REPORT OF CONFERENCE COMMITTEE

MR. SPEAKER AND MADAM PRESIDENT:

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

246: Bonds; authorize issuance for IHL and H. B. No. community/junior college capital improvements.

We, therefore, respectfully submit the following report and recommendation:

- 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:

- 7 SECTION 1. (1) As used in this section, the following words
- shall have the meanings ascribed herein unless the context clearly 8
- 9 requires otherwise:
- (a) "Accreted value" of any bond means, as of any date 10
- 11 of computation, an amount equal to the sum of (i) the stated
- 12 initial value of such bond, plus (ii) the interest accrued thereon
- from the issue date to the date of computation at the rate, 13
- 14 compounded semiannually, that is necessary to produce the
- 15 approximate yield to maturity shown for bonds of the same
- 16 maturity.
- 17 (b) "State" means the State of Mississippi.
- 18 (C) "Commission" means the State Bond Commission.
- (i) A special fund, to be designated as the "2007 19 (a)
- 20 IHL Capital Improvements Fund," is created within the State
- Treasury. The fund shall be maintained by the State Treasurer as 2.1
- 2.2 a separate and special fund, separate and apart from the General
- Fund of the state. Unexpended amounts remaining in the fund at 23
- the end of a fiscal year shall not lapse into the State General 24
- 25 Fund, and any interest earned or investment earnings on amounts in
- the fund shall be deposited into such fund. 26

27	(ii) Monies deposited into the fund shall be
28	disbursed, in the discretion of the Department of Finance and
29	Administration, with the approval of the Board of Trustees of
30	State Institutions of Higher Learning on those projects related to
31	the universities under its management and control to pay the costs
32	of capital improvements, renovation and/or repair of existing
33	facilities, furnishings and/or equipping facilities for public
34	facilities as hereinafter described:
35	AMOUNT
36	NAME PROJECT ALLOCATED
37	Alcorn State University \$ 4,000,000.00
38	Repair and renovation of campus
39	buildings and facilities, repair,
40	renovation, replacement and
41	improvement of campus
42	infrastructure and purchase
43	of furniture and equipment,
44	and construction of
45	facilities\$ 4,000,000.00
46	Delta State University\$ 5,200,000.00
47	Repair and renovation of campus
48	buildings and facilities, repair,
49	renovation, replacement and
50	improvement of campus
51	infrastructure and purchase of
52	furniture and equipment, and
53	addition to Caylor-White and
54	Walters Halls and mechanical
55	plant\$ 5,200,000.00
56	Jackson State University \$ 11,000,000.00
57	Repair and renovation of campus
58	buildings and facilities, repair,

59	renovation, replacement and
60	improvement of campus
61	infrastructure and purchase of
62	furniture and equipment necessary
63	for compliance with the Americans
64	with Disabilities Act\$ 4,000,000.00
65	Demolition, construction, replacement,
66	furnishing and equipping of the
67	Charles Moore Building, Dansby
68	Hall and Johnson Hall, land
69	acquisition, site improvements,
70	and repair and renovation of
71	campus buildings and facilities,
72	repair, renovation, replacement and
73	improvement of campus
74	infrastructure and purchase of
75	furniture and equipment\$ 5,000,000.00
76	Furnishing and equipping of the
77	School of Engineering\$ 2,000,000.00
78	Mississippi University for Women \$ 3,300,000.00
79	Repair and renovation of campus
80	buildings and facilities, repair,
81	renovation, replacement and
82	improvement of campus
83	infrastructure and purchase of
84	furniture and equipment\$ 3,000,000.00
85	Preplanning of repair and
86	renovation of and addition
87	to library\$ 300,000.00
88	Mississippi State University \$ 15,300,000.00
89	Phase III of repair, renovation,
90	and furnishing and equipping

