By: Senator(s) Hewes

To: Education

SENATE BILL NO. 2713

AN ACT TO REQUIRE A REFERENDUM ON THE QUESTION OF THE ADMINISTRATIVE CONSOLIDATION OF THE EXISTING PUBLIC SCHOOL 3 DISTRICTS IN CERTAIN COUNTIES BORDERING THE MISSISSIPPI GULF COAST INTO ONE COUNTYWIDE SCHOOL DISTRICT; TO PROVIDE THAT ALL SCHOOL DISTRICTS IN SUCH COUNTY SHALL BE ABOLISHED AND MERGED INTO A 6 COUNTYWIDE SCHOOL DISTRICT WITH ONE NEWLY ELECTED COUNTY BOARD OF 7 EDUCATION AND ONE APPOINTED COUNTY SUPERINTENDENT OF EDUCATION IN THE EVENT THE REFERENDUM IS APPROVED; TO REQUIRE ALL SUCH SCHOOL DISTRICTS TO COMPLY WITH ADMINISTRATIVE CONSOLIDATION ORDERS 8 9 ISSUED BY THE SUCCESSOR COUNTY BOARD OF EDUCATION AND THE STATE 10 11 BOARD OF EDUCATION IN SUCH COUNTIES; TO PROVIDE FOR THE TRANSFER 12 OF REAL AND PERSONAL PROPERTY OF AFFECTED SCHOOL DISTRICTS; TO 13 PROVIDE FOR EMPLOYEE CONTRACTS IN SCHOOL DISTRICTS SUBJECT TO SUCH ADMINISTRATIVE CONSOLIDATION; TO PROVIDE FOR THE DUTY TO PAY THE 14 OUTSTANDING DEBT OF SCHOOL DISTRICTS AFFECTED BY SUCH 15 CONSOLIDATION; TO PROVIDE THAT SUCH ADMINISTRATIVE CONSOLIDATION 16 SHALL NOT REQUIRE THE CLOSING OF ANY SCHOOL OR FACILITY EXCEPT FOR ABOLISHED ADMINISTRATIVE OFFICES; TO REQUIRE THE CONTINUED FUNDING 17 18 OF THE INSTRUCTIONAL PROGRAMS FROM LOCAL AD VALOREM AND GAMING 19 20 SOURCES IN THE ABOLISHED DISTRICTS IN SUCH COUNTIES AT THE SAME 21 LEVEL AS PRIOR TO THE REQUIRED CONSOLIDATION; TO PROVIDE FOR THE RULEMAKING AUTHORITY OF THE STATE BOARD OF EDUCATION REGARDING 22 SUCH CONSOLIDATION AND THE SUBMISSION OF THE REORGANIZATION TO THE 23 UNITED STATES JUSTICE DEPARTMENT; TO AMEND SECTION 37-7-103, 24 MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; TO AMEND SECTION 37-5-7, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE NEW ELECTION OF MEMBERS OF THE COUNTY BOARD OF EDUCATION IN THE NOVEMBER 25 26 27 ELECTION FOLLOWING THE PASSAGE OF THE REFERENDUM; TO AMEND SECTION 28 37-5-67, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR AN APPOINTED COUNTY SUPERINTENDENT OF EDUCATION IN SUCH ADMINISTRATIVELY 29 30 CONSOLIDATED COUNTY; TO AMEND SECTION 37-15-13, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT NO CHANGE IN THE ATTENDANCE ZONE OF ANY 31 32 SCHOOL DISTRICT SHALL BE MADE BY A NEWLY ELECTED COUNTY BOARD OF 33 EDUCATION WHICH SUCCEEDS TO THE TERRITORY OF A SCHOOL DISTRICT 34 WHICH IS ADMINISTRATIVELY CONSOLIDATED; TO AMEND SECTION 35 37-57-105, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND 36 37 FOR RELATED PURPOSES. 38 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 39 SECTION 1. (1) Referendum. In any Mississippi county

