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. 2506: Education of exceptional children in compliance with federal law; require, establish complaint procedures, etc.

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:

- 15 <u>SECTION 1.</u> Words and terms, unless otherwise defined below,
- 16 when used in Sections 37-23-1 through 37-23-159 shall be defined
- 17 in the same manner as those words and terms used in the
- 18 Individuals with Disabilities Education Act 1997 Amendments
- 19 (IDEA), applicable federal regulations and relevant court cases:
- 20 (a) "Assistive technology device" means any item, piece
- 21 of equipment or product system, whether acquired commercially off
- 22 the shelf, modified or customized, that is used to increase,
- 23 maintain or improve the functional capabilities of children with
- 24 disabilities.
- 25 (b) "Assistive technology service" means any service
- 26 that directly assists a student with a disability in the
- 27 selection, acquisition or use of an assistive technology device.
- 28 The term includes:
- 29 (i) The evaluation of the needs of a student with
- 30 a disability, including a functional evaluation of the student in
- 31 his or her customary environment;
- 32 (ii) Purchasing, leasing or otherwise providing
- 33 for the acquisition of assistive technology devices by students
- 34 with disabilities;
- 35 (iii) Selecting, designing, fitting, customizing,
- 36 adapting, applying, maintaining, repairing or replacing assistive

- 37 devices;
- 38 (iv) Coordinating and using other therapies,
- 39 interventions or services with assistive technology devices, such
- 40 as those associated with existing education and rehabilitation
- 41 plans and programs;
- 42 (v) Training or technical assistance for a student
- 43 with a disability or, if appropriate, that student's family; and
- 44 (vi) Training or technical assistance for
- 45 professionals (including individuals providing education or
- 46 rehabilitation services), employers or other individuals who may
- 47 provide services to, employ, or are otherwise substantially
- 48 involved in the major life functions of students with
- 49 disabilities.
- 50 (c) "Consent" means agreement in writing from the
- 51 parent of a child with a disability pertaining to the activities
- 52 as required under IDEA and the Family Rights and Privacy Act.
- 53 Local educational agencies shall ensure that the parent:
- 54 (i) Has been fully informed of all information
- 55 relevant to the activity for which consent is required;
- 56 (ii) Understands the activity for which consent is
- 57 requested; and
- 58 (iii) Understands that the granting of consent is
- 59 voluntary and may be revoked at any time prior to the time the
- 60 activity is conducted.
- (d) "Free appropriate public education" means special
- 62 education and related services provided by local educational
- 63 agencies that:
- (i) Have been provided at public expense, under
- 65 public supervision and direction, and without charge;
- 66 (ii) Meet the standards of the State Department of
- 67 Education;
- 68 (iii) Include an appropriate preschool,
- 69 elementary, or secondary school education; and
- 70 (iv) Are provided in conformity with the

- 71 individualized education program required under IDEA, applicable
- 72 federal and state regulations and relevant court cases.
- 73 (e) "Individualized education program" or "IEP" means a
- 74 written statement for each child with a disability that is
- 75 developed, reviewed, and revised in accordance with the
- 76 requirements under IDEA, applicable federal and state regulations
- 77 and relevant court cases.
- 78 (f) "Least restrictive environment" means to the
- 79 maximum extent appropriate, children with disabilities, are
- 80 educated with children who are not disabled, and special classes,
- 81 separate schooling, or other removal of children with disabilities
- 82 from the regular educational environment occurs only when the
- 83 nature or severity of the disability of a child is such that
- 84 education in regular classes with the use of supplementary aids
- 85 and services cannot be achieved satisfactorily.
- 86 (g) "Parent" means a person who is legally responsible
- 87 for a child's welfare or acting for the child in the absence of
- 88 the legally responsible person. Parent may also mean a natural
- 89 parent, a guardian, or a surrogate parent.
- 90 (h) "Related services" means transportation, and such
- 91 developmental, corrective, and other supportive services
- 92 (including speech-language pathology and audiology services,
- 93 psychological services, physical and occupational therapy,
- 94 recreation, including therapeutic recreation, social work
- 95 services, counseling services, including rehabilitation
- 96 counseling, orientation and mobility services, and medical
- 97 services, except that such medical services shall be for
- 98 diagnostic and evaluation purposes only) as may be required to
- 99 assist a child with a disability to benefit from special
- 100 education, and includes the early identification and assessment of
- 101 disabling conditions in children.
- 102 (i) "Special education" means specially designed
- 103 instruction provided by local educational agencies, at no cost to
- 104 parents, to meet the unique needs of a child with a disability,

