## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2324

## **BY: Committee**

## Amend by striking all after the enacting clause and inserting in lieu thereof the following:

24 SECTION 1. Section 37-3-93, Mississippi Code of 1972, is 25 amended as follows:

26 37-3-93. (1) Subject to the availability of funding 27 specifically appropriated for such purpose, there is established a 28 School Crisis Management Program under the State Department of 29 Education. This program is to be initiated and executed by the department using only existing staff and resources. Under this 30 program, the State Department of Education shall create an office 31 32 making available a quick response team of personnel trained in school safety and crisis management to respond to traumatic or 33 34 violent situations that impact students and faculty in the public 35 schools in Mississippi. The School Crisis Management Program shall operate in accordance with the following: 36

37 (a) The basic response team shall consist of those
38 personnel designated by the State Superintendent of Public
39 Education, or their designees, depending on the size of the school
40 and the nature of the event.

(b) In order to access the services of a response team,the request must be made by the local school principal or the

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45 (c) A response team shall enter a school to work with
46 students and faculty for a period of no more than three (3) days,
47 unless otherwise requested by the school district.

(d) The State Department of Education, or its designee, shall operate a toll-free incoming wide area telephone service for the purpose of receiving reports of suspected cases of school violence and other traumatic situations impacting on students and faculty in the public schools.

(e) The request made by a school district to access the services of a response team following a school safety incident may seek a review of the local school district's safety plan, and the results of this evaluation may be published by the local school board in a newspaper with wide circulation in the district.

(f) Subject to the availability of funds specifically appropriated therefor by the Legislature, the expenses of the quick response teams and their administrative support shall be provided from state funds. The State Department of Education may apply for and expend funds for the support and maintenance of this program from private and other funding sources.

64 (2) Local school districts, school superintendents and
65 principals may request and utilize the services of quick response
66 teams provided for under this section; however, this section does
67 not require school officials to request the services of quick
68 response teams.

69 (3)

) This section shall be repealed on July 1, 2010.

70 SECTION 2. Section 37-7-301, Mississippi Code of 1972, is 71 amended as follows:

72 37-7-301. The school boards of all school districts shall
73 have the following powers, authority and duties in addition to all
74 others imposed or granted by law, to wit:

07/HR07/SB2324A.1J \* HR07/SB2324A.1J\* PAGE 2 (GT) 75 (a) To organize and operate the schools of the district 76 and to make such division between the high school grades and 77 elementary grades as, in their judgment, will serve the best 78 interests of the school;

(b) To introduce public school music, art, manual training and other special subjects into either the elementary or high school grades, as the board shall deem proper;

82 (c) To be the custodians of real and personal school
83 property and to manage, control and care for same, both during the
84 school term and during vacation;

(d) To have responsibility for the erection, repairing
and equipping of school facilities and the making of necessary
school improvements;

To suspend or to expel a pupil or to change the 88 (e) 89 placement of a pupil to the school district's alternative school 90 or homebound program for misconduct in the school or on school 91 property, as defined in Section 37-11-29, on the road to and from school, or at any school-related activity or event, or for conduct 92 93 occurring on property other than school property or other than at 94 a school-related activity or event when such conduct by a pupil, in the determination of the school superintendent or principal, 95 96 renders that pupil's presence in the classroom a disruption to the 97 educational environment of the school or a detriment to the best interest and welfare of the pupils and teacher of such class as a 98 99 whole, and to delegate such authority to the appropriate officials 100 of the school district;

(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; (g) To support, within reasonable limits, the superintendent, principal and teachers where necessary for the proper discipline of the school;

07/HR07/SB2324A.1J \* HR07/SB2324A.1J\* PAGE 3 (GT) (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;

(i) To require those vaccinations specified by the State Health Officer as provided in Section 41-23-37;

(j) To see that all necessary utilities and services 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 meetings called and held in the manner provided by law;

(m) To maintain and operate all of the schools under their control for such length of time during the year as may be required;

(n) To enforce in the schools the courses of study andthe use of the textbooks prescribed by the proper authorities;

130 To make orders directed to the superintendent of (0) 131 schools for the issuance of pay certificates for lawful purposes on any available funds of the district and to have full control of 132 133 the receipt, distribution, allotment and disbursement of all funds 134 provided for the support and operation of the schools of such school district whether such funds be derived from state 135 136 appropriations, local ad valorem tax collections, or otherwise. 137 The local school board shall be authorized and empowered to 138 promulgate rules and regulations that specify the types of claims

139 and set limits of the dollar amount for payment of claims by the 140 superintendent of schools to be ratified by the board at the next 141 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;

146 (q) To provide athletic programs and other school 147 activities and to regulate the establishment and operation of such 148 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;

