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. 1406: Building codes; require certain counties to enforce certain code requirements.

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:

19 <u>SECTION 1.</u> (1) The counties of Jackson, Harrison, Hancock, 20 Stone and Pearl River, including all municipalities therein, shall 21 enforce, on an emergency basis, all the wind and flood mitigation 22 requirements prescribed by the 2003 International Residential Code 23 and the 2003 International Building Code, as supplemented.

24 (2)Except as otherwise provided in subsection (4) of this 25 section, emergency wind and flood building requirements imposed in this section shall remain in force until the county board of 26 27 supervisors or municipal governing authorities, as the case may be, adopts as minimum mandatory codes the latest editions of the 28 29 codes described in subsection (3)(a) of this section. Except as 30 otherwise provided in subsection (4) of this section, the wind and flood mitigation requirements imposed by this section shall be 31 32 enforced by the county board of supervisors or municipal governing 33 authorities, as the case may be.

(3) (a) A county board of supervisors or municipal
governing authorities, as the case may be, described in subsection
(1) of this section shall adopt as minimum codes the latest
editions of the following:

38 (i) International Building Code and the standards39 referenced in that code for regulation of construction within

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40 these counties. The appendices of that code may be adopted as 41 needed, but the specific appendix or appendices must be referenced 42 by name or letter designation at the time of adoption.

(ii) International Residential Code (IRC) and the standards referenced in that code are included for regulation of construction within these counties. The appendices of that code may be adopted as needed, but the specific appendix or appendices must be referenced by name or letter designation at the time of adoption, with the exception of Appendix J, Existing Buildings and Structures, which is hereby adopted by this reference.

50 (b) In addition to any other codes required under this 51 section, a county board of supervisors or municipal governing 52 authorities, as the case may be, described in subsection (1) of 53 this section may adopt the latest editions of any of the 54 following:

55 (i) Codes established by the Mississippi Building56 Code Council.

57 (ii) Other codes addressing matters such as58 electrical, plumbing, mechanical, fire and fuel gas.

59 (4) The provisions of this section shall go into effect 60 thirty (30) days from the effective date of this act. However, 61 within sixty (60) days after the provisions of this section go 62 into effect, the board of supervisors of a county and/or the governing authorities of any municipality within a county, upon 63 64 resolution duly adopted and entered upon its minutes, may choose 65 not to be subject to the code requirements imposed under this 66 section.

67 <u>SECTION 2.</u> (1) There is hereby created the Mississippi 68 Building Codes Council. Each member of the council shall be 69 appointed by the executive director of his respective professional 70 association unless otherwise stated herein. Each member shall 71 serve for a term of three (3) years and until a successor is

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72 appointed and qualifies. No person who has previously been 73 convicted of a felony in this state or any other state may be 74 appointed to the council. The council shall consist of twenty-six 75 (26) members composed of: 76 (a) One (1) representative of the American Institute of Architects of Mississippi; 77 78 (b) Three (3) representatives of the Home Builders 79 Association of Mississippi; One (1) representative of the Associated General 80 (C) 81 Contractors of Mississippi; 82 One (1) representative of the Associated Builders (d) 83 and Contractors of Mississippi; 84 (e) One (1) representative of the American Council of Engineering Companies of Mississippi; 85 (f) Two (2) representatives of the Building Officials 86 87 Association of Mississippi; (g) One (1) disabled person to be appointed by the 88 Governor; 89 90 One (1) representative of the property/casualty (h) 91 insurance industry to be appointed by the Governor; 92 (i) One (1) representative of the Mississippi Municipal 93 Leaque; 94 (j) One (1) representative of the Mississippi 95 Manufactured Housing Association; 96 (k) One (1) representative of the electrical industry 97 who is a master electrician to be appointed by the American Subcontractors Association; 98 99 (1) One (1) representative of the mechanical or gas industry who is a master mechanic to be appointed by the American 100 101 Subcontractors Association;

One (1) representative of the plumbing industry who 102 (m) 103 is a master plumber to be appointed by the American Subcontractors 104 Association; 105 (n) One (1) representative of the Mississippi Fire 106 Chiefs Association; 107 (o) One (1) representative of the Mississippi Association of Supervisors; 108 (p) One (1) representative of the Mississippi Minority 109 Contractors Association to be appointed by the Governor; 110 111 One (1) representative of the Energy Division, (q) 112 Mississippi Development Authority, to serve ex officio, nonvoting; 113 (r) One (1) person representing the consumer who shall 114 have no interest in the construction industry to be appointed by 115 the Governor; The Mississippi State Fire Marshal, or his 116 (s) 117 designee, to serve ex officio, nonvoting; 118 (t) The Executive Director of the State Board of 119 Professional Geologists, or his designee, to serve ex officio, 120 nonvoting; and 121 (u) Three (3) representatives selected by the 122 Mississippi Gulf Coast Building and Construction Trade Council. 123 (2) A vacancy must be filled in the manner of the original 124 appointment for the unexpired portion of the term. 125 The State Fire Marshal shall convene the first meeting (3) 126 of the council within ninety (90) days of the effective date of 127 this act and shall act as temporary chairman until the council elects from its members a chairman and vice chairman. The council 128 129 shall adopt regulations consistent with this act. A meeting may be called by the chairman on his own initiative and must be called 130 131 by him at the request of three (3) or more members of the council. Each member must be notified by the chairman in writing of the 132 133 time and place of the meeting at least seven (7) days before the

