By: Representative Brown

To: Education

## HOUSE BILL NO. 1121 (As Passed the House)

AN ACT RELATING TO THE ADMINISTRATION AND GOVERNANCE OF LOCAL SCHOOL DISTRICTS; TO CREATE A NEW SECTION TO BE CODIFIED AS SECTION 37-7-301.1, MISSISSIPPI CODE OF 1972, TO GRANT HOME RULE 3 TO LOCAL SCHOOL DISTRICTS; TO AMEND SECTION 37-17-11, MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE STATE BOARD OF EDUCATION TO EXEMPT SCHOOL DISTRICTS MEETING LEVEL 4 OR 5 ACCREDITATION STANDARDS FROM 7 COMPULSORY STANDARDS OF ACCREDITATION WHICH ARE PRESCRIBED OTHER 8 THAN BY LAW; TO CREATE A NEW SECTION TO BE CODIFIED AS SECTION 37-17-12, MISSISSIPPI CODE OF 1972, TO EXEMPT SCHOOL DISTRICTS 9 MEETING LEVEL 4 OR 5 ACCREDITATION STANDARDS FROM CERTAIN 10 11 STATUTORY REQUIREMENTS AND THE PROCESS STANDARDS SET FORTH IN THE MISSISSIPPI PUBLIC SCHOOLS ACCOUNTABILITY MANUAL; TO AMEND SECTION 12 37-3-4, MISSISSIPPI CODE OF 1972, TO EXEMPT PRINCIPALS AND ADMINISTRATORS WITH CAREER LEVEL CERTIFICATIONS IN SCHOOLS 13 14 ACCREDITED AT LEVEL 4 OR 5 FROM CERTAIN CONTINUING EDUCATION 15 REQUIREMENTS; TO AMEND SECTION 37-3-46, MISSISSIPPI CODE OF 1972, 16 TO EXEMPT SCHOOL DISTRICTS MEETING LEVEL 4 OR 5 ACCREDITATION 17 STANDARDS FROM THE REQUIREMENT OF RECEIVING TECHNICAL ASSISTANCE 18 FROM THE STATE DEPARTMENT OF EDUCATION IN REGARD TO FINANCIAL AND 19 20 PERSONNEL APPRAISAL AND COMPENSATION SYSTEMS; TO AMEND SECTION  $37\text{-}3\text{-}49\,,$  MISSISSIPPI CODE OF 1972, TO EXEMPT SCHOOL DISTRICTS MEETING LEVEL 4 OR 5 ACCREDITATION STANDARDS FROM CERTAIN 21 22 23 REQUIREMENTS RELATING TO INSTRUCTIONAL PROGRAMS; TO AMEND SECTION 37-7-337, MISSISSIPPI CODE OF 1972, TO EXEMPT SCHOOL DISTRICTS 24 25 MEETING LEVEL 4 OR 5 ACCREDITATION STANDARDS FROM REQUIREMENTS 26 RELATING TO THE CREATION OF COMMUNITY INVOLVEMENT PLANS; TO AMEND SECTION 37-17-8, MISSISSIPPI CODE OF 1972, TO EXEMPT SCHOOL 27 DISTRICTS MEETING LEVEL 4 OR 5 ACCREDITATION STANDARDS FROM 28 REQUIREMENTS RELATING TO STAFF DEVELOPMENT PLANS; TO AMEND SECTION 29 37-21-7, MISSISSIPPI CODE OF 1972, TO EXEMPT SCHOOL DISTRICTS MEETING LEVEL 4 OR 5 ACCREDITATION STANDARDS FROM CERTAIN 30 31 REQUIREMENTS RELATED TO THE EMPLOYMENT OF ASSISTANT TEACHERS; TO AMEND SECTIONS 37-13-61, 37-13-67 AND 37-13-69, MISSISSIPPI CODE 32 33 OF 1972, TO AUTHORIZE LOCAL SCHOOL BOARDS TO DESIGNATE THE OPENING AND CLOSING DATES OF THE SCHOOL TERM, THE NUMBER OF TEACHING HOURS PER SCHOOL DAY AND HOLIDAYS THAT ARE TO BE OBSERVED IN THE DISTRICT; TO AMEND SECTION 37-41-53, MISSISSIPPI CODE OF 1972, TO 35 36 37 DELETE THE REQUIREMENT THAT SCHOOL BOARDS REQUIRE SCHOOL 38 39 TRANSPORTATION VEHICLES TO BE INSPECTED ACCORDING TO STATE BOARD OF EDUCATION REGULATIONS; TO AMEND SECTION 37-7-301, MISSISSIPPI 40 CODE OF 1972, TO AUTHORIZE SCHOOL DISTRICTS TO CONTRACT WITH PRIVATE ENTITIES TO PROVIDE CERTAIN NONINSTRUCTIONAL SERVICES; AND 41 42 43 FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. The following shall be codified as Section 45

46 37-7-301.1, Mississippi Code of 1972:

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- 47 37-7-301.1. The school board of a school district may adopt
- 48 any orders, resolutions or ordinances with respect to school
- 49 district affairs, property and finances which are not inconsistent
- 50 with the Mississippi Constitution of 1890, the Mississippi Code of
- 51 1972, or any other statute or law of the State of Mississippi.
- 52 Except as otherwise provided in this section, the powers granted
- 53 to the school boards in this section are complete without the
- 54 existence of or reference to any specific authority granted in any
- 55 other statute or law of the State of Mississippi. Unless such
- 56 actions are specifically authorized by another statute or law of
- 57 the State of Mississippi, this section shall not authorize a
- 58 school board to: (a) levy taxes of any kind or increase the levy
- of any authorized tax; (b) issue bonds of any kind; or (c) enter
- 60 into collective bargaining agreements.
- 61 **SECTION 2.** Section 37-17-11, Mississippi Code of 1972, is
- 62 amended as follows:
- 63 37-17-11. The State Board of Education, in its discretion,
- 64 may exempt any school district meeting Level 4 or 5 state
- 65 accreditation standards, as defined by the State Board of
- 66 Education, from any compulsory standard of accreditation. \* \* \*
- 67 However, if the standard of accreditation is an educational policy
- 68 required by statute, any such exemption shall only be made if
- 69 specifically authorized by law.
- 70 **SECTION 3.** The following shall be codified as Section
- 71 37-17-12, Mississippi Code of 1972:
- 72 37-17-12. (1) (a) Effective July 1, 2006, principals and
- 73 administrators with career level certifications at schools with
- 74 Level 4 or 5 accreditation standards shall be exempted from the
- 75 provisions pursuant to Section 37-3-4, subject to approval of the
- 76 local superintendent.
- 77 (b) Effective July 1, 2006, school districts meeting
- 78 Level 4 or 5 accreditation standards, as defined by the State