- 105 including instruction conducted in the classroom, in the home, in
- 106 hospitals and institutions, and in other settings. This term also
- 107 includes instruction in physical education.
- 108 (j) "Supplementary aids and services" means aids,
- 109 services, and other supports that are provided in regular
- 110 education classes or other education-related settings to enable
- 111 children with disabilities to be educated with nondisabled
- 112 children to the maximum extent appropriate in accordance with the
- 113 least restrictive environment requirements under IDEA, applicable
- 114 federal regulations and relevant court cases.
- 115 (k) "Transition services" means a coordinated set of
- 116 activities for a student with a disability that:
- 117 (i) Is designed within an outcome-oriented
- 118 process, which promotes movement from school to post-school
- 119 activities, including post-secondary education, vocational
- 120 training, integrated employment (including supported employment),
- 121 continuing and adult education, adult services, independent
- 122 living, or community participation;
- 123 (ii) Is based upon the individual student's needs,
- 124 taking into account the student's preferences and interests;
- 125 (iii) Includes instruction, related services,
- 126 community experiences, the development of employment and other
- 127 post-school adult living objectives, and, when appropriate,
- 128 acquisition of daily living skills and functional vocational
- 129 evaluation.
- 130 <u>SECTION 2.</u> (1) For the purposes of this section, each local
- 131 educational agency is eligible for assistance under IDEA Part B
- 132 for a fiscal year if, in providing for the education of children
- 133 with disabilities within its jurisdiction, policies, procedures
- 134 and programs are in effect that are consistent with the
- 135 regulations established by the State Department of Education.
- 136 (2) The local educational agency shall have in effect
- 137 policies and procedures, and programs that are consistent with the
- 138 State Department of Education's policies and procedures to ensure:

- 139 (a) A free appropriate public education is available to
- 140 all children with disabilities residing in the state between the
- 141 ages of three (3) and twenty (20), inclusive. Educational
- 142 services for children with disabilities who have been suspended or
- 143 expelled from school shall be provided based on the requirements
- 144 of IDEA, applicable federal regulations and state regulations;
- 145 (b) The full educational opportunity goal established
- 146 by the state is implemented;
- 147 (c) All children with disabilities, who are in need of
- 148 special education and related services, including children with
- 149 disabilities attending private school, regardless of the severity
- 150 of their disabilities, are identified, located, and evaluated;
- 151 (d) An individualized education program is developed,
- 152 reviewed and revised for each child with a disability;
- 153 (e) Children with disabilities are provided services
- 154 within their least restrictive environment;
- 155 (f) Children with disabilities and their parents are
- 156 afforded the procedural safeguards required under IDEA;
- 157 (g) Children with disabilities are evaluated as
- 158 required under IDEA;
- (h) The State Department of Education and local
- 160 education agencies will assure the protection of the
- 161 confidentiality of any personally identifiable data, information
- 162 and records collected or maintained as required under IDEA and the
- 163 Family Rights and Privacy Act.
- 164 (i) Children with disabilities participating in early
- 165 intervention programs assisted under IDEA Part C who will
- 166 participate in preschool programs assisted under IDEA Part B shall
- 167 experience a smooth transition. An individualized educational
- 168 program shall be developed and implemented by the child's third
- 169 birthday;
- 170 (j) Children with disabilities enrolled in private
- 171 schools by their parents shall be provided special education and
- 172 related services to the extent required under IDEA;

- (k) Children with disabilities who are placed in

 174 private schools or facilities by the local educational agency

 175 shall be provided special education and related services, in

 176 accordance with an individualized education program, at no cost to
- 176 accordance with an individualized education program, at no cost to 177 their parents;
- 178 (1) A comprehensive system of personnel development has
 179 been developed to ensure appropriately qualified personnel are
 180 available and personnel are trained in accordance with the
 181 requirements of the State Department of Education and IDEA;
- 182 (m) Personnel providing educational services to
 183 children with disabilities meet the personnel standards of the
 184 State Department of Education;
- 185 (n) The performance goals and indicators shall be 186 implemented as established by the State Board of Education; and
- (o) Children with disabilities are included in statewide and district-wide assessment programs, with appropriate accommodations, in accordance with regulations established by the State Board of Education.
- 191 (3) The local educational agency shall make available to
 192 parents of children with disabilities and to the general public
 193 all documents relating to the agency's eligibility under IDEA.
- 194 If the State Department of Education determines that a local educational agency is not eligible to receive federal funds 195 due to compliance violations not being resolved within a specified 196 197 timeline, the local educational agency shall be notified of that 198 determination and shall be provided with reasonable notice and an opportunity for a hearing. The local educational agency in 199 200 receipt of such notice, shall, by means of public notice, take such measures as may be necessary to bring the pendency of an 201 action to withhold funds to the attention of the public within the 202 203 jurisdiction of such agency.
- 204 (5) The State Department of Education, after reasonable
 205 notice and an opportunity for a hearing, shall reduce or shall not
 206 provide any further payments to the local educational agency until

