REPORT OF CONFERENCE COMMITTEE

MADAM PRESIDENT AND MR. SPEAKER:

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

S. B. No. 2403: Ad valorem tax; clarify definition of trailers for purposes of an exemption.

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:

- 27 **SECTION 1.** Section 27-51-41.1, Mississippi Code of 1972, is
- 28 amended as follows:
- 29 27-51-41.1. (1) As used in this section:
- 30 (a) "Motorcycle" shall have the meaning ascribed to
- 31 such term in Section 27-19-3.
- 32 (b) "Motor home" means an individually owned private
- 33 carrier of passengers as defined in Section 27-9-3 whose primary
- 34 purpose is to provide transportation and human living facilities,
- 35 including, at a minimum, sleeping facilities, bath and toilet
- 36 facilities and food storage and preparation facilities.
- 37 (c) "Trailer" shall have the meaning ascribed to such
- 38 term in Section 27-19-3. The term "trailer" shall not include
- 39 semitrailers as defined in Section 27-19-3, other than those that
- 40 are used for recreational purposes.
- 41 (2) (a) From and after July 1, 2006, through September 30,
- 42 2007, sixty percent (60%) of the true value of all motorcycles,
- 43 motor homes and trailers upon which the owner is required to pay
- 44 the annual highway privilege tax levied in Chapter 19, Title 27,
- 45 Mississippi Code of 1972, shall be exempt from ad valorem
- 46 taxation.

- 47 (b) From and after October 1, 2007, through September
- 48 30, 2008, fifty-five percent (55%) of the true value of all
- 49 motorcycles, motor homes and trailers upon which the owner is
- 50 required to pay the annual highway privilege tax levied in Chapter
- 51 19, Title 27, Mississippi Code of 1972, shall be exempt from ad
- 52 valorem taxation.
- (c) From and after October 1, 2008, fifty percent (50%)
- of the true value of all motorcycles, motor homes and trailers
- 55 upon which the owner is required to pay the annual highway
- 56 privilege tax levied in Chapter 19, Title 27, Mississippi Code of
- 57 1972, shall be exempt from ad valorem taxation.
- 58 **SECTION 2.** The revenue from ad valorem taxes for school
- 59 district purposes that are levied upon liquefied natural gas
- 60 terminals or improvements thereto constructed after July 1, 2007,
- 61 crude oil refineries constructed after July 1, 2007, and
- 62 expansions or improvements to existing crude oil refineries
- 63 constructed after July 1, 2007, shall be distributed to all public
- 64 school districts in the county in which the facilities are located
- 65 in the proportion that the average daily attendance of each school
- 66 district bears to the total average daily attendance of all school
- 67 districts in the county. The county or municipal tax collector,
- 68 as the case may be, shall pay such tax collections, except for
- 69 taxes collected for the payment of the principal of and interest
- 70 on school bonds or notes and except for taxes collected to defray
- 71 collection costs, into the appropriate school depository and
- 72 report to the school board of the appropriate school district at
- 73 the same time and in the same manner as the tax collector makes
- 74 his payments and reports of other taxes collected by him.
- 75 **SECTION 3.** Section 37-57-1, Mississippi Code of 1972, is
- 76 amended as follows:
- 77 37-57-1. (1) (a) The boards of supervisors of the counties
- 78 shall levy and collect all taxes for and on behalf of all school

