REPORT OF CONFERENCE COMMITTEE

MR. SPEAKER AND MR. PRESIDENT:

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

H. B. No. 733: "Property Cleanup Revolving Fund"; establish.

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

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

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

- 18 **SECTION 1. Definitions.** For the purposes of this act, the
- 19 following words and phrases shall have the meanings ascribed
- 20 herein unless the context clearly requires otherwise:
- 21 (a) "Corporation" means the Mississippi Home
- 22 Corporation.
- 23 (b) "Grant fund" means the Property Cleanup Revolving
- 24 Fund created under Section 2 of this act.
- 25 (c) "Municipality" means any incorporated city, town,
- 26 or village under state law.
- 27 (d) "Project" means property cleanup conducted by a
- 28 municipality or its contractors on property sold for taxes that
- 29 has been certified to the state that may include cutting grass and
- 30 weeds; filling cisterns; securing abandoned or dilapidated
- 31 buildings; removing rubbish, abandoned or dilapidated fences,

- 32 outside toilets, abandoned or dilapidated buildings, slabs,
- 33 personal property, which removal of personal property shall not be
- 34 subject to the provisions of Section 21-39-21, and other debris;
- 35 and draining cesspools and standing water therefrom.
- 36 (e) "State" means the State of Mississippi.
- 37 **SECTION 2. Establishment of grant fund.** (1) There is
- 38 established in the State Treasury a fund to be known as the
- 39 "Property Cleanup Revolving Fund," which shall be administered by
- 40 the corporation. The grant fund shall be funded from any funds
- 41 appropriated or otherwise made available by the Legislature in any
- 42 manner and funds from any other source whether or not designated
- 43 for deposit into such fund. Unexpended amounts remaining in the
- 44 grant fund at the end of a fiscal year shall not lapse into the
- 45 State General Fund, and any investment earnings or interest earned
- 46 on amounts in the grant fund shall be deposited to the credit of
- 47 the grant fund. The grant fund shall be maintained in perpetuity
- 48 for the purposes established in this section.
- 49 (2) The corporation shall establish a grant program
- 50 utilizing the funds in the grant fund which shall commence after
- 51 July 1, 2025, to assist municipalities with projects. The
- 52 corporation shall promulgate such quidelines, rules, forms, and
- 53 regulations as may be necessary to carry out the provisions of
- 54 this act. Grants from the grant fund may be made to
- 55 municipalities as set forth in an agreement in amounts not
- 56 exceeding one hundred percent (100%) of estimated costs of a

- 57 project. The corporation shall establish a maximum amount for any
- 58 grant to provide for broad and equitable participation in the
- 59 program.
- 60 (3) Except as otherwise provided in this section, the grant
- fund may be used only:
- 62 (a) To make grants upon receipt of an application from
- 63 a municipality provided that a municipality may not receive more
- 64 than fifteen (15) grants in any calendar year. However, a grant
- 65 may be used for more than one (1) project in a municipality;
- (b) To earn interest on fund accounts; and
- 67 (c) For the reasonable costs of administering the grant
- 68 fund and conducting activities under this act.
- 69 (4) The corporation may establish and collect fees to defray
- 70 the reasonable costs of administering the grant fund. The
- 71 administration fees may be paid from the grant fund and included
- 72 in the grant to municipalities for the purpose of facilitating
- 73 payment to the corporation. The fees may not exceed three percent
- 74 (3%) of the grant.
- 75 SECTION 3. Authority to apply and oversight. (1) In a
- 76 municipality with a population in excess of one hundred forty-five
- 77 thousand (145,000), according to the 2020 United States Census,
- 78 the Urban Renewal Authority and the Parking Authority with
- 79 oversight of the Jackson Redevelopment Authority (JRA) are
- 80 authorized to apply for grants under this act and to enter into
- 81 agreements and take actions necessary to carry out site demolition

