REPORT OF CONFERENCE COMMITTEE

MR. SPEAKER AND MADAM PRESIDENT:

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

44: Tidelands; revise certain provisions regarding H. B. No. leases to persons possessing a gaming license.

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:

- 15 SECTION 1. Section 29-1-107, Mississippi Code of 1972, is 16 amended as follows: 17 29-1-107. (1) The Secretary of State with the approval of the Governor shall, as far as practicable, rent or lease all lands 18 belonging to the state, except as otherwise provided by law for a 19 20 period of not exceeding one (1) year, and account for the rents 21 therefrom in the same manner as money received from the sale of state lands, provided that no state land shall be rented or leased 22 to individuals, corporations, partnerships, or association of 23 persons for hunting or fishing purposes. Property belonging to 24 the state in municipalities, even though it may have been 25 subdivided into lots, blocks, divisions, or otherwise escheated or 26 27 was sold to the state by such description, may likewise be leased 28 or rented by the Secretary of State under the terms provided above 29 for other state lands, and the rents accounted for in the same
- manner. The state shall have all the liens, rights and remedies 30
- accorded to landlords in Sections 89-7-1 through 89-7-125; said 31
- 32 leases and rental contracts shall automatically terminate on the
- date provided in said leases or contracts. 33
- 34 (2) (a) The Secretary of State, with the approval of the
- 35 Governor, may rent or lease surface lands, tidelands or submerged

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- 36 lands owned or controlled by the State of Mississippi lying in or
- 37 adjacent to the Mississippi Sound or Gulf of Mexico or streams
- 38 emptying therein, for a period not exceeding forty (40) years for
- 39 rental payable to the state annually. However, the term of any
- 40 lease of state public trust tidelands to a person possessing a
- 41 license under the Mississippi Gaming Control Act shall be governed
- 42 by the provisions of subsection (4) of this section.
- (b) The lessee under such agreement may construct such
- 44 necessary items for marking channels, docking, wharfing, mooring
- 45 or fleeting vessels which shall be in aid of navigation and not
- 46 obstructions thereto.
- 47 (c) A lessee of record may be given the option to renew
- 48 for an additional period not to exceed twenty-five (25) years;
- 49 however, the term of a renewal for a lease of state public trust
- 50 tidelands to a person possessing a gaming license under the
- 51 <u>Mississippi Gaming Control Act shall be governed by the provisions</u>
- 52 of subsection (4) of this section. The holder of a lease of
- 53 Public Trust Tidelands, at the expiration thereof, shall have a
- 54 prior right, exclusive of all other persons, to re-lease as may be
- 55 agreed upon between the holder of the lease and the Secretary of
- 56 State.
- 57 (d) * * * Leases shall provide for review and rent
- 58 adjustments at each fifth anniversary tied either to the All Urban
- 59 Consumer Price Index-All Items (CPI) or to an appraisal which
- 60 deducts the value of any improvements by the lessee which
- 61 substantially enhance the value of the land * * *. In the case
- 62 where the initial rental was based on the value set by the ad
- 63 valorem tax rolls, then the rent review and adjustment clause
- 64 shall be likewise based on the value set by such tax rolls. In
- 65 the event that the lessor and lessee cannot agree on a rental
- 66 amount, the lease may be cancelled at the option of the lessor.
- 67 The lessee shall, within thirty (30) days after execution of a

- sublease or assignment, file a copy thereof, including the total 68
- 69 consideration therefor, with the Secretary of State.
- paragraph shall not apply to a lease of state public trust 70
- 71 tidelands or submerged lands to a person possessing a gaming
- license under the Mississippi Gaming Control Act who operates a 72
- 73 gaming establishment on such tidelands.
- 74 (3) Provided, however, the current occupants of public trust
- 75 tidelands that were developed after the determinable mean high
- 76 water line nearest the effective date of the Coastal Wetlands
- 77 Protection Law shall pay an annual rental based on the fair market
- 78 value as determined by the assessed valuation of the property. The
- 79 holder of a lease of Public Trust Tidelands, at the expiration
- thereof, shall have a prior right, exclusive of all other persons, 80
- 81 to re-lease as may be agreed upon between the holder of the lease
- and the Secretary of State. 82
- 83 (4) (a) This section shall apply to any person possessing a
- license under the Mississippi Gaming Control Act who operates a 84
- 85 gaming establishment in any of the three (3) most southern
- counties of the state. 86
- 87 (b) The following shall apply to all leases of state
- public trust tidelands executed by such a licensee: 88
- (i) Every lease executed after August 29, 2005, 89
- 90 shall be for a period of thirty (30) years for rental payable to
- 91 the state annually.
- 92 (ii) By operation of this section, any lease
- executed before August 29, 2005, may, at the option of the lessee, 93
- either remain at the term stated in the original execution of the 94
- 95 lease or be converted to a thirty-year term lease, beginning on
- such date after August 29, 2005, that the lessee either resumes or 96
- 97 begins permanent gaming activities as approved by the Mississippi
- Gaming Commission, and the lessee shall be required to comply with 98
- 99 all other provisions of the lease. Should the lessee choose to