- 79 districts which were within the county school system or designated
- 80 as special municipal separate school districts prior to July 1,
- 81 1986. Such taxes shall be collected by the county tax collector
- 82 at the same time and in the same manner as county taxes are
- 83 collected by him, and the same penalties for delinquency shall be
- 84 applicable.
- The governing authorities of the municipalities shall levy
- 86 and collect all taxes for and on behalf of all school districts
- 87 which were designated as municipal separate school districts prior
- 88 to July 1, 1986. Such taxes shall be collected by the municipal
- 89 tax collector at the same time and in the same manner as municipal
- 90 taxes are collected by him, and the same penalties for delinquency
- 91 shall be applicable.
- 92 Except as otherwise provided in Section 2, Senate Bill No.
- 93 2403, 2007 Regular Session, the county or municipal tax collector,
- 94 as the case may be, shall pay such tax collections, except for
- 95 taxes collected for the payment of the principal of and interest
- 96 on school bonds or notes and except for taxes collected to defray
- 97 collection costs, into the school depository and report to the
- 98 school board of the appropriate school district at the same time
- 99 and in the same manner as the tax collector makes his payments and
- 100 reports of other taxes collected by him.
- 101 Provided, however, the State Board of Education shall
- 102 determine the appropriate levying authority for any school
- 103 district created or reorganized after July 1, 1987.
- 104 (b) For the purposes of this chapter and any other laws
- 105 pertaining to taxes levied or bonds or notes issued for and on
- 106 behalf of school districts, the term "levying authority" means the
- 107 board of supervisors of the county or the governing authorities of
- 108 the municipality, whichever levies taxes for and on behalf of the
- 109 particular school district as provided in paragraphs (a) and (b)
- 110 of this subsection.

L11	(2) The levying authority for the school district shall, at
L12	the same time and in the same manner as other taxes are levied by
L13	the levying authority, levy a tax of not less than twenty-eight
L14	(28) mills for the then current fiscal year, less the estimated
L15	amount of the yield of the School Ad Valorem Tax Reduction Fund
L16	grant to the school district as determined by the State Department
L17	of Education or twenty-seven percent (27%) of the basic adequate
L18	education program cost for such school district, whichever is a
L19	lesser amount, upon all of the taxable property of the school
L20	district, as required under Section 37-151-7(2)(a). However, in
L21	no case shall the minimum local ad valorem tax effort for any
L22	school district be equal to an amount that would require a millage
L23	rate exceeding fifty-five (55) mills in that school district.
L24	Provided, however, that if a levying authority is levying in
L25	excess of fifty-five (55) mills on July 1, 1997, the levying
L26	authority may levy an additional amount not exceeding three (3)
L27	mills in the aggregate for the period beginning July 1, 1997, and
L28	ending June 30, 2003, subject to the limitation on increased
L29	receipts from ad valorem taxes prescribed in Sections 37-57-105
L30	and 37-57-107. Nothing in this subsection shall be construed to
L31	require any school district that is levying more than fifty-five
L32	(55) mills pursuant to Sections 37-57-1 and 37-57-105 to decrease
L33	its millage rate to fifty-five (55) mills or less. In making such
L34	levy, the levying authority shall levy an additional amount
L35	sufficient to cover anticipated delinquencies and costs of
L36	collection so that the net amount of money to be produced by such
L37	levy shall be equal to the amount which the school district is
L38	required to contribute as its said minimum local ad valorem tax
L39	effort. The tax so levied shall be collected by the tax collector
L 4 0	at the same time and in the same manner as other ad valorem taxes
L 4 1	are collected by him. The amount of taxes so collected as a
L42	result of such levy shall be paid into the district maintenance

fund of the school district by the tax collector at the same time 143 144 and in the same manner as reports and payments of other ad valorem taxes are made by said tax collector, except that the amount 145 146 collected to defray costs of collection may be paid into the 147 county general fund. The levying authority shall have the power 148 and authority to direct and cause warrants to be issued against 149 such fund for the purpose of refunding any amount of taxes erroneously or illegally paid into such fund where such refund has 150 151 been approved in the manner provided by law. 152 SECTION 4. Section 27-33-19, Mississippi Code of 1972, is 153 amended as follows: 27-33-19. The word "home" or "homestead" whenever used in 154 155 this article shall mean the dwelling, the essential outbuildings 156 and improvements, and the eligible land assessed on the land roll 157

actually occupied as the primary home of a family group, eligible title to which is owned by the head of the family, a bona fide resident of this state, and when the dwelling is separately assessed on the land roll for the year in which the application is made, subject to the limitations and conditions contained in this article. And the meaning of the word is hereby extended to specifically include:

(a) One or more separate, bona fide dwellings and the land on which they are located, each occupied under eligible ownership rights by the widow or the widower, or the children of a deceased parent, each separate home being property or a portion of property owned by a deceased person whose estate has not been distributed or divided or vested in a person or persons for life. But in each case the property for which exemption is sought may not be more than the applicant's inherited portion, and must be accurately described on the application and the conditions explained in writing. But the heirs may elect to accept one (1) homestead for the estate. The home occupied by the surviving

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spouse as provided by the laws of this state shall be preferred 175 176 over the homes claimed by the children, and the exemption to any 177 other heir shall not exceed the remaining amount obtained by 178 deducting the assessed value of the surviving spouse's portion 179 from the assessed value of the whole, divided by the number of 180 heirs other than the surviving spouse. Each heir claiming 181 exemption shall meet the requirements as to occupancy, residence and head of a family, and no part of the undivided inherited lands 182 shall be combined with other lands and included in a homestead 183 184 exemption under this article except in the case of the surviving 185 spouse.

- (b) One or more separated dwellings and eligible land, not apartments, occupied each by a family group as a bona fide home, eligible title to which entire property is held jointly by purchase or otherwise by the heads of the families, and each joint owner shall be allowed exemption on the proportion of the total assessed value of all the property, equal to his fractional interest (except as otherwise provided in paragraph (r) of this section), provided no part of the jointly owned property shall be exempted to a joint owner who has been allowed an exemption on another home in the state.
- (c) A dwelling and eligible lands owned jointly or severally by a husband and wife, if they are actually and legally living together. But if husband and wife are living apart, not divorced, as provided by <u>paragraphs</u> (c) and (d) of Section 27-33-13, jointly owned land shall not be included except that the dwelling occupied as a home at the time of separation shall be eligible if owned jointly or severally.
- 203 (d) The dwelling and eligible land on which it is
 204 located, owned and actually occupied as a home by a minister of
 205 the gospel or by a licensed school teacher actively engaged whose
 206 duties as such require them to be away from the home for the major

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208 before such absence, and no income is derived therefrom, and no part of the dwelling claimed as a home is rented, leased or 209 210 occupied by another family group, and when the home is eligible 211 except for the temporary absence of the owner. 212 (e) The dwelling and the eligible land on which it is located, consisting of not more than four (4) apartments; provided 213 214 (1) if one (1) apartment is actually occupied as a home by the 215 owner the exemption shall be limited to one-fourth (1/4) the 216 exemption granted pursuant to this article, or (2) if the dwelling 217 and land is owned by four (4) persons and the four (4) owners each occupy one (1) apartment as a home, the exemption shall be granted 218 219 equally to each owner; provided revenue is not derived from any 220 part of the property except as permitted by paragraphs (g) and (h) 221 of this section. If the dwelling and the eligible land on which 222 it is located consists of not more than three (3) apartments, and 223 one (1) apartment is actually occupied as a home by the owner, the 224 exemption shall be limited to one-third (1/3) the exemption 225 granted pursuant to this article, or if the dwelling and land is 226 owned by three (3) persons and the three (3) owners each occupy 227 one (1) apartment as a home, the exemption shall be granted 228 equally to each owner; provided revenue is not derived from any 229 part of the property except as permitted by paragraphs (g) and (h) 230 of this section. If the dwelling and the eligible land on which 231 it is located consists of not more than two (2) apartments and one 232 (1) apartment is actually occupied as a home by the owner, the exemption shall be limited to one-half (1/2) the exemption granted 233 pursuant to this article, or if the dwelling and land is owned by 234 two (2) persons and the two (2) owners each occupy one (1) 235 236 apartment as a home, the exemption shall be granted equally to 237 each owner; provided revenue is not derived from any part of the

