occurs, or is about to 159 occur, that presents and clear and present danger to the public health, safety or welfare and requires immediate action, the 160 161 commissioner, department field inspectors, or any person authorized by the commissioner, may issue an order to be effective 162 163 immediately, prior to notice and a hearing, that imposes any or all of the following penalties against the accused: 164 (a) A stop sale order for any pesticide, plant or other 165 166 material regulated by the department that is mislabeled or otherwise not in compliance with applicable law or regulations. 167 168 (b) Require the accused to relabel any pesticide, plant or other material regulated by the department that is mislabeled. 169 170 (c) Seize any pesticide, plant or other material regulated by the department and sell, destroy or otherwise dispose 171 of such material and apply the proceeds of such sale to the 172 state's expenses and any fees or penalties levied. 173 (d) Refuse to register, or cancel or suspend the 174 175 registration of a pesticide, plant or other material that is not 176 in compliance with any applicable law or regulation. 177 The order shall be served upon the accused in the same manner that the summons and complaint may be served upon him, except 178 that, in the alternative, it may be served by giving a copy of the 179 order to the attendant or clerk at the accused's establishment. 180 The accused shall then have thirty (30) days after service of the 181 182 order to request an informal administrative review before the Director of the Bureau of Plant Industry, or his designee, who 183 184 shall act as reviewing officer. If the accused requests a review

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within thirty (30) days, the reviewing officer shall conduct an 185 186 informal administrative review within ten (10) days after the request is made. If the accused does not request an informal 187 188 administrative review within thirty (30) days, then he is deemed to have waived his right to a review. At the informal 189 administrative review, subpoena power shall not be available, 190 witnesses shall not be sworn nor be subject to cross-examination 191 and there shall be no court reporter or record made of the 192 193 proceedings. Each party may present its case in the form of documents or oral statements. The rules of evidence shall not 194 195 apply. The reviewing officer's decision shall be in writing, and 196 it shall be delivered to the parties by certified mail. If either party is aggrieved by the order of the reviewing 197 198 officer, he may request a full evidentiary hearing before the hearing committee in accordance with the procedures in Sections 199 69-25-51 and 69-25-53. The request for an evidentiary hearing 200 must be made with the department within thirty (30) days of 201 202 receipt of the decision of the reviewing officer. Failure to request an evidentiary hearing within the thirty (30) days is 203 deemed a waiver of such right. If either party is aggrieved by 204 205 the decision of the hearing committee, he shall have the right of judicial review in circuit court and in the Supreme Court as 206 207 provided in Section 69-25-59. 208 SECTION 6. Section 69-25-63, Mississippi Code of 1972, is 209 amended as follows: 69-25-63. * * * When any penalty assessed by the hearing 210 officer or committee * * * is not paid, * * * the department may 211 file suit in a court of competent jurisdiction for the purpose of 212 213 reducing the order of the hearing officer or committee to 214 judgment, and if successful on the merits, the department shall be 215 entitled to an award for reasonable attorney's fees and * * * 216 court costs.

05/SS01/SB2790CR.J ***SS01/0SB2790CR.J*** (S)AG;JA (H)AG PAGE 6 G3/5 217 * * *

218 **SECTION 7.** Section 69-19-15, Mississippi Code of 1972, is 219 amended as follows:

69-19-15. (1) (a) Any person violating *** * *** this chapter or the rules and regulations <u>issued under this chapter</u> is guilty of a misdemeanor and, upon conviction, shall be punished by a fine of not more than One Thousand Dollars (\$1,000.00), by imprisonment for not more than one (1) year, or by both such fine and imprisonment at the discretion of the court having jurisdiction.

(b) Each violation and each day's violation shallconstitute a separate offense.

(c) Any person violating * * * this chapter or the 228 229 rules and regulations issued under this chapter in such a way that 230 causes harm or poses a threat to man, animals or the environment is guilty of a felony and, upon conviction, shall be punished by a 231 232 fine of not more than Twenty-five Thousand Dollars (\$25,000.00) or by imprisonment in the State Penitentiary for a term of not more 233 234 than twenty (20) years or by both such fine and imprisonment for 235 each violation.

(2) Each violation of this chapter or the <u>applicable</u> rules
and regulations * * * <u>shall</u> subject the violator to <u>administrative</u>
action as provided for in Sections 69-25-51 through <u>69-25-63</u>.

239 SECTION 8. Section 69-21-5, Mississippi Code of 1972, is
240 amended as follows:

24169-21-5.For purposes of this article, the following terms242shall have the meanings ascribed to them in this section:

243 <u>(a)</u> * * * "Commissioner" means Commissioner of 244 Agriculture and Commerce.

245 (b) "Department" means the Department of Agriculture 246 and Commerce.

247 (c) * * * "Hormone-type herbicide" means any substance 248 or mixture of substances producing a physiological change in the

05/SS01/SB2790CR.J ***SS01/OSB2790CR.J*** (S)AG;JA (H)AG PAGE 7 G3/5 249 plant tissue without burning, intended for preventing, destroying, 250 repelling or mitigating any weed.

251 SECTION 9. Section 69-21-7, Mississippi Code of 1972, is 252 amended as follows:

25369-21-7. (1) The department shall regulate the application254of hormone-type herbicides by aircraft within the state.

