## 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. 29: Counties, municipalities and other political subdivisions; revise provisions regarding certain bonds and indebtedness.

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:

- 32 **SECTION 1.** Section 17-21-51, Mississippi Code of 1972, is
- 33 amended as follows:
- 34 17-21-51. (1) The board of supervisors of any county and
- 35 the governing authorities of any municipality (both referred to in
- 36 this article as "governing authority") are hereby authorized and
- 37 empowered, in their discretion, to borrow money, pursuant to the
- 38 provisions of this article, for the following purposes:
- 39 (a) To accomplish any purpose for which such governing
- 40 authorities are otherwise authorized by law to issue bonds, notes
- 41 or certificates of indebtedness; and
- 42 (b) To provide working capital, fund debt service
- 43 payments and other expenditures required by law and pay costs
- 44 incurred by governing authorities as a result of a natural
- 45 disaster. Such costs shall include, but not be limited to, debris
- 46 removal and disposal, overtime wages paid to public employees, and
- 47 the repair or replacement of public streets, roads and bridges,
- 48 storm drains, water and sewer facilities and other public
- 49 buildings, facilities and equipment. Money borrowed pursuant to
- 50 this paragraph (b) may also be utilized as matching funds for
- 51 federal or state disaster relief assistance.

52	(2) Except as otherwise provided in subsection (3) of this
53	section, the total outstanding indebtedness incurred by a
54	governing authority under this article at any one (1) time shall
55	not exceed the greater of one percent (1%) of the assessed value
56	of all taxable property located within the governing authority
57	according to the last completed assessment for taxation or Two
58	Hundred Fifty Thousand Dollars (\$250,000.00) or, in the case of
59	(a) the governing authorities located in any of the six (6) most
60	southern counties of the state covered by the Presidential
61	Declaration of Major Disaster for the State of Mississippi
62	(FEMA-1604-DR) dated August 29, 2005, and (b) the governing
63	authorities located in Forrest County and/or Jones County for
64	reasons related to such disaster, the greater of two percent (2%)
65	of the assessed value of all the taxable property located within
66	the governing authority according to the last completed assessment
67	for taxation or Two Hundred Fifty Thousand Dollars (\$250,000.00),
68	if the governing authorities referred to in (a) and (b) first
69	receive the approval of the State Treasurer based upon written
70	justification therefor. The total outstanding indebtedness
71	incurred by a governing authority as authorized under this
72	<pre>subsection shall be included in computing the statutory limitation</pre>
73	upon indebtedness which may be incurred by such governing
74	authority.
75	(3) However, from and after August 29, 2005, through
76	December 31, 2007, any borrowing pursuant to the provisions of
77	this article by governing authorities located in any of the six
78	(6) most southern counties of the state covered by the
79	Presidential Declaration of Major Disaster for the State of
80	Mississippi (FEMA-1604-DR) dated August 29, 2005, and governing
81	authorities located in Forrest County and/or Jones County for
82	reasons related to such disaster, shall not constitute an
83	indebtedness of the governing authority within the meaning of this

- 84 subsection or any other constitutional, statutory or municipal
- 85 charter limitation or restriction, if the governing authorities
- 86 first receive the approval of the State Treasurer based upon
- 87 written <u>justification therefor</u>.
- SECTION 2. Section 17-21-53, Mississippi Code of 1972, is
- 89 amended as follows:
- 90 17-21-53. (1) Before any money is borrowed under the
- 91 provisions of this article, the governing authority shall adopt a
- 92 resolution declaring the necessity for such borrowing and
- 93 specifying the purpose for which the money borrowed is to be
- 94 expended, the amount to be borrowed, the date or dates of the
- 95 maturity thereof, and how such indebtedness is to be evidenced.
- 96 The resolution shall be certified over the signature of the head
- 97 of the governing authority.
- 98 (2) The borrowing shall be evidenced by negotiable notes or
- 99 certificates of indebtedness of the governing authority which
- 100 shall be signed by the head and clerk of such governing authority.
- 101 All such notes or certificates of indebtedness shall be offered at
- 102 public sale by the governing authority after not less than ten
- 103 (10) days' advertising in a newspaper having general circulation
- 104 within the governing authority. Each sale shall be made to the
- 105 bidder offering the lowest rate of interest or whose bid
- 106 represents the lowest net cost to the governing authority;
- 107 however, the rate of interest shall not exceed that now or
- 108 hereafter authorized in Section 75-17-101, Mississippi Code of
- 109 1972. No such notes or certificates of indebtedness shall be
- 110 issued and sold for less than par and accrued interest. All notes
- 111 or certificates of indebtedness shall mature in approximately
- 112 equal installments of principal and interest over a period not to
- 113 exceed five (5) years from the dates of the issuance thereof.
- 114 Principal shall be payable annually, and interest shall be payable
- 115 annually or semiannually; provided, however, that the first

