MADAM PRESIDENT AND MR. SPEAKER:

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

S. B. No. 2369: Physical education and health education programs in school districts; require certain minimum standards.

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

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

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

- 30 **SECTION 1.** This act shall be known as the Mississippi
- 31 Healthy Students Act.
- 32 SECTION 2. Section 37-13-134, Mississippi Code of 1972, is
- 33 amended as follows:
- 34 37-13-134. (1) The Legislature recognizes that there is a
- 35 problem with Mississippi student inactivity and obesity * * *, and
- 36 therefore requires the following guidelines for school district
- 37 physical education, health education and physical activity and
- 38 fitness classes:
- 39 Kindergarten through Grade 8: One hundred fifty (150)
- 40 minutes per week of physical activity-based instruction and
- 41 forty-five (45) minutes per week of health education instruction,
- 42 as defined by the State Board of Education.
- Grades 9 through 12: 1/2 Carnegie unit requirement in
- 44 physical education or physical activity for graduation.
- 45 All instruction in physical education, health education and
- 46 physical activity must be based on the most current state
- 47 standards provided by the State Department of Education.
- 48 (2) Beginning with the 2006-2007 school year, each local
- 49 school board shall, consistent with regulations adopted by the
- 50 State Board of Education, adopt a school wellness plan which shall

- 51 promote a healthy lifestyle for Mississippi's school children and
- 52 staff. Beginning with the 2008-2009 school year, the school
- 53 wellness plan shall also promote increased physical activity,
- 54 healthy eating habits and abstinence from the use of tobacco and
- 55 illegal drugs through programs that incorporate healthy lifestyle
- 56 choices into core subject areas which may be developed in
- 57 partnership with the Institute for America's Health.
- 58 (3) The Legislature shall appropriate sufficient
- 59 state-source funds for * * * the State Department of
- 60 Education * * * to employ a physical activity coordinator to
- 61 assist districts on current and effective practices and on
- 62 implementation of physical education and physical activity
- 63 programs.
- 64 (4) The physical activity coordinator employed under Section
- 65 37-13-133 must have the qualifications prescribed in any of the
- 66 following paragraphs, which are listed in the order of preference:
- 67 (a) A doctorate in physical education, exercise science
- 68 or a highly related field, and at least three (3) years of
- 69 experience in teaching physical education in Grades K-12 or in
- 70 physical activity promotion/fitness leadership; or
- 71 (b) A master's degree in physical education, exercise
- 72 science or a highly related field, and at least five (5) years of
- 73 experience in teaching physical education in Grades K-12 or in
- 74 physical activity promotion/fitness leadership; or
- 75 (c) A bachelor's degree in physical education, a
- 76 teacher's license, and at least seven (7) years of experience in
- 77 teaching physical education in Grades K-12 or in physical activity
- 78 promotion/fitness leadership.
- 79 (5) The Governor's Commission on Physical Fitness and Sports
- 80 created under Section 7-1-551 et seq., the Mississippi Council on
- 81 Obesity Prevention and Management created under Section 41-101-1
- 82 et seq., the Task Force on Heart Disease and Stroke Prevention

- 83 created under Section 41-103-1 et seq., the Mississippi Alliance
- 84 for Health, Physical Education, Recreation and Dance, and the
- 85 Mississippi Alliance for School Health shall provide
- 86 recommendations to the State Department of Education regarding the
- 87 employment of the physical activity coordinator. The department
- 88 shall consider the recommendations of those entities in employing
- 89 the physical activity coordinator.
- 90 (6) The physical activity coordinator shall present a state
- 91 physical activity plan each year to the Governor's Commission on
- 92 Physical Fitness and Sports, the Mississippi Council on Obesity
- 93 Prevention and Management, the Task Force on Heart Disease and
- 94 Stroke Prevention, the Mississippi Alliance for Health, Physical
- 95 Education, Recreation and Dance, and the Mississippi Alliance for
- 96 School Health.
- 97 (7) The physical activity coordinator shall monitor the
- 98 districts for adherence to current Mississippi school
- 99 accountability standards and for implementation of the physical
- 100 education curriculum on file with the State Department of
- 101 Education. The State Department of Education shall monitor and
- 102 act as a clearinghouse for the activities of the local school
- 103 health councils established pursuant to subsection (8) of this
- 104 section.
- 105 * * *
- 106 (8) (a) The local school board of each school district
- 107 shall establish a local school health council for each school
- 108 which shall ensure that local community values are reflected in
- 109 the local school's wellness plan to address school health. Such
- 110 councils shall be established no later than November 1, 2006.
- 111 (b) The local school health council's duties <u>shall</u>
- 112 include, but not be limited to, the following:
- (i) Recommend age appropriate curriculum and the
- 114 number of hours of instruction to be provided in health and