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138 (4) The council shall adopt by reference and amend only the 139 latest editions of the following as discretionary statewide 140 minimum codes:

(a) International Building Code and the standards referenced in that code for regulation of construction within this state. The appendices of that code may be adopted as needed, but the specific appendix or appendices must be referenced by name or letter designation at the time of adoption.

(b) International Residential Code (IRC) and the standards referenced in that code are included for regulation of construction within this state. The appendices of that code may be adopted as needed, but the specific appendix or appendices must be referenced by name or letter designation at the time of adoption, with the exception of Appendix J, Existing Buildings and Structures, which is hereby adopted by this reference.

153 (c) Other codes addressing matters such as electrical,154 plumbing, mechanical, fire and fuel gas.

(5) The initial code or codes adopted by this council under the provisions of this section shall be completed no later than July 1, 2007.

SECTION 3. A county board of supervisors or municipal governing authorities, as the case may be, may adopt as minimum codes, any proposed codes established and promulgated by the Mississippi Building Codes Council. Any codes adopted by a board of supervisors or municipal governing authorities under this section shall be enforced by the board of supervisors or municipal governing authorities, as the case may be.

SECTION 4. (1) For purposes of this section, "farm 165 166 structure" means a structure that is constructed on a farm, other than a residence or a structure attached to it, for use on the 167 168 farm, including, but not limited to, barns, sheds and poultry 169 houses, but not public livestock areas. For purposes of this 170 section, "farm structure" does not include a structure originally qualifying as a "farm structure" but later converted to another 171 172 use.

173 (2) The governing body of a county or municipality shall not 174 enforce that portion of any building code established and/or 175 imposed under Sections 1 through 3 of this act that regulates the 176 construction or improvement of a farm structure.

177 The provisions of this section do not apply unless, (3) before constructing or improving a farm structure, the person 178 owning the property on which the structure is to be constructed 179 180 files an affidavit with the county or municipal official 181 responsible for enforcing the building code stating that the structure is being constructed as a farm structure. The affidavit 182 183 must include a statement of purpose or intended use of the 184 proposed structure or addition.

This section does not affect the authority of the 185 (4) 186 governing body of a county or municipality to issue building 187 permits before an affidavit for the construction or improvement of 188 a farm structure is filed under subsection (3) of this section. 189 **SECTION 5.** (1) The governing authority of any county or 190 municipality shall not enforce any portion of any building codes 191 established and/or imposed under Sections 1 through 3 of this act 192 that regulates the construction or improvement of industrial facilities that are engaged in activities designated as 193 194 manufacturing (sectors 31-33), utilities (sector 22), 195 telecommunications (sector 517), bulk stations and materials 196 (sector 422710), crude oil pipelines (sector 486110), refined

06/HR07/HB1406CR.3J * HR07/OHB1406CR.3J * (H)WM (S)IN PAGE 6 (BS) G1/2 197 petroleum products pipelines (sector 486910), natural gas 198 pipelines (sector 486210), other pipelines (sector 486990) and 199 natural gas processing plants (sector 211112), under the North 200 American Industry Classification System (NAICS).

(2) The governing authority of any county or municipality shall not enforce any portion of any building codes established and/or imposed under Sections 1 through 3 of this act which regulates the construction or improvement of buildings located on nonpublic fairgrounds or the construction or improvement of buildings located on the Neshoba County Fairgrounds in Neshoba County, Mississippi.

(3) The governing authority of any county or municipality shall not enforce any portion of any building codes established and/or imposed under Sections 1 through 3 of this act which regulates the construction or improvement of a private unattached outdoor recreational structure, such as a hunting or fishing camp.

(4) The governing authority of any county or municipality shall not enforce any portion of any building codes established and/or imposed under Sections 1 through 3 of this act which regulates the construction or improvement of manufactured housing built according to the Federal Manufactured Home Construction and Safety Standards Act.