117 exceeding one (1) year. Provided, however, if negotiable notes are outstanding from not more than one (1) previous issue 118 119 authorized under the provisions of this article, then the schedule 120 of payments for a new or supplementary issue may be so adjusted that the schedule of maturities of all notes or series of notes 121 122 hereunder shall, when combined, mature in approximately equal 123 installments of principal and interest over a period of five (5) 124 years from the date of the new or supplementary issue, or if a 125 lower interest rate will thereby be secured on notes previously 126 issued and outstanding, a portion of the proceeds of any issue authorized hereunder may be used to refund the balance of the 127 128 indebtedness previously issued under the authority of this 129 article. Such notes or certificates of indebtedness shall be issued in such form and in such denominations as may be determined 130 131 by the governing authority and may be made payable at the office of any bank or trust company selected by the governing authority. 132 133 In such case, funds for the payment of principal and interest due thereon shall be provided in the same manner provided by law for 134 135 the payment of the principal and interest due on bonds issued by 136 the governing authority. (3) For the prompt payment of notes or certificates of 137 138 indebtedness at maturity, both principal and interest, the full 139 faith, credit and resources of the issuing entity are pledged. Ιf 140 the issuing entity does not have available funds in an amount sufficient to provide for the payment of principal and interest 141 142 according to the terms of such notes or certificates of indebtedness, then the governing authority shall annually levy a 143 144 special tax upon all of its taxable property at a rate the avails 145 of which will be sufficient to provide such payment. Funds derived from any such tax shall be paid into a sinking fund and 146 147 used exclusively for the payment of principal of and interest on

payment of principal or interest may be for any period not

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the notes or certificates of indebtedness. Until needed for 148 149 expenditure, monies in the sinking fund may be invested in the 150 same manner as the governing authority is elsewhere authorized by 151 law to invest surplus funds. 152 (4) Notwithstanding the provisions of subsection (2) of this section, from and after August 29, 2005, through December 31, 153 154 2007, any governing authority located in any of the six (6) most southern counties of the state covered by the Presidential 155 156 Declaration of Major Disaster for the State of Mississippi 157 (FEMA-1604-DR) dated August 29, 2005, and any governing authority 158 located in Forrest County and/or Jones County for reasons related to such disaster, may offer such notes or certificates of 159 160 indebtedness at private or public sale at such price or prices, at 161 such interest rate or rates, in such manner and at such times as may be agreed to by the governing authority and purchaser of the 162 163 notes or certificates, if the governing authorities first receive 164 the approval of the State Treasurer based upon written 165 justification therefor. Such notes or certificates of indebtedness shall mature over a period of not to exceed ten (10) 166 years from the dates of issuance and may be structured to defer 167 168 payment of principal and interest for a period not to exceed three 169 (3) years. 170 SECTION 3. Section 31-15-7, Mississippi Code of 1972, is 171 amended as follows: 31-15-7. Such refunding bonds shall bear such rate or rates 172 of interest as may be determined by the governing body \* \* \*; 173 174 shall be in such denomination or denominations and form as may be determined by resolution or order of the governing authority; and 175 176 shall be executed in behalf of the subdivision by such officer or

represented by coupons to be attached thereto, which may be

The interest to accrue on such refunding bonds shall be

officers thereof as may be determined in such resolution or order.