- 82 and site preparation for the purposes of urban renewal. Funds
- 83 shall be used exclusively for site preparation and property
- cleanup with oversight of the funds from the Jackson Redevelopment 84
- 85 Authority.
- 86 All applications and projects under Section 3 of this
- 87 act shall be conducted under the oversight and coordination of the
- Jackson Redevelopment Authority (JRA). 88
- 89 The corporation shall promulgate such rules, guidelines,
- 90 forms, and regulations as may be necessary to administer the grant
- 91 program.
- 92 (4)Grants may be awarded in amounts not exceeding Two
- 93 Thousand Dollars (\$2,000.00) per project. The corporation shall
- 94 establish a maximum grant amount to ensure equitable access to
- 95 funding.
- No more than fifteen (15) grants may be awarded per 96 (5)
- 97 calendar year to any municipality or authority.
- 98 SECTION 4. Municipal authority. Municipalities are hereby
- authorized to apply for a grant and to enter into agreements and 99
- 100 to take such actions necessary to obtain such grants under the
- 101 provisions of this act.
- SECTION 5. Section 29-1-145, Mississippi Code of 1972, is 102
- 103 amended as follows:
- 104 29-1-145. (1) The chancery clerk or municipal clerk shall
- 105 report to the Secretary of State any reasonable costs incurred by
- the county or municipality in maintaining unredeemed lands sold 106

107	for taxes while those lands remain unsold. The Secretary of State
108	shall pay the maintenance costs out of the money deposited into
109	the Land Records Maintenance Fund. The Secretary of State shall
110	certify to the Department of Finance and Administration and to the
111	State Treasurer the amount of maintenance costs allowed to the
112	county and municipality, and the Department of Finance and
113	Administration shall issue a warrant in favor of the county or
114	municipality for the amount of those costs. In no event shall the
115	maintenance costs allowed the county or municipality exceed the
116	market value of the lands or the purchase money received from the
117	sale of those lands, unless the potential damage to the property
118	or any adjacent property requires the costs to exceed the market
119	value of the lands or the purchase money received from the sale of
120	those lands.

- appropriation by the Legislature, any monies deposited into the Land Records Maintenance Fund to contract with a vendor in accordance with state competitive bidding process to maintain unredeemed lands sold for taxes while those lands remain unsold and lands sold for taxes that have been certified to the state. For purposes of this section, the term "maintain" means cutting grass, trees and/or limbs, or repairing, clearing or demolishing structures and/or cleaning rubbish and debris.
- **SECTION 6.** Section 29-1-95, Mississippi Code of 1972, is 131 amended as follows:

132	29-1-95. (1) All taxes due the county, municipality, public
133	school district, drainage district or levee board on lands sold to
134	the state for taxes and listed into the Secretary of State's
135	office shall remain in abeyance until the land be sold, and
136	thereafter such taxes shall be paid out of the purchase money; but
137	state, county, municipality, public school district, drainage
138	district or levee board taxes shall not accrue on such lands after
139	the fiscal year in which it was certified to the state. Upon the
140	payment of the purchase money of any tax land into the Treasury,
141	the Secretary of State shall certify to the Department of Finance
142	and Administration and to the Treasurer the amount of fees and
143	costs allowed to the county tax collector and chancery clerk, as
144	in cases of the redemption of lands from tax sales, under the
145	provisions of Section 25-7-21; and the Department of Finance and
146	Administration shall issue warrants in favor of such county tax
147	collector and chancery clerk for the amount of such fees. The
148	Secretary of State shall also certify to the Department of Finance
149	and Administration and the Treasurer the amount of the county,
150	municipality, public school district, drainage district and levee
151	board taxes for which said land was sold to the state, and all
152	taxes accruing on said land until the year in which it was
153	certified to the state; and the Department of Finance and
154	Administration shall issue warrants in favor of the proper county,
155	municipality, public school district, drainage district, and levee
156	board for the said four (4) years' taxes. The balance of the