- 207 the department is satisfied that the violations have been
- 208 corrected.
- 209 SECTION 3. (1) Consent shall be obtained:
- 210 (a) Prior to initial evaluation;
- 211 (b) Prior to implementation of the initial
- 212 individualized educational program for a child with a disability;
- 213 (c) Prior to reevaluation, except that such consent is
- 214 not required, if the local educational agency can demonstrate that
- 215 it had taken reasonable measures to obtain such consent and the
- 216 parent failed to respond; and
- 217 (d) Prior to the release of educational records as
- 218 required under the Family Rights and Privacy Act and IDEA.
- 219 (2) If the parent of a child with a disability refuses
- 220 consent for the evaluation, the local educational agency may
- 221 continue to pursue an evaluation by utilizing the due process
- 222 hearing procedures under IDEA, except to the extent these are not
- 223 in conflict with Mississippi law relating to parental consent.
- 224 (3) Written prior notice shall be provided to the parents of
- 225 the child whenever a local educational agency proposes to initiate
- 226 or change or refuses to initiate or change the identification,
- 227 evaluation, or educational placement of the child, or the
- 228 provision of a free appropriate public education to that child.
- 229 (4) Written prior notice shall be provided in the native
- 230 language of the parents, unless it clearly is not feasible to do
- 231 so.
- 232 (5) Written prior notice shall include:
- 233 (a) A description of the action proposed or refused by
- 234 the local educational agency;
- 235 (b) An explanation of why the local educational agency
- 236 proposes or refuses to take the action;
- 237 (c) A description of any other options that the local
- 238 educational agency considered and the reasons why those options
- 239 were rejected;
- 240 (d) A description of any other factors that are

- 241 relevant to the local educational agency's proposal or refusal;
- (e) A description of each evaluation procedure, test,
- 243 record, or report the local educational agency used as a basis for
- 244 the proposed or refused action;
- 245 (f) A description of any factors that are relevant to
- 246 the local educational agency's proposal or refusal;
- 247 (g) A statement that the parents of a child with a
- 248 disability have protection under the procedural safeguards under
- 249 IDEA and, if the notice is not an initial referral for evaluation,
- 250 notification of an individualized educational program meeting or
- 251 notice for reevaluation, the means by which a copy of a
- 252 description of procedural safeguards can be obtained; and
- 253 (h) Sources for parents to contact to obtain assistance
- 254 in understanding the provisions under IDEA.
- 255 (6) A copy of the procedural safeguards established by the
- 256 State Department of Education shall be given to the parents upon:
- 257 (a) Initial referral for evaluation;
- 258 (b) Each notification of an individualized education
- 259 program meeting;
- 260 (c) Reevaluation; and
- 261 (d) Registration of a complaint under IDEA to the State
- 262 Department of Education.
- 263 (7) The State Department of Education and each local
- 264 educational agency shall establish procedures to ensure parents of
- 265 children with disabilities have the opportunity to participate in
- 266 meetings with respect to the identification, evaluation, and
- 267 education placement of the child, and the provision of a free
- 268 appropriate public education of such child. Local educational
- 269 agencies shall provide parents of children with disabilities an
- 270 opportunity to provide input in the development of the agencies'
- 271 application for funding, as required under IDEA.
- 272 (8) In conducting the evaluation, the local educational
- 273 agency shall:
- 274 (a) Use a variety of assessment tools and strategies to

- 275 gather relevant functional and developmental information,
- 276 including information provided by the parent, that may assist in
- 277 determining whether the child is a child with a disability and the
- 278 content of the child's individualized education program including
- 279 information related to enabling the child to be involved in and
- 280 progress in the general curriculum or, for preschool children, to
- 281 participate in appropriate activities;
- 282 (b) Not use any single procedure as the sole criterion
- 283 for determining whether a child is a child with a disability or
- 284 determining an appropriate educational program for the child; and
- 285 (c) Use technically sound instruments that may assess
- 286 the relative contribution of cognitive and behavioral factors, in
- 287 addition to physical or developmental factors.
- 288 (9) Each local educational agency shall ensure that:
- 289 (a) Tests and other evaluation materials used to assess
- 290 a child are:
- 291 (i) Selected and administered so as not to be
- 292 discriminatory on a racial or cultural basis; and
- 293 (ii) Provided and administered in the child's
- 294 native language or other mode of communication, unless it is
- 295 clearly not feasible to do so;
- 296 (b) Any standardized tests that are given to the child:
- 297 (i) Have been validated for the specific purpose
- 298 for which they are used;
- 299 (ii) Are administered by trained and knowledgeable
- 300 personnel; and
- 301 (iii) Are administered in accordance with any
- 302 instructions provided by the producer of such tests;
- 303 (c) The child is assessed in all areas of suspected
- 304 disability; and
- 305 (d) Assessment tools and strategies that provide
- 306 relevant information that directly assist persons in determining
- 307 the educational needs of the child are provided.
- 308 (10) Upon completion of administration of tests and other