part of each year, including January 1, provided it was eligible

- 238 property except as permitted by paragraphs (g) and (h) of this 239 section.
- The dwelling and eligible land on which it is 240 (f) 241 located, actually occupied as the bona fide home of a family group 242 owned by the head of the family whereof five (5) and not more than 243 six (6) rooms are rented to tenants or boarders, and where there 244 are rented rooms and an apartment, the apartment shall be counted
- as three (3) rooms; provided the exemption shall be limited to 245
- 246 one-half (1/2) the exemption granted pursuant to this article.
- 247 The dwelling and eligible land being the bona fide 248 home of a family group owned by the head of the family used partly as a boarding house, or for the entertainment of paying guests, if 249
- 250 the number of boarders or paying guests does not exceed eight (8).
- 251 The dwelling and eligible land being the bona fide (h)
- home of a family group owned by the head of the family wherein
- 253 activity of a business nature is carried on, but where the
- assessed value of the property associated with the business activity is less than one-fifth (1/5) of the total assessed value 255
- 256 of the bona fide home; provided, however, that when the owner's
- 257 full-time business is located in the bona fide home of the head of
- 258 the family, such owner shall be limited to one-half (1/2) of the
- 259 exemption granted pursuant to this article.
- 260 The dwelling and the eligible land on which it is
- 261 located and other eligible land even though ownership of and title
- 262 to the dwelling and the land on which it is located has been
- 263 conveyed to a housing authority for the purpose of obtaining the
- 264 benefits of the Housing Authorities Law as authorized by Sections
- 265 43-33-1 through 43-33-53 or related laws.
- (j) A dwelling and the eligible land on which it is 266
- 267 located owned by a person who is physically or mentally unable to
- 268 care for himself and confined in an institution for treatment
- 269 shall be eligible notwithstanding the absence of the owner unless

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- the home is excluded under other provisions of this article. The exemption is available for a period of ten (10) years from the day
- 272 of confinement.
- 273 (k) The dwelling and the eligible land on which it is
- 274 located owned by two (2) or more persons of a group, as defined in
- 275 paragraph (f) of Section 27-33-13, when two (2) or more of the
- 276 group have eligible title, or if the group holds a life estate, a
- 277 joint estate or an estate in common; provided the title of the
- 278 several owners shall be of the same class.
- (1) A dwelling and the eligible land on which it is
- 280 located under a lease of sixty (60) years by the Pearl River
- 281 Valley Water Supply District at the reservoir known as the "Ross
- 282 Barnett Reservoir" actually occupied as the home or homestead of a
- 283 family or person as defined heretofore in this article. However,
- 284 no such family group or any other person heretofore qualified and
- 285 defined in this article shall be allowed to establish more than
- one (1) home or homestead for the purpose and intent of this
- 287 article.
- 288 (m) Units of a condominium constructed in accordance
- 289 with Section 89-9-1 et seq., Mississippi Code of 1972, known as
- 290 the "Mississippi Condominium Law," and actually occupied as the
- 291 home or homestead of a family or person as defined heretofore in
- 292 this article. However, no such family group or any other person
- 293 heretofore qualified and defined in this article shall be allowed
- 294 to establish more than one (1) home or homestead for the purpose
- 295 and intent of this article.
- 296 (n) A dwelling and the eligible land on which it is
- 297 located held under a lease of ten (10) years or more or for life,
- 298 from a fraternal or benevolent organization and actually occupied
- 299 as the home or homestead of a family or person as defined
- 300 heretofore in this article. No such family group or any other
- 301 person heretofore qualified and defined in this article shall be

- allowed to establish more than one (1) home or homestead for the 302 303 purpose and intent of this article.
- (o) A dwelling being the bona fide home of a family 304 305 group owned by the head of the family and located on land owned by 306 a corporation incorporated more than fifty (50) years ago and in 307 which the homeowner is a shareholder, and which corporation owns 308 no land outside Monroe and Itawamba Counties. No family group or 309 any other person heretofore qualified and defined in this article 310 shall be allowed to establish more than one (1) home or homestead

for the purpose and intent of this article.