255 (2) No person, firm or corporation shall apply 256 hormone-type herbicides by aircraft within this state at any time 257 without a license issued by the commissioner through his agent, the State Entomologist. Application for a license shall be made 258 259 to the commissioner through his agent, the State Entomologist at Mississippi State University * * *, Starkville, Mississippi. Each 260 application for a license shall contain information regarding the 261 262 applicant's qualifications and proposed operations and other 263 relevant matters as required pursuant to regulations promulgated 264 by the commissioner.

(3) The commissioner may require the applicant to show, upon 265 266 examination, that he possesses adequate knowledge concerning the proper use and application of herbicides and the dangers involved 267 and precautions to be taken in connection with their application. 268 269 If the applicant is other than an individual, the applicant shall designate an officer, member or technician of the organization to 270 271 take the examination. The designee is subject to the approval of 272 the commissioner. If the extent of the applicant's operations 273 warrant it, the commissioner may require more than one (1) officer, member or technician to take the examination. 274

275 (4) If the commissioner finds the applicant qualified, he 276 shall issue a license, for such period as the commissioner may by 277 regulation prescribe, to perform application of herbicides within 278 this state. The license may restrict the applicant to the use of 279 a certain type or types of equipment or materials if the 280 commissioner finds that the applicant is qualified to use only

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such type or types. If a license is not issued as applied for, the commissioner shall inform the applicant in writing of the reasons therefor.

284 **SECTION 10.** Section 69-21-9, Mississippi Code of 1972, is 285 amended as follows:

286 69-21-9. * * * <u>A person may be the subject of administrative</u> 287 <u>action under Sections 69-25-51 through 69-25-63 when he</u> is no 288 longer qualified <u>to apply hormone-type herbicides by aircraft</u>, has 289 engaged in fraudulent business practices in the application of 290 herbicides, * * * has made any application in a faulty, careless, 291 or negligent manner, or has violated any of the provisions of this 292 article or <u>applicable</u> regulations * * *.

293 **SECTION 11.** Section 69-21-13, Mississippi Code of 1972, is 294 amended as follows:

69-21-13. The commissioner shall require each person, firm, 295 296 association or corporation who is granted a permit to use aircraft 297 in the application of "hormone-type herbicides" to furnish to, and 298 file with, the * * * commissioner a fidelity bond, insurance policy, or other security satisfactory to the commissioner, 299 300 conditioned that the principal therein named shall pay for * * * 301 all damages suffered by any person, firm, association or 302 corporation, by reason of the negligence of the principal or his 303 or its agents or employees in the conduct of the business 304 authorized by this article, and shall honestly conduct the 305 business and as otherwise conditioned by the commissioner. * * * The bond or other security shall be at least Ten Thousand Dollars 306 307 (\$10,000.00). Any person, firm * * * or corporation having a right of action * * *, against such person, firm, association or 308 309 corporation, * * * may bring suit against them or any of them for 310 any damages caused by their negligence in the conduct of the business authorized hereunder * * *. 311

<u>If</u> the surety * * * becomes unsatisfactory, <u>the</u> applicant shall execute a new bond and <u>if</u> he fails to do so, it shall be the duty of the commissioner to cancel his license and give him notice of <u>the cancellation</u>. After the cancellation of the license, it is unlawful * * * for <u>the</u> person to engage in * * * business without obtaining a new license.

318 **SECTION 12.** Section 69-21-25, Mississippi Code of 1972, is 319 amended as follows:

320 69-21-25. <u>To carry</u> * * * out the provisions of this article 321 the commissioner or his employees may enter upon any public or 322 private premises at reasonable times in order to have access for 323 the purpose of inspecting any equipment, herbicide, records, 324 <u>aircraft or other object</u> subject to this article.

325 **SECTION 13.** Section 69-23-7, Mississippi Code of 1972, is 326 amended as follows:

327 69-23-7. (1) Every pesticide which is distributed, sold or offered for sale within this state or delivered for transportation 328 329 or transported in intrastate commerce or between points within this state through any point outside this state shall be 330 registered in the office of the commissioner, and such 331 registration shall be renewed annually. * * * Products which have 332 333 the same formula, are manufactured by the same person, the 334 labeling of which contains the same claims, and the labels * * * 335 bear a designation identifying the products as the same pesticide, 336 may be registered as a single pesticide. * * * Additional names 337 and labels shall be added by supplement statements during the current period of registration. The registrant shall file with 338 the commissioner a statement including: 339

(a) The name and address of the registrant and the name
and address of the person whose name will appear on the label if
other than the registrant;

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(b) The name of the pesticide;

05/SS01/SB2790CR.J ***SS01/0SB2790CR.J*** (S)AG;JA (H)AG PAGE 10 G3/5 344 (c) A complete copy of the labeling accompanying the 345 pesticide and a statement of all claims to be made for it, including directions for use and the use classification as 346 347 provided for in FIFRA;

348 (d) If requested by the commissioner, a full description of the tests made and the results * * * upon which the 349 350 claims are based. In the case of renewal of registration, a statement shall be required only for information which is 351 352 different from that furnished when the pesticide was registered or 353 last reregistered; and

(e) Any other information required by the commissioner 354 355 which may be prescribed by regulation.

