Senate Amendments to House Bill No. 1229

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE 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:

7 <u>SECTION 1.</u> (1) Except as otherwise provided in subsection 8 (6), the clerk of the chancery court shall refuse any document or 9 instrument presented for recording that does not meet the 10 following requirements:

Each document or instrument shall consist of one or 11 (a) 12 more individual pages printed only on one (1) side. The document 13 or instrument shall not consist of pages that are permanently bound or in a continuous form and shall not have any attachment 14 stapled or otherwise affixed to any page except as necessary to 15 comply with statutory requirements. However, the individual pages 16 of a document or instrument may be stapled together for 17 18 presentation for recording. A label that is firmly attached with 19 a bar code or return address may be accepted for recording.

20 All preprinted text shall be at least eight (8) (b) 21 point in size and no more than twenty (20) characters and spaces per inch. All other typed or computer generated text, including, 22 but not limited to, all names of parties to an agreement, shall be 23 24 at least ten (10) point in size and no more than sixteen (16) characters and spaces per inch. If a document or instrument, 25 26 other than a plat or survey or a drawing related to a plat or 27 survey, presented for recording contains type smaller than eight (8) point type for the preprinted text and ten (10) point type for 28 29 all other text, the document or instrument shall be accompanied by 30 an exact typewritten or printed copy that meets the requirements of this section. 31

Each document shall be of sufficient legibility to 32 (C) 33 produce a clear reproduction. If a document or instrument, other than a plat or survey or a drawing related to a plat or survey, is 34 35 not sufficiently legible to produce a clear reproduction, the document or instrument shall be accompanied by an exact 36 37 typewritten or printed copy that meets the type size requirements of paragraph (b) and shall be recorded contemporaneously as 38 39 additional pages of the document or instrument.

40 (d) Each document or instrument, other than a plat or 41 survey or a drawing related to a plat or survey, shall be on white 42 paper of not less than twenty-pound weight without watermarks or 43 other visible inclusions. All text within the document or 44 instrument shall be of sufficient color and clarity to ensure that 45 the text is readable when reproduced from the record.

46 (e) All signatures on a document or instrument shall be 47 in black or dark blue ink and of sufficient color and clarity to ensure that the signatures are readable when the document or 48 49 instrument is reproduced from the record. The corresponding name 50 shall be typed, printed or stamped beneath the original signature. The typing or printing of a name or the application of an embossed 51 52 or inked stamp shall not cover or otherwise materially interfere 53 with any part of the document or instrument except where provided 54 by law. Failure to print or type signatures as required in this 55 paragraph does not invalidate the document or instrument.

56 (f) The first page of each document or instrument, 57 other than a plat or survey or a drawing related to a plat or survey, shall have a top margin of at least three (3) inches of 58 59 vertical space from left to right which shall be reserved for the 60 recorder's use. All other margins on the document or instrument 61 shall be a minimum of three-fourths (3/4) of one (1) inch. Nonessential information including, but not limited to, form 62 63 numbers or customer notations may be placed in a margin other than the top margin. A document may be recorded if a minor portion of 64 a seal or incidental writing extends into a margin. The recorder 65 66 shall not incur any liability for failure to show a seal or

67 information that extends beyond the margin of the permanent68 archival record.

69 (2) Each document or instrument, other than a plat or survey 70 or a drawing related to a plat or survey, that is presented for 71 recording and that contains any of the following information shall 72 have that information on the first page below the three-inch 73 margin:

74 (a) The name, address and telephone number of the75 individual who prepared the document.

76 (b) A return address.

77 (c) The title of the document or instrument.

78 (d) All grantors' names.

79 (e) All grantees' names.

80 (f) Any address and telephone number required by
81 Section 27-3-51, Mississippi Code of 1972.

(g) The legal description of the property or indexing
instruction per Section 89-5-33(3) and parcel identification
number, if required.

85 (h) A document or instrument number for statutory86 requirements, if applicable.

87 (3) All pages shall be consecutively numbered, beginning 88 with the first page; the page number shall be placed within the 89 bottom margin of each page, and the page number shall be in a 90 format showing each page number relative to the total number of 91 pages.

