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. 1896: Kratom product; impose excise tax on.

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

- 1. That the Senate recede from its Amendments No. 1 and No. 2.
- 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:

- 9 **SECTION 1.** (1) For purposes of this section, the following
- 10 words and phrases have the meanings ascribed in this subsection
- 11 unless the context clearly requires otherwise:
- 12 (a) "Kratom leaf" means the leaf of the kratom plant
- 13 (Mitragyna speciosa) in fresh or dehydrated (dried) form and
- 14 subjected to no post-harvest processing other than:
- 15 (i) Drying or size reduction (e.g., by cutting,
- 16 milling, or similar procedure); and
- 17 (ii) Cleaning or sterilization through the
- 18 application of heat, steam, pressurization, irradiation or other
- 19 standard treatments applied to food ingredients.
- 20 (b) "Kratom leaf extract" means the material extracted
- 21 from kratom leaves via application of a solvent consisting of
- 22 water, ethanol or food grade carbon dioxide, or any other solvent

- 23 allowed by federal or state regulation to be used in the
- 24 manufacturing of a food ingredient.
- 25 (c) "Kratom product" means a food or dietary supplement
- 26 that consists of or contains kratom leaf or kratom leaf extract.
- 27 (2) In addition to any other tax provided for by law, there
- 28 imposed, levied and assessed, a tax on each person or dealer in
- 29 kratom product upon the sale, use, consumption, handling or
- 30 distribution in the State of Mississippi, an excise tax at the
- 31 rate of twenty-five percent (25%) of the manufacturer's list
- 32 price. This tax is levied upon the sale, use, gift, possession or
- 33 consumption of kratom product within the State of Mississippi, and
- 34 the impact of the tax levied by this section is hereby declared to
- 35 be on the vendee, user, consumer or possessor of kratom product in
- 36 this state; and when said tax is paid by any other person, such
- 37 payment shall be considered as an advance payment and shall
- 38 thereafter be added to the price of the kratom product and
- 39 recovered from the ultimate consumer or user.
- 40 **SECTION 2.** Section 27-69-15, Mississippi Code of 1972, is
- 41 amended as follows:
- 42 27-69-15. Any retailer, transient vendor, distributing
- 43 agent, salesman, or other dealer who shall receive any cigarettes
- 44 other than from a wholesaler having a permit as herein provided,
- 45 and not having the necessary stamps already affixed, shall, after
- 46 the receipt of such cigarettes, within the time limit herein
- 47 provided, present the same to some wholesaler having such permit,

48 for the affixing of the stamps required, and it shall be the duty 49 of such wholesaler, thereupon and upon the payment to him by such 50 retailer of the face value of the stamps required, to affix the 51 stamps to said cigarettes in the same manner as if the cigarettes 52 were handled and sold by such wholesaler, provided, that such 53 wholesaler, before affixing the stamps, shall require of the retailer, transient vendor, distributing agent, salesman, or other 54 55 dealer, the original invoice for the cigarettes to be stamped, and 56 such wholesaler shall in each instance note upon the invoice, the 57 denominations and number of stamps affixed to the cigarettes 58 covered by said invoice, the notation to be made in ink, or other 59 manner not easy to erase, at the time the stamps are affixed. It is further provided that, in addition hereto, the 60 wholesaler shall keep a separate record of all stamps affixed to 61 62 taxable cigarettes presented by retailers, transient vendors, 63 distributing agents, salesmen, or other dealers, showing the name 64 of the retailer, transient vendor, distributing agent, salesman,

When the request is made to any wholesaler in this state by a retailer, transient vendor, distributing agent, salesman, or other dealer in this state, said request being duly and seasonably made for the affixing of stamps, and the request is accompanied by proper remittance and invoice, and such wholesaler refuses to

or other dealer, name of the shipper, date of shipper's invoice,

the date stamps were affixed, denomination of stamps affixed, and

total value of stamps affixed.

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73	affix the stamps to cigarettes as requested, said wholesaler shall
74	forfeit to the state a penalty of Twenty-five Dollars (\$25.00) for
75	each offense, the same to be collected by the commissioner and, in
76	addition thereto, in the discretion of the commissioner, forfeit
77	his permit to handle stamps. In the event of such refusal on the
78	part of any wholesaler to affix stamps said retailer, transient
79	vendor, distributing agent, salesman, or other dealer may make
80	application to the commissioner for stamps to be placed on the
81	cigarettes upon which the wholesaler refused to affix the stamps,
82	said application to be accompanied by an affidavit from the
83	retailer, transient vendor, distributing agent, salesman, or other
84	dealer, or some other credible person, setting forth the facts,
85	whereupon the commissioner may issue and sell to such retailer,
86	transient vendor, distributing agent, salesman, or other dealer, a

Stamps shall not be affixed to any cigarettes except by a
wholesale dealer having a permit, except as otherwise provided in
this chapter.

sufficient number of stamps to be affixed to the cigarettes.

91 Stamps shall not be required to be affixed to any cigarettes 92 while the same is in interstate commerce.

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Any person engaged in this state in the business of making
wholesale or retail sales of other tobacco products including
cigars, smoking tobacco, chewing tobacco, snuff or any other
tobacco products except cigarettes and heated tobacco products who

98	purchases such products from a wholesaler or manufacturer outside
99	this state upon which the Mississippi tobacco excise tax has not
100	been imposed, shall be responsible for remitting the Mississippi
101	tobacco excise tax directly to the Mississippi Department of
102	Revenue by the twentieth of the month following the month the sale
103	occurred of the other tobacco products by such person to a
104	Mississippi customer.
105	Any person making retail purchases of other tobacco products
106	including cigars, smoking tobacco, chewing tobacco, snuff or any
107	other tobacco products except cigarettes and heated tobacco
108	products for personal use in this state who purchased such other
109	tobacco products from outside this state upon which the
110	Mississippi tobacco excise tax has not been imposed, shall be
111	responsible for remitting the Mississippi tobacco excise tax
112	directly to the Mississippi Department of Revenue within
113	forty-eight (48) hours after the purchase of the other tobacco
114	products.
115	In no case shall the provisions of this chapter be construed
116	to require the payment of a tax upon any tobacco upon which the
117	tax herein levied has once been paid to the state.

118 SECTION 3. This act shall take effect and be in force from and after July 1, 2025. 119

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



AN ACT TO IMPOSE AN EXCISE TAX ON KRATOM PRODUCT; TO DEFINE THE TERMS "KRATOM PRODUCT", "KRATOM LEAF" AND "KRATOM LEAF EXTRACT" FOR THE PURPOSES OF THIS ACT; TO AMEND SECTION 27-69-15, MISSISSIPPI CODE OF 1972, TO REVISE PROVISIONS RELATING TO THE REMITTANCE OF THE TOBACCO EXCISE TAX ON PRODUCTS PURCHASED OUTSIDE THIS STATE UPON WHICH THE MISSISSIPPI TAX HAS NOT BEEN IMPOSED; AND FOR RELATED PURPOSES.

CONFEREES FOR THE HOUSE CONFEREES FOR THE SENATE

X (SIGNED)
Lamar
X (SIGNED)
Harkins

X (SIGNED)
Steverson
X (SIGNED)
Fillingane

X (SIGNED)
Horan
X (SIGNED)
Blount