REPORT OF CONFERENCE COMMITTEE

MR. PRESIDENT AND MR. SPEAKER:

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

S. B. No. 2696: Mississippi Main Street Grant Program; amend administration of and qualifications for.

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:

8 SECTION 1. Section 57-78-1, Mississippi Code of 1972, is
9 brought forward as follows:

10 57-78-1. This chapter shall be known and may be cited as the 11 "Mississippi Main Street Revitalization Grant Program Act."

SECTION 2. Section 57-78-3, Mississippi Code of 1972, is amended as follows:

14 57-78-3. The Mississippi Main Street Revitalization Grant 15 Program Act will authorize the Legislature, as well as the 16 Mississippi Development Authority through appropriations by the 17 Legislature, to make grants available to *** * *** <u>eligible recipients</u> 18 for projects leading to the revitalization of Mississippi's 19 downtowns <u>or communities</u>.

20 SECTION 3. Section 57-78-5, Mississippi Code of 1972, is 21 amended as follows:

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22 57-78-5. (1)For the purposes of this section: 23 "Eligible recipient" means a: (a) 24 Main Street Designated Community, or local (i) Main Street program that has achieved and maintained Designated 25 26 Community Status by the Mississippi Main Street Association 27 (MMSA), that is a good-standing member of the MMSA, has obtained Section 501(c)(3) tax-exempt status or Section 501(c)(6) 28 29 tax-exempt status from the Internal Revenue Service * * *; 30 (ii) Main Street * * * Network Community * * *; 31 (iii) Main Street Associate Community; 32 Cities located in Mississippi that otherwise (iv) 33 meet the requirements of this act; or 34 (v) Business improvement districts that otherwise 35 meet the requirements of this act. 36 * * * 37 (* * *b) "Matching funds" means cash funds that are 38 either in the applicant's possession or proposed by a match partner and clearly identified in a support letter and are 39 40 reserved for the proposed project. No state funds may be included 41 in determining the amount of the match. 42 (* * *c) " * * *Administrator" means the Mississippi Main Street Association. 43 The *** * *** administrator shall accept applications from 44 (2)eligible recipients, prioritize their applications and submit a 45 list of suggested recipients to the Legislature no later than 46 24/SS26/SB2696CR.4J (S)TO (H)WM PAGE 2 G1/2

47 December of each year. Applicants who did not receive a grant the 48 prior year shall receive priority for a grant the following year. * * * The Legislature shall review the submitted list and 49 50 determine the projects for which to award grants to eligible 51 recipients through the Mississippi Development Authority * * *. 52 The *** * *** administrator will consider projects in relation to the following criteria: 53 The demonstration of local financial need; 54 (a) 55 Projects that demonstrate high local impact; (b) 56 (C) Projects that produce a high level of public benefit; 57 58 (d) Projects that demonstrate best practices in 59 preservation; 60 Projects that will have local administration and (e) 61 implementation capacity; 62 (f) The distribution of geographic size and location of 63 the project; 64 Projects that will be completed on time; and (q) 65 Projects that are according to the Main (h) *** * *** 66 Street Approach and Guiding Principles or a comparable community 67 plan. 68 (3) The Mississippi Development Authority shall provide grant funds to the * * * eligible recipients under this section on 69 70 a reimbursement basis, not to exceed Five Hundred Thousand Dollars 71 (\$500,000.00) per community each year, and grantees shall not 24/SS26/SB2696CR.4J (S)TO (H)WM PAGE 3 G1/2

72 receive compensation for their required twenty percent (20%) of 73 local match funds, which must cover at least twenty percent (20%) 74 of the total project cost. * * * Municipalities, or eligible 75 recipients within a municipality, with a population of over ten 76 thousand (10,000) are required to possess local matching funds to 77 cover at least twenty percent (20%) of the total project cost. 78 Municipalities, or eligible recipients within a municipality, with 79 a population of less than ten thousand (10,000), shall be required 80 to have a local cash match of ten percent (10%) for the first One Hundred Thousand Dollars (\$100,000.00) requested, then will be 81 82 required to have a local cash match of twenty percent (20%) for any amount over One Hundred Thousand Dollars (\$100,000.00). 83

84 (4) Eligible costs for the expenditure of grant funds
85 include the acquisition of land and any improvements thereon,
86 preservation of historic downtown structures and sites, and
87 initiatives that will produce a revitalization to the economy of
88 the historic downtown areas.