92 (4) The recorder may record the following documents or 93 instruments which are exempt from the format requirements of this 94 section:

95 (a) A document or instrument that was executed before96 January 1, 2007.

97 (b) A military separation document or instrument.
98 (c) A document or instrument executed outside the
99 United States.

100 (d) A certified copy of a document or instrument issued101 by a governmental agency, including a vital record.

102 (e) A document or instrument where one (1) of the103 original parties is deceased or otherwise incapacitated.

104 (f) A document or instrument formatted to meet court 105 requirements.

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(g) A federal tax lien.

107 (h) A filing under the Uniform Commercial Code.
108 (5) A document or instrument rejected for recording by a
109 recorder shall be returned to the preparer or presenter
110 accompanied by an explanation of the reason for rejection.

The recorder may elect to record a document or 111 (6) 112 instrument that does not substantially conform to the format standards specified in subsections (1) through (3) of this section 113 upon payment of an additional recording fee of Ten Dollars 114 115 (\$10.00) per document or instrument. The fee shall be charged only for documents or instruments dated on or after January 1, 116 117 2007; this fee may not be charged for those documents or instruments specifically exempted in subsection (4). 118

SECTION 2. Section 89-5-25, Mississippi Code of 1972, is amended as follows:

89-5-25. (1) It shall be the duty of the clerk of the 121 122 chancery court to whom any written instrument is delivered to be 123 recorded, and which is properly recordable in his county, to 124 record the same without delay, together with the acknowledgments 125 of proofs and the certificates thereof, and also the plats of 126 surveys, schedules, and other papers thereto annexed, by entering 127 them word for word in a fair handwriting, or typewriting, or by filling up printed forms, or by recording by photostat machine or 128 129 other equally permanent photographic or electronic process, and entering the hour and minute, the day of the month, and the year 130 131 when the instrument was delivered to him for record, and when recorded. Records filed or stored electronically may be in 132 133 addition to, or in lieu of, the physical record on paper. He 134 shall also carefully preserve all instruments of writing, which are properly acknowledged and delivered to him to be recorded, and 135 136 after recording deliver them to the party entitled thereto on

demand. He shall also put a complete alphabetical index, both direct and reverse, to each book, except as provided in subsection (2), herein; and every person shall have access, at proper times, to such books, and be entitled to transcripts from the same on paying the lawful fees. He shall record the deeds and other instruments in the order of time in which they are filed for record as far as practicable.

144 (2) In counties having a population in excess of one hundred 145 nineteen thousand (119,000) with an assessed valuation of all taxable property therein in excess of Sixty-three Million Dollars 146 147 (\$63,000,000.00), and having two (2) cities wholly located therein, each with a population in excess of thirty thousand 148 149 (30,000) persons according to the preceding Federal Census, 150 wherein the clerk of the chancery court has a well kept general 151 index, both direct and reverse, for each kind or class of record 152 books as required by Section 89-5-33, the board of supervisors may, by order spread upon its minutes, authorize the clerk of the 153 154 chancery court to omit putting such index in each separate book of 155 the records to which such general index is kept.

156 (3) This section shall not be construed to authorize and 157 empower the boards of supervisors to purchase any photostat 158 machines or other equally permanent photographic or electronic 159 processes.

160 (4) From and after January 1, 2007, instruments to be 161 recorded shall comply with the provisions of Section 1 of this 162 act.

163 **SECTION 3.** This act shall take effect and be in force from 164 and after January 1, 2007.

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

1 AN ACT TO ADOPT DOCUMENT FORMATTING STANDARDS FOR CERTAIN 2 INSTRUMENTS FILED WITH THE CLERK OF THE CHANCERY COURT; TO PROVIDE 3 FOR THE PAYMENT OF A FEE FOR NONCONFORMING DOCUMENTS; TO AMEND 4 SECTION 89-5-25, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; 5 AND FOR RELATED PURPOSES.

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John O. Gilbert Secretary of the Senate