157	purchase money shall be deposited into a special fund to be known
158	as the "Land Records Maintenance Fund," that is hereby created in
159	the State Treasury. The fund shall be administered by the
160	Secretary of State, upon appropriation by the Legislature, to
161	reimburse municipalities and counties for maintenance of
162	unredeemed lands sold for taxes while those lands remain unsold;
163	to contract with vendors in accordance with state competitive
164	bidding procedures to maintain lands sold for taxes that have been
165	certified to the state and to maintain unredeemed lands sold for
166	taxes while those lands remain unsold. * * * Any amount on hand
167	in the Land Records Maintenance Fund at the end of the fiscal year
168	that is not necessary to pay obligations to local governmental
169	units set out in this subsection, after June 30 of each year,
170	shall not lapse into the General Fund, but shall remain in the
171	Land Records Maintenance Fund to be used for maintenance of
172	unredeemed lands as prescribed under this subsection.
173	(2) If, after the payment of the fees and costs allowed to

the county tax collector and the chancery clerk, as aforesaid, the balance of the purchase money of any tax land paid into the Treasury shall be insufficient to cover the amount of the state, county, municipality, public school district, drainage district or levee board taxes due thereon, or if the records of the Secretary of State fail to show the amount of state, county, municipality, public school district, drainage district or levee board taxes accruing for the years until said land was certified to the state,

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- 182 on lands sold by the Secretary of State, he shall apportion the
- 183 balance of the purchase money derived from the sale of such lands
- 184 between the state, county, municipality, public school district,
- 185 drainage district and levee board upon the basis of the amount of
- 186 taxes due the state, county, municipality, public school district,
- 187 drainage district and levee board, respectively, at the time said
- 188 land was struck off to the state for delinquent taxes by the
- 189 sheriff and tax collector, and for which said lands were struck
- 190 off to the state.
- 191 (3) All funds derived from the sale of properties under the
- 192 provisions of Sections 7-11-15, 29-1-27, 29-1-29, 29-1-35,
- 193 29-1-37, 29-1-53 through 29-1-57, 29-1-73 and 29-1-81 through
- 194 29-1-87 shall be handled in the manner provided herein for funds
- 195 derived from the sale of lands.
- 196 (4) From and after July 1, 2016, the expenses of this agency
- 197 shall be defrayed by appropriation from the State General Fund and
- 198 all user charges and fees, except the Land Records Maintenance
- 199 Fund, authorized under this section shall be deposited into the
- 200 State General Fund as authorized by law. The requirements of this
- 201 subsection (4) shall not apply to disbursements * * * by the
- 202 Secretary of State from the Land Records Maintenance Fund, and to
- 203 any funds which by law are to be collected and deposited to the
- 204 Land Records Maintenance Fund.
- 205 (5) From and after July 1, 2016, no state agency shall
- 206 charge another state agency a fee, assessment, rent or other

- 207 charge for services or resources received by authority of this
- 208 section. This prohibition shall not apply to payments made from
- 209 the Land Records Maintenance Fund provided for in subsection (1)
- 210 of this section.
- 211 **SECTION 7.** Section 27-104-205, Mississippi Code of 1972, is
- 212 amended as follows:
- 213 27-104-205. (1) From and after July 1, 2016, the expenses
- 214 of the following enumerated state agencies shall be defrayed by
- 215 appropriation of the Legislature from the State General Fund: the
- 216 State Fire Marshal, the State Fire Academy (not including the
- 217 State Fire Academy Workforce Program Fund), the Office of
- 218 Secretary of State (not including the Preneed Contracts Loss
- 219 Recovery Fund, Land Records Maintenance Fund), the Mississippi
- 220 Public Service Commission, the Mississippi Department of
- 221 Information Technology Services, (not including the Mississippi
- 222 Department of Information Technology Services Revolving Fund), the
- 223 State Personnel Board, the Mississippi Department of Insurance
- 224 (not including the Municipal Fire Protection Fund, Section
- 225 83-1-37, the County Volunteer Fire Department Fund, Section
- 226 83-1-39, and the Mississippi Propane Education and Research Fund,
- 227 Section 75-57-119), the Mississippi Law Enforcement Officers'
- 228 Minimum Standards Board, the Mississippi Gaming Commission, the
- 229 Office of the State Public Defender, the Mississippi Workers'
- 230 Compensation Commission (not including the Second Injury Trust
- 231 Fund) and the Office of Attorney General. Beginning July 1, 2016,