- 309 evaluation materials:
- 310 (a) The determination of whether the child is a child
- 311 with a disability as defined under IDEA and state regulations
- 312 established by the State Board of Education shall be made by a
- 313 team of qualified professionals and the parent of the child and
- 314 certified by a Screening Team as defined by the State Board of
- 315 Education;
- 316 (b) In making such a determination of eligibility, a
- 317 child shall not be determined to be a child with a disability if
- 318 the determinant factor for such determination is lack of
- 319 instruction in reading or math or limited English proficiency; and
- 320 (c) A copy of the evaluation report and the
- 321 documentation of determination of eligibility will be given to the
- 322 parent.
- 323 (11) Parents shall have an opportunity to obtain an
- 324 independent educational evaluation of their child in accordance
- 325 with the requirements under IDEA.
- 326 <u>SECTION 4.</u> (1) The State Department of Education shall
- 327 establish the necessary rules and regulations in accordance with
- 328 IDEA to provide for an organization or individual to file a signed
- 329 written complaint with respect to a violation of federal or state
- 330 regulations by a local educational agency relating to the
- 331 identification, evaluation, or educational placement of the child,
- 332 or the provision of a free appropriate public education to such
- 333 child.
- 334 (2) Procedures that require the parent of a child with a
- 335 disability, or the attorney representing the child, to provide
- 336 notice to the State Department of Education shall include:
- 337 (a) The name of the child, the address of the residence
- 338 of the child, and the name of the school the child is attending;
- 339 (b) A description of the nature of the problem of the
- 340 child relating to such proposed initiation or change, including
- 341 facts relating to such problem; and
- 342 (c) A proposed resolution of the problem to the extent

- 343 known and available to the parents at the time.
- 344 (3) The State Department of Education shall develop a model
- 345 form to assist parents in filing a complaint in accordance with
- 346 the requirements under IDEA.
- 347 (4) All complaints shall remain protected by the
- 348 confidentiality requirements under IDEA.
- 349 <u>SECTION 5.</u> (1) The State Department of Education shall
- 350 promulgate the necessary rules and regulations to establish a
- 351 mediation system which, at a minimum, shall be available whenever
- 352 a due process hearing under IDEA is requested. The mediation
- 353 system shall allow parties the opportunity to resolve such
- 354 disputes involving any matter relating to the identification,
- 355 evaluation or educational placement of the child, or the provision
- 356 of a free appropriate public education to such child.
- 357 (2) The State Department of Education shall ensure that the
- 358 mediation process is:
- 359 (a) Voluntary on the part of the parties;
- 360 (b) Not used to deny or delay a parent's right to a due
- 361 process hearing under IDEA or to deny any other rights afforded
- 362 under IDEA; and
- 363 (c) Conducted by a qualified and impartial mediator who
- 364 is trained in effective mediation techniques.
- 365 (3) The State Department of Education may establish
- 366 procedures to require parents who choose not to use the mediation
- 367 process to meet, at a time and location convenient to the parents,
- 368 with a disinterested party who is under contract with a parent
- 369 training and information center or community parent resource
- 370 center in the state established under IDEA, or an appropriate
- 371 alternative dispute resolution entity. The purpose of the meeting
- 372 is to encourage the use, and explain the benefits, of the
- 373 mediation process to the parents.
- 374 (4) The State Department of Education shall maintain a list
- 375 of individuals who are qualified mediators and knowledgeable in
- 376 laws and regulations relating to the provision of special

- 377 education and related services.
- 378 (5) The state shall bear the cost of the mediation process,
- 379 including the costs of all meetings described in this section.
- 380 (6) Each session in the mediation process shall be scheduled
- 381 in a timely manner and shall be held in a location that is
- 382 convenient to the parties in dispute.
- 383 (7) An agreement reached by the parties to the dispute in
- 384 the mediation process shall be set forth in a written mediation
- 385 agreement.
- 386 (8) Discussions that occur during the mediation process
- 387 shall be confidential and may not be used as evidence in any
- 388 subsequent due process hearings or civil proceedings and the
- 389 parties to the mediation process may be required to sign a
- 390 confidentiality pledge prior to the commencement of such process.
- 391 <u>SECTION 6.</u> (1) When any public agency directly responsible
- 392 for the education of children with disabilities initiates or
- 393 refuses to initiate or change the identification, evaluation, or
- 394 educational placement of the child or the provision of a free
- 395 appropriate public education to the child, the parent of a child
- 396 with a disability or the agency shall have the opportunity to
- 397 request a state-level impartial due process hearing.
- 398 (2) The State Department of Education shall promulgate rules
- 399 and regulations consistent with the requirements under IDEA to
- 400 establish a system for the provision of state-level impartial due
- 401 process hearings. Such provisions shall include:
- 402 (a) At least five (5) business days prior to a hearing
- 403 being conducted, each party shall disclose to all other parties
- 404 all evaluations completed by that date and recommendations based
- 405 on the offering party's evaluations that the party intends to use
- 406 at the hearing. A hearing officer may bar any party that fails to
- 407 comply with this requirement from introducing the relevant
- 408 evaluation or recommendation at the hearing without the consent of
- 409 the other party.
- 410 (b) A hearing may not be conducted by an employee of