356 The registrant shall pay an annual fee of Two Hundred (2) 357 Dollars (\$200.00) for each brand or grade of pesticide registered. All of the fees collected under * * * this section shall be 358 359 deposited in a special fund in the Treasury of the State of 360 Mississippi and subject to appropriation by the Mississippi 361 Legislature. The fees shall be used by the Mississippi Department of Agriculture and Commerce for enforcement of this chapter. 362 The 363 Department of Agriculture and Commerce may contract with the 364 Department of Environmental Quality for a groundwater monitoring 365 program.

366 (3) The commissioner, whenever he deems it necessary in the 367 administration of this chapter, may require the submission of the 368 complete formula of any pesticide. If it appears to the 369 commissioner that the composition of the articles * * * warrants 370 the proposed claims for it, and if the article and its labeling 371 and other material required to be submitted comply with the 372 requirements of Section 69-23-5, he shall register the article, if 373 the article is registered under FIFRA. If the state is certified by the administrator of EPA to register pesticides pursuant to 374 375 Section 24(c) of FIFRA, the commissioner may register the article

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376 to meet special local needs if he determines that the registration 377 will not be in violation of FIFRA.

(4) If it does not appear to the commissioner that the 378 379 article * * * warrants the proposed claims for it or if the article and its labeling and other material required to be 380 381 submitted do not comply with the provisions of this chapter, * * * 382 the commissioner may refuse to register the article * * *. In order to protect the public, the commissioner * * * may, at any 383 384 time, cancel or suspend the registration of a pesticide if he 385 determines that it does not comply with this chapter or creates an 386 imminent hazard. * * * If he receives a notice from the Commission on Environmental Quality under Section 49-17-26 in 387 388 relation to state underground water quality standards, he may 389 order the relabeling of any pesticide, or suspend or cancel the 390 registration of any pesticide or any use of any pesticide, or 391 adopt a regulation in accordance with Section 69-23-9 to protect the underground water resources, as defined in the Federal Safe 392 393 Drinking Water Act * * *. He may advise EPA of the manner in 394 which a federally registered pesticide fails to comply with FIFRA and suggest the necessary corrections. Regulatory action taken 395 396 under this subsection shall be conducted in accordance with Sections 69-25-51 through 69-25-63. 397

398 (5) Notwithstanding any other provision of this chapter,
399 registration is not required in case of a pesticide shipped from
400 one plant within this state to another plant within this state
401 operated by the same person.

402 **SECTION 14.** Section 69-23-9, Mississippi Code of 1972, is 403 amended as follows:

404 69-23-9. (1) The commissioner is authorized * * *: 405 (a) To declare as a pest any form of plant or animal 406 life or virus which is injurious to plants, man, domestic animals, 407 articles or substances;

05/SS01/SB2790CR.J ***SS01/0SB2790CR.J*** (S)AG;JA (H)AG PAGE 12 G3/5 408 (b) To determine whether pesticides registered under
409 authority of Section 24(c) of FIFRA are highly toxic to man <u>as</u>
410 described in federal regulations;

411 (c) To determine standards of coloring or discoloring 412 for pesticides and to subject pesticides to the requirements of 413 Section 69-23-5(1).

(2) The commissioner may adopt, amend or repeal rules and regulations for carrying out the provisions of this chapter, including, but not limited to, rules and regulations providing for the collection and examination of samples; the safe handling, transportation, storage, display, distribution and disposal of pesticides and their containers; protecting the environment; labeling and adopting state restricted pesticide uses.

421 (3) In order to avoid confusion endangering the public health resulting from diverse requirements, particularly as to the 422 423 labeling and coloring of pesticides, and to avoid increased costs to the people of this state due to the necessity of complying with 424 425 such diverse requirements in the manufacture and sale of such pesticides, it is desirable that there should be uniformity 426 427 between the requirements of the several states and the federal 428 government relating to such pesticides. To this end the commissioner is authorized * * * to adopt * * * such regulations, 429 430 applicable to and in conformity with the primary standards 431 established by this chapter, as have been or may be prescribed by 432 the United States government for pesticides.

433 (4) No action taken by the commissioner under * * * this
434 section shall be effective unless and until such action is
435 approved by the advisory board created under * * * Section
436 69-25-3, Mississippi Code of 1972.

437 SECTION 15. Section 69-23-11, Mississippi Code of 1972, is
438 amended as follows:

439 69-23-11. (1) The commissioner or his employees, with 440 proper identification and during normal working hours, shall have 441 free access to all places of business, factories, buildings, 442 carriages, cars, stores, warehouses and other places where 443 pesticides are offered for sale or kept for sale or distribution 444 or use and application, and shall have authority to inspect or 445 open any container of pesticide and to take * * * a sample for the purpose of examination and analysis. It shall be the duty of the 446 447 commissioner to take such samples and deliver them to the State 448 Chemist for examination and analysis.

449 (2) It shall be the duty of the State Chemist to cause as 450 many analyses to be made of samples delivered to him by the commissioner as may be necessary to properly carry into effect the 451 452 intent of this chapter. He shall make reports of such analysis to the commissioner and to the manufacturer, firm or person 453 454 responsible for placing on the market the pesticide represented by 455 the samples.

