House Amendments to Senate Bill No. 2484

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

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

- 6 Section 31-7-15, Mississippi Code of 1972, is
- 7 amended as follows:
- 31-7-15. (1) Whenever two (2) or more competitive bids are 8
- 9 received, one or more of which relates to commodities grown,
- processed or manufactured within this state, and whenever all 10
- 11 things stated in such received bids are equal with respect to
- 12 price, quality and service, the commodities grown, processed or
- manufactured within this state shall be given preference. 13
- 14 similar preference shall be given to commodities grown, processed
- or manufactured within this state whenever purchases are made 15
- without competitive bids, and when practical the Department of 16
- 17 Finance and Administration may by regulation establish reasonable
- 18 preferential policies for other commodities, giving preference to
- resident suppliers of this state. 19
- 20 (2) Any foreign manufacturing company with a factory in the
- state and with over fifty (50) employees working in the state 21
- shall have preference over any other foreign company where both 22
- price and quality are the same, regardless of where the product is 23
- manufactured. 24
- 25 (3) On or before January 1, 1991, the Department of Finance
- and Administration shall adopt bid and product specifications to 26
- be utilized by all state agencies that encourage the procurement 27
- of commodities made from recovered materials. Preference in 28
- awarding contracts for commodities shall be given to commodities 29
- 30 offered at a competitive price.

- (4) Each state agency is required to procure products made 31
- 32 from recovered materials when those products are available at a
- competitive price. For purposes of this subsection, "competitive 33
- 34 price" means a price not greater than ten percent (10%) above the
- lowest and best bidder. A decision not to procure products made 35
- 36 from recovered materials must be based on a determination that
- 37 such procurement:
- 38 (a) Is not available within a reasonable period of
- 39 time; or
- Fails to meet the performance standards set forth 40 (b)
- 41 in the applicable specifications; or
- (c) Is not available at a competitive price. 42
- (5) Whenever economically feasible, each state agency is 43
- required to purchase products manufactured or sold by the 44
- 45 Mississippi Industries for the Blind.
- 46 SECTION 2. This act shall take effect and be in force from
- and after July 1, 2005. 47

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

AN ACT TO AMEND SECTION 31-7-15, MISSISSIPPI CODE OF 1972, TO REQUIRE STATE AGENCIES TO PURCHASE PRODUCTS MANUFACTURED OR SOLD 2

3 BY THE MISSISSIPPI INDUSTRIES FOR THE BLIND WHENEVER ECONOMICALLY

FEASIBLE; AND FOR RELATED PURPOSES.

HR07\SB2484A.J

Don Richardson Clerk of the House of Representatives