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79 Board of Education, shall be exempted from the provisions pursuant

- 80 to Sections 37-3-46, 37-3-49 (2), 37-7-337, 37-17-8, and
- $81 \quad 37-21-7(4)$ .
- 82 (c) The State Department of Education shall develop a
- 83 policy to determine reevaluation of exemption status.
- 84 (2) The State Department of Education is directed to provide
- 85 a report of all exempted process standards and nonexempted process
- 86 standards to the Office of the Governor, the Chairs of the House
- 87 and Senate Education Committees, and the Mississippi Association
- 88 of School Superintendents by December 1, 2007.
- SECTION 4. Section 37-3-4, Mississippi Code of 1972, is
- 90 amended as follows:
- 91 37-3-4. (1) There is established within the State
- 92 Department of Education, the School Executive Management
- 93 Institute. The director shall be appointed by the State Board of
- 94 Education upon recommendation by the State Superintendent of
- 95 Public Education. The State Superintendent of Public Education,
- 96 with the approval of the State Board of Education, shall assign
- 97 sufficient staff members from the State Department of Education to
- 98 the institute.
- 99 (2) It shall be the purpose and duty of the institute to
- 100 conduct thorough empirical studies and analyses of the school
- 101 management needs of the local school districts throughout the
- 102 state, to make recommendations to the State Board of Education
- 103 regarding standards and programs of training that aid in the
- 104 development of administrative and management skills of local
- 105 school administrators, and to conduct such programs related to
- 106 these purposes as they are implemented under guidelines
- 107 established by the State Board of Education.
- 108 (3) The State Board of Education shall develop and implement
- 109 through the School Executive Management Institute a program for
- 110 the development of administrative and management skills of local
- 111 school administrators under which all local school administrators
- 112 shall be required to participate. Subject to the extent of

appropriations available for such purpose, the School Executive
Management Institute or the Mississippi School Boards Association
shall be required to offer courses at least twice a year on the
uses of technology to principals, superintendents and other
administrative personnel. These courses shall relate to the
application of technology to learning, as well as administrative
problems.

(4) (a) The institute shall have an advisory board composed 120 of ten (10) qualified members appointed by the State Board of 121 Education after consultation with the State Superintendent of 122 123 Public Education. This advisory board will offer recommendations to the institute on the types of training to be instituted and 124 125 supported. The membership of the advisory board shall be composed 126 of the following members, two (2) to be appointed from each congressional district: three (3) school administrators; one (1) 127 128 representative of public community/junior colleges within the 129 state; one (1) representative of a school of education in an 130 institution of higher learning within the state; two (2) local school board members; one (1) classroom teacher; and two (2) lay 131 132 In making the initial appointments, three (3) members persons. shall be appointed for a term of one (1) year, three (3) members 133 134 shall be appointed for a term of two (2) years, two (2) members 135 shall be appointed for a term of three (3) years, and two (2) members shall be appointed for a term of four (4) years. 136 137 Thereafter, all members shall be appointed for a term of four (4) years. The advisory board shall meet when called by the director, 138 139 but in no event fewer than three (3) times per year. The members 140 of the advisory board shall be compensated at the per diem rate authorized by Section 25-3-69 and reimbursed for actual and 141 142 necessary expenses as authorized by Section 25-3-41.

143 (b) Board members of the Oxford-Lafayette Business and 144 Industrial Complex shall be paid per diem and reimbursed for

- expenses and mileage from local funds in accordance with Section 37-6-13.
- Basic Education Course. Subject to the extent of 147 (5) (a) 148 appropriations available for such purpose, the School Executive 149 Management Institute of the State Department of Education shall 150 prepare and conduct a course of training for basic education for 151 the local school board members of this state, in order for board members to carry out their duties more effectively and be exposed 152 153 to new ideas involving school restructuring. The basic course shall be known as the "School Board Member Training Course" and 154 155 shall consist of at least twelve (12) hours of training. School Executive Management Institute shall issue certificates of 156 157 completion to those school board members who complete the basic education course. 158
- 159 (b) Continuing Education Course. The Mississippi 160 School Boards Association shall be responsible for preparing and 161 conducting a course of training for continuing education for the 162 local school board members of this state, in order for board members to carry out their duties more effectively and be exposed 163 164 to new ideas involving school restructuring. The continuing 165 education course shall be known as the "Continuing Education 166 Course for School Board Members" and shall consist of at least six 167 (6) hours of training.
- The Mississippi School Boards Association shall issue 168 169 certificates of completion to those school board members who complete the continuing education course. All costs and expenses 170 171 for preparing and conducting the continuing education course provided for in this paragraph shall be paid out of any funds 172 which are made available to the Mississippi School Boards 173 174 Association upon authorization and appropriation by the 175 Legislature to the State Department of Education.
- 176 (6) The Mississippi School Boards Association shall prepare

  177 and submit a report each year to the State Board of Education and

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to the respective Chairs of the House and Senate Education

Committees describing the activities and providing an evaluation

of the continuing education programs offered by the association

each year.

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- (7) The School Executive Management Institute of the State Department of Education, or the Mississippi School Boards Association with the oversight of the State Board of Education, at least twice a year, shall prepare and conduct required courses of training for continuing education for the elementary and secondary school principals of this state, in order for principals to carry out their duties more effectively and be exposed to new ideas involving school management. The continuing education course shall be known as the "Continuing Education Course for Principals" and shall consist of at least six (6) hours of training. content of the continuing education courses and the time and place such courses are to be conducted shall be determined by the School Executive Management Institute or the Mississippi School Boards Association; however, to the extent practicable, such training sessions shall be held within geographical proximity of local districts in order that travel times and costs shall not be prohibitive.
- The institute shall issue certificates of completion to those principals who complete such courses. All costs and expenses for preparing and conducting the basic and continuing education courses provided for in this subsection shall be paid out of any funds which are made available to the institute upon authorization and appropriation by the Legislature.
- 205 (8) Principals and other administrators with career level
  206 certifications at schools meeting Level 4 or 5 accreditation
  207 standards are exempt from the requirements of this section,
  208 subject to approval of the local superintendent.
- 209 **SECTION 5.** Section 37-3-46, Mississippi Code of 1972, is

amended as follows:

37-3-46. \* \* \* The State Department of Education, in regard 211 212 to any district not meeting Level 4 or 5 accreditation standards, 213 as defined by the State Board of Education, shall: 214 Provide to local school districts financial, 215 training and other assistance to implement and maintain a state 216 program of educational accountability and assessment of 217 performance. Provide to local school districts technical 218 assistance and training in the development, implementation and 219 220 administration of a personnel appraisal and compensation system 221 for all school employees. \* \* \* Provide to local school districts technical 222 (C) 223 assistance in the development, implementation and administration 224 of programs designed to keep children in school voluntarily and to 225 prevent dropouts. \* \* \* 226 SECTION 6. Section 37-3-49, Mississippi Code of 1972, is 227 228 amended as follows: 37-3-49. (1) The State Department of Education shall 229 230 provide an instructional program and establish guidelines and 231 procedures for managing such program in the public schools as part 232 of the State Program of Educational Accountability and Assessment of Performance as prescribed in Section 37-3-46. Public school 233 234 districts may (a) elect to adopt the instructional program and 235 management system provided by the State Department of Education, 236 or (b) elect to adopt an instructional program and management 237 system which meets or exceeds criteria established by the State Department of Education for such. This provision shall begin with 238 239 the courses taught in Grades K-8 which contain skills tested 240 through the Mississippi Basic Skills Assessment Program and shall 241 proceed through all secondary school courses mandated for 242 graduation and all secondary school courses in the Mississippi 243 end-of-course testing program. Other state core objectives must

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be included in the district's instructional program as they are 244 245 provided by the State Department of Education along with 246 instructional practices, resources, evaluation items and 247 management procedures. Districts are encouraged to adapt this 248 program and accompanying procedures to all other instructional 249 areas. The department shall provide that such program and guidelines, or a program and guidelines developed by a local 250 251 school district which incorporates the core objectives from the 252 curriculum structure are enforced through the performance-based accreditation system. It is the intent of the Legislature that 253 254 every effort be made to protect the instructional time in the classroom and reduce the amount of paperwork which must be 255 256 completed by teachers. The State Department of Education shall 257 take steps to insure that school districts properly use staff development time to work on the districts' instructional 258 259 management plans.

- 260 (2) The State Department of Education shall provide such 261 instructional program and management guidelines which shall 262 require for every public school district that:
- 263 (a) All courses taught in Grades K-8 which contain
  264 skills which are tested through the Mississippi Basic Skills
  265 Assessment Program, all secondary school courses mandated for
  266 graduation, and all courses in the end-of-course testing program
  267 shall include the State Department of Education's written list of
  268 learning objectives.
- (b) The local school board must adopt the objectives
  that will form the core curriculum which will be systematically
  delivered throughout the district.
- 272 (c) The set of objectives provided by the State
  273 Department of Education must be accompanied by suggested
  274 instructional practices and resources that would help teachers
  275 organize instruction so as to promote student learning of the
  276 objectives. Objectives added by the school district must also be
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- 277 accompanied by suggested instructional practices and resources
- 278 that would help teachers organize instruction. The instructional
- 279 practices and resources that are identified are to be used as
- 280 suggestions and not as requirements that teachers must follow.
- 281 The goal of the program is to have students to achieve the desired
- 282 objective and not to limit teachers in the way they teach.
- 283 (d) Standards for student performance must be
- 284 established for each core objective in the local program and those
- 285 standards establish the district's definition of mastery for each
- 286 objective.
- 287 (e) There shall be an annual review of student
- 288 performance in the instructional program against locally
- 289 established standards. When weaknesses exist in the local
- 290 instructional program, the district shall take action to improve
- 291 student performance.
- 292 (3) The State Board of Education and the board of trustees
- 293 of each school district shall adopt policies to limit and reduce
- 294 the number and length of written reports that classroom teachers
- 295 are required to prepare.
- 296 (4) This section shall not be construed to limit teachers
- 297 from using their own professional skills to help students master
- 298 instructional objectives, nor shall it be construed as a call for
- 299 more detailed or complex lesson plans or any increase in testing
- 300 at the local school district level.
- 301 (5) Districts meeting Level 4 or 5 accreditation standards,
- 302 as defined by the State Board of Education, shall be exempted from
- 303 the provisions of subsection (2) of this section.
- 304 **SECTION 7.** Section 37-7-337, Mississippi Code of 1972, is
- 305 amended as follows:
- 306 37-7-337. (1) The governing authorities of the county,
- 307 counties or city in which a school district is located and the
- 308 school board of each school district shall develop a five-year

309 plan to encourage community involvement with the schools in such

310 district. \* \* \*

311 (2) Districts meeting Level 4 or 5 accreditation standards,

312 as defined by the State Board of Education, shall be exempted from

313 the mandatory provisions of this section.

314 SECTION 8. Section 37-17-8, Mississippi Code of 1972, is

315 amended as follows:

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316 37-17-8. (1) The State Board of Education, through the

318 comprehensive in-service staff development plans. These criteria

319 shall: (a) include, but not be limited to, formula and guidelines

Commission on School Accreditation, shall establish criteria for

320 for allocating available state funds for in-service training to

321 local school districts; (b) require that a portion of the plans be

322 devoted exclusively for the purpose of providing staff development

323 training for beginning teachers within that local school district

324 and for no other purpose; and (c) require that a portion of the

325 school district's in-service training for administrators and

326 teachers be dedicated to the application and utilization of

various disciplinary techniques. The board shall each year make

recommendations to the Legislature concerning the amount of funds

329 which shall be appropriated for this purpose.

330 (2) \* \* \* School districts shall not be required to submit

331 staff development plans to the Commission on School Accreditation

332 for approval. However, any school district accredited at Level 1

333 or Level 2 shall include, as a part of any required corrective

334 action plan, provisions to address staff development in accordance

335 with State Board of Education requirements. All school districts,

336 unless specifically exempt from this section, must maintain on

337 file staff development plans as required under this section. The

338 plan shall have been prepared by a district committee appointed by

339 the district superintendent and consisting of teachers,

340 administrators, school board members, and lay people, and it shall

341 have been approved by the district superintendent.