456 (3) If it * * * appears that any pesticide fails to comply 457 with the provisions of this chapter, or if provisions of this 458 chapter are violated, the commissioner may proceed with 459 appropriate action as provided in this chapter or under the administrative hearing procedures provided in Section 69-25-51 et 460 461 If, in the opinion of the commissioner, it * * * appears seq. 462 that the provisions of the chapter have been violated, the 463 commissioner may refer the facts to the county attorney, district 464 attorney or Attorney General. * * *

465 (4) It shall be the duty of each county attorney, district 466 attorney or Attorney General to whom any such violation is 467 reported to cause appropriate proceedings to be instituted and 468 prosecuted in the appropriate court without delay.

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(5) The commissioner shall, by publication in such manner as
he may prescribe, give notice of all judgments entered in actions
instituted under the authority of this chapter.

472 **SECTION 16.** Section 69-23-21, Mississippi Code of 1972, is 473 amended as follows:

69-23-21. (1) Any pesticide that is distributed, sold or offered for sale within this state or delivered for transportation or transported to intrastate commerce or between points within this state through any point outside this state shall be liable to be proceeded against in any circuit court in any county of the state where it may be found and seized for confiscation * * * and condemnation:

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(a) If it is adulterated or misbranded;

482 (b) If it has not been registered under the provisions483 of Section 69-23-7;

484 (c) If it fails to bear on its label the information 485 required by this chapter;

486 (d) If it is a white power pesticide and is not colored487 as required under this chapter.

(2) If the article is condemned, it shall, after entry of decree, be disposed of by destruction or sale, as the court may direct, and the proceeds, if such article is sold, less legal costs, shall be paid to the commissioner for transmission to the General Funds of the State Treasury * * *.

493 (3) When a decree of condemnation is entered against the 494 article, court costs and fees and storage and other proper 495 expenses shall be awarded against the person <u>shown to be the</u> 496 claimant of the article.

497 (4) The remedy in this section is supplemental to and not in
 498 replacement of the remedies under Sections 69-25-51 through

499 <u>69-25-63.</u>

500 **SECTION 17.** Section 69-23-23, Mississippi Code of 1972, is 501 amended as follows:

502 69-23-23. (1) Any nonresident individual, partnership, 503 association, firm, or corporation desiring to distribute, sell, or 504 offer for sale within this state any product described in this 505 chapter, and any such nonresident who may be subject otherwise to 506 the provisions of such chapter, shall file a written power of attorney designating the Secretary of State as the agent of such 507 508 nonresident upon whom service of process may be had in the event 509 of any suit against said nonresident individual, partnership, 510 firm, association, or corporation; and such power of attorney shall be so prepared in such form as to render effective the 511 jurisdiction of the courts of Mississippi over such nonresident 512 513 applicants and make such applicants amenable to the jurisdiction of the courts of this state. Provided, however, that any such 514 515 nonresident who has a duly appointed resident agent upon whom process may be served as provided by law shall not be required to 516 517 designate the Secretary of State as such agent. The Secretary of State shall be allowed such fees therefor as provided by law for 518 519 designating resident agents. The commissioner shall be furnished 520 with a copy of such designation of the Secretary of State or of a 521 resident agent, such copy to be duly certified by the Secretary of 522 State.

523 (2) The commissioner may also require such nonresident 524 subject to the provisions of this chapter to furnish to him a fidelity bond or other security satisfactory to him and 525 526 conditioned that the principal therein named shall pay for any and 527 all damages suffered by any person by reason of the negligence of 528 the principal or his or its agents in the conduct of said business 529 and shall honestly conduct said business and as otherwise conditioned by said commissioner, provided that in no case shall a 530 531 bond or other security less than Ten Thousand Dollars (\$10,000.00)

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be required. A copy of said bond duly certified by the 532 533 commissioner shall be received as evidence in all courts of this state without further proof. Any person having a right of action 534 535 against such person, firm, association or corporation may bring suit against the principal and sureties on such bond. Should the 536 537 surety furnished become unsatisfactory, said applicant shall 538 execute a new bond and should he fail to do so, it shall be the 539 duty of the commissioner to cancel his license and give him notice 540 of said fact, and it shall be unlawful thereafter for such person to engage in said business without obtaining a new license. 541 542 SECTION 18. Section 69-23-27, Mississippi Code of 1972, is

543 amended as follows:

544 69-23-27. (1) It is unlawful for any person to act as a 545 licensed pesticide dealer without being licensed by the commissioner. A license shall be required for each location or 546 547 outlet located within this state from which such pesticides are distributed. Any dealer who has no pesticide outlet licensed 548 549 within this state and who distributes such pesticides directly 550 into this state shall obtain a pesticide dealer license for his 551 principal out-of-state location or outlet.

(2) Application for a license shall be submitted on a form prescribed by the commissioner, and shall include the name and address of the applicant, the name of the pesticide dealer manager, the address of each outlet, the name of the resident agent if the dealer is not a resident of this state, and any other information required by the commissioner.

(3) * * * This section shall not apply to (a) a licensed pesticide applicator who sells pesticides only as an integral part of his pesticide application service where such pesticides are applied by the commercial applicator; or (b) any federal, state, county or municipal agency which provides pesticides only for its own programs.

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564 (4) The commissioner may set standards and qualifications 565 for licensing of pesticide dealers and dealer managers to 566 determine their competency.