115	physical activity-based education, provided that the number of
116	hours shall not be less than that required by Section 37-13-134;
117	(ii) Recommend appropriate practices that * * *
118	include a coordinated approach to school health * * * designed to
119	prevent obesity, cardiovascular disease, Type II diabetes and
120	other health risks, through coordination of:
121	1. Health education;
122	2. Physical education;
123	3. Nutritional services;
124	4. Parental/Community involvement;
125	5. Instruction to prevent the use of tobacco,
126	drugs and alcohol;
127	6. Physical activity;
128	7. Health services;
129	8. Healthy environment; * * *
130	9. Counseling and psychological services:
131	10. Healthy lifestyles; and
132	11. Staff wellness.
133	(iii) Provide guidance on the development and
134	implementation of the local school wellness plan. * * *
135	(c) The local school board shall appoint members to the
136	local school health council. At a minimum, the school board shall
137	appoint one (1) person from each of the following groups:
138	(i) Parents who are not employed by the school
139	district;
140	(ii) The director of local school food services;
141	(iii) Public schoolteachers;
142	(iv) Public school administrators;
143	<pre>(v) District students;</pre>
144	(vi) Health care professionals;
145	(vii) The business community;
146	(viii) Law enforcement;

147	(ix) Senior citizens;
148	(x) The clergy;
149	(xi) Nonprofit health organizations; and
150	(xii) Faith-based organizations.
151	(9) Nothing in this section shall be construed to prohibit
152	or limit the sale or distribution of any food or beverage item
153	through fund-raisers conducted by students, teachers, school
154	groups, or parent groups when the items are intended for sale off
155	the school campus.
156	SECTION 3. (1) The State Board of Education shall adopt
157	regulations as provided in this section not later than March 1,
158	2008, which shall be effective for compliance by school districts
159	beginning with the 2008-2009 school year, for the Child Nutrition
160	School Breakfast and Lunch Programs that are not in conflict with
161	the regulations of the United States Department of Agriculture
162	(USDA). The regulations shall take into account the most recent
163	and advanced scientific principles regarding good human health and
164	fitness, and the effect of the regulations must be that the good
165	health, well-being and fitness of Mississippi school children
166	shall be advanced. The regulations shall include, but not be
167	limited to, the following areas:
168	(a) Healthy food and beverage choices;
169	(b) Healthy food preparation;
170	(c) Marketing of healthy food choices to students and
171	staff;
172	(d) Food preparation ingredients and products;
173	(e) Minimum and maximum time allotment for students and
174	staff lunch and breakfast periods;
175	(f) The availability of food items during the lunch and
176	breakfast periods of the Child Nutrition School Breakfast and
177	Lunch Programs; and

178	(g) Methods to increase participation in the Child
179	Nutrition School Breakfast and Lunch Programs.
180	(2) To assist the State Board of Education in developing the
181	regulations required by this section, the State Superintendent of
182	Public Education shall appoint an advisory committee comprised of
183	the following members: one (1) representative of the Office of
184	Child Nutrition in the State Department of Education; one (1)
185	member of the State Board of Education; one (1) licensed
186	dietitian; one (1) licensed physician; one (1) local public school
187	superintendent; one (1) school food service director from each of
188	the four (4) congressional districts; one (1) principal of a local
189	public elementary or middle school; one (1) principal of a local
190	public high school; the president of the Mississippi School
191	Nutrition Association or his designee; one (1) member of the
192	Senate, who shall serve in an advisory capacity only; and one (1)
193	member of the House of Representatives, who shall serve in an
194	advisory capacity only. All members of the advisory committee
195	must be residents of the state and active practitioners in their
196	respective fields. The State Superintendent shall appoint the
197	members of the advisory committee not later than April 30, 2007,
198	and shall designate the member who will be the chairman of the
199	committee. The advisory committee shall hold its first meeting
200	not later than June 1, 2007, and shall meet at such other times as
201	necessary. The advisory committee shall make its recommendations
202	to the State Board of Education on the regulations required by
203	this section not later than October 15, 2007.
204	To effectuate the purposes of this section, upon the request
205	of the chairman of the advisory committee, any department,
206	division, board, bureau, commission or agency of the state or of
207	any political subdivision of the state shall provide to the
208	committee such facilities, assistance and data that will enable

209 the committee to properly carry out its functions under this 210 section.