- 342 (3) In order to insure that teachers are not overburdened 343 with paperwork and written reports, local school districts and 344 the State Board of Education shall take such steps as may be 345 necessary to further the reduction of paperwork requirements on 346 teachers.
- 347 (4) Districts meeting Level 4 or 5 accreditation standards,
  348 as defined by the State Board of Education, shall be exempted from
  349 the mandatory provisions of this section relating to staff
  350 development plans.
- 351 **SECTION 9.** Section 37-21-7, Mississippi Code of 1972, is 352 amended as follows:
- 353 37-21-7. (1) This section shall be referred to as the 354 "Mississippi Elementary Schools Assistant Teacher Program," the 355 purpose of which shall be to provide an early childhood education program that assists in the instruction of basic skills. 356 357 State Board of Education is authorized, empowered and directed to 358 implement a statewide system of assistant teachers in kindergarten 359 classes and in the first, second and third grades. The assistant 360 teacher shall assist pupils in actual instruction under the strict 361 supervision of a licensed teacher.
- 362 (2) (a) Except as otherwise authorized under subsection 363 (7), each school district shall employ the total number of 364 assistant teachers funded under subsection (6) of this section. The superintendent of each district shall assign the assistant 365 366 teachers to the kindergarten, first-, second- and third-grade 367 classes in the district in a manner that will promote the maximum 368 efficiency, as determined by the superintendent, in the 369 instruction of skills such as verbal and linguistic skills, logical and mathematical skills, and social skills. 370
- 371 (b) If a licensed teacher to whom an assistant teacher
  372 has been assigned is required to be absent from the classroom, the
  373 assistant teacher may assume responsibility for the classroom in
  374 lieu of a substitute teacher. However, no assistant teacher shall
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- 375 assume sole responsibility of the classroom for more than three
- 376 (3) consecutive school days. Further, in no event shall any
- 377 assistant teacher be assigned to serve as a substitute teacher for
- 378 any teacher other than the licensed teacher to whom that assistant
- 379 teacher has been assigned.
- 380 (3) Assistant teachers shall have, at a minimum, a high
- 381 school diploma or a GED equivalent, and shall show demonstratable
- 382 proficiency in reading and writing skills. The State Department
- 383 of Education shall develop a testing procedure for assistant
- 384 teacher applicants to be used in all school districts in the
- 385 state.
- 386 (4) (a) In order to receive funding, each school district
- 387 shall:
- 388 (i) Submit a plan on the implementation of a
- 389 reading improvement program to the State Department of Education;
- 390 and
- 391 (ii) Develop a plan of educational accountability
- 392 and assessment of performance, including pretests and posttests,
- 393 for reading in Grades 1 through 6.
- 394 (b) Additionally, each school district shall:
- 395 (i) Provide annually a mandatory preservice
- 396 orientation session, using an existing in-school service day, for
- 397 administrators and teachers on the effective use of assistant
- 398 teachers as part of a team in the classroom setting and on the
- 399 role of assistant teachers, with emphasis on program goals;
- 400 (ii) Hold periodic workshops for administrators
- 401 and teachers on the effective use and supervision of assistant
- 402 teachers;
- 403 (iii) Provide training annually on specific
- 404 instructional skills for assistant teachers;
- 405 (iv) Annually evaluate their program in accordance
- 406 with their educational accountability and assessment of
- 407 performance plan; and

- 408 (v) Designate the necessary personnel to supervise 409 and report on their program.
- 410 (5) The State Department of Education shall:
- 411 Develop and assist in the implementation of a 412 statewide uniform training module, subject to the availability of 413 funds specifically appropriated therefor by the Legislature, which 414 shall be used in all school districts for training administrators, 415 teachers and assistant teachers. The module shall provide for the 416 consolidated training of each assistant teacher and teacher to whom the assistant teacher is assigned, working together as a 417 418 team, and shall require further periodical training for
- 419 administrators, teachers and assistant teachers regarding the role
- 421 Annually evaluate the program on the district and (b) 422 Subject to the availability of funds specifically state level. 423 appropriated therefor by the Legislature, the department shall 424 develop: (i) uniform evaluation reports, to be performed by the 425 principal or assistant principal, to collect data for the annual 426 overall program evaluation conducted by the department; or (ii) a 427 program evaluation model that, at a minimum, addresses process
- 428 evaluation; and

of assistant teachers;

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- 429 (c) Promulgate rules, regulations and such other
  430 standards deemed necessary to effectuate the purposes of this
  431 section. Noncompliance with the provisions of this section and
  432 any rules, regulations or standards adopted by the department may
  433 result in a violation of compulsory accreditation standards as
  434 established by the State Board of Education and Commission on
  435 School Accreditation.
- 436 (6) In addition to other funds allotted under the Minimum
  437 Education or Adequate Education Program, each school district
  438 shall be allotted sufficient funding for the purpose of employing
  439 assistant teachers. No assistant teacher shall be paid less than
  440 the amount he or she received in the prior school year. No school
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- district shall receive any funds under this section for any school 441
- 442 year during which the aggregate amount of the local contribution
- 443 to the salaries of assistant teachers by the district shall have
- 444 been reduced below such amount for the previous year.
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- 446 For the 2005-2006 school year and school years thereafter,
- 447 the minimum salary for assistant teachers shall be Twelve Thousand
- 448 Dollars (\$12,000.00).
- 449 In addition, for each one percent (1%) that the Sine Die
- 450 General Fund Revenue Estimate Growth exceeds five percent (5%) in
- 451 fiscal year \* \* \* 2006, as certified by the Legislative Budget
- 452 Office to the State Board of Education and subject to the specific
- 453 appropriation therefor by the Legislature, the State Board of
- 454 Education shall revise the salary scale in the appropriate year to
- provide an additional one percent (1%) across the board increase 455
- 456 in the base salaries for assistant teachers. The State Board of
- 457 Education shall revise the salaries prescribed above for assistant
- 458 teachers to conform to any adjustments made in prior fiscal years
- 459 due to revenue growth over and above five percent (5%).
- 460 assistant teachers shall not be restricted to working only in the
- grades for which the funds were allotted, but may be assigned to 461
- 462 other classes as provided in subsection (2)(a) of this section.

As an alternative to employing assistant teachers,

- any school district may use the allotment provided under
- 465 subsection (6) of this section for the purpose of employing
- 466 licensed teachers for kindergarten, first-, second- and
- 467 third-grade classes; however, no school district shall be
- 468 authorized to use the allotment for assistant teachers for the
- purpose of employing licensed teachers unless the district has 469
- 470 established that the employment of licensed teachers using such
- 471 funds will reduce the teacher: student ratio in the kindergarten,
- 472 first-, second- and third-grade classes. All state funds for

(7) (a)