(5) Licenses for pesticide dealers will expire on December 567 568 31 of each year and must be renewed annually.

569 (6) The commissioner may prescribe rules and regulations 570 pertaining to licensing of pesticide dealers, including but not limited to record keeping, and may at any time cancel, suspend or 571 572 revoke a pesticide dealer license when he finds there has been a 573 failure or refusal to comply with the provisions of this chapter 574 or regulations adopted hereunder. The regulatory action authorized in this subsection shall be governed by Sections 575 576 69-25-51 through 69-25-63.

SECTION 19. Section 69-23-29, Mississippi Code of 1972, is 577 amended as follows: 578

579 69-23-29. (1) (a) Any person violating any of the 580 provisions of this chapter or the rules and regulations issued 581 under this chapter is guilty of a misdemeanor and, upon 582 conviction, shall be punished by a fine of not more than One Thousand Dollars (\$1,000.00) or by imprisonment for not more than 583 584 one (1) year or by both such fine and imprisonment at the discretion of the court having jurisdiction. 585

586 (b) Each violation and each day's violation for 587 continuing acts, shall constitute a separate offense.

588 (c) Any person violating any of the provisions of this 589 chapter or the rules and regulations issued under this chapter in 590 such a way that causes harm or poses a threat to man, animals or 591 the environment is guilty of a felony and, upon conviction, shall 592 be punished by a fine of not more than Twenty-Five Thousand 593 Dollars (\$25,000.00) or by imprisonment in the State Penitentiary 594 for a term of not more than twenty (20) years or by both such fine 595 and imprisonment for each violation.

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596 (2) Each violation of this chapter or the <u>applicable</u> rules
597 and regulations * * * <u>shall</u> subject the violator to <u>administrative</u>
598 action as provided for in Sections 69-25-51 through 69-25-63.

599 SECTION 20. Section 69-23-101, Mississippi Code of 1972, is 600 amended as follows:

601 69-23-101. Sections 69-23-101 through <u>69-23-135</u> may be known 602 as the "Mississippi Pesticide Application Law of 1975."

603 **SECTION 21.** Section 69-23-103, Mississippi Code of 1972, is 604 amended as follows:

605 69-23-103. Sections 69-23-101 <u>through 69-23-135</u> shall be 606 administered by the Commissioner of the Mississippi Department of 607 Agriculture and Commerce, or his agent, herein referred to as the 608 "commissioner."

609 **SECTION 22.** Section 69-23-105, Mississippi Code of 1972, is 610 amended as follows:

611 69-23-105. The purpose of Sections 69-23-101 through 69-23-135 is to provide a means for the state certification of 612 613 applicators of restricted use pesticides required under the Federal Insecticide, Fungicide and Rodenticide Act, and to 614 615 regulate in the public interest the use and application of such 616 pesticides, except as such application is regulated under Sections 69-19-1 through 69-19-15, 69-21-1 through 69-21-27, or 69-21-101 617 618 through 69-21-141, and to designate the Mississippi Department of 619 Agriculture and Commerce as the agency responsible for administering a plan for certification of applicators of 620 restricted use pesticides and to cooperate with the United States 621 622 Environmental Protection Agency as provided for in the Federal 623 Insecticide, Fungicide and Rodenticide Act, and for other 624 purposes.

625 **SECTION 23.** Section 69-23-107, Mississippi Code of 1972, is 626 amended as follows: 627 69-23-107. When used in the context of Sections 69-23-101 628 through <u>69-23-135</u>, the following terms shall be ascribed the 629 following meanings:

630 (a) "Commissioner" means the Commissioner of
631 Agriculture and Commerce of the State of Mississippi.

(b) "Certification" means the recognition by a state
that a person is competent and thus authorized to use or supervise
the use of restricted use pesticides.

(c) "Certified applicator" means any person who is
certified to use or supervise the use of any restricted use
pesticide covered by this certification.

(d) "Commercial applicator" means a certified
applicator (whether or not he is a private applicator with respect
to some uses) who uses or supervises the use of any pesticide
which is classified for restricted use for any purpose or on any
property other than as provided by the definition of "private
applicator."

(e) "Division" means the Bureau of Plant Industry
within the Regulatory Office of the Mississippi Department of
Agriculture and Commerce.

647 (f) "Division of Plant Industry" means the Bureau of
648 Plant Industry within the Regulatory Office of the Mississippi
649 Department of Agriculture and Commerce.

(g) "EPA" means the United States EnvironmentalProtection Agency.

(h) "FIFRA" means the Federal Insecticide, Fungicideand Rodenticide Act, as amended.

(i) "License" means a license, certificate or permit.
(j) "Person" means any individual, partnership,
association, corporation or organized group of persons, whether
incorporated or not.

658

(k) "Pest" mean<u>s</u>:

05/SS01/SB2790CR.J ***SS01/0SB2790CR.J*** (S)AG;JA (H)AG PAGE 20 G3/5 659 (i) Any insects, rodents, nematodes, fungi, weeds;660 and

(ii) Other forms of terrestrial or aquatic plant
or animal life or virus, bacteria, or other microorganism (except
viruses, bacteria or other microorganism on or in living man or
other living animals) which the commissioner declares to be a
pest.

