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. 1248: Hotel; revise the definition of for certain purposes.

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

- 1. That the Senate recede from its Amendment No. 1.
- That the House and Senate adopt the following amendment: 2.

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 41-49-3, Mississippi Code of 1972, is 22
- 23 amended as follows:
- 41-49-3. The term "hotel" shall mean and include any entity 2.4
- or individual engaged in the business of furnishing or providing 25
- 26 one or more rooms intended or designed for dwelling, lodging or
- 27 sleeping purposes that at any one time will accommodate transient
- 28 guests and that are known to the trade as such and includes every
- 29 building or other structure kept, used, maintained or advertised
- 30 as, or held out to the public to be, a place where sleeping
- accommodations are supplied for pay or other consideration to 31
- 32 transient guests regardless of the number of rooms, units, suites
- 33 or cabins available, excluding nursing homes or institutions for
- the aged or infirm as defined in Section 43-11-1 * * *. 34
- 35 SECTION 2. Section 27-65-23, Mississippi Code of 1972, is
- amended as follows: 36
- 37 27-65-23. Upon every person engaging or continuing in any of
- the following businesses or activities there is hereby levied, 38
- 39 assessed and shall be collected a tax equal to seven percent (7%)
- 40 of the gross income of the business, except as otherwise provided:
- 41 Air conditioning installation or repairs;

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42		Automobile, motorcycle, boat or any other vehicle
43	repairing	or servicing;
44		Billiards, pool or domino parlors;
45		Bowling or tenpin alleys;
46		Burglar and fire alarm systems or services;
47		Car washingautomatic, self-service, or manual;
48		Computer software sales and services;
49		Cotton compresses or cotton warehouses;
50		Custom creosoting or treating, custom planing, custom
51	sawing;	
52		Custom meat processing;
53		Electricians, electrical work, wiring, all repairs or
54	installat	ion of electrical equipment;
55		Elevator or escalator installing, repairing or
56	servicing;	
57		Film developing or photo finishing;
58		Foundries, machine or general repairing;
59		Furniture repairing or upholstering;
60		Grading, excavating, ditching, dredging or landscaping;
61		Hotels (as defined in Section 41-49-3), motels, tourist
62	courts or	camps, trailer parks;
63		Insulating services or repairs;
64		Jewelry or watch repairing;
65		Laundering, cleaning, pressing or dyeing;
66		Marina services;
67		Mattress renovating;
68		Office and business machine repairing;
69		Parking garages and lots;
70		Plumbing or pipe fitting;
71		Public storage warehouses (There shall be no tax levied
72	on gross	income of a public storage warehouse derived from the

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     temporary storage of tangible personal property in this state
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     pending shipping or mailing of the property to another state);
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               Refrigerating equipment repairs;
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               Radio or television installing, repairing, or servicing;
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               Renting or leasing personal property used within this
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     state;
               Services performed in connection with geophysical
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     surveying, exploring, developing, drilling, producing,
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     distributing, or testing of oil, gas, water and other mineral
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     resources;
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               Shoe repairing;
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               Storage lockers;
               Telephone answering or paging services;
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               Termite or pest control services;
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               Tin and sheet metal shops;
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               TV cable systems, subscription TV services, and other
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     similar activities;
               Vulcanizing, repairing or recapping of tires or tubes;
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               Welding; and
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               Woodworking or wood turning shops.
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          Income from services taxed herein performed for electric
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     power associations in the ordinary and necessary operation of
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     their generating or distribution systems shall be taxed at the
     rate of one percent (1%).
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          Income from services taxed herein performed on materials for
     use in track or track structures to a railroad whose rates are
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     fixed by the Interstate Commerce Commission or the Mississippi
     Public Service Commission shall be taxed at the rate of three
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     percent (3%).
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          Income from renting or leasing tangible personal property
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     used within this state shall be taxed at the same rates as sales
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     of the same property.
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Persons doing business in this state who rent transportation equipment with a situs within or without the state to common, contract or private commercial carriers are taxed on that part of the income derived from use within this state. If specific accounting is impracticable, a formula may be used with approval of the commissioner.

A lessor may deduct from the tax computed on the rental income from tangible personal property a credit for sales or use tax paid to this state at the time of purchase of the specific personal property being leased or rented until such credit has been exhausted.

Charges for custom processing and repairing services may be excluded from gross taxable income when the property on which the service was performed is delivered to the customer in another state either by common carrier or in the seller's equipment.