- 473 assistant teachers shall be applied to reducing teacher:student
- 474 ratio in Grades K-3.
- It is the intent of the Legislature that no school district
- 476 shall dismiss any assistant teacher for the purpose of using the
- 477 assistant teacher allotment to employ licensed teachers. School
- 478 districts may rely only upon normal attrition to reduce the number
- 479 of assistant teachers employed in that district.
- 480 (b) <u>Districts meeting Le</u>vel 4 or 5 accreditation
- 481 standards, as defined by the State Board of Education, shall be
- 482 exempted from the provisions of subsection (4) of this section.
- 483 **SECTION 10.** Section 37-13-61, Mississippi Code of 1972, is
- 484 amended as follows:
- 485 37-13-61. The local school board shall have the power and
- 486 authority to fix the date for the opening and closing of the
- 487 school term, subject to the minimum number of days which schools
- 488 must be in session during a scholastic year, as prescribed under
- 489 Section 37-13-63. \* \* \* However, \* \* \* local school boards are
- 490 authorized to keep school in session in excess of the minimum
- 191 number of days prescribed in Section 37-13-63.
- 492 **SECTION 11.** Section 37-13-67, Mississippi Code of 1972, is
- 493 amended as follows:
- 494 37-13-67. \* \* \* The number of hours of actual teaching which
- 495 shall constitute a school day shall be determined and fixed by the
- 496 board of trustees of the school district at not less than five (5)
- 497 hours \* \* \*.
- 498 **SECTION 12.** Section 37-13-69, Mississippi Code of 1972, is
- 499 amended as follows:
- 37-13-69. All public schools of this state may observe such
- 501 legal holidays as may be designated by the local school board, and
- 502 no sessions of school shall be held on holidays so designated and
- 503 observed. However, all schools shall operate for the full minimum
- 504 term required by law exclusive of the holidays authorized by this
- 505 section. The holidays thus observed shall not be deducted from

- 506 the reports of the superintendents, principals and teachers, and
- 507 such superintendents, principals and teachers shall be allowed pay
- 508 for full time as though they had taught on those holidays.
- 509 However, such holidays shall not be counted or included in any way
- 510 in determining the average daily attendance of the school.
- 511 **SECTION 13.** Section 37-41-53, Mississippi Code of 1972, is
- 512 amended as follows:
- 513 37-41-53. (1) Each school board, person, firm or
- 514 corporation transporting public school children on the public
- 515 roads, streets and highways of the state with motor vehicles shall
- 516 have the motor vehicles inspected according to the laws of the
- 517 state \* \* \*. Each motor vehicle shall be inspected by a competent
- 518 mechanic to be safe for transporting pupils on the roads, streets
- 519 and highways of the state before it is released for such purpose.
- 520 If such motor vehicle is found to be unsafe for transporting
- 521 pupils, then it shall be properly repaired or adjusted as
- 522 necessary before being used to transport pupils. The provisions
- 523 of this subsection shall not apply to vehicles owned by
- 524 individuals and under private contract to the school district and
- 525 used exclusively for transporting members of their immediate
- 526 families.
- 527 (2) The State Department of Education may inspect, at its
- 528 discretion, \* \* \* any school bus used for transporting pupils to
- 529 and from the public schools or for activity purposes to determine
- 530 the safety of such motor vehicle for operation on the roads,
- 531 streets and highways of this state. In the event a vehicle is
- 532 inspected and is found to be unsafe for transporting pupils, a
- 533 report shall be filed with the appropriate school official
- 534 indicating its deficiencies with recommendations for correcting
- 535 such deficiencies.
- 536 (3) If it is determined that any buses are in such defective
- 537 condition as to constitute an emergency safety hazard, those buses
- 538 may be condemned and removed from service and shall not be

- 539 returned to service until adequate repairs are completed and such
- 540 buses are reinspected by the State Department of Education. Any
- 541 school official who approves the operation of any school bus that
- 542 has been removed from service under the conditions listed above,
- 543 prior to being reinspected by the State Department of Education,
- 544 shall be guilty of a misdemeanor and upon conviction shall be
- 545 punished by imprisonment in the county jail for a period not to
- 546 exceed sixty (60) days, or a fine of not less than Five Hundred
- 547 Dollars (\$500.00) nor more than One Thousand Dollars (\$1,000.00),
- 548 or by both such fine and imprisonment, in the discretion of the
- 549 court.
- **SECTION 14.** Section 37-7-301, Mississippi Code of 1972, is
- 551 amended as follows:
- 552 37-7-301. The school boards of all school districts shall
- 553 have the following powers, authority and duties in addition to all
- 554 others imposed or granted by law, to wit:
- 555 (a) To organize and operate the schools of the district
- 556 and to make such division between the high school grades and
- 557 elementary grades as, in their judgment, will serve the best
- 558 interests of the school;
- (b) To introduce public school music, art, manual
- 560 training and other special subjects into either the elementary or
- high school grades, as the board shall deem proper;
- (c) To be the custodians of real and personal school
- 563 property and to manage, control and care for same, both during the
- 564 school term and during vacation;
- 565 (d) To have responsibility for the erection, repairing
- 566 and equipping of school facilities and the making of necessary
- 567 school improvements;
- (e) To suspend or to expel a pupil or to change the
- 569 placement of a pupil to the school district's alternative school
- 570 or home-bound program for misconduct in the school or on school

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571 property, as defined in Section 37-11-29, on the road to and from

572 school, or at any school-related activity or event, or for conduct 573 occurring on property other than school property or other than at a school-related activity or event when such conduct by a pupil, 574 575 in the determination of the school superintendent or principal, 576 renders that pupil's presence in the classroom a disruption to the educational environment of the school or a detriment to the best 577 578 interest and welfare of the pupils and teacher of such class as a 579 whole, and to delegate such authority to the appropriate officials

(f) To visit schools in the district, in their discretion, in a body for the purpose of determining what can be done for the improvement of the school in a general way;

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of the school district;

- (g) To support, within reasonable limits, the superintendent, principal and teachers where necessary for the proper discipline of the school;
- (h) To exclude from the schools students with what

  appears to be infectious or contagious diseases; provided,

  however, such student may be allowed to return to school upon

  presenting a certificate from a public health officer, duly

  licensed physician or nurse practitioner that the student is free

  from such disease;
- 593 (i) To require those vaccinations specified by the 594 State Health Officer as provided in Section 41-23-37;
- 595 (j) To see that all necessary utilities and services 596 are provided in the schools at all times when same are needed;
- (k) To authorize the use of the school buildings and grounds for the holding of public meetings and gatherings of the people under such regulations as may be prescribed by said board;
- (1) To prescribe and enforce rules and regulations not inconsistent with law or with the regulations of the State Board of Education for their own government and for the government of the schools, and to transact their business at regular and special
- 604 meetings called and held in the manner provided by law;

605		(m)	То	maint	cain	and	op	erate	all	of	the	scho	ools	unc	der
606	their	control	for	such	leng	th o	of	time	durir	ng t	the	year	as	may	be
607	requi	red;													