L00	operate in a structure that is not on state public trust tidelands
L01	and that is on property contiguous to tidelands leased by the
L02	lessee, the lessee shall be required to comply with all other
L03	provisions of the lease and shall be exempt from the assessment
L04	provided for in paragraph (c) of this subsection. Easements for
L05	and rights-of-way for public streets and highways shall not be
L06	construed to interrupt the contiguous nature of a parcel of
L07	property. In the event that a lessee does not elect either to
108	remain bound by the original term of the lease or to convert the
L09	lease to a thirty-year term, the Secretary of State may lease the
L10	state public trust tidelands that are the subject of the lease to
L11	any other person or entity.
L12	(iii) Leases shall provide for review and rent
L13	adjustments at each annual anniversary tied to the All Urban
L14	Consumer Price Index-All Items (CPI). In the case of the renewal
L15	of a lease after the expiration of the original thirty-year term
L16	under this subsection, each renewal shall be for a term of thirty
L17	(30) years. The base rate to which the CPI shall apply for
L18	purposes of executing the subsequent lease shall be negotiated by
L19	the lessee with the Secretary of State.
L20	(c) (i) Except as otherwise provided in this
L21	paragraph, any person possessing a license under the Mississippi
L22	Gaming Control Act who does not lease public trust tidelands from
L23	the state or any of its political subdivisions, and who operates a
L24	gaming establishment in any of the three (3) most southern
L25	counties of the state, shall pay an annual in-lieu tidelands
L26	assessment to the Public Trust Tidelands Assessments Fund
L27	(hereinafter referred to as "fund") created in Section 2 of House
L28	Bill No. 44, Fifth Extraordinary Session of 2005, in the amount
L29	and manner provided for in this paragraph.
L30	For calendar year 2006, the annual in-lieu tidelands
L31	assessment paid by the licensee to the fund shall be:

132	1. Four Hundred Thousand Dollars
133	(\$400,000.00), if the capital investment in the part of the
134	structure in which licensed gaming activities are conducted is
135	Fifty Million Dollars (\$50,000,000.00) or less.
136	2. Four Hundred Fifty Thousand Dollars
137	(\$450,000.00), if the capital investment in the part of the
138	structure in which licensed gaming activities are conducted is
139	equal to or more than Fifty Million Dollars (\$50,000,000.00) but
140	less than Sixty Million Dollars (\$60,000,000.00).
141	3. Five Hundred Thousand Dollars
142	(\$500,000.00), if the capital investment in the part of the
143	structure in which licensed gaming activities are conducted is
144	equal to or more than Sixty Million Dollars (\$60,000,000.00) but
145	<pre>less than Seventy-five Million Dollars (\$75,000,000.00).</pre>
146	4. Six Hundred Thousand Dollars
147	(\$600,000.00), if the capital investment in the part of the
148	structure in which licensed gaming activities are conducted is
149	equal to or more than Seventy-five Million Dollars
150	(\$75,000,000.00) but less than One Hundred Million Dollars
151	(\$100,000,000.00).
152	5. Seven Hundred Thousand Dollars
153	(\$700,000.00), if the capital investment in the part of the
154	structure in which licensed gaming activities are conducted is
155	equal to or more than One Hundred Million Dollars
156	(\$100,000,000.00) but less than One Hundred Twenty-five Million
157	Dollars (\$125,000,000.00).
158	6. Seven Hundred Fifty Thousand Dollars
159	(\$750,000.00), if the capital investment in the part of the
160	structure in which licensed gaming activities are conducted is
161	equal to or more than One Hundred Twenty-five Million Dollars
162	(\$125,000,000.00).