bordering the Gulf of Mexico having a population in excess of one

federal decennial census, in which is located a countywide school

districts, there shall be held a referendum on the question of the

hundred eighty-nine thousand (189,000) according to the latest

district and at least four (4) municipal separate school

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administrative consolidation of all of the school districts in the
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    county into a single countywide school district with one (1)
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    administrative unit and one (1) school board, that is not required
    to close school facilities. The date of the referendum shall be
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    on the first Tuesday after the first Monday in November 2005.
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    Notice of such referendum shall be published by the board of
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    supervisors of such county once each week for at least three (3)
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    consecutive weeks in a newspaper published or having a general
    circulation in the county, with the first publication of such
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    notice to be made not less than twenty-one (21) days before the
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    date fixed for the referendum and the last publication to be made
    not more than seven (7) days before the referendum. At the
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    referendum, all qualified electors of such county may vote, and
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    the ballots used in such referendum shall have printed thereon the
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    words "FOR THE ADMINISTRATIVE CONSOLIDATION OF ALL SCHOOL
                        _____ COUNTY INTO ONE (1) COUNTYWIDE SCHOOL
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    DISTRICTS IN __
    DISTRICT", and, on a separate line, "AGAINST THE ADMINISTRATIVE
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    CONSOLIDATION OF ALL SCHOOL DISTRICTS IN _
    INTO ONE (1) COUNTYWIDE SCHOOL DISTRICT", and the voters shall
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    vote by placing a cross (X) or check (\sqrt{}) opposite their choice on
    the proposition. When the results of any such referendum shall
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    have been canvassed by the county election commission and
    certified, the school districts in the county shall be
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    administratively consolidated under the procedures specified in
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    subsection (3) of this section, only if a majority of the
    qualified electors who vote in the election vote in favor of the
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    proposition. In the event that a majority of the qualified
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    electors who vote at the referendum vote in opposition to the
    proposition, a subsequent referendum on the issue of
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    administrative consolidation shall be held within two (2) years
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    from the date of the first referendum on a date to be established
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    by the board of supervisors of such county. If the proposition is
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    denied at the second referendum, no further referendum may be held
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- 78 on the question for a period of five (5) years. No public funds
- 79 shall be used for the purpose of promoting the adoption of the
- 80 referendum.
- 81 (2) **Definitions.** As used in this section:
- 82 (a) "Administrative annexation" means the joining of an
- 83 affected school district or a part of the school district with a
- 84 receiving district;
- 85 (b) "Administrative consolidation" means the joining of
- 86 two (2) or more school districts to create a new single countywide
- 87 school district with one (1) administrative unit pursuant to
- 88 referendum, and one (1) school board that is not required to close
- 89 school facilities;
- 90 (c) "Affected district" means a school district that
- 91 loses territory or students as a result of administrative
- 92 annexation or consolidation;
- 93 (d) "Resulting district" means the new countywide
- 94 school district created from an affected district or districts as
- 95 a result of administrative consolidation required pursuant to
- 96 referendum.
- 97 (3) Administrative consolidation.
- 98 (a) There shall be an administrative consolidation of
- 99 all school districts located in the county affected by the
- 100 referendum required under subsection (1) if a majority of the
- 101 qualified electors who vote in the election vote in favor of the
- 102 proposition, as provided in this subsection (3). There shall be a
- 103 new county board of education elected in the November general or
- 104 special elections following the date of the referendum, which
- 105 shall be elected as provided in Section 37-5-7, Mississippi Code
- 106 of 1972. The new county board of education shall provide for the
- 107 administrative consolidation of all school districts in the county
- 108 into one (1) countywide school district embracing the entire
- 109 county on or before July 1 next following the November election.
- 110 Any school district affected by the required administrative

