By: Representatives Moore, Wells-Smith

To: Education; Ways and Means

## HOUSE BILL NO. 512

1	AN ACT TO CREATE THE "MISSISSIPPI PUT PARENTS IN CHARGE ACT";
2	TO PROVIDE CREDITS FOR CERTAIN TAXES AND LICENSE FEES FOR TUITION
3	PAID TO PUBLIC OR INDEPENDENT SCHOOLS; TO PROVIDE CREDITS FOR
4	CERTAIN TAXES AND LICENSE FEES FOR CONTRIBUTIONS TO SCHOLARSHIP
5	GRANTING ORGANIZATIONS; TO PROVIDE FOR THE REGULATION,
6	REGISTRATION AND REPORTING OF SCHOLARSHIP GRANTING ORGANIZATIONS;
7	TO PROVIDE FOR REPORTING AND ACCOUNTABILITY OF THE IMPLEMENTATION
8	OF THIS ACT; AND FOR RELATED PURPOSES.
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9	BE IT ENACTED BY THE LECISLATURE OF THE STATE OF MISSISSIDDI:

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- **SECTION 1.** This act may be cited as the "Mississippi Put 10
- 11 Parents in Charge Act."
- 12 SECTION 2. The purpose of this act is to:
- Restore parental control of education; 13
- 14 Improve public school performance; and (b)
- (c) Expand educational opportunities for children of 15
- families in poverty. 16
- **SECTION 3.** As used in this act, unless otherwise required by 17
- 18 the context, the following terms shall have the following
- 19 meanings:
- "Average state per pupil expenditure" means, as 20 (a)
- 21 applicable, an amount determined annually by the Department of
- Education not later than December 15 of each year. It should be 22
- 23 an estimate of spending for the then current school year, but
- 24 shall be no lower than actual per pupil spending for the preceding
- 25 school year, and no higher than one hundred ten percent (110%) of
- 26 actual per pupil spending for the preceding school year. The
- commission shall determine an amount for qualifying students in 27
- 28 kindergarten through Grade 8 and an amount for qualifying students
- in Grade 9 through Grade 12. The commission shall divide the 29

H. B. No. 512 06/HR03/R457 PAGE 1 (CTE\LH)

- 30 state's total expenditures for public education for the applicable
- 31 group by the total number of students in the applicable group.
- 32 (b) "State's total expenditures for public education"
- 33 means all direct and indirect expenditures by the state for the
- 34 applicable group, regardless of the source of funds but excluding
- 35 federal funds and local funds, and including, but not limited to,
- 36 expenditures by the State Department of Education, disbursements
- 37 to school districts for capital improvements funded from sources
- 38 other than state bond issues, and expenditures for debt service on
- 39 state bonds issued to fund school district capital improvements.
- 40 (c) "Total number of students" means the total number
- 41 of public school students in the state as calculated by using the
- 42 average daily attendance formula. Expenditures by the state for
- 43 public education that can not be attributed to a particular group
- 44 shall be allocated two-thirds (2/3) to the kindergarten through
- 45 Grade 8 group and one-third (1/3) to the Grade 9 through Grade 12
- 46 group.
- 47 (d) "Commission" means the State Tax Commission.
- (e) "Independent school" means a school, other than a
- 49 public school, at which the compulsory attendance requirements of
- 50 Section 37-13-91 may be met and that does not discriminate based
- 51 on the grounds of race, color or national origin. Independent
- 52 school includes home schools.
- (f) "Public school" means any public school in this
- 54 state which is in session each school year for at least one
- 55 hundred eighty (180) school days.
- 56 (g) "Qualifying student" means an individual:
- 57 (i) Who is enrolled at an independent school as a
- 58 full-time student, as determined by the school, for which the
- 59 school has a release of information form or who is taught at home;
- (ii) Who is a resident of this state, and, if
- 61 enrolled in a public school, is not a resident of the school
- 62 district operating that public school;