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executed by the facsimile signature of such officer or officers.
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     All such bonds shall be made to mature serially, beginning not
     more than five (5) years and running not longer than thirty (30)
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     years after their date, with not less than one percent (1%) of the
     total issue to mature each year during the first six (6) years,
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     beginning in the fifth year, after the date of such bonds; not
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     less than three percent (3%) of the said total issue to mature
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     annually during the next succeeding ten-year period of the life of
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     such bonds; and not less than five percent (5%) of said total
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     issue to mature annually during the next succeeding ten-year
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     period of the life of the bonds. However, from and after August
     29, 2005, through December 31, 2007, any political subdivision
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     located in one (1) of the six (6) most southern counties of the
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     state covered by the Presidential Declaration of Major Disaster
     for the State of Mississippi (FEMA-1604-DR) dated August 29, 2005,
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     and any political subdivision located in Forrest County and/or
     Jones County for reasons related to such disaster, may, if the
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     political subdivision first receives the approval of the State
     Treasurer based upon written justification therefor, issue such
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     refunding bonds as term or serial bonds at such price or prices,
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     at such interest rate or rates, in such manner, at such times, and
     in accordance with such terms and provisions as may be agreed to
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     by the governing authority of the political subdivision and the
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     purchasers of the refunding bonds. Such issue of refunding bonds
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     may provide that no principal or interest may be due for a period
     not to exceed three (3) years after the issue date.
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          SECTION 4. Section 31-15-9, Mississippi Code of 1972, is
     amended as follows:
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          31-15-9. The resolution or order providing for the issuance
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     of such bonds may reserve unto the governing authority the right
     to call in, pay, and redeem such bonds in the inverse order of
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     their numbers and maturities, prior to the maturity date or dates
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212	thereof on any interest payment date. Whenever it is desired to
213	exercise the aforesaid right, if reserved in such resolution or
214	order, the governing authority shall cause written notice thereof
215	to be delivered to the bank or office at which such bonds are
216	payable. Such notice shall be so delivered not less than thirty
217	(30) days prior to the interest payment date designated for the
218	redemption of such bonds, after which date so designated, no
219	further interest shall accrue on the bonds so called for
220	redemption. Such refunding bonds may be sold for not less than
221	par and accrued interest, or may be exchanged at par for bonds and
222	interest coupons to be refunded thereby.
223	The board of supervisors may accept county bonds,
224	consolidated school district bonds, rural separate school district
225	bonds or separate road district bonds, as the case may be, at not
226	more than par and interest accruing thereon at the rate fixed in
227	the bonds to be refunded in exchange for said refunding county
228	bonds, consolidated school district bonds, rural separate school
229	district bonds or separate road district bonds, as the case may
230	be. In accepting any bond in exchange for, or in payment of, any
231	such refunding bond, no bond shall be accepted in such exchange or
232	payment that is secured by the property of a smaller or different
233	district, or other subdivision, than that securing the refunding
234	bonds so issued. However, from and after August 29, 2005, through
235	December 31, 2007, refunding bonds issued, sold or exchanged by
236	any political subdivision located in one (1) of the six (6) most
237	southern counties of the state covered by the Presidential
238	Declaration of Major Disaster for the State of Mississippi
239	(FEMA-1604-DR) dated August 29, 2005, and any political
240	subdivision located in Forrest County and/or Jones County for
241	reasons related to such disaster, may be issued, sold or exchanged
242	for any price or prices and accrued interest as determined by any
243	such political subdivision, if the political subdivision first