111 consolidation that does not voluntarily consolidate with the 112 countywide school district shall be administratively consolidated 113 by the State Board of Education with the countywide school 114 district in which such district is located, to be effective on 115 July 1 following the election of the new county board of education. The State Board of Education shall promptly move on 116 117 its own motion to administratively consolidate a school district 118 which does not voluntarily consolidate in order to enable the affected school districts to reasonably accomplish the resulting 119 120 administrative consolidation into one (1) countywide school 121 district by July 1 following the election of the new county board of education. All affected school districts shall comply with any 122 123 consolidation order issued by the county board of education or the State Board of Education, as the case may be, on or before July 1 124 following the election of the new county board of education. 125 126 On July 1 following the election of the new county (b) 127 board of education, the former county board of education, the 128 board of trustees of any municipal separate, special municipal separate, consolidated or line consolidated school district 129 130 located in such county shall be abolished. All real and personal property which is owned or titled in the name of a school district 131 132 located in such county shall be transferred to the countywide school district of the county in which such school district is 133 134 located. Each affected school board shall be responsible for 135 establishing the contracts for teachers and principals for the next school year following the required administrative 136 137 consolidation with the consultation of the newly elected successor 138 county board of education. The selection of the appointed county superintendent of education and the assistant superintendent of 139 education in the central administration office of the successor 140 141 countywide school district shall be the responsibility of the 142 successor county board of education. No such administratively consolidated countywide school district shall have more than one 143 S. B. No. 2713 *SS26/R31.1*

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(1) assistant county superintendent of education. It shall be the 144 145 responsibility of the successor county board of education to 146 prepare and approve the budget of the new countywide district, and 147 the county board of education may use staff from the former school 148 districts to prepare the budget. Any proposed order of the 149 successor county board of education directing the transfer of the assets, real or personal property of an affected school district 150 in the county, shall be submitted and approved by the State Board 151 152 of Education. The finding of the State Board of Education shall be final and conclusive for the purposes of the transfer of 153 154 property required by such administrative consolidation. person or school district aggrieved by an order of the successor 155 156 county school board of education pursuant to the required 157 administrative consolidation may appeal therefrom to the State Board of Education within ten (10) days from the date of the 158 159 adjournment of the meeting at which such order is entered. Such appeal shall be de novo, and the finding of the State Board of 160 161 Education upon such question shall be final and conclusive for the purpose of the approval or disapproval of the action by said 162 163 county board of education.

(c) When any school district in such county is abolished under the provisions of this section, the abolition thereof shall not impair or release the property of such former school district from liability for the payment of the bonds or other indebtedness of such district and it shall be the duty of the board of supervisors of said county to levy taxes on the property of said district so abolished from year to year according to the terms of such indebtedness until same shall be fully paid.

(d) In the administratively consolidated countywide school district created under this section, the ad valorem tax rate shall be determined as set forth under Section 37-57-1 et seq. When any school district in such county is abolished under the provisions of this section, the successor county board of S. B. No. 2713 *SS26/R31.1*

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education and the levying authority for the county shall levy a 177 178 local ad valorem tax effort in dollars pursuant to the authority of Sections 37-57-1 et seq., which shall be sufficient to produce 179 180 no less than the same amount provided by the abolished school 181 districts in the county to the schools in such former districts 182 for instructional purposes in the school year prior to such 183 consolidation. Monies from gross revenue fee and license tax collections on legal gaming activities, which are allocated by 184 local and private law to the schools located within school 185 districts in the county which have been abolished under the 186 187 provisions of this section, shall continue to receive the same allocations of funds according to the provisions of said local and 188 private laws. 189

Nothing in this section shall be construed to (e) require the closing of any school or school facility, unless such facility is an unneeded administrative office located within a school district which has been abolished under the provisions of this section. All administrative consolidations under this section shall be accomplished so as not to delay or in any manner negatively affect the desegregation of another school district in the county pursuant to court order. Individual schools and attendance centers in operation and located within a school district which has been abolished under the provisions of this section may continue to operate under the same name for a period of ten (10) years following such administrative consolidation, but may be merged or consolidated with other school facilities in the discretion of the successor county board of education pursuant to law following such ten-year period.