63	(iii) Who is in kindergarten through Grade 12; and
64	(iv) Whose parent's or legal guardian's taxable
65	income for Mississippi income tax purposes for the immediately
66	preceding tax year is Seventy-Five Thousand Dollars (\$75,000.00)
67	or less. For purposes of determining if an individual is a
68	qualifying student, the amount of Seventy-five Thousand Dollars
69	(\$75,000.00) must be increased by Five Thousand Dollars
70	(\$5,000.00) for each exemption in excess of two (2) that is
71	claimed on the income tax return of the parents or legal guardian.
72	(h) "Receipt" means a document that a school issues to
73	the person that makes a tuition payment on behalf of a qualifying
74	student. The commission shall develop the form of the document
75	the content of which must be limited to and include, the name and
76	address of the school; the name, address and social security
77	number of the qualifying student on whose behalf the tuition was
78	paid; the name of the person paying the tuition; the names of all
79	other persons who have paid tuition, in chronological order,
80	during the then current calendar year on behalf of the qualifying
81	student prior to the payment for which the receipt is being issued
82	and including the total tuition paid by the named person; and the
83	date and amount of tuition paid and the aggregate amount of
84	tuition paid for the qualifying student. The document also must
85	contain in the chronological listing the date and amount of
86	tuition paid, or to be paid as evidenced by the notice of
87	scholarship award required to be submitted to the school as
88	provided in Section 15(2) of this act, by a scholarship granting
89	organization if the source of funds for the scholarship is monies
90	for which a credit may be claimed under this act. For a student
91	taught at home "receipt" means a document issued by the entity
92	receiving a payment for tuition, which contains the name of the
93	entity receiving the payment; the identity of the goods or
94	services purchased; the date and amount of tuition paid; and, if

- 95 the receipt is for personal services, the person's taxpayer
- 96 identification number.
- 97 (i) "Release of information form" means a form
- 98 developed by a school that states that a parent or the legal
- 99 guardian of the qualifying student consents to the release of the
- 100 information contained in the receipt and is consistent with the
- 101 requirements of 20 USCS 1232g, Family Educational Rights and
- 102 Privacy Act of 1974.
- 103 (j) "Scholarship granting organization" means an
- 104 organization that is exempt from taxation under Section 501(c)(3)
- 105 of the Internal Revenue Code, gives scholarships to qualifying
- 106 students from contributions that may be claimed as a credit under
- 107 this act, is organized under Mississippi law and has complied with
- 108 the provisions of this act.
- 109 (k) "School" means a public school or independent
- 110 school.
- 111 (1) "State" means the government of the State of
- 112 Mississippi.
- 113 (m) "Tuition" means the amount charged for attending a
- 114 public school when the student is not a resident of the school
- 115 district or for attending an independent school. Tuition includes
- 116 fees necessary for attending the respective school including, but
- 117 not limited to, enrollment fees and transportation fees. For
- 118 students taught at home, tuition means expenses incurred for
- 119 tutors, textbooks, school supplies, computers including hardware
- 120 and software, fees for membership in an association that sets the
- 121 academic standards for the student's home schooling program and
- 122 academic lessons including, but not limited to, science, math,
- 123 music, and art. Expenses for tutors or academic lessons may be
- 124 included in tuition only if the person providing the tutoring or
- 125 academic lessons is a person other than the student's parent or
- 126 legal guardian and who meets the requirements for providing the

service as set by the standard-setting entity for that student's 127 128 home school program. Tuition does not include athletic fees. 129 SECTION 4. The commission may promulgate regulations to aid 130 in the performance of its duties under this act. 131 SECTION 5. The commission may conduct examinations and 132 investigations whenever it believes that the provisions of this act have been evaded or violated in any manner. All powers 133 134 possessed by the commission to conduct examinations and investigations apply to examinations and investigations conducted 135 136 under this section. 137 SECTION 6. If a student wants to transfer to a different school district, the board of trustees of the school district to 138 139 which the student wishes to transfer shall approve or disapprove 140 the transfer. If the board of trustees approves the transfer, the board may estimate the tuition to charge the transferring student. 141 **SECTION 7.** (1) A person is allowed a tax credit for tuition 142 143 paid for qualifying students to attend a school. The credit may be 144 applied against the person's liability for taxes imposed under Mississippi law. Limitations upon the total amount of liability 145 146 for taxes or license fees that can be reduced by the use of another credit allowed for that tax or license fee must be 147 148 computed after the credit allowed by this section is used to reduce a tax. The credit may be claimed only by the person who 149 actually paid the tuition except that if the credit is earned by 150 151 one (1) member of a controlled group of corporations, the credit may be used and applied by that member and by another member of 152 153 the controlled group of corporations. More than one (1) person may claim a credit for the payment of a portion of the qualifying 154 student's total tuition but only if the person actually paid the 155 156 portion and the total credit taken by all persons does not exceed, 157 in the aggregate, the limits set in this section. If the person's 158 receipt indicates that the aggregate tuition paid by all persons,