91	of Harned Hall\$ 12,000,000.00										
92	Repair and renovation of campus										
93	buildings and facilities,										
94	repair, renovation, replacement										
95	and improvement of campus										
96	infrastructure and purchase										
97	of furniture and equipment, to										
98	include Middleton Hall\$ 3,000,000.00										
99	Preplanning of repair and										
100	renovation of Phase II of										
101	Lee Hall\$ 300,000.00										
102	Mississippi State University/Division of Agriculture										
103	Forestry and Veterinary Medicine \$ 5,000,000.00										
104	Phase I of repair, renovation,										
105	furnishing and equipping of the										
106	Lloyd Ricks Building\$ 5,000,000.00										
107	Mississippi Valley State University \$ 6,500,000.00										
108	Correction of building and										
109	design deficiencies of the										
110	Sutton Administration Building,										
111	furnishing and equipping of the										
112	building, renovation of										
113	president's suite and general										
114	repair and renovation of										
115	campus buildings and										
116	facilities\$ 4,500,000.00										
117	Repair, renovation, furnishing										
118	and equipping of the										
119	J.H. White Library and										
120	Science Tech Building\$ 2,000,000.00										
121	University of Mississippi \$ 13,500,000.00										
122	Repair and renovation of										

123	campus buildings and facilities,
124	repair, renovation, replacement
125	and improvement of campus
126	infrastructure and purchase
127	of furniture and equipment,
128	to include Guyton Hall\$ 3,000,000.00
129	Matching funds for
130	construction, furnishing
131	and equipping of a new
132	Law Center\$ 10,000,000.00
133	Preplanning of new classroom
134	facility\$ 500,000.00
135	University of Mississippi Medical Center \$ 5,300,000.00
136	Repair and renovation of campus
137	buildings and facilities, repair,
138	renovation, replacement and
139	improvement of campus
140	infrastructure and purchase of
141	furniture and equipment, and
142	preplanning of and Phase I
143	repair and renovation of
144	Old Hospital\$ 5,300,000.00
145	University of Southern Mississippi \$ 10,000,000.00
146	Land acquisition, site improvements,
147	and repair and renovation of
148	campus buildings and facilities,
149	repair, renovation, replacement and
150	improvement of campus
151	infrastructure and purchase of
152	furniture and equipment\$ 10,000,000.00
153	University of Southern Mississippi/
154	Gulf Coast Campuses\$ 500,000.00

155	Facility repairs, replacements
156	renovations and upgrades and
157	preplanning of facilities at
158	Gulf Coast Campuses\$ 500,000.00
159	University of Southern Mississippi/Stennis \$ 2,000,000.00
160	Phase II of designing,
161	constructing, furnishing
162	and equipping of an
163	oceanographic support
164	facility\$ 2,000,000.00
165	IHL Education and Research Center \$ 2,500,000.00
166	Repair and renovation of campus
167	buildings and facilities, repair,
168	renovation, replacement and
169	improvement of campus
170	infrastructure and purchase of
171	furniture and equipment\$ 2,500,000.00
172	TOTAL \$ 84,100,000.00
173	(b) (i) Amounts deposited into such special fund shall
174	be disbursed to pay the costs of projects described in paragraph
175	(a) of this subsection. If any monies in such special fund are
176	not used within four (4) years after the date the proceeds of the
177	bonds authorized under this section are deposited into the special
178	fund, then the institution of higher learning for which any unused
179	monies are allocated under paragraph (a) of this subsection shall
180	provide an accounting of such unused monies to the commission.
181	Promptly after the commission has certified, by resolution duly
182	adopted, that the projects described in paragraph (a) of this
183	subsection shall have been completed, abandoned, or cannot be
184	completed in a timely fashion, any amounts remaining in such
185	special fund shall be applied to pay debt service on the bonds
186	issued under this section, in accordance with the proceedings

authorizing the issuance of such bonds and as directed by the commission.

(ii) Monies in the special fund may be used to 189 190 reimburse reasonable actual and necessary costs incurred by the 191 Department of Finance and Administration, acting through the 192 Bureau of Building, Grounds and Real Property Management, in 193 administering or providing assistance directly related to a project described in paragraph (a) of this subsection. An 194 195 accounting of actual costs incurred for which reimbursement is 196 sought shall be maintained for each project by the Department of 197 Finance and Administration, Bureau of Building, Grounds and Real Property Management. Reimbursement of reasonable actual and 198 199 necessary costs for a project shall not exceed two percent (2%) of 200 the proceeds of bonds issued for such project. Monies authorized 201 for a particular project may not be used to reimburse 202 administrative costs for unrelated projects.

(c) The Department of Finance and Administration, acting through the Bureau of Building, Grounds and Real Property Management, is expressly authorized and empowered to receive and expend any local or other source funds in connection with the expenditure of funds provided for in this subsection. The expenditure of monies deposited into the special fund shall be under the direction of the Department of Finance and Administration, and such funds shall be paid by the State Treasurer upon warrants issued by such department, which warrants shall be issued upon requisitions signed by the Executive Director of the Department of Finance and Administration, or his designee.

