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. 2676: Agricultural seed; remove repealer on duties of Department of Agriculture under ag seed law.

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:

- 9 **SECTION 1.** Section 69-3-19, Mississippi Code of 1972, is
- 10 reenacted and amended as follows:
- 11 69-3-19. (1) It shall be the duty of the Commissioner of
- 12 Agriculture and Commerce, acting either directly or through his
- 13 duly authorized agents:
- 14 (a) To sample, inspect, make analyses of and test
- 15 agricultural, vegetable, flower, tree and shrub seeds, and
- 16 transgenic seeds, transported, held in storage, sold, offered for
- 17 sale or exposed for sale, or distributed within this state for
- 18 seeding purposes, at such time and place, and to the extent as he
- 19 may deem necessary to determine whether the seeds are in
- 20 compliance with this article, and to notify promptly the person
- 21 who transported, distributed, possessed, sold, offered or exposed
- 22 the seed for sale, of any violation. Such test results shall be
- 23 sufficient to be used by the Mississippi Department of
- 24 Transportation to determine whether or not seed so tested meets
- 25 the requirements of the Department of Transportation as set out in
- 26 its contract specifications. No further testing shall be required
- 27 unless the Department of Transportation determines that more than
- 28 nine (9) months has elapsed, exclusive of the calendar month in
- 29 which the test was completed, between the germination test data
- 30 and the time of planting, or if by visual inspection the

- 31 Department of Transportation determines that the seed was
- 32 improperly stored or handled prior to planting.
- 33 (b) To prescribe and adopt reasonable rules and
- 34 regulations governing the methods of sampling, inspecting, making
- 35 analysis tests and examinations of agricultural, vegetable, flower
- 36 and tree and shrub seeds, including standards, and the tolerances
- 37 to be followed in the administration of this article, and any
- 38 other reasonable rules and regulations as may be necessary to
- 39 secure efficient enforcement of this article.
- 40 (c) To adopt and publish prohibited and restricted
- 41 noxious weed seed lists.
- 42 (d) To publish list of kinds of seeds known and
- 43 recognized to contain firm seeds.
- 44 (2) For the purpose of carrying out this article, the
- 45 commissioner individually or through his designated agents is
- 46 authorized:
- 47 (a) To enter upon any public or private premises where
- 48 agricultural, vegetable, flower, or tree and shrub seeds are sold,
- 49 offered or exposed for sale or distribution, during regular
- 50 business hours in order to have access to seeds or records subject
- 51 to this article and the rules and regulations, and to take samples
- of seed or copies of records in conformity therewith; and
- 53 (b) To establish, maintain and support a state seed
- 54 testing laboratory with such facilities and personnel as may be
- 55 deemed necessary. The laboratory shall be located at Mississippi
- 56 State University of Agriculture and Applied Science. Such seed
- 57 laboratory and equipment shall be in cooperation with Mississippi
- 58 State University of Agriculture and Applied Science and under the
- 59 supervision of the Director of the Bureau of Plant Industry, who
- 60 shall be the state seed analyst; and
- (c) To provide that any person, firm or corporation in
- 62 this state shall have the privilege of submitting service seed
- 63 samples for test to the state seed testing laboratory, subject to
- 64 the charges as specified in the rules and regulations. Any person
- 65 receiving a statement for seed analysis which is not paid in
- 66 ninety (90) days will be in violation of this article. Any