including scholarships from scholarship granting organizations if

\*HR03/R457\*

512

H. B. No. 06/HR03/R457 PAGE 5 (CTE\LH)

the source of funds for the scholarship is monies for which a 160 161 credit may be claimed under Section 8 and 9 of this act, for the 162 qualifying student exceeds the credit which may be claimed under 163 this act, then that person may claim the credit only to the extent 164 that the person's tuition payment does not exceed the allowable 165 credit. No credit may be claimed by a person without a receipt. 166 The credit is nonrefundable. A credit claimed under this section but not used in a taxable year may be carried forward for five (5) 167 168 years from the taxable year in which the credit is earned by the 169 taxpayer. Credits which are carried forward must be used in the

- (2) Except as otherwise provided in this section, the credit claimed for each qualifying student under this act may not exceed eighty percent (80%) of the projected average state per pupil expenditure as determined by the Department of Education for the grade group for the qualifying student which is determined based on the highest grade the qualifying student is enrolled in during the calendar year.
- (3) Notwithstanding the provisions of subsection (2) of this section, for qualifying students who are eligible for free or reduced price meals or for free milk, as determined in accordance with 7 CFR Part 245, Determining Eligibility for Free and Reduced Price Meals and Free Milk in Schools, the credit claimed for each of those qualifying students may not exceed the lesser of:
- 184 (a) One hundred percent (100%) of the actual tuition 185 paid during the taxable year; or
- 186 (b) One hundred percent of the dollar amount set 187 annually in subsection (2) of this section.
- (4) (a) The credit may be taken for the 2007 tax year only for qualifying students in kindergarten through Grade 4 as of the fall 2007 semester or term, except that the credit may not be taken for students who were enrolled in an independent school as of October 1, 2005.

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order earned.

- (b) The credit may be taken for the 2008 tax year only for qualifying students in kindergarten through Grade 6 as of the fall 2008 semester or term, except that the credit may not be taken for students who were enrolled in an independent school as of October 1, 2005.
- 198 (c) The credit may be taken for the 2009 tax year only
  199 for qualifying students who were in kindergarten through Grade 8
  200 as of the fall 2009 semester or term, except that the credit may
  201 not be taken for students who were enrolled in Grades 2 through 8
  202 in an independent school as of October 1, 2005.
- 203 (d) The credit may be taken for the 2010 tax year only
  204 for qualifying students who were in kindergarten through Grade 10
  205 as of the fall 2010 semester or term, except that the credit may
  206 not be taken for students who were enrolled in Grades 5 through 10
  207 in an independent school as of October 1, 2005.
- (e) Beginning with the 2011 tax year, the credit may be taken each year for a qualifying student as provided in this section.
- SECTION 8. A person is allowed a tax credit for 211 212 contributions to a scholarship granting organization that will be used in accordance with Section (14)(1) of this act. The credit 213 214 may be applied against the person's liability for taxes imposed 215 under Mississippi law. Limitations upon the total amount of liability for taxes that can be reduced by the use of another 216 217 credit allowed for that tax license fee must be computed after the credit allowed by this section is used to reduce a tax liability. 218 219 The credit may be claimed only by the person who actually made the contribution except that if the credit is earned by one (1) member 220 221 of a controlled group of corporations, the credit may be used and 222 applied by that member and by another member of the controlled 223 group of corporations. The credit is nonrefundable. A credit 224 claimed under this section but not used in a taxable year may be 225 carried forward for five (5) years from the taxable year in which