(d) Any amounts allocated to an institution of higher
learning that are in excess of that needed to complete the
projects at such institution of higher learning that are described
in paragraph (a) of this subsection may be used for general

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- repairs and renovations at the institution of higher learning to which such amount is allocated.
- 220 (3) (a) (i) A special fund, to be designated as the "2007
- 221 Institutions of Higher Learning Discretionary Fund, " is created
- 222 within the State Treasury. The fund shall be maintained by the
- 223 State Treasurer as a separate and special fund, separate and apart
- 224 from the General Fund of the state. Unexpended amounts remaining
- 225 in the fund at the end of a fiscal year shall not lapse into the
- 226 State General Fund, and any interest earned or investment earnings
- 227 on amounts in the fund shall be deposited to the credit of the
- 228 fund. Monies in the fund may not be used or expended for any
- 229 purpose except as authorized under this section;
- 230 (ii) Monies deposited into the fund shall be
- 231 disbursed by the Department of Finance and Administration, upon
- 232 the recommendation of the Board of Trustees of State Institutions
- 233 of Higher Learning, to pay the costs of site improvements, general
- 234 weatherization, demolition and roofing, environmental, mechanical,
- 235 electrical and structural repairs and repair and renovation of
- 236 buildings and facilities of state institutions of higher learning
- 237 and purchase of necessary furniture and equipment; and
- 238 (iii) Completion of previously authorized projects
- 239 at state institutions of higher learning.
- 240 (b) Amounts deposited into such special fund shall be
- 241 disbursed to pay the costs of projects described in paragraph (a)
- 242 of this subsection.
- 243 (c) The expenditure of monies deposited into the
- 244 special fund shall be under the direction of the Department of
- 245 Finance and Administration, upon the recommendation of the Board
- 246 of Trustees of State Institutions of Higher Learning, and such
- 247 funds shall be paid by the State Treasurer upon warrants issued by
- 248 such department, which warrants shall be issued upon requisitions

- signed by the Executive Director of the Department of Finance and Administration, or his designee.
- 251 (4) (a) (i) A special fund, to be designated as the "2007
- 252 Greenville Higher Education Center Repair and Renovation Fund" is
- 253 created within the State Treasury. The fund shall be maintained
- 254 by the State Treasurer as a separate and special fund, separate
- 255 and apart from the General Fund of the state. Unexpended amounts
- 256 remaining in the fund at the end of a fiscal year shall not lapse
- 257 into the State General Fund, and any interest earned or investment
- 258 earnings on amounts in the fund shall be deposited into such fund.
- 259 (ii) Monies deposited into the fund shall be
- 260 disbursed, in the discretion of the Department of Finance and
- 261 Administration, to pay the costs of repair and renovation and
- 262 landscaping of the Greenville Higher Education Center.
- 263 (b) Amounts deposited into such special fund shall be
- 264 disbursed to pay the costs of the projects described in paragraph
- 265 (a) of this subsection. Promptly after the commission has
- 266 certified, by resolution duly adopted, that the projects described
- 267 in paragraph (a) of this subsection shall have been completed,
- 268 abandoned, or cannot be completed in a timely fashion, any amounts
- 269 remaining in such special fund shall be applied to pay debt
- 270 service on the bonds issued under this section, in accordance with
- 271 the proceedings authorizing the issuance of such bonds and as
- 272 directed by the commission.
- 273 (c) The Department of Finance and Administration,
- 274 acting through the Bureau of Building, Grounds and Real Property
- 275 Management, is expressly authorized and empowered to receive and
- 276 expend any local or other source funds in connection with the
- 277 expenditure of funds provided for in this subsection. The
- 278 expenditure of monies deposited into the special fund shall be
- 279 under the direction of the Department of Finance and
- 280 Administration, and such funds shall be paid by the State

