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. 2242: Inmate work release program; authorize to perform services for MDOT.

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:

- SECTION 1. Section 47-5-401, Mississippi Code of 1972, is
- 11 amended as follows:
- 12 47-5-401. (1) There is hereby authorized, in each county of
- 13 the state, a public service work program for state inmates in
- 14 custody of the county. Such a program may be established at the
- 15 option of the county in accordance with the provisions of Sections
- 47-5-401 through 47-5-421. The department shall also recommend
- 17 rules and regulations concerning the participation of state
- 18 inmates in the program.
- 19 (2) (a) An inmate shall not be eligible to participate in a
- 20 work program established in accordance with the provisions of
- 21 Sections 47-5-401 through 47-5-421 if he has been convicted of any
- 22 crime of violence, including, but not limited to, murder,
- 23 aggravated assault, rape, robbery or armed robbery.

24	(b) Any person who has been sentenced to confinement in
25	jail or who has been sentenced for a felony conviction but is
26	confined in a jail may request assignment to the work release
27	program established under subsections (1) through (4) of this
28	section. Admission to the program shall be in the discretion of
29	the sheriff. The sheriff may further authorize the offender to
30	participate in educational or other rehabilitative programs
31	designed to supplement his work release employment or to prepare
32	the person for successful reentry. No offender shall be eligible
33	for this program if he or she has more than one (1) year remaining
34	on his or her sentence.
35	(3) The inmates participating in the work program
36	established in accordance with the provisions of Sections 47-5-401
37	through 47-5-421 are restricted to the performance of public
38	service work for counties, municipalities, the state or nonprofit

- charitable organizations, as defined by Section 501(c)(3) of the 39 40 Internal Revenue Code of 1986, except that the Department of 41 Corrections must approve all requests by nonprofit charitable 42 organizations to use offenders to perform any public service work. Upon request of the Board of Trustees of State Institutions of 43 44 Higher Learning, or the board of trustees of a county school 45 district, municipal school district or junior college district, 46 the inmates may be permitted to perform work for such boards.
- 47 (4) (a) In addition to any programs established by
 48 authority of subsections (1) through (3) of this section, the

49	Mississippi Department of Corrections may establish an inmate work
50	program under which eligible inmates perform services for the
51	Mississippi Department of Transportation. The Mississippi
52	Department of Corrections shall adopt rules necessary to implement
53	the purposes of this act, including those necessary to define
54	eligibility for participation in the program. Inmate compensation
55	for the program shall be no less than the prevailing wage for the
56	position and shall under no circumstances pay less than the
57	federal minimum wage. Any inmate who participates in the program
58	established under the Mississippi Department of Corrections and
59	the Mississippi Department of Transportation shall maintain an
60	account through a local financial institution and shall provide a
61	copy of a check stub to the commissioner or his designee.
62	(b) Any inmate who is a work participant for the
63	program established under the Mississippi Department of
64	Corrections and the Mississippi Department of Transportation shall
65	be required to pay his or her wages for the following purposes:
66	(i) To pay twenty-five percent (25%) toward any
67	support of dependents or to the Mississippi Department of Human
68	Services on behalf of dependents as may be ordered by a judge of
69	competent jurisdiction as well as fines, restitution, or costs as
70	ordered by the court to include any fines and fees associated with
71	obtaining a valid driver's license upon release. Once all the
72	aforementioned balances have been cleared, or if no liability

73 exists, these funds shall be added to the participants savi
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- 74 diversion program.
- 75 (ii) To save fifty percent (50%) of the inmate's
- 76 wages in the account required under paragraph (a) of this
- 77 subsection. Monies under this subparagraph shall be made
- 78 available to the inmate upon parole or release.
- 79 (iii) To pay up to fifteen percent (15%) of the
- 80 inmate's wages to the facility for administrative expenses to
- 81 include transportation costs.
- 82 (iv) The inmate shall have access to the remaining
- 83 ten percent (10%) of the monies in his or her account to purchase
- 84 incidental expenses.
- 85 (c) Any monies remaining under paragraph (b) of this
- 86 subsection after all mandatory deductions are paid, shall be
- 87 deposited in the inmate's account established under this
- 88 subsection. Any monies remaining under this subsection, upon the
- 89 release of the inmate, shall be released to the inmate upon his or
- 90 her release.
- 91 (d) The work program required under this section with
- 92 the Mississippi Department of Transportation may, in the
- 93 discretion of the Mississippi Department of Corrections, be
- 94 established in each Mississippi Department of Transportation
- 95 District. The Mississippi Department of Corrections may work with
- 96 MAGCOR in implementing this program.



97	SECTION 2.	Section	47-5-547,	Mississippi	Code	of	1972,	is
98	amended as follo	ws:						

- 99 47-5-547. (1) Except as otherwise specifically provided by 100 law, any training program or auxiliary program associated with any 101 existing prison industry shall be transferred to the corporation. 102 The corporation is empowered and authorized to establish in 103 participation with any community or junior college or state 104 institution of higher learning, any training or auxiliary program 105 for existing prison industries or for any industries which the corporation might create. Such community or junior college or 106 107 state institution of higher learning shall provide assistance in business planning, marketing and analysis of existing or projected 108 109 industries. These industrial services shall be contracted with any appropriate community or junior college or state institution 110 111 of higher learning when these industries are developed at other 112 correction sites.
- 113 (2) The Mississippi Department of Corrections may assign the

 114 management and oversight of the work release program established

 115 by Section 1 of this act to the prison industries corporation

 116 (MAGCOR) if it determines that this will be conducive to providing

 117 effective job training for state inmates.
- SECTION 3. This act shall take effect and be in force from and after July 1, 2025.

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

AN ACT TO AMEND SECTION 47-5-401, MISSISSIPPI CODE OF 1972, TO ESTABLISH AN INMATE WORK PROGRAM WHERE STATE INMATES CAN WORK FOR THE MISSISSIPPI DEPARTMENT OF TRANSPORTATION; TO EMPOWER THE MISSISSIPPI DEPARTMENT OF CORRECTIONS TO ESTABLISH ELIGIBILITY STANDARDS; TO REQUIRE WORK PARTICIPANTS TO UTILIZE THEIR WAGES FOR CERTAIN PURPOSES; TO AMEND SECTION 47-5-547, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE DEPARTMENT OF CORRECTIONS TO WORK WITH MAGCOR IN IMPLEMENTING THIS PROGRAM; AND FOR RELATED PURPOSES.

CONFEREES FOR THE SENATE

CONFEREES FOR THE HOUSE

X (SIGNED) Juan Barnett X (SIGNED) Becky Currie

X (SIGNED) Gary Brumfield

X (SIGNED) Zachary Grady

X (SIGNED)
Lydia Graves Chassaniol
X (SIGNED)
John G. Faulkner