(1) "Pesticide" means any substance or mixture of
substances intended for preventing, destroying, repelling,
mitigating or attracting any pests; and shall also include
adjuvants intended to enhance the effectiveness of pesticides; and
any substance or mixture of substances intended for use as a plant
regulator, defoliant or desiccant.

672 (m) "Private applicator" means a certified applicator who uses or supervises the use of any pesticide which is 673 674 classified for restricted use for purposes of producing any 675 agricultural commodity on property owned, rented or controlled by 676 him or his employer or, if applied without compensation other than 677 trading of personal services between producers of agricultural 678 commodities, on the property of another person, subject to 679 regulations adopted under authority granted by Sections 69-23-101 through 69-23-135. 680

(n) "Public applicator" means any individual who
applies restricted use pesticides as an employee of a state
agency, municipal corporation, public utility, or other
governmental agency. This term does not include employees who
work under direct "on-the-job" supervision of a public applicator.

686 (o) "Restricted use pesticide" means any pesticide
687 classified for restricted use by EPA or by the commissioner.

688 (p) "State restricted pesticide use" mean<u>s</u> any 689 pesticide use which, when used as directed or in accordance with a 690 widespread and commonly recognized practice, the commissioner

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691 determines subsequent to a hearing, requires additional

692 restrictions for that use to protect the environment including 693 man, lands, beneficial insects, animals, crops and wildlife, other 694 than pests.

(q) "Under the direct supervision of a certified applicator" means, unless otherwise prescribed by its labeling, a pesticide which is to be applied by a competent person acting under the instructions and control of a certified applicator who is available if and when needed, even though such certified applicator is not physically present at the time and place the pesticide is applied.

(r) "Unreasonable adverse effects on the environment" means any unreasonable risk to man or the environment, taking into account the economic, social and environmental costs and benefits of the use of any pesticide.

(s) Words and terms as defined in Sections 69-19-1through <u>69-19-15</u>, 69-21-1 through 69-21-27, 69-21-101 through <u>69-21-141</u>, and 69-23-1 through <u>69-23-29</u>, when used in Sections 69-23-101 through <u>69-23-135</u> shall have the same meaning ascribed therein.

711 SECTION 24. Section 69-23-109, Mississippi Code of 1972, is 712 amended as follows:

69-23-109. (1) The commissioner <u>may</u> adopt regulations to
carry out the provisions of Sections 69-23-1 through <u>69-23-135</u>.

(2) In adopting regulations, the commissioner shall give consideration to pertinent research findings and recommendations of other agencies of this state or federal government. The commissioner shall report to the Legislature on or before February 1 of each year any regulation promulgated under this section which is more restrictive than applicable federal regulations.

721 (3) Regulations promulgated by the commissioner under * * *
722 Sections 69-23-1 through <u>69-23-135</u> shall not be effective until

05/SS01/SB2790CR.J ***SS01/OSB2790CR.J*** (S)AG;JA (H)AG PAGE 22 G3/5 723 approved by the advisory board created under * * * Section 724 69-25-3.

725 In order to eliminate inequitable application or (4) 726 establishment of opposing regulations, the authority to regulate any matter pertaining to the registration, sale, handling, 727 distribution, notification of use, application and use of 728 729 pesticides shall vest solely in the Commissioner of Agriculture 730 and Commerce, except where other state agencies, including the 731 Agricultural Aviation Board, exercise such regulatory authority 732 under state law.

733 SECTION 25. Section 69-23-111, Mississippi Code of 1972, is
734 amended as follows:

69-23-111. (1) After October 21, 1976, it <u>is</u> unlawful for any person to engage in the application or use of any pesticide which is restricted by EPA or the commissioner, except as provided for and defined in Sections 69-19-1 through <u>69-19-15</u>, 69-21-1 through 69-21-27, 69-21-101 through <u>69-21-141</u>, and 69-23-1 through <u>69-23-29</u>, without <u>being</u> certified or licensed by the commissioner.

741 (2) The commissioner may classify licenses or permits to be 742 issued under Sections 69-23-101 through <u>69-23-135</u>. Separate 743 classifications and subclassifications may be specified by the 744 commissioner in conformity with FIFRA. Each classification may be 745 subject to separate requirements of testing procedures.

(3) Application for license shall be made on a form provided by the commissioner and shall contain information regarding the applicant's qualifications, proposed operations, and license classification or classifications as prescribed by regulations.

750 (4) The commissioner shall require each applicant for a 751 certified applicator's license to demonstrate competency by a 752 written or oral examination, or such other equivalent procedure as 753 may be adopted by the commissioner by regulation, that he 754 possesses adequate knowledge with respect to the proper use and

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755 application of pesticides in the particular categories or 756 classification for which application for license is made. The 757 commissioner may cooperate with other state, federal and private 758 agencies in preparing, administering and evaluating examinations 759 or other equivalent procedures, including training, for 760 determining competency of certified applicators, and shall 761 consider and be guided by certification requirements set forth by 762 EPA.

(5) If the commissioner finds the applicant qualified in the classification for which he has applied, he shall issue a certified applicator's license limited to that classification. Expiration dates of licenses may be established by regulation, unless revoked, suspended, <u>denied</u>, <u>cancelled</u> or <u>modified</u> prior thereto by the commissioner for cause as hereinafter provided.