- 411 the State Department of Education or the local educational agency
- 412 involved in the education or care of the child.
- 413 (c) The right of either party to be accompanied and
- 414 advised by counsel and by individuals with special knowledge or
- 415 training with respect to the problems of children with
- 416 disabilities.
- 417 (d) The right of either party to present evidence and
- 418 confront and cross-examine witnesses.
- (e) The right, at the option of parents, to a written,
- 420 or, electronic verbatim record of such hearing.
- 421 (f) The right, at the option of parents, to electronic
- 422 findings of fact and decisions.
- 423 (g) Findings and facts shall be made available to the
- 424 public and transmitted to the advisory panel consistent with the
- 425 requirements under IDEA.
- 426 (3) The decision made by the hearing officer shall be final,
- 427 except that any party aggrieved by the findings and decision made
- 428 by the hearing officer shall have the right to bring a civil
- 429 action with respect to the issues of the due process hearing.
- 430 Such civil action may be brought in any court of competent
- 431 jurisdiction within thirty (30) days from the date of the decision
- 432 of the impartial due process hearing officer.
- 433 (4) Except as provided under IDEA, during the pendency of
- 434 any proceedings conducted pursuant to this section, unless the
- 435 local educational agency and the parents otherwise agree, the
- 436 child will remain in the then-current educational placement of
- 437 such child, or, if applying for initial admission to a public
- 438 school, shall, with the consent of the parents, be placed in the
- 439 public school program until all such proceedings have been
- 440 completed. This requirement does not limit the local educational
- 441 agency from obtaining a temporary restraining order from any court
- 442 of competent jurisdiction, as deemed necessary by the agency.
- 443 <u>SECTION 7.</u> (1) The State Board of Education shall establish
- 444 and maintain an advisory panel for the purpose of providing policy

- 445 guidance with respect to special education and related services
- 446 for children with disabilities in the State.
- 447 (2) The advisory panel shall consist of members appointed by
- 448 the State Superintendent of Education who are representative of
- 449 the state's population and who are composed of individuals
- 450 involved in, or concerned with, the education of children with
- 451 disabilities, including:
- 452 (a) Parents of children with disabilities;
- 453 (b) Individuals with disabilities;
- 454 (c) Teachers;
- 455 (d) Representatives of institutions of higher education
- 456 that prepare special education and related services personnel;
- 457 (e) State and local education officials;
- 458 (f) Administrators of programs for children with
- 459 disabilities;
- 460 (g) Representatives of other state agencies involved in
- 461 the financing or delivery of related services to children with
- 462 disabilities;
- 463 (h) Representatives of private schools and public
- 464 charter schools;
- 465 (i) At least one (1) representative of a vocational,
- 466 community, or business organization concerned with the provision
- 467 of transition services to children with disabilities; and
- 468 (j) Representatives from the State juvenile and adult
- 469 correction agencies.
- 470 (3) A majority of the members of the panel shall be
- 471 individuals with disabilities or parents of children with
- 472 disabilities.
- 473 (4) The duties of the advisory panel shall include:
- 474 (a) Advise the State Department of Education of unmet
- 475 needs within the State in the education of children with
- 476 disabilities;
- 477 (b) Comment publicly on any rules or regulations
- 478 proposed by the State Department of Education regarding the

- 479 education of children with disabilities;
- 480 (c) Advise the State Department of Education in
- 481 developing evaluations and reporting on data to the secretary in
- 482 accordance with the requirements under IDEA;
- 483 (d) Advise the State Department of Education in
- 484 developing and implementing policies relating to the coordination
- 485 of services for children with disabilities; and
- 486 (e) Advise the State Department of Education in
- 487 developing corrective action plans to address findings identified
- 488 in federal monitoring reports under IDEA.
- 489 (5) The advisory panel shall be provided the opportunity to
- 490 provide comments to the State Board of Education on rules or
- 491 regulations proposed by the State Department of Education relating
- 492 to the implementation of the IDEA 1997 Amendments.
- 493 <u>SECTION 8.</u> The State Department of Education shall establish
- 494 goals for the performance of children with disabilities that will
- 495 promote the purpose of IDEA and are consistent, to the maximum
- 496 extent appropriate, with other goals and standards for children
- 497 established by the State Department of Education. Performance
- 498 indicators used to assess progress toward achieving those goals
- 499 that, at a minimum, address the performance of children with
- 500 disabilities on assessments, drop-out rates, and graduation rates
- 501 shall be developed. Every two (2) years, the progress toward
- 502 meeting the established performance goals shall be reported to the
- 503 public.
- 504 <u>SECTION 9.</u> (1) Children with disabilities shall be included
- 505 in general statewide and district-wide assessments programs, with
- 506 appropriate accommodations, where necessary. As appropriate, the
- 507 State Department of Education and the local educational agency
- 508 shall:
- 509 (a) Develop policies and procedures for the
- 510 participation of children with disabilities in alternate
- 511 assessments for those children who cannot participate in statewide
- 512 and district-wide assessment programs; and