219 SECTION 6. Section 19-5-9, Mississippi Code of 1972, is 220 amended as follows:

221 19-5-9. The construction codes published by a nationally 222 recognized code group which sets minimum standards and has the 223 proper provisions to maintain up-to-date amendments are adopted as 224 minimum standard guides for building, plumbing, electrical, gas, 225 sanitary, and other related codes in Mississippi. Any county 226 within the State of Mississippi, in the discretion of the board of supervisors, may adopt building codes, plumbing codes, electrical 227 228 codes, sanitary codes, or other related codes dealing with general

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public health, safety or welfare, or a combination of the same, 229 230 within but not exceeding the provisions of the construction codes 231 published by nationally recognized code groups, by order or 232 resolution in the manner prescribed in this section, but those 233 codes so adopted shall apply only to the unincorporated areas of 234 the county. However, those codes shall not apply to the erection, maintenance, repair or extension of farm buildings or farm 235 structures, except as may be required under the terms of the 236 237 "Flood Disaster Protection Act of 1973" and shall apply to a 238 master planned community as defined in Section 19-5-10, only to 239 the extent allowed in Section 19-5-10. The provisions of this section shall not be construed to authorize the adoption of any 240 241 code which applies to the installation, repair or maintenance of 242 electric wires, pipelines, apparatus, equipment or devices by or for a utility rendering public utility services, required by it to 243 244 be utilized in the rendition of its duly authorized service to the 245 public. Before any such code shall be adopted, it shall be either printed or typewritten and shall be presented in pamphlet form to 246 247 the board of supervisors at a regular meeting. The order or 248 resolution adopting the code shall not set out the code in full, but shall merely identify the same. The vote or passage of the 249 250 order or resolution shall be the same as on any other order or 251 resolution. After its adoption, the code or codes shall be 252 certified to by the president and clerk of the board of 253 supervisors and shall be filed as a permanent record in the office 254 of the clerk who shall not be required to transcribe and record 255 the same in the minute book as other orders and resolutions.

All provisions of this section shall apply to amendments and revisions of the codes mentioned in this section. The provisions of this section shall be in addition and supplemental to any existing laws authorizing the adoption, amendment or revision of county orders, resolutions or codes.

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Any code adopted under the provisions of this section shall 261 262 not be in operation or force until sixty (60) days have elapsed from the adoption of same; however, any code adopted for the 263 264 immediate preservation of the public health, safety and general 265 welfare may be effective from and after its adoption by a 266 unanimous vote of the members of the board. Within five (5) days after the adoption or passage of an order or resolution adopting 267 268 that code or codes the clerk of the board of supervisors shall 269 publish in a legal newspaper published in the county the full text 270 of the order or resolution adopting and approving the code, and 271 the publication shall be inserted at least three (3) times, and shall be completed within thirty (30) days after the passage of 272 273 the order or resolution.

274 Any person or persons objecting to the code or codes may object in writing to the provisions of the code or codes within 275 276 sixty (60) days after the passage of the order or resolution 277 approving same, and if the board of supervisors adjudicates that ten percent (10%) or more of the qualified electors residing in 278 279 the affected unincorporated areas of the county have objected in 280 writing to the code or codes, then in such event the code shall be 281 inoperative and not in effect unless adopted for the immediate 282 preservation of the public health, safety and general welfare 283 until approved by a special election called by the board of 284 supervisors as other special elections are called and conducted by the election commissioners of the county as other special 285 286 elections are conducted, the special election to be participated 287 in by all the qualified electors of the county residing in the 288 unincorporated areas of the county. If the voters approve the code or codes in the special election it shall be in force and in 289 290 operation thereafter until amended or modified as provided in this 291 section. If the majority of the qualified electors voting in the 292 special election vote against the code or codes, then, in such

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(H)WM (S)IN G1/2 293 event, the code or codes shall be void and of no force and effect, 294 and no other code or codes dealing with that subject shall be 295 adopted under the provisions of this section until at least two 296 (2) years thereafter.

After any such code shall take effect the board of supervisors is authorized to employ such directors and other personnel as the board, in its discretion, deems necessary and to expend general county funds or any other funds available to the board to fulfill the purposes of this section.

302 For the purpose of promoting health, safety, morals or the 303 general welfare of the community, the governing authority of any 304 municipality, and, with respect to the unincorporated part of any 305 county, the governing authority of any county, in its discretion, 306 are empowered to regulate the height, number of stories and size 307 of building and other structures, the percentage of lot that may 308 be occupied, the size of the yards, courts and other open spaces, 309 the density or population, and the location and use of buildings, structures and land for trade, industry, residence or other 310 311 purposes, but no permits shall be required except as may be 312 required under the terms of the "Flood Disaster Protection Act of 313 1973" for the erection, maintenance, repair or extension of farm 314 buildings or farm structures outside the corporate limits of 315 municipalities.