- (n) To enforce in the schools the courses of study and the use of the textbooks prescribed by the proper authorities;
- To make orders directed to the superintendent of 610 schools for the issuance of pay certificates for lawful purposes 611 612 on any available funds of the district and to have full control of 613 the receipt, distribution, allotment and disbursement of all funds 614 provided for the support and operation of the schools of such 615 school district whether such funds be derived from state 616 appropriations, local ad valorem tax collections, or otherwise. 617 The local school board shall be authorized and empowered to
- The local school board shall be authorized and empowered to

  promulgate rules and regulations that specify the types of claims

  and set limits of the dollar amount for payment of claims by the

  superintendent of schools to be ratified by the board at the next

  regularly scheduled meeting after payment has been made;
- (p) To select all school district personnel in the manner provided by law, and to provide for such employee fringe benefit programs, including accident reimbursement plans, as may be deemed necessary and appropriate by the board;
- (q) To provide athletic programs and other school
  activities and to regulate the establishment and operation of such
  programs and activities;
- (r) To join, in their discretion, any association of school boards and other public school-related organizations, and to pay from local funds other than minimum foundation funds, any membership dues;
- (s) To expend local school activity funds, or other
  available school district funds, other than minimum education
  program funds, for the purposes prescribed under this paragraph.
  "Activity funds" shall mean all funds received by school officials
  in all school districts paid or collected to participate in any

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638	school activity, such activity being part of the school program
639	and partially financed with public funds or supplemented by public
640	funds. The term "activity funds" shall not include any funds
641	raised and/or expended by any organization unless commingled in a
642	bank account with existing activity funds, regardless of whether
643	the funds were raised by school employees or received by school
644	employees during school hours or using school facilities, and
645	regardless of whether a school employee exercises influence over
646	the expenditure or disposition of such funds. Organizations shall
647	not be required to make any payment to any school for the use of
648	any school facility if, in the discretion of the local school
649	governing board, the organization's function shall be deemed to be
650	beneficial to the official or extracurricular programs of the
651	school. For the purposes of this provision, the term
652	"organization" shall not include any organization subject to the
653	control of the local school governing board. Activity funds may
654	only be expended for any necessary expenses or travel costs,
655	including advances, incurred by students and their chaperons in
656	attending any in-state or out-of-state school-related programs,
657	conventions or seminars and/or any commodities, equipment, travel
658	expenses, purchased services or school supplies which the local
659	school governing board, in its discretion, shall deem beneficial
660	to the official or extracurricular programs of the district,
661	including items which may subsequently become the personal
662	property of individuals, including yearbooks, athletic apparel,
663	book covers and trophies. Activity funds may be used to pay
664	travel expenses of school district personnel. The local school
665	governing board shall be authorized and empowered to promulgate
666	rules and regulations specifically designating for what purposes
667	school activity funds may be expended. The local school governing
668	board shall provide (i) that such school activity funds shall be
669	maintained and expended by the principal of the school generating
670	the funds in individual bank accounts, or (ii) that such school
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671 activity funds shall be maintained and expended by the 672 superintendent of schools in a central depository approved by the 673 The local school governing board shall provide that such 674 school activity funds be audited as part of the annual audit 675 required in Section 37-9-18. The State Department of Education 676 shall prescribe a uniform system of accounting and financial 677 reporting for all school activity fund transactions; 678 To contract, on a shared savings, lease or (t) lease-purchase basis, for energy efficiency services and/or 679 equipment as provided for in Section 31-7-14, not to exceed ten 680 681 (10) years; 682 To maintain accounts and issue pay certificates on (u) 683 school food service bank accounts; 684 (i) To lease a school building from an individual, (v)685 partnership, nonprofit corporation or a private for-profit 686 corporation for the use of such school district, and to expend 687 funds therefor as may be available from any nonminimum program 688 The school board of the school district desiring to 689 lease a school building shall declare by resolution that a need 690 exists for a school building and that the school district cannot provide the necessary funds to pay the cost or its proportionate 691 692 share of the cost of a school building required to meet the 693 present needs. The resolution so adopted by the school board shall be published once each week for three (3) consecutive weeks 694 695 in a newspaper having a general circulation in the school district 696 involved, with the first publication thereof to be made not less 697 than thirty (30) days prior to the date upon which the school 698 board is to act on the question of leasing a school building. Ιf no petition requesting an election is filed prior to such meeting 699 700 as hereinafter provided, then the school board may, by resolution spread upon its minutes, proceed to lease a school building. 701

at any time prior to said meeting a petition signed by not less

than twenty percent (20%) or fifteen hundred (1500), whichever is

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less, of the qualified electors of the school district involved 704 705 shall be filed with the school board requesting that an election be called on the question, then the school board shall, not later 706 707 than the next regular meeting, adopt a resolution calling an 708 election to be held within such school district upon the question 709 of authorizing the school board to lease a school building. election shall be called and held, and notice thereof shall be 710 given, in the same manner for elections upon the questions of the 711 issuance of the bonds of school districts, and the results thereof 712 shall be certified to the school board. If at least three-fifths 713 714 (3/5) of the qualified electors of the school district who voted 715 in such election shall vote in favor of the leasing of a school 716 building, then the school board shall proceed to lease a school The term of the lease contract shall not exceed twenty 717 building. (20) years, and the total cost of such lease shall be either the 718 719 amount of the lowest and best bid accepted by the school board after advertisement for bids or an amount not to exceed the 720 721 current fair market value of the lease as determined by the 722 averaging of at least two (2) appraisals by certified general appraisers licensed by the State of Mississippi. The term "school 723 724 building" as used in this paragraph (v)(i) shall be construed to 725 mean any building or buildings used for classroom purposes in 726 connection with the operation of schools and shall include the site therefor, necessary support facilities, and the equipment 727 728 thereof and appurtenances thereto such as heating facilities, water supply, sewage disposal, landscaping, walks, drives and 729 730 playgrounds. The term "lease" as used in this paragraph (v)(i) may include a lease/purchase contract; 731 732 (ii) If two (2) or more school districts propose 733 to enter into a lease contract jointly, then joint meetings of the 734 school boards having control may be held but no action taken shall 735 be binding on any such school district unless the question of 736 leasing a school building is approved in each participating school \*HR40/R1487PH\* H. B. No. 1121 06/HR40/R1487PH