- 513 (b) Develop and, beginning not later than July 1, 2000,
- 514 conduct those alternate assessments.
- 515 (2) The State Department of Education shall make available
- 516 to the public, and report to the public with the same frequency
- 517 and in the same detail as it reports on the assessment of
- 518 nondisabled children, the following:
- 519 (a) The number of children with disabilities
- 520 participating in regular assessments;
- 521 (b) The number of children participating in alternate
- 522 assessments;
- 523 (c) The performance of those children on regular
- 524 assessments, beginning not later than July 1, 1998, and on
- 525 alternate assessments, not later than July 1, 2000, if doing so
- 526 would be statistically sound and would not result in the
- 527 disclosure of performance results identifiable to individual
- 528 children; and
- 529 (d) Data relating to the performance of children with
- 530 disabilities shall be disaggregated for assessments conducted
- 531 after July 1, 1998.
- 532 <u>SECTION 10.</u> There is hereby created in the State Treasury a
- 533 special fund to be designated as the "Special Education, Special
- 534 Services Fund" which shall be used to distribute any funds
- 535 specifically appropriated by the Legislature to such fund. This
- 536 Special Education, Special Services Fund will be used solely for
- 537 the provision of direct services to individual children with
- 538 disabilities. Any funds remaining in the fund at the end of the
- 539 fiscal year shall not lapse into the State General Fund, but shall
- 540 carryover to subsequent fiscal years. Any interest accruing on
- 541 any unexpended balance in the Special Education, Special Services
- 542 Fund shall be invested by the State Treasurer and shall remain in
- 543 the fund.
- SECTION 11. Section 37-16-9, Mississippi Code of 1972, is
- 545 amended as follows:
- 546 37-16-9. (1) The state board shall, after a public hearing

- 547 and consideration, make provision for appropriate modification of
- 548 testing instruments and procedures for students with identified
- 549 handicaps or disabilities in order to ensure that the results of
- 550 the testing represent the student's achievement, rather than
- 551 reflecting the student's impaired sensory, manual, speaking or
- 552 psychological process skills, except when such skills are the
- 553 factors the test purports to measure.
- 554 (2) The public hearing and consideration required hereunder
- 555 shall not be construed to amend or nullify the requirements of
- 556 security relating to the contents of examinations or assessment
- 557 instruments and related materials or data.
- 558 (3) Children with disabilities shall be included in general
- 559 statewide and district-wide assessments programs, with appropriate
- 560 accommodations, where necessary. As appropriate, the State
- 561 Department of Education and the local educational agency shall:
- 562 <u>(a) Develop policies and procedures for the</u>
- 563 participation of children with disabilities in alternate
- 564 <u>assessments for those children who cannot participate in statewide</u>
- 565 <u>and district-wide assessment programs; and</u>
- (b) Develop and, beginning not later than July 1, 2000,
- 567 <u>conduct those alternate assessments.</u>
- 568 (4) The State Department of Education shall make available
- 569 to the public, and report to the public with the same frequency
- 570 and in the same detail as it reports on the assessment of
- 571 <u>nondisabled children</u>, the following:
- 572 (a) The number of children with disabilities
- 573 participating in regular assessments;
- 574 <u>(b) The number of children participating in alternate</u>
- 575 <u>assessments;</u>
- 576 (c) The performance of those children on regular
- 577 <u>assessments</u>, <u>beginning not later than July 1, 1998</u>, and on
- 578 <u>alternate assessments, not later than July 1, 2000, if doing so</u>
- 579 would be statistically sound and would not result in the
- 580 <u>disclosure of performance results identifiable to individual</u>

- 581 children; and
- 582 (d) Data relating to the performance of children with
- 583 <u>disabilities shall be disaggregated for assessments conducted</u>
- 584 <u>after July 1, 1998.</u>
- SECTION 12. Section 37-23-1, Mississippi Code of 1972, is
- 586 amended as follows:
- 587 37-23-1. The purpose of Sections 37-23-1 through 37-23-159
- 588 is to mandate <u>free appropriate public educational</u> services and
- 589 equipment for exceptional children in the age range three (3)
- 590 through twenty (20) for whom the regular school programs are not
- 591 adequate and to provide, on a permissive basis, a free appropriate
- 592 public education, as a part of the state's early intervention
- 593 system in accordance with regulations developed in collaboration
- 594 with the agency designated as "lead agency" under Part \underline{C} of the
- 595 Individuals with Disabilities Education Act. The portion of the
- 596 regulations developed in collaboration with the lead agency which
- 597 are necessary to implement the programs under the authority of the
- 598 State Board of Education shall be presented to the State Board of
- 599 Education for adoption. * * * This specifically includes, but
- 600 shall not be limited to, provision for day schools for the deaf
- 601 and blind of an age under six (6) years, where early training is
- 602 in accordance with the most advanced and best approved scientific
- 603 methods of instruction, always taking into consideration the best
- 604 interests of the child and his improvement at a time during which
- 605 he is most susceptible of improvement. Educational programs to
- 606 exceptional children under the age of three (3) years shall be
- 607 eligible for minimum program funds as defined in Sections 37-23-3
- 608 and 37-19-5.
- The educational programs and services provided for
- 610 exceptional children in Sections 37-23-1 through 37-23-15,
- 611 37-23-31 through 37-23-35, 37-23-61 through 37-23-75 and 37-23-77
- 612 shall be designed to provide individualized appropriate special
- 613 education and related services that enable a child to reach his or
- 614 her appropriate and uniquely designed goals for success. The