- 226 the credit is earned by the taxpayer. Credits which are carried
- 227 forward must be used in the order earned.
- 228 **SECTION 9.** A scholarship granting organization receiving
- 229 contributions for which the person claims a credit under this act
- 230 must segregate the contributions from other funds of the
- 231 scholarship granting organization.
- 232 **SECTION 10.** (1) A scholarship granting organization shall,
- 233 not later than thirty (30) days after its organization, register
- 234 with the commission as provided in this section. After that, the
- 235 scholarship granting organization shall, not later than January 31
- 236 of each year, renew its registration with the commission. Each
- 237 scholarship granting organization registering with the commission,
- 238 whether initial or renewal, shall pay a fee of One Hundred Dollars
- 239 (\$100.00).
- 240 (2) The registration must be in a form developed by the
- 241 commission and available both electronically and in paper form and
- 242 be limited to and include:
- 243 (a) The full name, address and telephone number of the
- 244 scholarship granting organization;
- (b) The name, address and telephone number of the chief
- 246 administrative official of the scholarship granting organization;
- 247 (c) The names, addresses and telephone numbers of the
- 248 individuals who serve on the scholarship granting organization's
- 249 governing body;
- 250 (d) The scholarship granting organization's federal
- 251 taxpayer identification number;
- 252 (e) A statement of the scholarship granting
- organization's status as a 501(c)(3) organization under the
- 254 Internal Revenue Code;
- 255 (f) A statement that the scholarship granting
- 256 organization does not discriminate in hiring on the basis of race,
- 257 color, national origin or disability; and

258	(g) Certification by an authorized official of the
259	scholarship granting organization that the information contained
260	on the registration statement is true and correct.

- 261 (3) A scholarship granting organization must file a
  262 supplemental registration statement indicating a substantial
  263 change in the information contained in the prior registration
  264 statement within thirty (30) days after the date of the change.
- 265 (4) The commission may revoke or suspend the registration of 266 a scholarship granting organization for a violation of this act.
- (5) Contributions to a scholarship granting organization
  that is not registered with the commission or during the time that
  the registration of the scholarship granting organization is
  revoked or suspended do not qualify for the credit provided in
  Sections 8 and 9.
- 272 <u>SECTION 11.</u> (1) Each scholarship granting organization, not 273 later than June 30 of each year, must file a report with the 274 commission covering that scholarship granting organization's 275 activities during the most recently completed calendar year.
- (2) Each report must be in a form developed by the
  commission and available both electronically and in paper form and
  be limited to and include:
- 279 (a) The full name, address and telephone number of the 280 reporting scholarship granting organization;
- 281 (b) The name, address and telephone number of the chief 282 administrative official of the scholarship granting organization;
- 283 (c) The names, addresses and telephone numbers of the individuals who serve on the scholarship granting organization's governing body;
- 286 (d) The scholarship granting organization's federal 287 taxpayer identification number;
- (e) A statement of the scholarship granting
  organization's status as a 501(c)(3) organization under the
  Internal Revenue Code;

- (f) A statement of the monies received for which a credit may be claimed under Sections 8 and 9 of this act during the covered period including:
- (i) A listing of the amounts expended by number
  and amount of scholarships awarded by the school attended by the
  scholarship recipient and by the public school district in which
  the qualifying student would attend if the qualifying student were
  attending a public school;
- 299 (ii) The total number and total dollar amount of scholarships awarded, the total number and total dollar amount of 300 301 scholarships awarded to students eligible for free or reduced price meals or for free milk, as determined under 7 CFR Part 245, 302 303 Determining Eligibility for Free and Reduced Price Meals and Free 304 Milk in Schools, and the percentage of first-time recipients of 305 scholarships who were enrolled in a public school in the year 306 prior to the award of the scholarship; and
- (iii) The beginning balance for monies held for
  administrative expenses, a listing of the expenditures, by
  category, for administrative expenses including, but not limited
  to, marketing materials, office supplies, legal services,
  accounting services, rent, utilities, and compensation of
  personnel and the ending balance for monies held for
  administrative expenses;
- 314 (g) A copy of the scholarship granting organization's 315 annual financial and compliance audit of its accounts and records 316 conducted by an independent certified public accountant and in 317 accordance with regulations adopted by the commission; and
- 318 (h) Certification by an authorized official of the 319 scholarship granting organization that the information contained 320 in the report is true and correct.
- 321 (3) Information provided to the commission under this
  322 section and Section 10 of this act is available for public
  323 inspection and copying under the Freedom of Information Act. The
  H. B. No. 512 \*HRO3/R457\*
  06/HR03/R457
  PAGE 10 (CTE\LH)