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- 737 district under the procedure hereinabove set forth in paragraph
- 738 (v)(i). All of the provisions of paragraph (v)(i) regarding the
- 739 term and amount of the lease contract shall apply to the school
- 740 boards of school districts acting jointly. Any lease contract
- 741 executed by two (2) or more school districts as joint lessees
- 742 shall set out the amount of the aggregate lease rental to be paid
- 743 by each, which may be agreed upon, but there shall be no right of
- 744 occupancy by any lessee unless the aggregate rental is paid as
- 745 stipulated in the lease contract. All rights of joint lessees
- 746 under the lease contract shall be in proportion to the amount of
- 747 lease rental paid by each;
- 748 (w) To employ all noninstructional and noncertificated
- 749 employees and fix the duties and compensation of such personnel
- 750 deemed necessary pursuant to the recommendation of the
- 751 superintendent of schools;
- 752 (x) To employ and fix the duties and compensation of
- 753 such legal counsel as deemed necessary;
- 754 (y) Subject to rules and regulations of the State Board
- 755 of Education, to purchase, own and operate trucks, vans and other
- 756 motor vehicles, which shall bear the proper identification
- 757 required by law;
- 758 (z) To expend funds for the payment of substitute
- 759 teachers and to adopt reasonable regulations for the employment
- 760 and compensation of such substitute teachers;
- 761 (aa) To acquire in its own name by purchase all real
- 762 property which shall be necessary and desirable in connection with
- 763 the construction, renovation or improvement of any public school
- 764 building or structure. Whenever the purchase price for such real
- 765 property is greater than Fifty Thousand Dollars (\$50,000.00), the
- 766 school board shall not purchase the property for an amount
- 767 exceeding the fair market value of such property as determined by
- 768 the average of at least two (2) independent appraisals by
- 769 certified general appraisers licensed by the State of Mississippi.

- 770 If the board shall be unable to agree with the owner of any such 771 real property in connection with any such project, the board shall 772 have the power and authority to acquire any such real property by 773 condemnation proceedings pursuant to Section 11-27-1 et seq., 774 Mississippi Code of 1972, and for such purpose, the right of 775 eminent domain is hereby conferred upon and vested in said board. 776 Provided further, that the local school board is authorized to 777 grant an easement for ingress and egress over sixteenth section 778 land or lieu land in exchange for a similar easement upon 779 adjoining land where the exchange of easements affords substantial 780 benefit to the sixteenth section land; provided, however, the exchange must be based upon values as determined by a competent 781 782 appraiser, with any differential in value to be adjusted by cash 783 payment. Any easement rights granted over sixteenth section land 784 under such authority shall terminate when the easement ceases to 785 be used for its stated purpose. No sixteenth section or lieu land 786 which is subject to an existing lease shall be burdened by any 787 such easement except by consent of the lessee or unless the school 788 district shall acquire the unexpired leasehold interest affected 789 by the easement;
- 790 (bb) To charge reasonable fees related to the
  791 educational programs of the district, in the manner prescribed in
  792 Section 37-7-335;
- 793 (cc) Subject to rules and regulations of the State
  794 Board of Education, to purchase relocatable classrooms for the use
  795 of such school district, in the manner prescribed in Section
  796 37-1-13;
- (dd) Enter into contracts or agreements with other
  school districts, political subdivisions or governmental entities
  to carry out one or more of the powers or duties of the school
  board, or to allow more efficient utilization of limited resources
  for providing services to the public;

802	(ee)	T	) )	provide	for	in-service	training	for	employees
803	of the district	*	*	<b>*</b> ;					

- (ff) As part of their duties to prescribe the use of 804 805 textbooks, to provide that parents and legal guardians shall be 806 responsible for the textbooks and for the compensation to the 807 school district for any books which are not returned to the proper 808 schools upon the withdrawal of their dependent child. If a 809 textbook is lost or not returned by any student who drops out of the public school district, the parent or legal guardian shall 810 811 also compensate the school district for the fair market value of 812 the textbooks;
- (gg) To conduct fund-raising activities on behalf of the school district that the local school board, in its discretion, deems appropriate or beneficial to the official or extracurricular programs of the district; provided that:
- (i) Any proceeds of the fund-raising activities

  818 shall be treated as "activity funds" and shall be accounted for as

  819 are other activity funds under this section; and
- (ii) Fund-raising activities conducted or
  authorized by the board for the sale of school pictures, the
  rental of caps and gowns or the sale of graduation invitations for
  which the school board receives a commission, rebate or fee shall
  contain a disclosure statement advising that a portion of the
  proceeds of the sales or rentals shall be contributed to the
  student activity fund;
- (hh) To allow individual lessons for music, art and
  other curriculum-related activities for academic credit or
  nonacademic credit during school hours and using school equipment
  and facilities, subject to uniform rules and regulations adopted
  by the school board;
- 832 (ii) To charge reasonable fees for participating in an 833 extracurricular activity for academic or nonacademic credit for

834	necessary and required equipment such as safety equipment, band
835	instruments and uniforms;
836	(jj) To conduct or participate in any fund-raising
837	activities on behalf of or in connection with a tax-exempt
838	charitable organization;
839	(kk) To exercise such powers as may be reasonably
840	necessary to carry out the provisions of this section;
841	(11) To expend funds for the services of nonprofit arts
842	organizations or other such nonprofit organizations who provide
843	performances or other services for the students of the school
844	district;
845	(mm) To expend federal No Child Left Behind Act funds,
846	or any other available funds that are expressly designated and
847	authorized for that use, to pay training, educational expenses,
848	salary incentives and salary supplements to employees of local
849	school districts; except that incentives shall not be considered
850	part of the local supplement as defined in Section 37-151-5(o),
851	nor shall incentives be considered part of the local supplement
852	paid to an individual teacher for the purposes of Section
853	37-19-7(1). Mississippi Adequate Education Program funds or any
854	other state funds may not be used for salary incentives or salary
855	supplements as provided in this paragraph (mm);
856	(nn) To use any available funds, not appropriated or
857	designated for any other purpose, for reimbursement to the
858	state-licensed employees from both in-state and out-of-state, who
859	enter into a contract for employment in a school district, for the
860	expense of moving when the employment necessitates the relocation
861	of the licensed employee to a different geographical area than
862	that in which the licensed employee resides before entering into
863	the contract. The reimbursement shall not exceed One Thousand
864	Dollars (\$1,000.00) for the documented actual expenses incurred in
865	the course of relocating, including the expense of any
866	professional moving company or persons employed to assist with the