281	Treasurer upon warrants issued by such department, which warrants										
282	shall be issued upon requisitions signed by the Executive Director										
283	of the Department of Finance and Administration, or his designee.										
284	(5) (a) (i) A special fund to be designated as the "2007										
285	Community and Junior Colleges Capital Improvements Fund" is										
286	created within the State Treasury. The fund shall be maintained										
287	by the State Treasurer as a separate and special fund, separate										
288	and apart from the General Fund of the state. Unexpended amounts										
289	remaining in the fund at the end of a fiscal year shall not lapse										
290	into the State General Fund, and any interest earned or investment										
291	earnings on amounts in the fund shall be deposited to the credit										
292	of the fund. Monies in the fund may not be used or expended for										
293	any purpose except as authorized under this act.										
294	(ii) Monies deposited into the fund shall be										
295	disbursed, in the discretion of the Department of Finance and										
296	Administration, to pay the costs of acquisition of real property,										
297	construction of new facilities, equipping and furnishing										
298	facilities, including furniture and technology equipment and										
299	infrastructure, and addition to or renovation of existing										
300	facilities for community and junior college campuses as										
301	recommended by the State Board for Community and Junior Colleges.										
302	The amount to be expended at each community and junior college is										
303	as follows:										
304	Coahoma\$ 1,640,329.00										
305	Copiah-Lincoln										
306	East Central										
307	East Mississippi										
308	Hinds										
309	Holmes										
310	Itawamba										
311	Jones										
312	Meridian										

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313	Mississippi Delta										
314	Mississippi Gulf Coast										
315	Northeast Mississippi										
316	Northwest Mississippi										
317	Pearl River										
318	Southwest Mississippi										
319	GRAND TOTAL\$35,000,000.00										
320	(b) Amounts deposited into such special fund shall be										
321	disbursed to pay the costs of projects described in paragraph (a)										
322	of this subsection. If any monies in such special fund are not										
323	used within four (4) years after the date the proceeds of the										
324	bonds authorized under this section are deposited into the special										
325	fund, then the community college or junior college for which any										
326	such monies are allocated under paragraph (a) of this subsection										
327	shall provide an accounting of such unused monies to the										
328	commission. Promptly after the commission has certified, by										
329	resolution duly adopted, that the projects described in paragraph										
330	(a) of this section shall have been completed, abandoned, or										
331	cannot be completed in a timely fashion, any amounts remaining in										
332	such special fund shall be applied to pay debt service on the										
333	bonds issued under this section, in accordance with the										
334	proceedings authorizing the issuance of such bonds and as directed										
335	by the commission.										
336	(c) The Department of Finance and Administration,										
337	acting through the Bureau of Building, Grounds and Real Property										
338	Management, is expressly authorized and empowered to receive and										
339	expend any local or other source funds in connection with the										
340	expenditure of funds provided for in this section. The										
341	expenditure of monies deposited into the special fund shall be										
342	under the direction of the Department of Finance and										
343	Administration, and such funds shall be paid by the State										
344	Treasurer upon warrants issued by such department, which warrants										

345	shall be issued upon requisitions signed by the Executive Director
346	of the Department of Finance and Administration, or his designee.
347	(6) (a) The commission, at one time, or from time to time,
348	may declare by resolution the necessity for issuance of general
349	obligation bonds of the State of Mississippi to provide funds for
350	all costs incurred or to be incurred for the purposes described in
351	subsections (2), (3), (4) and (5) of this section. Upon the
352	adoption of a resolution by the Department of Finance and
353	Administration, declaring the necessity for the issuance of any
354	part or all of the general obligation bonds authorized by this
355	section, the Department of Finance and Administration shall
356	deliver a certified copy of its resolution or resolutions to the
357	commission. Upon receipt of such resolution, the commission, in
358	its discretion, may act as the issuing agent, prescribe the form
359	of the bonds, advertise for and accept bids, issue and sell the
360	bonds so authorized to be sold and do any and all other things
361	necessary and advisable in connection with the issuance and sale
362	of such bonds. The total amount of bonds issued under this
363	section shall not exceed One Hundred Twenty-two Million Five
364	Hundred Fifty-eight Thousand Dollars (\$122,558,000.00). No bonds
365	shall be issued under this section after July 1, 2012.
366	(b) The proceeds of the bonds issued pursuant to this
367	act shall be deposited into the following special funds in not
368	more than the following amounts:
369	(i) The 2007 IHL Capital Improvements Fund created
370	pursuant to subsection (2) of this section \$ 84,100,000.00.
371	(ii) The 2007 Institutions of Higher Learning
372	Discretionary Fund created pursuant to subsection (3) of this
373	section\$ 3,000,000.00.
374	(iii) The 2007 Greenville Higher Education Center
375	Repair and Renovation Fund created pursuant to subsection (4) of
376	this section\$ 458,000.00.