324 commission shall make information provided to the commission under 325 this section or Section 10 of this act accessible to the public 326 through the commission's web site. **SECTION 12.** A scholarship granting organization shall notify 327 328 the commission whenever the scholarship granting organization 329 receives more than Five Hundred Thousand Dollars (\$500,000.00) of 330 contributions in the aggregate in a calendar quarter. The notification must be filed with the commission not later than 331 thirty (30) days after the close of the calendar quarter and must 332 inform the commission of the total amount of contributions 333 334 received by the scholarship granting organization for the 335 reporting period. 336 SECTION 13. (1) Scholarship granting organizations that 337 receive or expect to receive Fifty Thousands Dollars (\$50,000.00) 338 or more of contributions in the aggregate in a calendar year shall file and maintain with the commission a surety bond in favor of 339 340 the state executed by a surety company authorized to transact 341 business in this state. Instead of a surety bond, the scholarship granting organization may file with the commission letters of 342 343 credit and certificates of deposit of financial institutions 344 located within the state in which deposits are guaranteed by the 345 federal government or any other financial instrument that the 346 commission considers appropriate. The amount of the surety bond, letter of credit, certificate of deposit or any other instrument 347 348 filed with the commission must be in an amount equal to the aggregate amount of contributions the scholarship granting 349 350 organization expects to receive during the calendar year. The 351 surety bond must be on a form approved by the commission. surety bond or financial instrument filed with the commission must 352 353 be conditioned to pay a person who sustains a loss as a result of: 354 (a) The scholarship granting organization's violation 355 of or failure to comply with any requirement of this act;

356	(b)	The	scholarship	gran	ntin	ıg orga	anization'	s		
357	misapplication	or	misappropriat	ion	of	funds	received	by	it;	or

- 358 (c) An act of fraud or dishonesty committed by the 359 scholarship granting organization in the administration of a 360 scholarship program.
- 361 (2) An aggrieved person may institute an action in the 362 county of the person's residence against the scholarship granting 363 organization or the surety, or both, to recover on the surety bond 364 or to recover from the letters of credit, certificates of deposit 365 or other financial instrument accepted by the commission.
  - SECTION 14. (1) Contributions to a scholarship granting organization, which qualify for the credit provided in Sections 8 and 9 of this act, must be used by the scholarship granting organization only for the purpose of providing scholarships to qualifying students except that not more than five percent (5%) of the contributions may be used for administrative expenses of the scholarship granting organization including, but not limited to, marketing materials, office supplies, legal services, accounting services, rent, utilities and compensation of personnel. Students taught at home are eligible for scholarships provided for in this section.
  - (2) (a) Except as otherwise provided in this section, in a calendar year, a scholarship granting organization may not award a scholarship to a qualifying student, which exceeds eighty percent (80%) of the projected average state per pupil expenditure as determined by the Department of Education for the grade group for the qualifying student, which is determined based on the grade for which the scholarship applies.
- 384 (b) Notwithstanding the provisions of paragraph (a) of
  385 this section, if the qualifying student is classified as educable
  386 mentally handicapped, learning disabilities handicapped or speech
  387 handicapped, then, regardless of the grade for the qualifying
  388 student, a scholarship granting organization may not award a
  H. B. No. 512 \*HRO3/R457\*

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scholarship to the qualifying student, which exceeds the lesser of 389 390 either eighty percent (80%) of the amount of the tuition at the 391 qualifying student's school or eighty percent (80%) of Five 392 Thousand Six Hundred Dollars ((\$5,600.00). If the qualifying student is classified as trainable mentally handicapped, 393 394 emotionally handicapped, orthopedically handicapped or homebound, 395 then, regardless of the grade for the qualifying student, a 396 scholarship granting organization may not award a scholarship to 397 the qualifying student, which exceeds the lesser of either eighty percent (80%) of the amount of the tuition at the qualifying 398 399 student's school or eighty percent (80%) of Seven Thousand Dollars 400 (\$7,000.00). If the qualifying student is classified as visually 401 handicapped, hearing handicapped or autistic, then, regardless of 402 the grade for the qualifying student, a scholarship granting 403 organization may not award a scholarship to the qualifying 404 student, which exceeds the lesser of either eighty percent (80%) of 405 the amount of the tuition at the qualifying student's school or 406 eighty percent (80%) of Ten Thousand Dollars (\$10,000.00). 407 qualifying student may be classified in more than one (1) 408 classification, the classification with the higher dollar amount 409 must be used. 410 (3) Notwithstanding the provisions of subsection (2) of this section, for a qualifying student who is eligible for free or 411 reduced price meals or for free milk, as determined under 7 CFR 412 413 Part 245, Determining Eligibility for Free and Reduced Price Meals and Free Milk in Schools, the scholarship from the scholarship 414 415 granting organization may not exceed the lesser of either one hundred percent (100%) of the amount of the tuition at the 416 qualifying student's school or one hundred percent (100%) of the 417 418 dollar amounts set annually in subsection (2). 419 (4) (a) For calendar year 2007, a scholarship granting 420 organization may award a scholarship only to qualifying students