(f) The State Board of Education shall promulgate rules and regulations to facilitate the administrative consolidation of the school districts in a county pursuant to this section. When the orders of the successor county board of education adopting the boundaries of the successor countywide school district have been

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- entered and are final, as approved by the State Board of 210 211 Education, the new district lines shall be submitted by the State 212 Board of Education with the assistance of the Attorney General to 213 the Attorney General of the United States for preclearance or to 214 the United States District Court for the District of Columbia for 215 a declaratory judgment in accordance with the provisions of the Voting Rights Act of 1965, as amended and extended. In the event 216 the change in the school district lines are precleared or 217 approved, the State Board of Education shall formally declare the 218 new lines as the new boundaries of the consolidated countywide 219 220 school district. SECTION 2. Section 37-7-103, Mississippi Code of 1972, is 221 222 amended as follows:
- 37-7-103. From and after July 1, 1987, the school board of 223 any school district shall have full jurisdiction, power and 224 225 authority, at any regular meeting thereof or at any special 226 meeting called for that purpose, to abolish such existing 227 district, or to reorganize, change or alter the boundaries of any such district. In addition thereto, with the consent of the 228 229 school board of the school district involved, the school board may add to such school district any part of the school district 230 231 adjoining same, and with the consent of the school board of the school district involved, may detach territory from such school 232 233 district and annex same to an adjoining district. Provided, 234 however, that in any county having a referendum on the question of the administrative consolidation of the existing public school 235 districts in the county into one (1) countywide school district as
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- provided in Senate Bill No. 2713, 2005 Regular Session, the 237
- procedures specified in Section 1 thereof. 239
- 240 **SECTION 3.** Section 37-5-7, Mississippi Code of 1972, is

reorganization of such school districts shall follow the

241 amended as follows:

37-5-7. (1) On the first Tuesday after the first Monday in 242 243 May 1954, an election shall be held in each county in this state 244 in the same manner as general state and county elections are held 245 and conducted, which election shall be held for the purpose of 246 electing the county boards of education established under the 247 provisions of this chapter. At such election, the members of the 248 said board from Supervisors Districts One and Two shall be elected 249 for the term expiring on the first Monday of January 1957; members 250 of the board from Supervisors Districts Three and Four shall be elected for a term expiring on the first Monday of January 1959; 251 252 and the member of the board from Supervisors District Five shall 253 be elected for a term expiring on the first Monday of January 254 Except as otherwise provided in subsection (2), all 255 subsequent members of the board shall be elected for a term of six 256 (6) years at the regular general election held on the first Monday 257 in November next preceding the expiration of the term of office of the respective member or members of such board. All members of 258 259 the county board of education as herein constituted, shall take 260 office on the first Monday of January following the date of their 261 election. 262 (2) On the first Tuesday after the first Monday in November, 263 in any year in which any county shall elect to utilize the 264

authority contained in Section 37-5-1(2), an election shall be held in each such county in this state for the purpose of electing 265 266 the county boards of education in such counties. At said election 267 the members of the said county board of education from Districts 268 One and Two shall be elected for a term of four (4) years, the 269 members from Districts Three and Four shall be elected for a term 270 of six (6) years, and the member from District Five shall be 271 elected for a term of (2) years. Thereafter, members shall be 272 elected at general elections as vacancies occur for terms of six 273 (6) years each. All members of the county board of education