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377	(iv) The 2007 Community and Junior Colleges
378	Capital Improvements Fund created pursuant to subsection (5) of
379	this section \$ 35,000,000.00.
380	(c) Any investment earnings on amounts deposited into
381	the special funds created in subsections (2), (3), (4) and (5) of
382	this section shall be used to pay debt service on bonds issued
383	under this section, in accordance with the proceedings authorizing
384	issuance of such bonds.
385	(7) The principal of and interest on the bonds authorized
386	under this section shall be payable in the manner provided in this
387	subsection. Such bonds shall bear such date or dates, be in such
388	denomination or denominations, bear interest at such rate or rates
389	(not to exceed the limits set forth in Section 75-17-101,
390	Mississippi Code of 1972), be payable at such place or places
391	within or without the State of Mississippi, shall mature
392	absolutely at such time or times not to exceed twenty-five (25)
393	years from date of issue, be redeemable before maturity at such
394	time or times and upon such terms, with or without premium, shall
395	bear such registration privileges, and shall be substantially in
396	such form, all as shall be determined by resolution of the
397	commission.
398	(8) The bonds authorized by this section shall be signed by
399	the chairman of the commission, or by his facsimile signature, and
400	the official seal of the commission shall be affixed thereto,
401	attested by the secretary of the commission. The interest
402	coupons, if any, to be attached to such bonds may be executed by
403	the facsimile signatures of such officers. Whenever any such
404	bonds shall have been signed by the officials designated to sign
405	the bonds who were in office at the time of such signing but who
406	may have ceased to be such officers before the sale and delivery
407	of such bonds, or who may not have been in office on the date such
408	bonds may bear, the signatures of such officers upon such bonds

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- and coupons shall nevertheless be valid and sufficient for all 409 410 purposes and have the same effect as if the person so officially 411 signing such bonds had remained in office until their delivery to 412 the purchaser, or had been in office on the date such bonds may 413 However, notwithstanding anything herein to the contrary, 414 such bonds may be issued as provided in the Registered Bond Act of 415 the State of Mississippi.
- (9) All bonds and interest coupons issued under the 416 provisions of this section have all the qualities and incidents of 417 418 negotiable instruments under the provisions of the Uniform 419 Commercial Code, and in exercising the powers granted by this 420 section, the commission shall not be required to and need not 421 comply with the provisions of the Uniform Commercial Code.
 - The commission shall act as the issuing agent for the bonds authorized under this section, prescribe the form of the bonds, advertise for and accept bids, issue and sell the bonds so authorized to be sold, pay all fees and costs incurred in such issuance and sale, and do any and all other things necessary and advisable in connection with the issuance and sale of such bonds. The commission is authorized and empowered to pay the costs that are incident to the sale, issuance and delivery of the bonds authorized under this section from the proceeds derived from the sale of such bonds. The commission shall sell such bonds on sealed bids at public sale, and for such price as it may determine to be for the best interest of the State of Mississippi, but no such sale shall be made at a price less than par plus accrued interest to the date of delivery of the bonds to the purchaser. All interest accruing on such bonds so issued shall be payable semiannually or annually; however, the first interest payment may be for any period of not more than one (1) year.
- Notice of the sale of any such bonds shall be published at 439 440 least one time, not less than ten (10) days before the date of

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- 441 sale, and shall be so published in one or more newspapers
- 442 published or having a general circulation in the City of Jackson,
- 443 Mississippi, and in one or more other newspapers or financial
- 444 journals with a national circulation, to be selected by the
- 445 commission.
- The commission, when issuing any bonds under the authority of
- 447 this section, may provide that bonds, at the option of the State
- 448 of Mississippi, may be called in for payment and redemption at the
- 449 call price named therein and accrued interest on such date or
- 450 dates named therein.
- 451 (11) The bonds issued under the provisions of this section
- 452 are general obligations of the State of Mississippi, and for the
- 453 payment thereof the full faith and credit of the State of
- 454 Mississippi is irrevocably pledged. If the funds appropriated by
- 455 the Legislature are insufficient to pay the principal of and the
- 456 interest on such bonds as they become due, then the deficiency
- 457 shall be paid by the State Treasurer from any funds in the State
- 458 Treasury not otherwise appropriated. All such bonds shall contain
- 459 recitals on their faces substantially covering the provisions of
- 460 this subsection.
- 461 (12) Upon the issuance and sale of bonds under the
- 462 provisions of this section, the commission shall transfer the
- 463 proceeds of any such sale or sales to the special funds created in
- 464 subsections (2), (3), (4) and (5) of this section in the amounts
- 465 provided for in subsection (6)(b) of this section. The proceeds
- 466 of such bonds shall be disbursed solely upon the order of the
- 467 Department of Finance and Administration under such restrictions,
- 468 if any, as may be contained in the resolution providing for the
- 469 issuance of the bonds.
- 470 (13) The bonds authorized under this section may be issued
- 471 without any other proceedings or the happening of any other
- 472 conditions or things other than those proceedings, conditions and