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who:

- 422 (i) Are in kindergarten through Grade 4 as of the
- 423 fall 2007 semester or term; and
- 424 (ii) Were not enrolled in an independent school as
- 425 of October 1, 2005.
- 426 (b) For calendar year 2008, a scholarship granting
- 427 organization may award a scholarship only to qualifying students
- 428 who:
- 429 (i) Are in kindergarten through Grade 6 as of the
- 430 fall 2008 semester or term; and
- 431 (ii) Were not enrolled in an independent school as
- 432 of October 1, 2005.
- 433 (c) For calendar year 2009, a scholarship granting
- 434 organization may award a scholarship only to qualifying students
- 435 who:
- 436 (i) Are in kindergarten through Grade 8 as of the
- 437 fall 2009 semester or term; and
- 438 (ii) Were not enrolled in Grades 2 through 8 in an
- 439 independent school as of October 1, 2005.
- (d) For calendar year 2010, a scholarship granting
- 441 organization may award a scholarship only to qualifying students
- 442 who:
- (i) Are in kindergarten through Grade 10 as of the
- 444 fall 2010 semester or term; and
- 445 (ii) Were not enrolled in Grades 5 through 10 in
- 446 an independent school as of October 1, 2005.
- (e) Beginning with calendar year 2011, a scholarship
- 448 granting organization may award a scholarship each year to
- 449 qualifying students as provided in this section.
- 450 (5) A qualifying student may receive a scholarship from more
- 451 than one (1) scholarship granting organization; however, the total
- 452 amount of the scholarships received from all scholarship granting
- 453 organizations may not exceed the calendar year limits as
- 454 established in this section.

SECTION 15. (1) A scholarship granting organization, within thirty (30) days after the day on which a person makes a contribution to the scholarship granting organization, shall provide to the person a written statement containing the name and address of the scholarship granting organization, the name of the person making the contribution, the amount of the contribution, the date of the contribution and certifying that the contribution must be used in accordance with this act. The written statement must inform the person that the statement is provided under this section and that the scholarship granting organization is segregating the contribution from other funds of the scholarship granting organization as required by the provisions of Sections 8 and 9 of this act relating to tax credits for contributions to scholarship granting organizations.

When a scholarship granting organization makes a determination to award a scholarship to a qualifying student from monies for which a credit may be claimed under Sections 8 and 9 of this act, the scholarship granting organization immediately shall notify the school, at which the scholarship will be applied, of the award of the scholarship. The school immediately shall enter the information from the notice of scholarship award on the receipt applicable to the qualifying student. The school shall return to the scholarship granting organization monies from the scholarship, which exceeds the credit applicable to the qualifying student under Section 7 of this act. In deciding whether monies must be returned to the scholarship granting organization, the school shall review the chronological record of tuition payments by or on behalf of the qualifying student including the date and amount contained on the notice of scholarship award. If the chronological record reflects that the date and amount of payment of tuition by scholarship, including the date and amount indicated on the notice of scholarship award, and tuition payments received before the scholarship activity causes the credit applicable to

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the qualifying student to be exceeded, then the school shall return the scholarship monies that exceed the credit to the scholarship granting organization.

(3) Scholarship granting organizations must make scholarship payments by check payable to the qualifying student's parents or legal guardian and to the school at which the scholarship is to be used. The check may be delivered or mailed by the scholarship granting organization to the school at which the scholarship is to be used. The check must be endorsed by all payees. The check may be endorsed by the school on behalf of the student's parents or legal guardian if the parents or legal guardian have placed on file with the school written authorization to endorse the check.

SECTION 16. Except for the portion of a contribution a scholarship granting organization retains to expend for administrative expenses under Section 14(1) of this act, a scholarship granting organization shall expend, under this act, a contribution by the end of the calendar quarter which is at least twelve (12) months from the date on which the scholarship granting organization receives the contribution. The scholarship granting organization must remit to the state, for deposit in the General Fund, monies not expended within the time period provided in this section. The remittance to the state must be made within thirty (30) days after the end of each calendar quarter.