Members of the advisory committee who are not public 211 212 employees who live in the Jackson, Mississippi, metropolitan area 213 or a member of the Legislature shall receive per diem at the rate 214 authorized by Section 25-3-69 for attending meetings of the 215 committee, and shall be reimbursed in accordance with Section 216 25-3-41 for mileage and actual expenses incurred in the 217 performance of their duties. The legislative members of the 218 committee shall be paid from the contingent expense fund of the 219 house of which he or she is a member in the same manner as 220 provided for committee meetings when the Legislature is not in 221 session; however, no per diem or expense for attending meetings of 222 the committee may be paid while the Legislature is in session. A committee member may not incur per diem, travel or other expenses 223 224 unless previously authorized by vote, at a meeting of the 225 committee, which action must be recorded in the official minutes 226 of the meeting. Nonlegislative members will be paid from funds 227 available to the State Department of Education or from any other 228 funds made available to the committee for that purpose.

230 (3) Local school districts may adopt rules and regulations 230 that may be more stringent but not in conflict with those adopted 231 by the State Board of Education under this section.

232 **SECTION 4.** This act shall take effect and be in force from 233 and after July 1, 2007, except for Section 3, which shall take 234 effect and be in force from and after the passage of this act.

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

AN ACT TO BE KNOWN AS THE MISSISSIPPI HEALTHY STUDENTS ACT; TO AMEND SECTION 37-13-134, MISSISSIPPI CODE OF 1972, TO REQUIRE A MINIMUM PERIOD OF PHYSICAL ACTIVITY-BASED INSTRUCTION AND A MINIMUM PERIOD OF HEALTH EDUCATION INSTRUCTION IN GRADES K-8, AS DEFINED BY THE STATE BOARD OF EDUCATION; TO REQUIRE ONE-HALF OF A CARNEGIE UNIT IN PHYSICAL EDUCATION OR PHYSICAL ACTIVITY IN GRADES 9-12 FOR GRADUATION; TO PROVIDE THAT BEGINNING WITH THE 2008-2009

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SCHOOL YEAR, THE SCHOOL WELLNESS PLANS OF LOCAL SCHOOL DISTRICTS 9 SHALL PROMOTE INCREASED PHYSICAL ACTIVITY, HEALTHY EATING HABITS AND ABSTINENCE FROM THE USE OF TOBACCO AND ILLEGAL DRUGS; TO 10 REQUIRE THE APPROPRIATION OF SUFFICIENT STATE-SOURCE FUNDS FOR THE 11 STATE DEPARTMENT OF EDUCATION TO EMPLOY A PHYSICAL ACTIVITY 13 COORDINATOR TO ASSIST SCHOOL DISTRICTS IN THE IMPLEMENTATION OF PHYSICAL EDUCATION PROGRAMS; TO PROVIDE THAT THE STATUTORY DUTIES OF THE LOCAL SCHOOL HEALTH COUNCILS SHALL BE MANDATORY RATHER THAN 14 15 16 PERMISSIVE; TO DIRECT THE STATE BOARD OF EDUCATION TO ADOPT 17 REGULATIONS, FOR COMPLIANCE BY SCHOOL DISTRICTS BEGINNING WITH THE 18 2008-2009 SCHOOL YEAR, THAT ADDRESS THE FOLLOWING AREAS: HEALTHY 19 FOOD AND BEVERAGE CHOICES; HEALTHY FOOD PREPARATION; MARKETING OF HEALTHY FOOD CHOICES TO STUDENTS AND STAFF; FOOD PREPARATION 20 21 INGREDIENTS AND PRODUCTS; MINIMUM AND MAXIMUM TIME ALLOTMENT FOR 22 STUDENTS AND STAFF LUNCH AND BREAKFAST PERIODS; THE AVAILABILITY 23 OF FOOD ITEMS DURING THE LUNCH AND BREAKFAST PERIODS; AND METHODS 24 TO INCREASE PARTICIPATION IN THE CHILD NUTRITION SCHOOL BREAKFAST AND LUNCH PROGRAMS; TO PROVIDE THAT THE STATE SUPERINTENDENT OF 25 PUBLIC EDUCATION SHALL APPOINT AN ADVISORY COMMITTEE TO ASSIST THE 26 2.7 STATE BOARD OF EDUCATION IN DEVELOPING THE REGULATIONS REQUIRED BY 28 THIS ACT; AND FOR RELATED PURPOSES.

CONFEREES FOR THE SENATE

CONFEREES FOR THE HOUSE

X (SIGNED) X (SIGNED) Chaney Brown

X (SIGNED) X (SIGNED) Gordon Reeves

X (SIGNED) X (SIGNED) Harden Myers

(RKM)