- 274 shall take office on the first Monday of January following the
- 275 date of their election.
- 276 (3) Provided, however, that if a majority of the qualified
- 277 electors vote in favor of the administrative consolidation of all
- 278 school districts located in the county affected in Section 1 of
- 279 Senate Bill No. 2713, 2005 Regular Session, there shall be a new
- 280 county board of education elected in the November general or
- 281 special election following the date of the referendum. The new
- 282 county board of education shall be elected in the manner provided
- in Section 37-5-1 et seq., and shall be elected for terms of
- 284 office consistent with the provisions of this section.
- SECTION 4. Section 37-5-67, Mississippi Code of 1972, is
- 286 amended as follows:
- 287 37-5-67. The county superintendent of education shall be
- 288 appointed by the county board of education:
- 289 (a) In any county of the first class lying wholly
- 290 within a levee district and within which there is situated a city
- 291 of more than forty thousand (40,000) population according to the
- 292 last federal decennial census;
- 293 (b) In any county bordering on the Gulf of Mexico or
- 294 Mississippi Sound, having therein a test facility operated by the
- 295 National Aeronautics and Space Administration;
- 296 (c) In any county bordering on the Alabama state line,
- 297 traversed by the Tombigbee River, and in which is situated a
- 298 senior institution of higher learning;
- 299 (d) In any county of the second class wherein
- 300 Interstate Highway 55 and State Highway 22 intersect and which is
- 301 also traversed in whole or in part by U.S. Highways 49 and 51, and
- 302 State Highways 16, 17 and 43 and the Natchez Trace;
- 303 (e) In any Class 4 county having population in excess
- 304 of twenty-five thousand (25,000) according to the 1960 federal
- 305 census, traversed by U.S. Highway 55 and wherein State Highways 12
- 306 and 17 intersect;

- 307 (f) In any county created after 1916 through which the 308 Yazoo River flows;
- 309 (g) In any Class 4 county having a land area of six
- 310 hundred ninety-five (695) square miles, bordering on the State of
- 311 Alabama, wherein the Treaty of Dancing Rabbit was signed and
- 312 wherein U.S. Highway 45 and State Highway 14 intersect;
- 313 (h) In any county bordering on the Mississippi River
- 314 wherein lies the campus of a land-grant institution or lands
- 315 contiguous thereto owned by the institution;
- 316 (i) In any county lying within the Yazoo-Mississippi
- 317 Delta Levee District, bordering upon the Mississippi River, and
- 318 having a county seat with a population in excess of twenty-one
- 319 thousand (21,000) according to the federal census of 1960;
- 320 (j) In any Class 3 county wherein is partially located
- 321 a national forest and wherein U.S. Highway 51 and State Highway 28
- 322 intersect, with a 1960 federal census of twenty-seven thousand
- 323 fifty-one (27,051) and a 1963 assessed valuation of Sixteen
- 324 Million Six Hundred Ninety-two Thousand Three Hundred Four Dollars
- 325 (\$16,692,304.00); * * *
- 326 (k) In any Class 1 county wherein U.S. Highway 49 and
- 327 State Highway 16 intersect, having a land area in excess of nine
- 328 hundred thirty (930) square miles; and
- 329 (1) In any county wherein the electors have voted in
- 330 favor of an administrative consolidation of all school districts
- 331 located in the county into one (1) countywide school district
- 332 pursuant to the referendum required in Section 1 of Senate Bill
- 333 No. 2713, 2005 Regular Session.
- 334 **SECTION 5.** Section 37-15-13, Mississippi Code of 1972, is
- 335 amended as follows:
- 336 37-15-13. When any child qualified under the requirements of
- 337 Section 37-15-9 shall apply or present himself for enrollment in
- 338 or admission to the public schools of any school district of this
- 339 state, the school board of such school district shall have the

