By: Smith To: Education;
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SENATE BILL NO. 2107

AN ACT TO AMEND SECTION 37-19-5, MISSISSIPPI CODE OF 1972, TO

2 PROVIDE THAT ONE TEACHER UNIT SHALL BE ALLOTTED FOR EACH 20 PUPILS

IN AVERAGE DAILY ATTENDANCE IN GRADES 1-4 FOR PURPOSES OF MINIMUM

4 EDUCATION PROGRAM FUNDING; AND FOR RELATED PURPOSES.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

6 SECTION 1. Section 37-19-5, Mississippi Code of 1972, is

7 amended as follows:

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8 37-19-5. (1) The total number of teachers included in the

9 program for each school district shall not be in excess of the

10 number of teachers employed or the number of teacher units

11 allowed, whichever number is smaller. The number of teacher units

12 shall be determined by the State Department of Education for each

13 school district for the current year as follows: For Kindergarten

14 and Grades 1, 2, 3 and 4, one (1) teacher unit shall be allotted

15 for each twenty (20) pupils in average daily attendance for the

16 prior school year or for months two (2) and three (3) of the

17 current year, whichever is greater, and for all other grades, one

18 (1) teacher unit shall be allotted for each twenty-seven (27)

19 pupils in average daily attendance for the prior school year or

20 for months two (2) and three (3) of the current year, whichever is

21 greater. A remaining major fraction of a unit shall be counted as

22 a whole unit. It shall be the duty of the State Department of

Education to determine that each school district actually has 23 employed in Kindergarten and Grades 1, 2, 3 and 4, a number of 24 teachers which shall not be fewer than the earned units calculated 25 in accordance with this subsection and, to that end, the State 26 Department of Education is empowered to make regulations not 27 28 inconsistent with this chapter which are reasonably necessary to implement and assure its compliance. No teacher may be included 29 in such number of teachers unless he spends not less than 30 seventy-five percent (75%) of his working time in actual classroom 31 instruction in Kindergarten and Grades 1, 2, 3 and 4, and the 32 State Department of Education shall require the school district to 33 certify, under oath of a person informed of such matters, and 34 35 authorized by the school district governing authority to do so, 36 that only such teachers have been so included in that number. a school district employs more teachers than the teacher units 37 38 allotted, the State Department of Education shall use the teachers of highest training and number of years experience in determining 39 the allotment for salaries. It is the intent of the Legislature 40 that the additional teachers provided herein for Kindergarten and 41 Grades 1, 2, 3 and 4 shall be utilized exclusively in Kindergarten 42 43 and in those grades, and that such classes shall not exceed a maximum number of twenty-seven (27) students in enrollment at any 44 45 time during the school term unless exempted under rules and regulations promulgated by the State Board of Education providing 46 for hardship, emergency or other special situations. In addition, 47 the total number of students that may be taught by an individual 48 teacher in core subjects at any time during the school year shall 49 not exceed one hundred fifty (150) unless exempted under the rules 50 and regulations promulgated by the State Board of Education. Any 51 52 such exemption regarding the maximum number of students per class or per individual teacher shall be certified by the local board of 53

education to the State Department of Education with each monthly
average daily attendance report. In the event any school district
meets Level 4 or 5 accreditation standards, the State Board of
Education may, in its discretion, exempt such school district from
the maximum pupil-teacher ratio in Grades 1, 2, 3 and 4 prescribed
herein.

- (2) One-half (1/2) of a teacher unit shall be added to the teacher unit allotment for each school district for each vocational teacher employed full time during the regular school term in a vocational education program approved by the State Department of Education. For each teacher employed in a vocational program less than full time, the additional one-half (1/2) teacher unit shall be prorated by the percentage of time spent in the vocational program. Minimum program funds will be allotted based on the type of certificate and number of years teaching experience held by each approved vocational teacher.
- (3) One (1) additional teacher unit shall be added to the teacher unit allotment for each school district for each teacher employed in a State Department of Education approved program for exceptional children as defined in Section 37-23-3, except that only seventy percent (70%) of a teacher unit will be approved for the program for three- and four-year-old exceptional children.

 Exceptional children as defined in Section 37-23-3 who are under the age of three (3) years shall receive teacher units for each teacher employed in an approved program for those children.

 However, notwithstanding the calculation of teacher units as defined in subsection (1) above, exceptional children enrolled in a self-contained class, as defined by the State Department of Education, shall not be counted in average daily attendance when determining the regular teacher unit allocation. Minimum program

funds will be allotted based on the type of certificate and the

number of years teaching experience held by each approved exceptional education teacher.

- In addition to the allowances provided above, for each 87 88 handicapped child who is being educated by a public school district or is placed in accord with Section 37-23-77 and whose 89 individualized educational program (IEP) requires an extended 90 school year in accord with the State Department of Education 91 criteria, a sufficient amount of minimum program funds shall be 92 allocated for the purpose of providing the educational services 93 the student requires. The State Board of Education shall 94 promulgate such regulations as are required to insure the 95 96 equitable distribution of these funds. All costs for the extended school year for a particular summer shall be reimbursed from 97 minimum program funds appropriated for the fiscal year beginning 98 July 1 of that summer. If sufficient funds are not made available 99 to finance all of the required educational services, the State 100 101 Department of Education shall expend available funds in such a 102 manner that it does not limit the availability of appropriate 103 education to handicapped students more severely than it does to 104 nonhandicapped students.
- The State Department of Education is hereby authorized 105 to match minimum program funds allocated for provision of services 106 107 to handicapped children with Division of Medicaid funds to provide 108 language-speech services, physical therapy and occupational 109 therapy to handicapped students who meet State Department of Education or Division of Medicaid standards and who are Medicaid 110 eligible. Provided further, that the State Department of 111 112 Education is authorized to pay such minimum program funds as may

- be required as a match directly to the Division of Medicaid pursuant to an agreement to be developed between the State
- 115 Department of Education and the Division of Medicaid.
- 116 (6) In the event of an inordinately large number of
 117 absentees in any school district as a result of epidemic, natural
 118 disaster, or any concerted activity discouraging school
 119 attendance, then in such event school attendance for the purposes
 120 of determining teacher units shall be based upon the average daily
 121 attendance for the three (3) preceding school years for such
- 123 (7) In addition to the allotments provided above, a school 124 district may provide a program of education and instruction to children ages five (5) years through twenty-one (21) years, who 125 are resident citizens of the State of Mississippi, who cannot have 126 their educational needs met in a regular public school program and 127 who have not finished or graduated from high school, if those 128 children are determined by competent medical authorities and 129 130 psychologists to need placement in a state licensed facility for inpatient treatment, day treatment or residential treatment or a 131 therapeutic group home. Such program shall operate under rules, 132 regulations, policies and standards of school districts as 133 determined by the State Board of Education. If a private school 134 approved by the State Board of Education is operated as an 135 136 integral part of the state licensed facility that provides for the 137 treatment of such children, the private school within the facility may provide a program of education, instruction and training to 138 such children by requesting the State Department of Education to 139 140 allocate one (1) teacher unit or a portion of a teacher unit for

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school district.

- 141 each approved class. The facility shall be responsible for
- 142 providing for any additional costs of the program.
- 143 Minimum program funds will be allotted based on the type of
- 144 certificate and number of years' teaching experience held by each
- 145 approved teacher. Such children shall not be counted in average
- 146 daily attendance when determining the regular teacher unit
- 147 allocation.
- 148 SECTION 2. This act shall take effect and be in force from
- 149 and after July 1, 2000; and shall stand repealed from and after
- 150 July 1, 2002.