- things which are specified or required by this section. Any 473 474 resolution providing for the issuance of bonds under the 475 provisions of this section shall become effective immediately upon 476 its adoption by the commission, and any such resolution may be 477 adopted at any regular or special meeting of the commission by a 478 majority of its members.
- 479 (14) The bonds authorized under the authority of this 480 section may be validated in the Chancery Court of the First 481 Judicial District of Hinds County, Mississippi, in the manner and 482 with the force and effect provided by Chapter 13, Title 31, 483 Mississippi Code of 1972, for the validation of county, municipal, school district and other bonds. The notice to taxpayers required 484 485 by such statutes shall be published in a newspaper published or 486 having a general circulation in the City of Jackson, Mississippi.
- 487 (15) Any holder of bonds issued under the provisions of this 488 section or of any of the interest coupons pertaining thereto may, 489 either at law or in equity, by suit, action, mandamus or other proceeding, protect and enforce any and all rights granted under 490 491 this section, or under such resolution, and may enforce and compel 492 performance of all duties required by this section to be 493 performed, in order to provide for the payment of bonds and 494 interest thereon.
- 495 (16)All bonds issued under the provisions of this section 496 shall be legal investments for trustees and other fiduciaries, and 497 for savings banks, trust companies and insurance companies 498 organized under the laws of the State of Mississippi, and such 499 bonds shall be legal securities which may be deposited with and 500 shall be received by all public officers and bodies of this state and all municipalities and political subdivisions for the purpose 501 502 of securing the deposit of public funds.

503	(17)	Bonds	issued	l under	the	prov	<i>i</i> sic	ons	of t	his	sect	ion a	and	
504	income th	erefrom	shall	be exer	npt	from	all	tax	atic	n ir	n the	Stat	ce o	f
505	Mississip	pi.												

- 506 The proceeds of the bonds issued under this section 507 shall be used solely for the purposes herein provided, including 508 the costs incident to the issuance and sale of such bonds.
- (19) The State Treasurer is authorized, without further 509 510 process of law, to certify to the Department of Finance and Administration the necessity for warrants, and the Department of 511 512 Finance and Administration is authorized and directed to issue 513 such warrants, in such amounts as may be necessary to pay when due 514 the principal of, premium, if any, and interest on, or the 515 accreted value of, all bonds issued under this section; and the 516 State Treasurer shall forward the necessary amount to the designated place or places of payment of such bonds in ample time 517 518 to discharge such bonds, or the interest thereon, on the due dates 519 thereof.
- (20) This section shall be deemed to be full and complete 520 521 authority for the exercise of the powers herein granted, but this 522 section shall not be deemed to repeal or to be in derogation of 523 any existing law of this state.
- 524 SECTION 2. This act shall take effect and be in force from 525 and after its passage.

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

AN ACT TO AUTHORIZE THE ISSUANCE OF STATE GENERAL OBLIGATION 1 2 BONDS FOR THE PURPOSE OF MAKING CAPITAL IMPROVEMENTS FOR STATE

- INSTITUTIONS OF HIGHER LEARNING, THE GREENVILLE HIGHER EDUCATION CENTER AND COMMUNITY AND JUNIOR COLLEGES; AND FOR RELATED
- 4
- 5 PURPOSES.

CONFEREES FOR THE HOUSE CONFEREES FOR THE SENATE

X (SIGNED) X (SIGNED) Watson Robertson

X (SIGNED) X (SIGNED) Bailey Bryan

X (SIGNED) X (SIGNED) Howell Clarke