<u>section 17.</u> If a qualifying student's enrollment in an independent school is terminated before the end of the school year and the independent school charges tuition of One Thousand Dollars (\$1,000.00) or more each school year, the independent school must refund to the scholarship granting organization and other tuition payers any tuition paid that is applicable to a semester or term beyond the semester or term during which the qualifying student's enrollment is terminated. At the time of making the refund, the independent school shall issue a receipt reflecting the date, amount and payee for each refund.

- 521 <u>SECTION 18.</u> (1) Annually, the Legislative Budget Office 522 shall provide a report on the impact of the implementation of this 523 act on school enrollment and state and local funding of public 524 schools for the fiscal year most recently completed. The report
- 525 must include, but is not limited to, an analysis of and statement
- 526 on the:
- 527 (a) Change in public school enrollment, by school
- 528 district, attributable to this act;
- 529 (b) Amount of credits claimed, by type, for state tax
- 530 purposes; and
- 531 (c) Amount of funds the state would have had to expend
- 532 for public schools under the education funding formula in
- 533 existence on or before the enactment of this act and the amount
- 534 actually expended by the state.
- 535 (2) The report must be submitted by December 1 of each year
- 536 to the Governor, the Chairman of the Senate Finance Committee, the
- 537 Chairman of the Senate Education Committee, the Chairman of the
- 538 House Ways and Means Committee, and the Chairman of the House
- 539 Education Committee.
- 540 **SECTION 19.** (1) (a) In addition to the annual report as
- 541 provided in Section 18 of this act, the Legislative Budget Office
- 542 shall provide for a long-term evaluation of the impact of this
- 543 act. The evaluation must be conducted by contract with one or
- 544 more qualified persons or entities with previous experience
- 545 evaluating school choice programs and must be conducted for a
- 546 minimum of twelve (12) years. The evaluation must include an
- 547 assessment of the:
- 548 (i) Level of parental satisfaction for parents of
- 549 students participating in the tuition credit or scholarship
- 550 programs provided for in this act;
- (ii) Level of parental satisfaction for parents of
- 552 students in public schools;

553		(iii)	Academic	performance	of	public	school	and
554	independent	school st	udents;					
		/ ! > -	- 1 6		_			

- 555 (iv) Level of student satisfaction with the 556 tuition credit or scholarship programs provided for in this act;
- 557 (v) Level of student satisfaction for students 558 attending public schools;
- (vi) Impact of the provisions of this act on
  public school districts, public school students, independent
  schools, independent school students and the quality of life in a
  community; and
- 563 (vii) Impact of the provisions of this act on 564 school capacity, availability and quality.
- 565 The evaluation must be conducted using appropriate 566 analytical and behavioral science methodologies and must protect 567 the identity of participating schools and students by, at a 568 minimum, keeping anonymous all disaggregated data other than that for the categories of grade, gender, race and ethnicity. 569 570 evaluation of public and independent school students must compute the relative efficiency of public and independent schools, and a 571 572 comparison of acceptance rates into college, while adjusting or controlling for student and family background. 573
- 574 (2) State and local government entities must cooperate with
  575 the persons or entities conducting the evaluation provided for in
  576 subsection (1) of this Section. Scholarship granting
  577 organizations must cooperate with the persons or entities
  578 conducting the evaluation. Cooperation includes providing
  579 available student assessment results and other information needed
  580 to complete the evaluation.
- 581 (3) The Legislative Budget Office shall pay the cost of the 582 evaluation from funds available to it for that purpose except that 583 state funds must not be used to pay the cost of the evaluation.
- 584 (4) By January 31 each year, the Legislative Budget Office
  585 shall provide to each member of the Legislature interim reports of
  H. B. No. 512 \*HRO3/R457\*
  06/HR03/R457
  PAGE 18 (CTE\LH)

586	the results of the evaluation. Upon completion of the evaluation
587	the Legislative Budget Office shall provide a final report to each
588	member of the Legislature. At the same time as the final report
589	is made public, the persons or entities who conducted the
590	evaluation must make their data and methodology available for
591	public review and inspection, but only if the release of the data
592	and methodology is in compliance with 20 USCS 1232g, Family
593	Educational Rights and Privacy Act of 1974.
594	SECTION 20. This act shall take effect and be in force from

and after July 1, 2006.