769 SECTION 26. Section 69-23-113, Mississippi Code of 1972, is
770 amended as follows:

771 69-23-113. Any nonresident commercial applicator applying 772 for a license under Sections 69-23-101 through 69-23-135 to operate in the state shall file a written power of attorney 773 774 designating the Secretary of State as the agent of such 775 nonresident upon whom service of process may be had in the event of any suit against the nonresident person, and such power of 776 777 attorney shall be prepared and in such form as to render effective 778 the jurisdiction of the courts of this state over such nonresident applicant. * * * Any * * * nonresident who has a duly appointed 779 resident agent upon whom process may be served as provided by law 780 781 shall not be required to designate the Secretary of State as such 782 agent. The Secretary of State shall be allowed such fees therefor 783 as provided by law for designating resident agents. The 784 commissioner shall be furnished with a copy of such designation of 785 the Secretary of State or of a resident agent, such copy to be 786 duly certified by the Secretary of State.

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787 SECTION 27. Section 69-23-115, Mississippi Code of 1972, is 788 amended as follows: 789 69-23-115. It is unlawful for a person to: * * * 790 (a) Make false or fraudulent claims through any media misrepresenting the effect of materials or methods to be used; 791 (b) Conduct pest control operations in a faulty, 792 793 careless or negligent manner or to * * * operate faulty or unsafe pest control equipment * * *; 794 795 (c) * * * Fail to comply with the provisions of 796 Sections 69-23-101 through 69-23-135, or the regulations adopted hereunder * * *; 797 (d) * * * Fail to keep and maintain records required by 798 Sections 69-23-101 through $\underline{69-23-135}$ or to make reports when 799 800 required; Make false or fraudulent records, invoices or 801 (e) 802 reports; 803 Use fraud or misrepresentation in making (f) 804 application for a license or renewal for a license; 805 (g) Aid or abet any person in evading the provisions of Sections 69-23-101 through 69-23-135, or allow one's license to be 806 807 used by another person; (h) <u>Impersonate</u> any state or federal official; 808 809 (i) * * * Commit a violation under FIFRA; * * * 810 (j) * * * Use any restricted use pesticide in a manner which is * * * inconsistent with its labeling; or 811 (k) Commit any other act or omission specified in the 812 regulations adopted under Sections 69-23-101 through 69-23-135. 813 * * * 814 815 SECTION 28. Section 69-23-117, Mississippi Code of 1972, is 816 amended as follows: 69-23-117. Commercial applicators shall maintain records 817 818 with respect to the application of pesticides. Such relevant

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823 **SECTION 29.** Section 69-23-119, Mississippi Code of 1972, is 824 amended as follows:

825 69-23-119. (1) Any person duly licensed and certified under 826 Sections 69-19-1 through 69-19-15, 69-21-1 through 69-21-27, or 827 69-21-101 through 69-21-141, is exempted from the licensing 828 provisions of Sections 69-23-101 through 69-23-135.

829 (2) The commissioner may exempt such other persons as may be830 exempted by federal regulations.

(3) The commissioner may exempt public applicators from therequirements of Sections 69-23-113 and 69-23-117.

833 **SECTION 30.** Section 69-23-121, Mississippi Code of 1972, is 834 amended as follows:

69-23-121. The Mississippi Cooperative Extension Service
shall conduct courses of instruction and training for the purpose
of carrying out the provisions of Sections 69-23-101 through
69-23-135.

839 **SECTION 31.** Section 69-23-123, Mississippi Code of 1972, is 840 amended as follows:

69-23-123. The commissioner may cooperate with or enter into formal cooperative agreements with any public or private agency or educational institution of this state or any other state or federal agency for the purpose of carrying out the provisions of Sections 69-23-101 through <u>69-23-135</u>, to encourage training of certified applicators and securing uniformity of regulations.

847 **SECTION 32.** Section 69-23-125, Mississippi Code of 1972, is 848 amended as follows:

849 69-23-125. The commissioner shall enforce the provisions of
850 Sections 69-23-101 through <u>69-23-135</u>. The commissioner or his

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855 **SECTION 33.** Section 69-23-127, Mississippi Code of 1972, is 856 amended as follows:

69-23-127. The commissioner may <u>obtain</u> an injunction to enjoin the violation of Sections 69-23-101 through <u>69-23-135</u> or any regulations <u>issued under those</u> sections in the <u>chancery</u> court of the county in which the violation occurs.

861 SECTION 34. Section 69-23-133, Mississippi Code of 1972, is 862 amended as follows:

863 69-23-133. The commissioner shall appoint an advisory 864 committee, and by regulation establish the composition of the 865 committee to include representatives from the agriculture, 866 agribusiness and related industries.

The purpose of the committee shall be to advise and assist the commissioner in developing regulations and plans for implementing the provisions of Sections 69-23-101 through <u>69-23-135</u> and a pesticide regulatory program to meet the requirements of FIFRA.

872 SECTION 35. Section 69-23-135, Mississippi Code of 1972, is 873 amended as follows:

69-23-135. (1) (a) Any person violating any of the provisions of this chapter or the rules and regulations <u>issued</u> under this chapter at a minimum is guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than One Thousand Dollars (\$1,000.00) or by imprisonment for not more than one (1) year or by both such fine and imprisonment at the discretion of the court having jurisdiction.