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move, rented moving vehicles or equipment, mileage in the amount 867 868 authorized for county and municipal employees under Section 869 25-3-41 if the licensed employee used his personal vehicle or 870 vehicles for the move, meals and such other expenses associated 871 with the relocation. No licensed employee may be reimbursed for 872 moving expenses under this section on more than one (1) occasion by the same school district. Nothing in this section shall be 873 874 construed to require the actual residence to which the licensed 875 employee relocates to be within the boundaries of the school 876 district that has executed a contract for employment in order for 877 the licensed employee to be eligible for reimbursement for the moving expenses. However, the licensed employee must relocate 878 879 within the boundaries of the State of Mississippi. Any individual 880 receiving relocation assistance through the Critical Teacher Shortage Act as provided in Section 37-159-5 shall not be eligible 881 882 to receive additional relocation funds as authorized in this 883 paragraph; 884

(oo) To use any available funds, not appropriated or
designated for any other purpose, to reimburse persons who
interview for employment as a licensed employee with the district
for the mileage and other actual expenses incurred in the course
of travel to and from the interview at the rate authorized for
county and municipal employees under Section 25-3-41;

(pp) Consistent with the report of the Task Force to Conduct a Best Financial Management Practices Review, to improve school district management and use of resources and identify cost savings as established in Section 8 of Chapter 610, Laws of 2002, local school boards are encouraged to conduct independent reviews of the management and efficiency of schools and school districts. Such management and efficiency reviews shall provide state and local officials and the public with the following:

(i) An assessment of a school district's

899 governance and organizational structure;

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900	(ii) An assessment of the school district's
901	financial and personnel management;
902	(iii) An assessment of revenue levels and sources;
903	(iv) An assessment of facilities utilization,
904	planning and maintenance;
905	(v) An assessment of food services, transportation
906	and safety/security systems;
907	(vi) An assessment of instructional and
908	administrative technology;
909	(vii) A review of the instructional management and
910	the efficiency and effectiveness of existing instructional
911	programs; and
912	(viii) Recommended methods for increasing
913	efficiency and effectiveness in providing educational services to
914	the public;
915	(qq) To enter into agreements with other local school
916	boards for the establishment of an educational service agency
917	(ESA) to provide for the cooperative needs of the region in which
918	the school district is located, as provided in Section 37-7-345.
919	This paragraph shall repeal on July 1, 2007;
920	(rr) To implement a financial literacy program for
921	students in Grades 10 and 11. The board may review the national
922	programs and obtain free literature from various nationally
923	recognized programs. After review of the different programs, the
924	board may certify a program that is most appropriate for the
925	school districts' needs. If a district implements a financial
926	literacy program, then any student in Grade 10 or 11 may
927	participate in the program. The financial literacy program shall
928	include, but is not limited to, instruction in the same areas of
929	personal business and finance as required under Section
930	37-1-3(2)(b). The school board may coordinate with volunteer
931	teachers from local community organizations, including, but not
932	limited to, the following: United States Department of
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Agriculture Rural Development, United States Department of Housing 933 934 and Urban Development, Junior Achievement, bankers and other 935 nonprofit organizations. Nothing in this paragraph shall be 936 construed as to require school boards to implement a financial 937 literacy program; (ss) To collaborate with the State Board of Education, 938 939 Community Action Agencies or the Department of Human Services to 940 develop and implement a voluntary program to provide services for 941 a full-day prekindergarten program that addresses the cognitive, social, and emotional needs of four-year-old and three-year-old 942 943 children. The school board may utilize nonstate source special funds, grants, donations or gifts to fund the voluntary program; 944 945 (tt) With respect to any lawful, written obligation of 946 a school district, including, but not limited to, leases 947 (excluding leases of sixteenth section public school trust land), 948 bonds, notes, or other agreement, to agree in writing with the 949 obligee that the State Tax Commission or any state agency, 950 department or commission created under state law may: 951 (i) Withhold all or any part (as agreed by the 952 school board) of any monies which such local school board is entitled to receive from time to time under any law and which is 953 954 in the possession of the State Tax Commission, or any state 955 agency, department or commission created under state law; and 956 (ii) Pay the same over to any financial 957 institution, trustee or other obligee, as directed in writing by the school board, to satisfy all or part of such obligation of the 958 959 school district. 960 The school board may make such written agreement to withhold and transfer funds irrevocable for the term of the written 961 962 obligation and may include in the written agreement any other 963 terms and provisions acceptable to the school board. If the 964 school board files a copy of such written agreement with the State 965 Tax Commission, or any state agency, department or commission \*HR40/R1487PH\* H. B. No. 1121

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created under state law then the State Tax Commission or any state 966 967 agency, department or commission created under state law shall 968 immediately make the withholdings provided in such agreement from 969 the amounts due the local school board and shall continue to pay 970 the same over to such financial institution, trustee or obligee 971 for the term of the agreement. 972 This paragraph (tt) shall not grant any extra authority to a 973 school board to issue debt in any amount exceeding statutory 974 limitations on assessed value of taxable property within such school district or the statutory limitations on debt maturities, 975 976 and shall not grant any extra authority to impose, levy or collect a tax which is not otherwise expressly provided for, and shall not 977 978 be construed to apply to sixteenth section public school trust 979 land; 980 With respect to any matter or transaction that is (uu) 981 competitively bid by a school district, to accept from any bidder 982 as a good faith deposit or bid bond or bid surety, the same type 983 of good faith deposit or bid bond or bid surety that may be 984 accepted by the state or any other political subdivision on 985 similar competitively bid matters or transactions. This paragraph 986 (uu) shall not be construed to apply to sixteenth section public 987 school trust land. The school board may authorize the investment 988 of any school district funds in the same kind and manner of investments, including pooled investments, as any other political 989 990 subdivision, including community hospitals; \* \* \* (vv) To utilize the alternate method for the conveyance 991 992 or exchange of unused school buildings and/or land, reserving a 993 partial or other undivided interest in the property, as specifically authorized and provided in Section 37-7-485, 994 995 Mississippi Code of 1972; and 996 (ww) To delegate, privatize or otherwise enter into a 997 contract with private entities for the operation of any and all

functions of nonacademic school process, procedures and operations

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999	including, but not limited to, cafeteria workers, janitorial
1000	services, transportation, professional development, achievement
1001	and instructional consulting services materials and products,
1002	purchasing cooperatives, insurance, business manager services,
1003	auditing and accounting services, school safety/risk prevention,
1004	data processing and student records, and other staff services;
1005	however, the authority under this paragraph does not apply to the
1006	leasing, management or operation of sixteenth section lands.
1007	Local school districts, working through their regional education
1008	service agency, are encouraged to enter into buying consortia with
1009	other member districts for the purposes of more efficient use of
1010	state resources as described in Section 37-7-345.
1011	SECTION 15. This act shall take effect and be in force from
1012	and after July 1, 2006, and shall stand repealed on June 30, 2009.