- 312 (p) A dwelling and the eligible land on which it is located under a lease of five (5) years or more by the 313 314 Mississippi-Yazoo Delta Levee Board actually occupied as the home 315 or homestead of a family or person as defined pursuant to this 316 article. However, no such family group or any other person 317 qualified and defined pursuant to this article shall be allowed to 318 establish more than one (1) home or homestead for the purpose and intent of this article. The definition shall include all leases 319 320 in existence that were entered into prior to July 1, 1992.
 - (q) A dwelling and the eligible land on which the spouse of a testator is granted the use of such dwelling for life or until the occurrence of certain contingencies and the children of such testator are granted a remainder interest in the dwelling and eligible land. Such dwelling and eligible land will only qualify as a home or homestead if (i) the spouse of the testator would otherwise qualify as head of a family if the interest were a tenancy for life (life estate) and (ii) the dwelling and eligible land is actually occupied as the home of the spouse of the testator. The children of the testator shall be allowed to establish an additional homestead for purposes of this article.
- (r) A dwelling and the eligible land actually occupied 332 333 as the bona fide home of a family group. If a person has been

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- 334 granted use and possession of a home in a divorce decree, that
- 335 individual is eligible for full exemption, regardless of whether
- 336 the property is jointly owned.
- 337 (s) A dwelling being the bona fide home of a family
- 338 group located on land owned by a corporation incorporated more
- 339 than forty (40) years ago and in which the head of the family
- 340 group is a shareholder, and which corporation owns no land outside
- 341 Lee County, Mississippi. No family group or any other person
- 342 qualified and defined in this article shall be allowed to
- 343 establish more than one (1) home or homestead for the purpose and
- 344 intent of this article.
- 345 (t) The floor or floors of a building used solely for
- 346 the residence of a family group when the building is owned by the
- 347 head of the family and another floor or floors of the building are
- 348 used for business activity.
- 349 (u) A dwelling being the bona fide home of a family
- 350 group located on land owned by an incorporated club and in which
- 351 the head of the family group is a shareholder, and which
- 352 incorporated club owns no land outside Union County, Mississippi;
- 353 provided, the incorporated club pays all ad valorem taxes levied
- 354 on the land upon which the dwelling is located. No family group
- 355 or any other person qualified and defined in this article shall be
- 356 allowed to establish more than one (1) home or homestead for the
- 357 purpose and intent of this article.
- 358 (v) The portion of a building that is listed on the
- 359 National Register of Historic Places that is used solely for the
- 360 residence of a family group when the building is owned by the head
- 361 of the family and rooms in the building are rented to transient
- 362 guests; however, not more than ten (10) rooms in the building may
- 363 be rented to transient guests.
- 364 **SECTION 5.** (1) The board of supervisors of any county and
- 365 the governing authorities of any municipality, in the discretion

- of the board or governing authorities, by order duly adopted and 366 367 entered upon their respective official minutes, may grant an 368 exemption from motor vehicle ad valorem taxes levied by the county 369 or levied by the municipality, as the case may be, as specified in 370 subsection (2) of this section on one (1) motor vehicle owned by a 371 resident of this state who, as a member of the Mississippi National Guard, as a member of the Armed Forces of the United 372 States or as a member of any reserve component of the Armed Forces 373 374 of the United States is serving on active duty pursuant to 375 military orders in Iraq or Afghanistan.
- 376 (2) (a) A board of supervisors may grant an exemption from all county ad valorem taxes, except ad valorem taxes for school 377 378 district purposes, in the amount of the lesser of One Hundred 379 Dollars (\$100.00) or the amount of ad valorem taxes due on one (1) 380 vehicle for eligible Mississippi active duty servicemembers as set 381 forth in subsection (1) of this section for the license tag 382 registration year or portion of year during which the military service described under subsection (1) of this section is being 383 384 performed.
 - (b) The governing authorities of a municipality may grant an exemption from all municipal ad valorem taxes, except ad valorem taxes for school district purposes, in the amount of the lesser of Fifty Dollars (\$50.00) or the amount of ad valorem taxes due on one (1) vehicle for eligible Mississippi active duty servicemembers as set forth in subsection (1) of this section for the license tag registration year or portion of year during which the military service described under subsection (1) of this section is being performed.
- 394 (3) Upon application to the tax collector for issuance of a 395 motor vehicle license tag and/or decals, any person wishing to be 396 granted the exemption under the provisions of this section shall 397 present to the tax collector a copy of his military orders and a

