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. 2357: MDOC contract with Greenwood-Leflore-Carroll Economic Development Foundation for Delta Work Release Program; authorize.

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 <u>SECTION 1.</u> (1) A work-release program is established at 10 Delta Correctional Facility. The corporation, as defined under 11 Section 47-5-539, shall serve as the program administrator and 12 shall focus on meaningful, skill-oriented, private-sector work 13 opportunities in the surrounding communities. There shall be a 14 limit of one hundred (100) people in the program at a time.

(2) Any person who has been sentenced to confinement in jail
or who has been sentenced for a felony conviction but is confined
in a jail may request assignment to the work release program at
Delta Correctional Facility established under this section.
Admission to the program shall be in the discretion of the
sheriff. The sheriff may further authorize the offender to
participate in educational or other rehabilitative programs

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(S)CR;EC (H)CN;WD G1/2 22 designed to supplement his work release employment or to prepare 23 the person for successful reentry. No offender shall be eligible 24 for this program if he or she has more than one (1) year remaining 25 on his or her sentence. No person sentenced for any sex crime or 26 multiple violent felonies in the past ten (10) years shall be 27 eligible for participation in the program established under this The Commissioner of the Department of Corrections shall 28 section. direct the facility's superintendent to identify eligible 29 30 participants within thirty (30) days of the effective date of this 31 act.

32 (3) The corporation shall collect and maintain data which
33 shall be shared annually with the Legislature in sortable
34 electronic format. The first report shall be made before January
35 15, 2026. The data shall include:

36 (a) Total number of participants at the beginning of37 each month by race, gender, and offenses charged;

38 (b) Total number of participants at the end of each39 month by race, gender, and offenses charged;

40 (c) Total number of participants who began the program41 in each month by race, gender, and offenses charged;

42 (d) Total number of participants who successfully
43 completed the program in each month by race, gender, and offenses
44 charged;

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45 (e) Total number of participants who left the program
46 in each month and reason for leaving by race, gender, and offenses
47 charged;

(f) Total number of participants who were arrested for a new criminal offense while in the program in each month by race, gender, and offenses charged;

51 (g) Total number of participants who were convicted of 52 a new crime while in the program in each month by race, gender, 53 and offenses charged;

54 (h) Total number of participants who completed the
55 program and were convicted of a new crime within three (3) years
56 of completing the program;

57 (i) Total amount earned by participants and how the 58 earnings were distributed in each month;

(j) Results of any initial risk- and needs-assessments
conducted on each participant by race, gender, and offenses
charged; and

62 (k) Any other data or information as requested by the63 corporation.

64 (4) Any person who has been sentenced to confinement in jail 65 or who has been sentenced for a felony conviction but is confined 66 in a jail may request assignment to the pilot program established 67 under this section. Admission to the program shall be in the 68 discretion of the superintendent of the facility. The 69 superintendent may further authorize the offender to participate

25/SS26/SB2357CR.2J (S)CR;EC (H)CN;WD PAGE 3 G1/2 70 in educational or other rehabilitative programs designed to 71 supplement his work-release employment or to prepare the person 72 for successful re-entry.

(5) The superintendent shall adopt and publish rules and regulations prior to accepting inmates. These rules and regulations shall, at a minimum, include all requirements for work-release programs established pursuant to Sections 47-5-451 through 47-5-471. Participating employers shall pay no less than the prevailing wage for the position and shall under no circumstance pay less than the federal minimum wage.

80 (6) Any inmate assigned to such a program by the 81 superintendent who, without proper authority or just cause, leaves 82 the area to which he or she has been assigned to work or attend 83 educational or other rehabilitative programs, or leaves the 84 vehicle or route of travel involved in his or her going to or 85 returning from such place, will be guilty of escape as provided in 86 Section 97-9-49. An inmate who is found quilty under this section 87 shall be ineligible for further participation in a work-release 88 program during his or her current term of confinement.

(7) (a) The inmate shall maintain an account through a
local financial institution and shall provide a copy of a check
stub to the sheriff.

92 (b) The inmate shall be required to pay his or her
93 wages earned as a participant under the programs for the following
94 purposes:

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95 (i) To pay twenty-five percent (25%) toward any 96 support of dependents or to the Mississippi Department of Human 97 Services on behalf of dependents as may be ordered by a judge of competent jurisdiction as well as fines, restitution, or costs as 98 99 ordered by the court to include any fines and fees associated with 100 obtaining a valid driver's license upon release. Once all the 101 aforementioned balances have been cleared, or if no liability 102 exists, these funds shall be added to the participants savings 103 diversion program.

104 (ii) To save fifty percent (50%) of the offender's 105 wages in the account required under paragraph (a) of this 106 subsection. Monies under this subparagraph shall be made 107 available to the inmate upon parole or release.

108 (iii) To pay up to fifteen percent (15%) of the 109 inmate's wages to the facility for administrative expenses to 110 include transportation costs.

(iv) The inmate shall have access to the remaining ten percent (10%) of the monies in his or her account to purchase incidental expenses.

(c) Any monies remaining under paragraph (b) of this subsection after all mandatory deductions are paid, shall be deposited in the inmate's account established under this subsection. Any monies remaining under this subsection, upon the release of the inmate, shall be released to the inmate upon his or her release.

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(S)CR;EC (H)CN;WD G1/2 120 (8) This section shall stand repealed on July 1, 2029.

121 SECTION 2. This act shall take effect and be in force from

122 and after July 1, 2025.

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

1 AN ACT TO ESTABLISH A WORK-RELEASE PROGRAM AT DELTA 2 CORRECTIONAL FACILITY; TO PROVIDE THE ELIGIBILITY CRITERIA FOR 3 INMATES WHO MAY PARTICIPATE IN THE PROGRAM; TO REQUIRE CERTAIN 4 STATISTICAL DATA BE REPORTED TO THE LEGISLATURE REGARDING THE 5 PROGRAM; TO PROVIDE THAT INMATES WHO ARE WORK PARTICIPANTS SHALL 6 UTILIZE THEIR WAGES FOR CERTAIN PURPOSES; AND FOR RELATED 7 PURPOSES.

CONFEREES FOR THE SENATE	CONFEREES FOR THE HOUSE
X (SIGNED)	X (SIGNED)
Barnett	Currie
X (SIGNED)	X (SIGNED)
Chassaniol	Grady
X (SIGNED)	X (SIGNED)
Sparks	Bell (21st)