244	receives the approval of the State Treasurer based upon written
245	justification therefor.
246	SECTION 5. Section 31-15-17, Mississippi Code of 1972, is
247	amended as follows:
248	31-15-17. (1) Sections 31-15-1 through $31-15-27$ , without
249	reference to any other statute, shall be deemed full and complete
250	authority for the issuance of refunding bonds by political
251	subdivisions of the state, and shall be construed as an additional
252	and alternative method therefor. None of the present
253	restrictions, requirements, conditions, or limitations of law
254	applicable to the issuance of bonds by political subdivisions of
255	this state shall apply to the issuance and sale or exchange of
256	bonds under the aforesaid sections, and no proceedings shall be
257	required for the issuance of such bonds other than those provided
258	for and required herein. All powers necessary to be exercised by
259	the governing authority of any such political subdivision in order
260	to carry out the provisions of said sections are hereby conferred.
261	(2) From and after August 29, 2005, through December 31,
262	2007, any political subdivision located in any of the six (6) most
263	southern counties of the state covered by the Presidential
264	Declaration of Major Disaster for the State of Mississippi
265	(FEMA-1604-DR) dated August 29, 2005, and any political
266	subdivision located in Forrest County and/or Jones County, which
267	has issued (and there remain outstanding) any tax increment,
268	special assessment or other special or limited obligation bonds
269	prior to August 29, 2005, if the political subdivision first
270	receives the approval of the State Treasurer based upon written
271	justification therefor, may, as an alternative to issuance of
272	refunding bonds pursuant to Sections 31-15-1 through 31-15-27,
273	make principal and interest payments as same accrue and mature on
274	any outstanding tax increment, special assessment or other special
275	or limited obligation bonds issued by such political subdivisions

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276	prior to August 29, 2005, from any available funds of the
277	political subdivision, without regard to any limitations and
278	restrictions as to the security and source of payment otherwise
279	imposed by statute or law or that may be provided in the issuing
280	documents of such tax increment, special assessment or other
281	special or limited obligation bonds.
282	SECTION 6. Section 31-15-21, Mississippi Code of 1972, is
283	amended as follows:
284	31-15-21. Any bonds heretofore or hereafter issued under
285	authority of Sections 21-27-11, 21-27-23, 21-27-41 through
286	21-27-43, or revenue bonds payable from funds other than the
287	proceeds of ad valorem taxes heretofore or hereafter issued under
288	authority of any other law of the State of Mississippi may be
289	refunded upon surrender, whether such bonds are due, optional, or
290	not yet matured. Such refunding bonds shall be negotiable, shall
291	be authorized by resolution adopted by the board or governing body
292	which shall have authorized the bonds that are being refunded, and
293	may either be delivered in exchange for the bonds to be refunded
294	or sold at not less than par and the proceeds applied to the
295	retirement of such bonds. However, from and after August 29, 2005
296	through December 31, 2007, such refunding bonds issued, sold or
297	exchanged by any political subdivision located in one (1) of the
298	six (6) most southern counties of the state covered by the
299	Presidential Declaration of Major Disaster for the State of
300	Mississippi (FEMA-1604-DR) dated August 29, 2005, and any
301	political subdivision located in Forrest County and/or Jones
302	County for reasons related to such disaster, may be issued, sold
303	or exchanged at such price or prices, and accrued interest, as may
304	be determined by any such political subdivision, if the political
305	subdivision first receives the approval of the State Treasurer
306	based upon written justification therefor.

307	SECTION 7. Section 31-15-25, Mississippi Code of 1972, is
308	amended as follows:
309	31-15-25. Such refunding bonds shall be payable from the
310	same sources of revenue and so far as possible shall be secured in
311	the same manner and by the same covenants and agreements as were
312	the bonds refunded. All provisions of the law under which the
313	bonds refunded were issued, which provide for the security of such
314	bonds and the requirements for fixing rates sufficient to operate
315	the project acquired or improved and to pay principal of and
316	interest on the bonds, shall remain in effect and shall be fully
317	applicable to the refunding bonds issued hereunder. In no event
318	shall taxes be levied for the payment of such bonds, and they
319	shall recite on their face that they are payable only from
320	revenues. However, from and after August 29, 2005, through
321	December 31, 2007, payment of principal and interest on any
322	refunding bonds issued, sold or exchanged pursuant to Sections
323	31-15-21 through 31-15-27 by any of the six (6) most southern
324	counties of the state or a municipality located in such a county
325	that are covered by the Presidential Declaration of Major Disaster
326	for the State of Mississippi (FEMA-1604-DR) dated August 29, 2005,
327	and Forrest County and/or Jones County or any municipality located
328	in such a county, if the county or municipality first receives the
329	approval of the State Treasurer based upon written justification
330	therefor, may, in the discretion of the issuing county or
331	municipality, be further secured by the irrevocable pledge of the
332	full faith, credit and resources of the county or municipality,
333	and in such event, the governing body of the county or
334	municipality issuing the refunding bonds, may annually levy a tax
335	upon all taxable property therein sufficient to pay the principal
336	of and the interest on such refunding bonds as the same matures
337	and accrues.