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- 398 form prescribed by the State Tax Commission establishing his right 399 to such exemption, and the applicant shall be entitled to an 400 exemption from county and/or municipal motor vehicle ad valorem 401 taxes in the amount provided for under subsection (2) of this section if the board of supervisors of the county or the governing 402 403 authorities of the municipality have authorized such exemption.
- 404 (4) The State Tax Commission shall adopt and promulgate such 405 rules and regulations as may be necessary to administer and 406 implement the provisions of this section.
- 407 (5) This section shall stand repealed from and after 408 September 30, 2009.
- SECTION 6. Section 5 of this act shall take effect and be in 409 410 force from and after October 1, 2007. The remainder of this act 411 shall take effect and be in force from 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 27-51-41.1, MISSISSIPPI CODE OF 1972, TO CLARIFY THE DEFINITION OF THE TERM "TRAILER" FOR PURPOSES OF AN AD VALOREM TAX EXEMPTION; TO PROVIDE THAT THE REVENUE FROM AD 3 VALOREM TAXES FOR SCHOOL DISTRICT PURPOSES THAT ARE LEVIED UPON 5 LIQUEFIED NATURAL GAS TERMINALS AND CRUDE OIL REFINERIES SHALL BE 6 DISTRIBUTED TO ALL PUBLIC SCHOOL DISTRICTS IN THE COUNTY IN WHICH THE FACILITIES ARE LOCATED IN THE PROPORTION THAT THE AVERAGE 7 8 DAILY ATTENDANCE OF EACH SCHOOL DISTRICT BEARS TO THE TOTAL 9 AVERAGE DAILY ATTENDANCE OF ALL SCHOOL DISTRICTS IN THE COUNTY; TO AMEND SECTION 37-57-1, MISSISSIPPI CODE OF 1972, IN CONFORMITY 10 THERETO; TO AMEND SECTION 27-33-19, MISSISSIPPI CODE OF 1972, TO 11 INCLUDE WITHIN THE DEFINITION OF "HOME" OR "HOMESTEAD" UNDER THE 12 HOMESTEAD EXEMPTION LAW THE PORTION OF A BUILDING THAT IS LISTED 13 14 ON THE NATIONAL REGISTER OF HISTORIC PLACES THAT IS USED SOLELY 15 FOR THE RESIDENCE OF A FAMILY GROUP WHEN THE BUILDING IS OWNED BY 16 THE HEAD OF THE FAMILY AND NOT MORE THAN 10 ROOMS IN THE BUILDING ARE RENTED TO TRANSIENT GUESTS; TO AUTHORIZE THE BOARD OF 17 18 SUPERVISORS OF ANY COUNTY AND THE GOVERNING AUTHORITIES OF ANY 19 MUNICIPALITY TO GRANT AN EXEMPTION FROM AD VALOREM TAXES, EXCEPT 20 TAXES FOR SCHOOL DISTRICT PURPOSES, ON MOTOR VEHICLES OWNED BY RESIDENTS OF THIS STATE WHO ARE SERVING ON ACTIVE DUTY PURSUANT TO 21 MILITARY ORDERS IN IRAQ OR AFGHANISTAN; TO AUTHORIZE THE STATE TAX 2.2

COMMISSION TO ADOPT AND PROMULGATE RULES AND REGULATIONS TO 23

24 ADMINISTER AND IMPLEMENT SUCH PROVISIONS OF THIS ACT; AND FOR

25 RELATED PURPOSES.

> CONFEREES FOR THE SENATE CONFEREES FOR THE HOUSE

X (SIGNED) X (SIGNED) Robertson Watson

(NOT SIGNED) X (SIGNED) Fillingane Reynolds

X (SIGNED) (NOT SIGNED) Tollison Rotenberry