- 615 State Board of Education shall establish an accountability system
- 616 for special education programs and students with disabilities.
- 617 The system shall establish accountability standards for services
- 618 provided to improve the educational skills designed to prepare
- 619 children for life after their years in school. These standards
- 620 shall be a part of the accreditation system and shall be
- 621 implemented before July 1, 1996.
- The State Department of Education shall establish goals for
- 623 the performance of children with disabilities that will promote
- 624 the purpose of IDEA and are consistent, to the maximum extent
- 625 appropriate, with other goals and standards for children
- 626 established by the State Department of Education. Performance
- 627 <u>indicators used to assess progress toward achieving those goals</u>
- 628 that, at a minimum, address the performance of children with
- 629 <u>disabilities on assessments, drop-out rates, and graduation rates</u>
- 630 shall be developed. Every two (2) years, the progress toward
- 631 meeting the established performance goals shall be reported to the
- 632 public.
- 633 SECTION 13. Section 37-23-3, Mississippi Code of 1972, is
- 634 amended as follows:
- 635 37-23-3. (1) An exceptional child shall be defined as any
- 636 child as herein defined, in the age range birth through twenty
- 637 (20) years of age with mental retardation, hearing impairments
- 638 (including deafness), speech or language impairments, visual
- 639 impairments (including blindness), emotional disturbance,
- 640 orthopedic impairments, autism, traumatic brain injury, other
- 641 health impairments, or specific learning disabilities and, by
- 642 reason thereof, needs special education and related services. Such
- 643 children shall be determined by competent professional persons in
- 644 such disciplines as medicine, psychology, special education,
- 645 speech pathology and social work and shall be considered
- 646 exceptional children for the purposes of Sections 37-23-1 through
- 647 37-23-159. Such professional persons shall be approved by the
- 648 State Department of Education. The mandate for the provision of

- 649 educational programs to exceptional children shall only apply to
- 650 the children in the age range three (3) through twenty (20).
- 651 Children who are potentially in need of special educational and
- 652 related services must be considered for the services on an
- 653 individual basis.
- 654 (2) During the Fiscal Year 1995 and Fiscal Year 1996, the
- 655 State Department of Education shall conduct a pilot project in one
- 656 or more school districts which shall test the method of providing
- 657 language services described in this subsection. For purposes of
- 658 this pilot project, a child with a disability as defined in the
- 659 Individuals with Disabilities Education Act (IDEA) may not be
- 660 denied language services because his measured cognitive
- 661 functioning is equivalent to or lower than his measured
- 662 functioning level in the language area. In order for language
- 663 services to be provided for a child, the measure functioning level
- 664 of the child in the language area must indicate a delay relative
- 665 to the child's chronological age. Individual determination of a
- 666 child's needs must take into consideration the need for
- 667 development in the language area, the need for support for basic
- 668 adaptive skills in language development an the extent to which the
- 669 child's lack of ability in the language area may have interfered
- 670 with academic achievement or development milestones. In the area
- 671 of language development, a child's need of alternative or
- 672 augmentative communication modes and the need for language
- 673 development must be considered fundamental in making their
- 674 determination of need for services.
- 675 (3) The State Department of Education shall report to the
- 676 Education Committees of the House of Representatives and the
- 677 Senate by December 1, 1995, and December 1, 1996, on the results
- 678 of the pilot project described in subsection (2) of this section.
- 679 Such reports shall include, but not be limited to, the project;
- 680 the number and ages of the children who applied for participation
- 681 and who did participate in the pilot project; and evaluation of
- 682 the benefits obtained by the children who participated in the

- 683 pilot project; an estimate of the number of children who would
- 684 likely utilize similar services if provided on a statewide basis;
- 685 and an estimate of the cost of providing such services on a
- 686 statewide basis.
- 687 (4) The State Board of Education shall promulgate
- 688 regulations which ensure services are provided to children as such
- 689 services are defined in this chapter.
- SECTION 14. Section 37-23-5, Mississippi Code of 1972, is
- 691 amended as follows:
- 692 37-23-5. Except as otherwise provided in Senate Bill No.
- 693 2506, 1999 Regular Session, the State Department of Education is
- 694 empowered to foster, inspect, approve and administer a program of
- 695 education for exceptional children. The State Department of
- 696 Education shall make the necessary rules and regulations in
- 697 keeping with the provision of Sections 37-23-1 through 37-23-9 and
- 698 applicable federal laws and regulations which are not in conflict
- 699 with Mississippi law for its proper administration and shall
- 700 employ such personnel as may be necessary to administer such
- 701 program.
- 702 The department shall require that the program of education
- 703 for exceptional children be designed to provide individualized
- 704 appropriate special education and related services that enable a
- 705 child to reach his or her appropriate and uniquely designed goals
- 706 for success.
- 707 SECTION 15. Section 37-23-9, Mississippi Code of 1972, is
- 708 amended as follows:
- 709 37-23-9. Except as otherwise provided in Senate Bill No.
- 710 2506, 1999 Regular Session, course of study, teacher-pupil ratio,
- 711 adequacy of methods of instruction, in-service training
- 712 qualifications of teachers and technicians, and necessary
- 713 equipment for special education must comply with the requirements
- 714 established by the state department of education. Boards of
- 715 trustees of the districts wherein a special class or classes are
- 716 established are to employ teachers as provided by law for the