The authority granted in this section is cumulative and supplemental to any other authority granted by law.

Notwithstanding any provision of this section to the contrary, any code adopted by a county before or after April 12, 2001, is subject to the provisions of Section 41-26-14(10).

Notwithstanding any provision of this section to the
 contrary, the Boards of Supervisors of Jackson, Harrison, Hancock,
 Stone and Pearl River Counties shall enforce the requirements
 imposed under Section 1 of this act as provided in such section.

325 **SECTION 7.** Section 21-19-25, Mississippi Code of 1972, is 326 amended as follows:

21-19-25. Any municipality within the State of Mississippi 327 328 may, in the discretion of its governing authorities, adopt 329 building codes, plumbing codes, electrical codes, gas codes, 330 sanitary codes, or any other codes dealing with general public health, safety or welfare, or a combination of the same, by 331 ordinance, in the manner prescribed in this section. Before any 332 such code shall be adopted, it shall be either printed or 333 334 typewritten, and it shall be presented in pamphlet form to the 335 governing authorities of the municipality at a regular meeting. The ordinance adopting the code shall not set out the code in 336 337 full, but shall merely identify the same. The vote on passage of the ordinance shall be the same as on any other ordinances. After 338 its adoption, the code shall be certified to by the mayor and 339 clerk of the municipality, and shall be filed as a permanent 340 341 record in the office of the clerk, who shall not be required to transcribe and record the same in the ordinance book as other 342 343 ordinances. It shall not be necessary that the ordinance adopting 344 the code or the code itself be published in full, but notice of 345 the adoption of the code shall be given by publication in some 346 newspaper of the municipality for one (1) time, or if there be no 347 such newspaper, by posting at three (3) or more public places 348 within the corporate limits, a notice in substantially the 349 following form:

Notice is given that the city (or town or village) of _____, on the (give date of ordinance adopting code), adopted (state type of code and other information serving to identify the same) code.

All the provisions of this section shall apply to amendments and revisions of the code mentioned in this section. Any code adopted in accordance with this section shall not be in force for

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Notwithstanding any provision of this section to the contrary, any code adopted by a municipality before or after April 12, 2001, is subject to the provisions of Section 41-26-14(10).

365 Notwithstanding any provision of this section to the

366 <u>contrary</u>, the governing authorities of each municipality in

367 Jackson, Harrison, Hancock, Stone and Pearl River Counties shall

368 enforce the requirements imposed under Section 1 of this act as

369 provided in such section.

370 The provisions of this section shall apply to all

371 municipalities of this state, whether operating under the code 372 charter, a special charter, commission form, or other form of 373 government.

374 **SECTION 8.** This act shall take effect and be in force from 375 and after its passage.

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

AN ACT TO REQUIRE JACKSON, HARRISON, HANCOCK, STONE AND PEARL 1 2 RIVER COUNTIES, AND MUNICIPALITIES LOCATED THEREIN, TO ENFORCE WIND AND FLOOD MITIGATION REQUIREMENTS OF CERTAIN NATIONALLY 3 4 RECOGNIZED CODES AND STANDARDS; TO PROVIDE THAT THE BOARD OF 5 SUPERVISORS OF ANY SUCH COUNTY AND/OR THE GOVERNING AUTHORITIES OF б ANY MUNICIPALITY WITHIN A COUNTY, UPON RESOLUTION DULY ADOPTED AND 7 ENTERED UPON ITS MINUTES, MAY CHOOSE NOT TO BE SUBJECT TO SUCH 8 CODE REQUIREMENTS; TO REQUIRE SUCH COUNTIES AND MUNICIPALITIES TO 9 ADOPT CERTAIN NATIONALLY RECOGNIZED BUILDING AND RESIDENTIAL 10 CODES; TO CREATE THE MISSISSIPPI BUILDING CODES COUNCIL AND 11 PROVIDE FOR ITS MEMBERSHIP; TO PROVIDE THAT COUNTIES AND MUNICIPALITIES MAY ADOPT CODES ESTABLISHED BY THE MISSISSIPPI 12 13 BUILDING CODES COUNCIL; TO EXEMPT FARM STRUCTURES AND CERTAIN 14 OTHER BUILDINGS, FACILITIES AND MANUFACTURED HOUSING FROM THE

PROVISIONS OF THIS ACT; TO AMEND SECTIONS 19-5-9 AND 21-19-25, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES. 15

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CONFEREES FOR THE HOUSE	CONFEREES FOR THE SENATE
X (SIGNED)	X (SIGNED)
Watson	Kirby
X (SIGNED)	X (SIGNED)
Cummings	Chaney
X (SIGNED)	X (SIGNED)
Compretta	Hewes