When a taxpayer performs unitary services covered by this section, which are performed both in intrastate and interstate commerce, the commissioner is hereby invested with authority to formulate in each particular case and to fix for such taxpayer in each instance formulae of apportionment which will apportion to this state, for taxation, that portion of the services which are performed within the State of Mississippi.

SECTION 3. (1) Subject to the provisions of this section, for any tax levied and collected under the authority of a local and private law of the State of Mississippi ("local and private law"), that is levied or imposed on the gross proceeds or gross income from room rentals of hotels or motels and is collected and paid to the State Tax Commission in the same or similar manner that state sales taxes are collected and paid, the term "hotel" or "motel" also shall include (regardless of how such term is defined in the local and private law) any entity or individual engaged in the business of furnishing or providing one or more rooms intended

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or designed for dwelling, lodging or sleeping purposes that at any 137 138 one time will accommodate transient quests and that are known to 139 the trade as such and includes every building or other structure 140 kept, used, maintained or advertised as, or held out to the public 141 to be, a place where sleeping accommodations are supplied for pay 142 or other consideration to transient guests regardless of the 143 number of rooms, units, suites or cabins available, excluding 144 nursing homes or institutions for the aged or infirm as defined in 145 Section 43-11-1 and personal care homes.

146 If the definition of hotel or motel provided in the local and private law authorizing the tax does not include the 147 148 entities described in subsection (1) of this section, then the provisions of subsection (1) of this section shall not apply 149 150 unless the county board of supervisors or municipal governing authorities, as appropriate, authorized to levy the tax under the 151 152 local and private law, adopts a resolution declaring their 153 intention to include such entities for the purposes of the tax. 154 If the county board of supervisors or municipal governing 155 authorities, as appropriate, adopts such a resolution, then at 156 least thirty (30) days before the effective date of the levy of 157 the tax upon the entities described in subsection (1) of this 158 section, the county board of supervisors or municipal governing 159 authorities, as appropriate, shall furnish to the State Tax 160 Commission a certified copy of such resolution.

161 **SECTION 4.** This act shall take effect and be in force from 162 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 41-49-3, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF "HOTEL" IN ORDER TO REFLECT CHANGES IN THE HOTEL INDUSTRY WITHIN THE STATE OF MISSISSIPPI; TO AMEND SECTION 27-65-23, MISSISSIPPI CODE OF 1972, IN ORDER TO ENSURE THAT ANY "HOTEL" AS DEFINED IN SECTION 41-49-3 COMPLIES WITH THE STATE'S SALES TAX REQUIREMENTS; TO REVISE THE DEFINITION OF THE TERM "HOTEL" OR "MOTEL" FOR THE PURPOSES OF ANY TAX LEVIED AND

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- 8 COLLECTED UNDER THE AUTHORITY OF A LOCAL AND PRIVATE LAW OF THE
- STATE OF MISSISSIPPI, THAT IS LEVIED OR IMPOSED ON THE GROSS 9
- PROCEEDS OR GROSS INCOME FROM ROOM RENTALS OF HOTELS OR MOTELS AND 10
- IS COLLECTED AND PAID TO THE STATE TAX COMMISSION IN THE SAME OR 11
- SIMILAR MANNER THAT STATE SALES TAXES ARE COLLECTED AND PAID; TO
- PROVIDE THAT IF THE DEFINITION OF HOTEL OR MOTEL PROVIDED IN THE 13
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- LOCAL AND PRIVATE LAW AUTHORIZING THE TAX DOES NOT INCLUDE THE ENTITIES DESCRIBED IN THIS ACT, THEN THE PROVISIONS OF THIS ACT 15
- SHALL NOT APPLY UNLESS THE COUNTY BOARD OF SUPERVISORS OR 16
- MUNICIPAL GOVERNING AUTHORITIES AUTHORIZED TO LEVY THE TAX UNDER 17
- THE LOCAL AND PRIVATE LAW ADOPTS A RESOLUTION DECLARING THEIR 18
- 19 INTENTION TO INCLUDE SUCH ENTITIES FOR THE PURPOSES OF THE TAX;
- 20 AND FOR RELATED PURPOSES.

CONFEREES FOR THE HOUSE CONFEREES FOR THE SENATE

X (SIGNED) X (SIGNED) Peranich Robertson

X (SIGNED) X (SIGNED) Upshaw Michel

X (SIGNED) X (SIGNED) Cummings Hewes