153 (s) To expend local school activity funds, or other 154 available school district funds, other than minimum education 155 program funds, for the purposes prescribed under this paragraph. "Activity funds" shall mean all funds received by school officials 156 157 in all school districts paid or collected to participate in any 158 school activity, such activity being part of the school program 159 and partially financed with public funds or supplemented by public 160 funds. The term "activity funds" shall not include any funds 161 raised and/or expended by any organization unless commingled in a 162 bank account with existing activity funds, regardless of whether 163 the funds were raised by school employees or received by school 164 employees during school hours or using school facilities, and 165 regardless of whether a school employee exercises influence over 166 the expenditure or disposition of such funds. Organizations shall not be required to make any payment to any school for the use of 167 168 any school facility if, in the discretion of the local school 169 governing board, the organization's function shall be deemed to be 170 beneficial to the official or extracurricular programs of the

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school. For the purposes of this provision, the term 171 172 "organization" shall not include any organization subject to the 173 control of the local school governing board. Activity funds may 174 only be expended for any necessary expenses or travel costs, 175 including advances, incurred by students and their chaperons in 176 attending any in-state or out-of-state school-related programs, 177 conventions or seminars and/or any commodities, equipment, travel expenses, purchased services or school supplies which the local 178 school governing board, in its discretion, shall deem beneficial 179 180 to the official or extracurricular programs of the district, 181 including items which may subsequently become the personal property of individuals, including yearbooks, athletic apparel, 182 183 book covers and trophies. Activity funds may be used to pay travel expenses of school district personnel. The local school 184 governing board shall be authorized and empowered to promulgate 185 186 rules and regulations specifically designating for what purposes 187 school activity funds may be expended. The local school governing board shall provide (i) that such school activity funds shall be 188 189 maintained and expended by the principal of the school generating 190 the funds in individual bank accounts, or (ii) that such school 191 activity funds shall be maintained and expended by the 192 superintendent of schools in a central depository approved by the 193 board. The local school governing board shall provide that such 194 school activity funds be audited as part of the annual audit 195 required in Section 37-9-18. The State Department of Education 196 shall prescribe a uniform system of accounting and financial 197 reporting for all school activity fund transactions;

(t) To contract, on a shared savings, lease or lease-purchase basis, for energy efficiency services and/or equipment as provided for in Section 31-7-14, not to exceed ten (10) years;

202 (u) To maintain accounts and issue pay certificates on 203 school food service bank accounts;

(v) (i) To lease a school building from an individual, 204 205 partnership, nonprofit corporation or a private for-profit 206 corporation for the use of such school district, and to expend 207 funds therefor as may be available from any nonminimum program 208 The school board of the school district desiring to sources. 209 lease a school building shall declare by resolution that a need 210 exists for a school building and that the school district cannot 211 provide the necessary funds to pay the cost or its proportionate 212 share of the cost of a school building required to meet the present needs. The resolution so adopted by the school board 213 214 shall be published once each week for three (3) consecutive weeks in a newspaper having a general circulation in the school district 215 involved, with the first publication thereof to be made not less 216 217 than thirty (30) days prior to the date upon which the school 218 board is to act on the question of leasing a school building. If no petition requesting an election is filed prior to such meeting 219 220 as hereinafter provided, then the school board may, by resolution 221 spread upon its minutes, proceed to lease a school building. Τf 222 at any time prior to said meeting a petition signed by not less 223 than twenty percent (20%) or fifteen hundred (1500), whichever is 224 less, of the qualified electors of the school district involved 225 shall be filed with the school board requesting that an election 226 be called on the question, then the school board shall, not later 227 than the next regular meeting, adopt a resolution calling an 228 election to be held within such school district upon the question 229 of authorizing the school board to lease a school building. Such election shall be called and held, and notice thereof shall be 230 231 given, in the same manner for elections upon the questions of the issuance of the bonds of school districts, and the results thereof 232 233 shall be certified to the school board. If at least three-fifths

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(3/5) of the qualified electors of the school district who voted 234 235 in such election shall vote in favor of the leasing of a school 236 building, then the school board shall proceed to lease a school 237 The term of the lease contract shall not exceed twenty building. 238 (20) years, and the total cost of such lease shall be either the 239 amount of the lowest and best bid accepted by the school board 240 after advertisement for bids or an amount not to exceed the current fair market value of the lease as determined by the 241 242 averaging of at least two (2) appraisals by certified general 243 appraisers licensed by the State of Mississippi. The term "school 244 building" as used in this paragraph (v)(i) shall be construed to mean any building or buildings used for classroom purposes in 245 246 connection with the operation of schools and shall include the 247 site therefor, necessary support facilities, and the equipment thereof and appurtenances thereto such as heating facilities, 248 249 water supply, sewage disposal, landscaping, walks, drives and 250 playgrounds. The term "lease" as used in this paragraph (v)(i) may include a lease/purchase contract; 251