SECTION 8. This act shall take effect and be in force from 338 339 and after its passage.

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

AN ACT TO AMEND SECTIONS 17-21-51 AND 17-21-53, MISSISSIPPI 1 CODE OF 1972, TO REVISE THE PURPOSES FOR WHICH COUNTIES AND 2 MUNICIPALITIES LOCATED IN THE SIX MOST SOUTHERN COUNTIES OF THE STATE COVERED BY THE PRESIDENTIAL DECLARATION OF MAJOR DISASTER FOR THE STATE OF MISSISSIPPI DATED AUGUST 29, 2005, AND FORREST AND JONES COUNTY FOR REASONS RELATED TO SUCH DISASTER, MAY ISSUE CERTAIN NEGOTIABLE NOTES AND CERTIFICATES OF INDEBTEDNESS; TO PROVIDE THAT SUCH NOTES AND CERTIFICATES MAY BE OFFERED AT PUBLIC 8 OR PRIVATE SALE; TO INCREASE THE MAXIMUM TOTAL INDEBTEDNESS THAT 10 SUCH COUNTIES AND MUNICIPALITIES MAY INCUR AND TO EXEMPT SUCH NOTES AND CERTIFICATES FROM CERTAIN DEBT LIMITATIONS; TO REVISE THE MAXIMUM MATURITY FOR SUCH NOTES AND CERTIFICATES; TO AMEND 11 12 SECTIONS 31-15-7, 31-15-9, 31-15-17, 31-15-21 and 31-15-25, 13 MISSISSIPPI CODE OF 1972, TO REVISE THE MAXIMUM INTEREST RATE FOR REFUNDING BONDS ISSUED BY POLITICAL SUBDIVISIONS LOCATED IN ONE OF 14 15 THE SIX MOST SOUTHERN COUNTIES OF THE STATE; TO REVISE THE TERMS UNDER WHICH REFUNDING BONDS MAY BE ISSUED BY POLITICAL 16 17 SUBDIVISIONS LOCATED IN ONE OF THE SIX MOST SOUTHERN COUNTIES OF 18 19 THE STATE COVERED BY THE PRESIDENTIAL DECLARATION OF MAJOR DISASTER FOR THE STATE OF MISSISSIPPI DATED AUGUST 29, 2005, AND 20 FORREST AND JONES COUNTY FOR REASONS RELATED TO SUCH DISASTER; TO PROVIDE THAT ANY SUCH POLITICAL SUBDIVISION THAT HAS ISSUED TAX 21 22 23 INCREMENT, SPECIAL ASSESSMENT OR OTHER SPECIAL OR LIMITED OBLIGATION BONDS BEFORE AUGUST 29, 2005, MAY AS AN ALTERNATIVE TO ISSUING REFUNDING BONDS, MAKE PRINCIPAL AND INTEREST PAYMENTS ON 24 25 26 SUCH BONDS FROM ANY AVAILABLE FUNDS OF THE POLITICAL SUBDIVISION; TO PROVIDE THAT REFUNDING BONDS OF SUCH COUNTIES AND 27 MUNICIPALITIES MAY BE SECURED BY THE PLEDGE OF THE FULL FAITH, 28 CREDIT AND RESOURCES OF THE COUNTY OR MUNICIPALITY; AND FOR 29

CONFEREES FOR THE HOUSE CONFEREES FOR THE SENATE

Browning

X (SIGNED) X (SIGNED) Watson Robertson X (SIGNED) X (SIGNED)

X (SIGNED) X (SIGNED) Ellis Tollison

RELATED PURPOSES.

Reynolds

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