(5) Grants may be awarded for prospective purchases or for
acquisitions of which the applicant has closed. In the latter
case, the applicant shall demonstrate:

92 (a) The closing occurred no more than twelve (12)93 months prior to the date of application for the grant; and

94 (b) The subject purchase was made to help preserve and 95 revitalize the location and economy of a historic downtown 96 community.

24/SS26/SB2696CR.4J (S)TO (H)WM PAGE 4 G1/2 97 (6) * * * <u>Any eligible recipient that is awarded a grant</u>
98 <u>pursuant to this section for a project involving a historic</u>
99 <u>property must comply with all applicable laws relating to the</u>
100 <u>property, as well as applicable regulations of the Mississippi</u>
101 <u>Department of Archives and History, or other department or agency</u>
102 <u>relating to such property.</u>

(7) Grantees must adhere to Mississippi state procedures and guidelines relating to the implementation and financing of the approved project. Grantees must also submit any and all audit and financial statements as required by the State of Mississippi.

107 (8) Nothing in this section shall preclude the subsequent 108 transfer or assignment by a state agency or other owner or holder 109 of any property interest acquired pursuant to this section to the 110 State of Mississippi, the county, city, town or municipality in which the land is located, for the purpose of further preserving, 111 112 improving or maintaining the downtown property. The Mississippi 113 Development Authority shall facilitate transfers and assignments 114 of any such interests held by the department.

(9) There is created in the State Treasury a special fund to be known as the "Mississippi Main Street Revitalization Grant Program Fund," which shall consist of funds made available by the Legislature in any manner, funds received as grants, endowments or gifts from the federal government, its agencies and

120 instrumentalities, and funds from any other source designated for 121 deposit into such fund. The fund shall be maintained by the State 122 Treasurer as a separate and special fund, separate and apart from 123 the General Fund of the state. Unexpended amounts remaining in 124 the fund at the end of a fiscal year shall not lapse into the 125 State General Fund, and any investment earnings or interest earned 126 on amounts in the fund shall be deposited to the credit of the 127 fund. Monies in the fund shall be used by the Mississippi 128 Development Authority, upon appropriation by the Legislature, for 129 the purposes provided in this section.

130 The Mississippi Development Authority shall administer (10)131 the fund and establish guidelines for the expenditure of grant 132 funds and reports relating to the expenditure of grant funds. The 133 department * * * shall provide the administrator with no more than 134 two percent (2%) of the amount of funds deposited into the 135 Mississippi Main Street Revitalization Grant Fund for administrative expenses in carrying out its duties under this 136 137 section.

(11) To carry out this act, the Mississippi Development
Authority may enter into cooperative agreements with entities in
the public and private sectors, including:

- 141 (a) Colleges and universities;
- 142 (b) Historical societies;
- 143 (c) State and local agencies; and
- 144 (d) Nonprofit organizations.

145 (12) To develop cooperative land-use strategies and conduct 146 activities that facilitate the conservation of the historic,

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Development Authority may require that recipients seek and secure 148 technical assistance from the * * * administrator, to the extent 149 150 that a recipient of technical assistance is engaged in the 151 protection, interpretation or commemoration of historically 152 significant property in the area in and around the historic downtown site. The * * * administrator will provide 153 154 administrative support to * * * eligible recipients to ensure 155 proper grant administration and project implementation. SECTION 4. This act shall take effect and be in force from 156

157 and after July 1, 2024.

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

1 AN ACT TO AMEND SECTIONS 57-78-3 AND 57-78-5, MISSISSIPPI 2 CODE OF 1972, TO REVISE THE DEFINITION OF CERTAIN TERMS FOR 3 PURPOSES OF THE PROGRAM; TO EXPAND GRANT PROGRAM ELIGIBILITY; TO 4 ALLOW APPLICANTS WHO DID NOT RECEIVE A GRANT THE PRIOR YEAR TO 5 TAKE PRIORITY FOR GRANTS GRANTED THE FOLLOWING YEAR; TO AMEND THE 6 EASEMENT REQUIREMENTS FOR GRANTEES; AND FOR RELATED PURPOSES.

CONFEREES FOR THE SENATE	CONFEREES FOR
X (SIGNED)	X (SIGNED)
Chassaniol	Lamar
X (SIGNED)	X (SIGNED)
Williams	Steverson
X (SIGNED)	X (SIGNED)
McCaughn	Barnett