- 67 resident farmer may have one (1) sample of each kind tested free
- 68 in any calendar year. A signed request by a farmer or individual
- 69 must accompany the sample when it is sent in by a dealer;
- 70 otherwise, the sample will be recorded and charges for analysis
- 71 will be made to the dealer. Official seed samples drawn by
- 72 inspectors in the enforcement of this article shall have first
- 73 priority for testing in the state seed testing laboratory. The
- 74 state seed analyst shall not be obligated to analyze uncleaned,
- 75 unprocessed, and other time-consuming samples which obviously do
- 76 not meet seed law requirements, except as time and facilities will
- 77 permit; and
- 78 (d) To publish, in his discretion, the results of
- 79 analyses, tests, examinations, field trials and investigations of
- 80 any seed sampled under this article, together with any information
- 81 he may deem advisable; and
- 82 (e) To issue and enforce a written or printed "stop
- 83 sale" or "seizure" order to the owner or custodian of any lot of
- 84 agricultural, vegetable, flower, or tree and shrub seeds which the
- 85 commissioner or his authorized agent finds is in violation of this
- 86 article or the rules and regulations, which shall prohibit further
- 87 sale or movement of such seed until the officer has evidence that
- 88 the law has been complied with and a written release has been
- 89 issued to the owner or custodian of the seed; and
- 90 (f) To issue and enforce a "stop sale" or "seizure"
- 91 order with respect to a particular variety of agricultural,
- 92 vegetable, flower or tree and shrub seeds if the producer or
- 93 distributor of such variety is found to have violated this article
- 94 or the rules and regulations with respect to the particular
- 95 variety, which shall remain in effect until the producer or
- 96 distributor is in compliance with the law and has taken any action
- 97 required by the commissioner to correct the effect of the
- 98 violation in the marketplace; and
- 99 (g) To cooperate with the United States Department of
- 100 Agriculture in seed law enforcement.
- 101 (3) This section shall stand repealed on July 1, 2005.
- 102 **SECTION 2.** (1) Every person, firm, association or

corporation that shall transfer ownership of Bermuda grass for 103 104 commercial sprigging, or that shall issue, use or circulate any certificate, advertisement, tag, seal, poster, letterhead, marking 105 106 circular, written or printed representation or description of or pertaining to Bermuda grass intended for commercial sprigging or 107 108 sale shall conform to the standards or requirements as made by the Commissioner of Agriculture and Commerce. Such persons, firms, 109 associations and corporations, before transferring ownership of 110 Bermuda grass, on or before the first day of July of each year, 111 112 shall secure an annual permit from the Commissioner of Agriculture 113 to engage in such business or practice. The annual permit fee shall not exceed Twenty-five Dollars (\$25.00) for each person or 114 115 place of business.

- If a person, firm, association or corporation discovers 116 a new selection of Bermuda grass, such entity shall not name the 117 grass in such a manner as to misrepresent, infringe or mimic a 118 119 name already on the market. The commissioner may revoke the permit of any person who misrepresents, infringes or mimics a name 120 in violation of this section. 121
- 122 (3) Any person who transfers ownership of Bermuda grass for commercial sprigging without a permit as required under this 123 124 section shall be subject to a civil penalty, not to exceed Two Hundred Fifty Dollars (\$250.00). All penalties levied by the 125 126 commissioner shall be paid into the General Fund in the State 127 Treasury.
- The Commissioner of Agriculture and Commerce shall 128 129 promulgate rules and regulations to implement the provisions of 130 this act.
- This act shall take effect and be in force from SECTION 3. 131 132 and after its passage.

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

AN ACT TO REENACT SECTION 69-3-19, MISSISSIPPI CODE OF 1972, WHICH PROVIDES FOR THE DUTIES OF THE COMMISSIONER OF AGRICULTURE 2 UNDER THE AGRICULTURAL SEED LAW; TO AMEND REENACTED SECTION 69-3-19, MISSISSIPPI CODE OF 1972, TO EXTEND THE REPEALER; TO 5 REQUIRE PERSONS TRANSFERRING OWNERSHIP OF BERMUDA GRASS TO OBTAIN A PERMIT FROM THE COMMISSIONER OF AGRICULTURE AND COMMERCE; TO PROVIDE PENALTIES FOR VIOLATIONS; AND FOR RELATED PURPOSES. 6

CONFEREES FOR THE SENATE	CONFEREES FOR THE HOUSE
X	XD. Stephen Holland
X E. Glenn Hamilton	X
X Cindy HydeSmith	XDavid Gibbs