- 232 any fees, assessments or other revenues charged for the support of
- 233 the above-named state agencies shall be deposited into the State
- 234 General Fund, and any special fund or depository established
- 235 within the State Treasury for the deposit of such fees,
- 236 assessments or revenues shall be abolished and the balance
- 237 transferred to the State General Fund. Expenses heretofore drawn
- 238 from such special funds or other depositories shall be drawn from
- 239 the agencies' General Fund Account.
- 240 (2) Beginning with the fiscal year ending June 30, 2016, the
- 241 amount to be appropriated annually from the State General Fund for
- 242 the support of each of the above-named state agencies shall not
- 243 exceed the amount appropriated for such purpose in the preceding
- 244 fiscal year, plus any increases in or additional fees, assessments
- 245 or other charges authorized by act of the Legislature for the
- 246 succeeding fiscal year.
- 247 (3) The provisions of this section shall not apply to any
- 248 trust fund account that is maintained by any above-named agency.
- 249 (4) The provisions of this section shall not prohibit any of
- 250 the above-named agencies from maintaining clearing accounts in
- 251 approved depositories.
- 252 (5) The provisions of this section shall not apply to any
- 253 trust fund accounts maintained by the Public Employees' Retirement
- 254 System and protected under Section 272A of the Mississippi
- 255 Constitution of 1890.



256 **SECTION 8.** This act shall take effect and be in force from 257 and after July 1, 2025.

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

AN ACT TO CREATE THE "PROPERTY CLEANUP REVOLVING FUND" TO ASSIST MUNICIPALITIES WITH THE CLEANUP OF PROPERTIES SOLD FOR TAXES THAT HAVE BEEN CERTIFIED TO THE STATE; TO AUTHORIZE THE CREATION OF A GRANT PROGRAM ADMINISTERED BY THE MISSISSIPPI HOME 5 CORPORATION FOR SUCH PROPERTY CLEANUP BY THE MUNICIPALITY; TO SPECIFICALLY AUTHORIZE MUNICIPALITIES WITH A POPULATION IN EXCESS 7 OF 145,000 TO APPLY FOR GRANTS UNDER THE PROGRAM; TO AUTHORIZE 8 MUNICIPALITIES TO ENTER INTO AGREEMENTS AND TAKE SUCH ACTIONS NECESSARY TO PARTICIPATE IN THE GRANT PROGRAM; TO AMEND SECTION 29-1-145, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE SECRETARY OF 10 STATE TO UTILIZE MONIES IN THE LAND RECORDS MAINTENANCE FUND TO 11 12 CONTRACT WITH VENDORS TO MAINTAIN LANDS STRUCK OFF TO THE STATE; 13 TO AMEND SECTIONS 29-1-95 AND 27-104-205, MISSISSIPPI CODE OF 1972, TO RESTRICT MONIES IN THE LAND RECORDS MAINTENANCE FUND FROM 14 15 LAPSING INTO THE GENERAL FUND AT THE END OF THE FISCAL YEAR; AND 16 FOR RELATED PURPOSES.

CONFEREES FOR THE HOUSE

CONFEREES FOR THE SENATE

X (SIGNED)
Rushing

X (SIGNED)
X (SIGNED)
X (SIGNED)
Crudup

X (SIGNED)
Fillingane

X (SIGNED) X (SIGNED)
Lamar Norwood