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power and authority to designate the particular school or
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     attendance center of the district in which such child shall be
     enrolled and which he shall attend; no enrollment of a child in a
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     school shall be final or permanent until such designation shall be
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     made by said school board. No child shall be entitled to attend
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     any school or attendance center except that to which he has been
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     assigned by the school board; however, the principal of a school
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     or superintendent of the district may, in proper cases, permit a
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     child to attend a school temporarily until a permanent assignment
     is made by the school board. Provided, that no change in the
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     attendance zone of any school district shall be made by a newly
     elected county board of education which succeeds to the territory
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     of a school district which is administratively consolidated under
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     the requirements of Section 1 of Senate Bill No. 2713, 2005
     Regu<u>lar</u> Session.
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          SECTION 6. Section 37-57-105, Mississippi Code of 1972, is
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     amended as follows:
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          37-57-105. (1) In addition to the taxes levied under
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     Section 37-57-1, the levying authority for the school district, as
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     defined in Section 37-57-1, upon receipt of a certified copy of an
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     order adopted by the school board of the school district
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     requesting an ad valorem tax effort in dollars for the support of
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     the school district, shall, at the same time and in the same
     manner as other ad valorem taxes are levied, levy an annual ad
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     valorem tax in the amount fixed in such order upon all of the
     taxable property of such school district, which shall not be less
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     than the millage rate certified by the State Board of Education as
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     the uniform minimum school district ad valorem tax levy for the
     support of the adequate education program in such school district
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     under Section 37-57-1. Provided, however, that any school
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     district levying less than the uniform minimum school district ad
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     valorem tax levy on July 1, 1997, shall only be required to
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increase its local district maintenance levy in four (4) mill

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373 annual increments in order to attain such millage requirements. 374 In making such levy, the levying authority shall levy an 375 additional amount sufficient to cover anticipated delinquencies 376 and costs of collection so that the net amount of money to be 377 produced by such levy shall be equal to the amount which is 378 requested by said school board. The proceeds of such tax levy, excluding levies for the payment of the principal of and interest 379 380 on school bonds or notes and excluding levies for costs of 381 collection, shall be placed in the school depository to the credit of the school district and shall be expended in the manner 382 383 provided by law for the purpose of supplementing teachers' salaries, extending school terms, purchasing furniture, supplies 384 385 and materials, and for all other lawful operating and incidental 386 expenses of such school district, funds for which are not provided 387 by adequate education program fund allotments. 388 The monies authorized to be received by school districts from 389 the School Ad Valorem Tax Reduction Fund pursuant to Section 390 37-61-35 shall be included as ad valorem tax receipts. levying authority for the school district, as defined in Section 391 392 37-57-1, shall reduce the ad valorem tax levy for such school district in an amount equal to the amount distributed to such 393 394 school district from the School Ad Valorem Tax Reduction Fund each 395 calendar year pursuant to said Section 37-61-35. Such reduction 396 shall not be less than the millage rate necessary to generate a 397 reduction in ad valorem tax receipts equal to the funds distributed to such school district from the School Ad Valorem Tax 398 399 Reduction Fund pursuant to Section 37-61-35. Such reduction shall 400 not be deemed to be a reduction in the aggregate amount of support from ad valorem taxation for purposes of Section 37-19-11. 401 402 millage levy certified by the State Board of Education as the 403 uniform minimum ad valorem tax levy or the millage levy that would 404 generate funds in an amount equal to a school district's district

entitlement, as defined in Section 37-22-1(2)(e), shall be subject to the provisions of this paragraph.

407 In any county where there is located a nuclear generating 408 power plant on which a tax is assessed under Section 27-35-309(3), 409 such required levy and revenue produced thereby may be reduced by 410 the levying authority in an amount in proportion to a reduction in 411 the base revenue of any such county from the previous year. 412 reduction shall be allowed only if the reduction in base revenue 413 equals or exceeds five percent (5%). "Base revenue" shall mean 414 the revenue received by the county from the ad valorem tax levy 415 plus the revenue received by the county from the tax assessed 416 under Section 27-35-309(3) and authorized to be used for any 417 purposes for which a county is authorized by law to levy an ad valorem tax. For purposes of determining if the reduction equals 418 or exceeds five percent (5%), a levy of millage equal to the prior 419 420 year's millage shall be hypothetically applied to the current 421 year's ad valorem tax base to determine the amount of revenue to 422 be generated from the ad valorem tax levy. For the purposes of 423 this section and Section 37-57-107, the portion of the base 424 revenue used for the support of any school district shall be deemed to be the aggregate receipts from ad valorem taxes for the 425 426 support of any school district. This paragraph shall apply to 427 taxes levied for the 1987 fiscal year and for each fiscal year 428 thereafter. If the Mississippi Supreme Court or another court 429 finally adjudicates that the tax levied under Section 27-35-309(3) 430 is unconstitutional, then this paragraph shall stand repealed. 431