For each calendar year thereafter, the Secretary of Sta	<u>ate</u>
shall review and adjust the value of the capital investment	and
the annual in-lieu tidelands assessment due. Such review ar	<u>nd</u>
adjustment shall be tied to the CPI.	
(ii) This paragraph shall not apply to a gam	ning
licensee if the licensee conducts gaming in a structure that	is_
located on property that is leased from the Mississippi Stat	te Port
at Gulfport or any political subdivision of the state, or to	<u>а</u>
licensee who conducts gaming in a structure that is located	on
property that is leased to the licensee jointly by the State	e of
Mississippi and the City of Biloxi; however, with regard to	
property owned by a political subdivision of the state, this	3
exception shall only apply to property owned by the political	al_
subdivision on August 29, 2005, if legal gaming could have k	<u>oeen</u>
conducted on such property on that date.	
(iii) This paragraph shall not apply to a ga	ming
licensee if the licensee conducts gaming in a structure that	is is
located on property that is not leased from the State of	
Mississippi and/or a political subdivision of the State of	
Mississippi and is not on state public trust tidelands, and	if the
licensee conducted gaming on that property before August 29,	, 2005.
SECTION 2. (1) There is created in the State Treasury	<i>7</i> a
special fund to be known as the "Public Trust Tidelands	
Assessments Fund." The purpose of the fund is to ensure that	at
monies derived from the public trust tidelands assessments s	shall
be used for the benefit of preserving and protecting the tid	delands
and submerged lands found within the three (3) most southerr	ı
counties of the state. One (1) specific purpose of the fund	d is to
ensure that the annual payment made by the state for the pur	chase
of Deer Island shall continue uninterrupted until the purcha	ase
transaction is completed. The fund shall be administered by	the
Secretary of State, as trustee. None of the funds that are	in the

- 195 special fund or that are required to be deposited into the special
- 196 fund shall be transferred, diverted or in any other manner
- 197 expended or used for any purpose other than those purposes
- 198 specified in this section.
- 199 (2) (a) Any funds derived from assessments made pursuant to
- 200 Section 29-1-107(4)(c) shall be deposited into the special fund.
- 201 Funds paid pursuant to paragraph (a) of this
- 202 subsection may be appropriated by the Legislature in an amount
- 203 necessary to cover the administrative cost incurred by the
- 204 Mississippi Commission on Marine Resources. Any remaining funds
- 205 shall be disbursed by the commission for new and extra programs of
- 206 tidelands management, such as conservation, reclamation,
- 207 preservation, acquisition, education or the enhancement of public
- 208 access to the public trust tidelands or public improvement
- 209 projects as they relate to those lands.
- 210 (3) Any funds that are appropriated as separate line items
- in an appropriation bill for tideland programs or projects 211
- 212 authorized under this section for political subdivisions or other
- 213 agencies shall be disbursed as provided in this subsection.
- 214 The Department of Marine Resources shall make
- 215 progress payments in installments based on the work completed and
- material used in the performance of a tidelands project only after 216
- 217 receiving written verification from the political subdivision or
- 218 The political subdivision or agency shall submit
- 219 verification of the work completed or materials in such detail and
- 220 form that the department may require.
- 221 The Department of Marine Resources shall make funds
- 222 available for the purpose of using such funds as a match or
- 223 leverage for federal or other funds that are available for the
- 224 designated tidelands project.
- 225 SECTION 3. This act shall take effect and be in force from
- 226 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 29-1-107, MISSISSIPPI CODE OF 1972, TO SET FORTH THE REQUIREMENTS FOR THE LEASE OF STATE TIDELANDS OR SUBMERGED LANDS BY ANY PERSON POSSESSING A LICENSE UNDER THE GAMING CONTROL ACT WHO OPERATES A GAMING ESTABLISHMENT IN ANY OF THE THREE MOST SOUTHERN COUNTIES OF THE STATE; TO REQUIRE THE PAYMENT OF AN IN-LIEU TIDELANDS ASSESSMENT BY ANY PERSON POSSESSING A LICENSE UNDER THE GAMING CONTROL ACT WHO OPERATES A 6 GAMING ESTABLISHMENT IN ANY OF THE THREE MOST SOUTHERN COUNTIES OF 8 THE STATE, AND WHO DOES NOT LEASE STATE PUBLIC TRUST TIDELANDS; TO PROVIDE CERTAIN EXCEPTIONS TO THE PAYMENT OF THE IN-LIEU TIDELANDS 10 ASSESSMENT; TO CREATE THE PUBLIC TRUST TIDELANDS ASSESSMENTS FUND AND PROVIDE THE MANNER IN WHICH MONEY IN THE FUND MAY BE UTILIZED; 11 12 13 AND FOR RELATED PURPOSES.

CONFEREES FOR THE HOUSE

CONFEREES FOR THE SENATE

X (SIGNED) Moak

X (SIGNED) Robertson

X (SIGNED) Banks

X (SIGNED) Bryan

X (SIGNED) Compretta

X (SIGNED) Hewes