- 717 purpose of teaching the established special classes.
- 718 SECTION 16. Section 37-23-11, Mississippi Code of 1972, is
- 719 amended as follows:
- 720 37-23-11. (1) When any public agency directly responsible
- 721 for the education of exceptional children * * *
- 722 shall: (a) initiate or change the identification, evaluation, or
- 723 educational placement of the child or the provision of a free
- 724 appropriate public education to the child, or (b) refuse to
- 725 initiate or change the identification, evaluation, or educational
- 726 placement of the child or the provision of a free appropriate
- 727 public education to the child, the parent of a child with a
- 728 disability or the agency shall have the opportunity to request a
- 729 <u>state-level impartial due process hearing.</u>
- 730 * * *
- 731 (2) The State Department of Education shall promulgate rules
- 732 and regulations consistent the requirements under IDEA to
- 733 <u>establish a system for the provision of state-level impartial due</u>
- 734 process hearings. Such provisions shall include:
- 735 (a) At least five (5) business days prior to a hearing
- 736 being conducted, each party shall disclose to all other parties
- 737 <u>all evaluations completed by that date and recommendations based</u>
- 738 on the offering party's evaluations that the party intends to use
- 739 at the hearing. A hearing officer may bar any party that fails to
- 740 comply with this requirement from introducing the relevant
- 741 evaluation or recommendation at the hearing without the consent of
- 742 the other party.
- 743 (b) A hearing may not be conducted by an employee of
- 744 the State Department of Education or the local educational agency
- 745 involved in the education or care of the child.
- 746 (c) The right of either party to be accompanied and
- 747 <u>advised by counsel and by individuals with special knowledge or</u>
- 748 training with respect to the problems of children with
- 749 <u>disabilities</u>.
- 750 (d) The right of either party to present evidence and

- 751 confront and cross-examine witnesses.
- 752 (e) The right, at the option of parents, to a written,
- 753 or, electronic verbatim record of such hearing.
- 754 (f) The right, at the option of parents, to electronic
- 755 <u>findings of fact and decisions.</u>
- 756 (g) Findings and facts shall be made available to the
- 757 public and transmitted to the advisory panel consistent with the
- 758 <u>requirements under IDEA.</u>
- 759 (3) The decision made by the hearing officer shall be final,
- 760 <u>except that any party aggrieved by the findings and decision made</u>
- 761 by the hearing officer shall have the right to bring a civil
- 762 action with respect to the issues of the due process hearing.
- 763 Such civil action may be brought in any court of competent
- 764 jurisdiction within thirty (30) days from the date of the decision
- 765 of the impartial due process hearing officer.
- 766 (4) Except as provided under IDEA, during the pendency of
- 767 any proceedings conducted pursuant to this section, unless the
- 768 local educational agency and the parents otherwise agree, the
- 769 <u>child will remain in the then-current educational placement of</u>
- 770 such child, or, if applying for initial admission to a public
- 771 school, shall, with the consent of the parents, be placed in the
- 772 public school program until all such proceeding have been
- 773 completed. This requirement does not limit the local educational
- 774 agency from obtaining a temporary restraining order from any court
- 775 of competent jurisdiction, as deemed necessary by the agency.
- 776 <u>SECTION 17.</u> It is the intent of the Legislature that none of
- 777 the provisions of this act shall create mandates that impose
- 778 financial or legal requirements upon local school districts which
- 779 are greater or more restrictive upon local school districts as
- 780 required by the Individuals with Disabilities Education Act of
- 781 1997 and any subsequent amendments or regulations thereunder, or
- 782 any other relevant federal legislation. Furthermore, it is not
- 783 the intent of the Legislature to impose any additional state
- 784 unfunded mandates for the implementation of this act. Any

- 785 provisions of this act which are inconsistent, create additional
- 786 unfunded state mandates, or which are more restrictive upon school
- 787 districts than federal requirements shall be expressly
- 788 unenforceable and have no effect.

789	SECTION 18.	This act	shall	take	effect	and	be	in	force	from	
790	and after July 1,	1999.									
	CONFEREES FOR THE	SENATE:		COI	NFEREES	FOR	THE	Е НС)USE:		
	<pre>X Grey F. Ferris X Alan Nunnelee</pre>			XWilliam J. McCoy							
				x Billy Broomfield							
	x Gray Tollison		x								