(2) When the tax is levied upon the territory of any school district located in two (2) or more counties, the order of the school board requesting the levying of such tax shall be certified to the levying authority of each of the counties involved, and each of the levying authorities shall levy the tax in the manner specified herein. The taxes so levied shall be collected by the tax collector of the levying authority involved and remitted by S. B. No. 2713 *SS26/R31.1*

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the tax collector to the school depository of the home county to
the credit of the school district involved as provided above,
except that taxes for collection fees may be retained by the
levying authority for deposit into its general fund.

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The aggregate receipts from ad valorem taxes levied for school district purposes, excluding collection fees, pursuant to this section and Section 37-57-1 shall be subject to the increased limitation under Section 37-57-107; however, if the ad valorem tax effort in dollars requested by the school district for the fiscal year exceeds the next preceding fiscal year's ad valorem tax effort in dollars by more than four percent (4%) but not more than seven percent (7%), then the school board shall publish notice thereof once each week for at least three (3) consecutive weeks in a newspaper having general circulation in the school district involved, with the first publication thereof to be made not less than fifteen (15) days prior to the final adoption of the budget by the school board. If at any time prior to said adoption a petition signed by not less than twenty percent (20%) or fifteen hundred (1500), whichever is less, of the qualified electors of the school district involved shall be filed with the school board requesting that an election be called on the question of exceeding the next preceding fiscal year's ad valorem tax effort in dollars by more than four percent (4%) but not more than seven percent (7%), then the school board shall, not later than the next regular meeting, adopt a resolution calling an election to be held within such school district upon such question. The election shall be called and held, and notice thereof shall be given, in the same manner for elections upon the questions of the issuance of the bonds of school districts, and the results thereof shall be certified to the school board. The ballot shall contain the language "For the School Tax Increase Over Four Percent (4%)" and "Against the School Tax Increase Over Four Percent (4%)." majority of the qualified electors of the school district who

471	voted in such election shall vote in favor of the question, then
472	the stated increase requested by the school board shall be
473	approved. For the purposes of this paragraph, the revenue sources
474	excluded from the increased limitation under Section 37-57-107
475	shall also be excluded from the limitation described herein in the
476	same manner as they are excluded under Section 37-57-107.
477	(4) When any school district is abolished pursuant to a
478	mandatory administrative consolidation of school districts ordered
479	by referendum of the electors of the county, as provided in
480	Section 1 of Senate Bill No. 2713, 2005 Regular Session, the
481	successor county board of education shall request and the levying
482	authority for the county shall levy a local ad valorem tax effort
483	in dollars which shall be sufficient to produce no less than the
484	same amount provided by the abolished school districts in the
485	county to the schools in such former districts for instructional
486	purposes in the school year prior to such consolidation.
487	SECTION 7. The Attorney General of the State of Mississippi
488	shall submit this act, immediately upon approval by the Governor,
489	or upon approval by the Legislature subsequent to a veto, to the
490	Attorney General of the United States or to the United States
491	District Court for the District of Columbia in accordance with the
492	provisions of the Voting Rights Act of 1965, as amended and
493	extended.
494	SECTION 8. This act shall take effect and be in force from
495	and after the date it is effectuated under Section 5 of the Voting
496	Rights Act of 1965, as amended and extended.