881 (b) Each violation and each day's violation for
882 <u>continuing acts</u> shall constitute a separate offense.

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(c) Any person violating any of the provisions of this 883 884 chapter or the rules and regulations issued under this chapter in such a way that causes harm or poses a threat to man, animals or 885 886 the environment is guilty of a felony and, upon conviction, shall be punished by a fine of not more than Twenty-Five Thousand 887 Dollars (\$25,000.00) or by imprisonment in the State Penitentiary 888 for a term of not more than twenty (20) years or by both such fine 889 890 and imprisonment for each violation.

891 (2) Each violation of this chapter or the rules and
892 regulations <u>issued under this chapter shall</u> subject the violator
893 to <u>administrative</u> action as provided for in Sections 69-25-51
894 through 69-25-63.

895 SECTION 36. Section 69-25-55, Mississippi Code of 1972, 896 which provides that the failure to request a timely hearing 897 constitutes a waiver or the right to a hearing is repealed.

898 **SECTION 37.** Section 69-25-65, Mississippi Code of 1972, 899 which provides that the administrative hearing procedure shall not 900 apply to aerial applicators of pesticides is repealed.

901 **SECTION 38.** This act shall take effect and be in force from 902 and after July 1, 2005.

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

AN ACT TO AMEND SECTIONS 69-25-51 THROUGH 69-25-63, 1 2 MISSISSIPPI CODE OF 1972, TO REVISE THE ADMINISTRATIVE HEARING 3 PROCEDURE FOR THE BUREAU OF PLANT INDUSTRY; TO PROVIDE AN 4 EMERGENCY PROCEDURE WHEN A HERBICIDE OR INSECTICIDE VIOLATION 5 PRESENTS A CLEAR AND PRESENT DANGER TO THE HEALTH, SAFETY OR 6 WELFARE OF THE PUBLIC; TO AUTHORIZE THE DEPARTMENT OF AGRICULTURE 7 AND COMMERCE TO ISSUE EMERGENCY ORDERS PRIOR TO A HEARING WHEN 8 SUCH VIOLATIONS OCCUR; TO PROVIDE FOR THE REPEAL OF THE ADMINISTRATIVE FINE; TO AMEND SECTION 69-19-15, MISSISSIPPI CODE 9 OF 1972, TO CONFORM REGULATION OF PROFESSIONAL SERVICES TO THE 10 11 REVISED ADMINISTRATIVE HEARING PROCEDURE; TO AMEND SECTIONS 12 69-21-7, 69-21-9 AND 69-21-13, MISSISSIPPI CODE OF 1972, TO CONFORM THE REGULATION OF AERIAL APPLICATION OF HORMONE-TYPE HERBICIDES TO THE REVISED ADMINISTRATIVE HEARING PROCEDURE; TO 13 14 15 AMEND SECTION 69-21-5, MISSISSIPPI CODE OF 1972, TO ADD A 16 DEFINITION; TO AMEND SECTION 69-21-25, MISSISSIPPI CODE OF 1972, TO CLARIFY THE INSPECTION POWERS OF THE DEPARTMENT OF AGRICULTURE; TO AMEND SECTIONS 69-23-7, 69-23-9, 69-23-11, 69-23-21, 69-23-27, AND 69-23-29, MISSISSIPPI CODE OF 1972, TO CONFORM PESTICIDE 17 18 19

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20 REGISTRATION LAWS TO THE REVISED ADMINISTRATIVE HEARING PROCEDURE; TO AMEND SECTION 69-23-23, MISSISSIPPI CODE OF 1972, TO REVISE 21 NONRESIDENT BOND REQUIREMENTS; TO AMEND SECTIONS 69-23-101 THROUGH 69-23-127, 69-23-133 AND 69-23-135, MISSISSIPPI CODE OF 1972, TO 22 23 CORRECT CODE REFERENCES TO THE PESTICIDE APPLICATION LAW OF 1975; 24 TO FURTHER AMEND SECTIONS 69-23-117 AND 69-23-135, MISSISSIPPI CODE OF 1972, TO CONFORM TO REVISED ADMINISTRATIVE HEARING PROCEDURE; TO FURTHER AMEND SECTION 69-23-115, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE REVISED ADMINISTRATIVE HEARING PROCEDURE 25 26 27 28 29 AND TO CLARIFY UNLAWFUL ACTS UNDER THE PESTICIDE APPLICATION LAWS; TO REPEAL SECTION 69-25-55, MISSISSIPPI CODE OF 1972, WHICH 30 PROVIDES THAT THE FAILURE TO REQUEST A TIMELY HEARING CONSTITUTES 31 A WAIVER OR THE RIGHT TO A HEARING; TO REPEAL SECTION 69-25-65, MISSISSIPPI CODE OF 1972, WHICH PROVIDES THAT THE ADMINISTRATIVE 32 33 34 HEARING PROCEDURE SHALL NOT APPLY TO AERIAL APPLICATORS OF 35 PESTICIDES; AND FOR RELATED PURPOSES.

CONFEREES FOR THE SENATE	CONFEREES FOR THE HOUSE
X (SIGNED)	X (SIGNED)
Hyde-Smith	Eaton
X (SIGNED)	X (SIGNED)
Lee (35th)	Gibbs
X (SIGNED)	X (SIGNED)
Jackson (32nd)	Martinson