252 (ii) If two (2) or more school districts propose 253 to enter into a lease contract jointly, then joint meetings of the 254 school boards having control may be held but no action taken shall 255 be binding on any such school district unless the question of 256 leasing a school building is approved in each participating school 257 district under the procedure hereinabove set forth in paragraph 258 (v)(i). All of the provisions of paragraph (v)(i) regarding the 259 term and amount of the lease contract shall apply to the school 260 boards of school districts acting jointly. Any lease contract 261 executed by two (2) or more school districts as joint lessees shall set out the amount of the aggregate lease rental to be paid 262 263 by each, which may be agreed upon, but there shall be no right of 264 occupancy by any lessee unless the aggregate rental is paid as 265 stipulated in the lease contract. All rights of joint lessees

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266 under the lease contract shall be in proportion to the amount of 267 lease rental paid by each;

(w) To employ all noninstructional and noncertificated employees and fix the duties and compensation of such personnel deemed necessary pursuant to the recommendation of the superintendent of schools;

272 (x) To employ and fix the duties and compensation of273 such legal counsel as deemed necessary;

(y) Subject to rules and regulations of the State Board of Education, to purchase, own and operate trucks, vans and other motor vehicles, which shall bear the proper identification required by law;

(z) To expend funds for the payment of substitute
teachers and to adopt reasonable regulations for the employment
and compensation of such substitute teachers;

281 (aa) To acquire in its own name by purchase all real 282 property which shall be necessary and desirable in connection with the construction, renovation or improvement of any public school 283 284 building or structure. Whenever the purchase price for such real 285 property is greater than Fifty Thousand Dollars (\$50,000.00), the 286 school board shall not purchase the property for an amount 287 exceeding the fair market value of such property as determined by 288 the average of at least two (2) independent appraisals by 289 certified general appraisers licensed by the State of Mississippi. 290 If the board shall be unable to agree with the owner of any such 291 real property in connection with any such project, the board shall 292 have the power and authority to acquire any such real property by 293 condemnation proceedings pursuant to Section 11-27-1 et seq., Mississippi Code of 1972, and for such purpose, the right of 294 295 eminent domain is hereby conferred upon and vested in said board. 296 Provided further, that the local school board is authorized to 297 grant an easement for ingress and egress over sixteenth section

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298 land or lieu land in exchange for a similar easement upon 299 adjoining land where the exchange of easements affords substantial 300 benefit to the sixteenth section land; provided, however, the 301 exchange must be based upon values as determined by a competent 302 appraiser, with any differential in value to be adjusted by cash 303 payment. Any easement rights granted over sixteenth section land 304 under such authority shall terminate when the easement ceases to 305 be used for its stated purpose. No sixteenth section or lieu land 306 which is subject to an existing lease shall be burdened by any 307 such easement except by consent of the lessee or unless the school 308 district shall acquire the unexpired leasehold interest affected 309 by the easement;

310 (bb) To charge reasonable fees related to the 311 educational programs of the district, in the manner prescribed in 312 Section 37-7-335;

313 (cc) Subject to rules and regulations of the State 314 Board of Education, to purchase relocatable classrooms for the use 315 of such school district, in the manner prescribed in Section 316 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;

322 (ee) To provide for in-service training for employees323 of the district;

(ff) As part of their duties to prescribe the use of textbooks, to provide that parents and legal guardians shall be responsible for the textbooks and for the compensation to the school district for any books which are not returned to the proper schools upon the withdrawal of their dependent child. If a textbook is lost or not returned by any student who drops out of 330 the public school district, the parent or legal guardian shall 331 also compensate the school district for the fair market value of 332 the textbooks;

333 (gg) To conduct fund-raising activities on behalf of 334 the school district that the local school board, in its 335 discretion, deems appropriate or beneficial to the official or 336 extracurricular programs of the district; provided that:

337 (i) Any proceeds of the fund-raising activities
338 shall be treated as "activity funds" and shall be accounted for as
339 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;

347 (hh) To allow individual lessons for music, art and 348 other curriculum-related activities for academic credit or 349 nonacademic credit during school hours and using school equipment 350 and facilities, subject to uniform rules and regulations adopted 351 by the school board;

(ii) To charge reasonable fees for participating in an extracurricular activity for academic or nonacademic credit for necessary and required equipment such as safety equipment, band instruments and uniforms;

356 (jj) To conduct or participate in any fund-raising 357 activities on behalf of or in connection with a tax-exempt 358 charitable organization;

359 (kk) To exercise such powers as may be reasonably360 necessary to carry out the provisions of this section;

361 (11) To expend funds for the services of nonprofit arts 362 organizations or other such nonprofit organizations who provide 363 performances or other services for the students of the school 364 district;

365 ( mm ) To expend federal No Child Left Behind Act funds, 366 or any other available funds that are expressly designated and 367 authorized for that use, to pay training, educational expenses, salary incentives and salary supplements to employees of local 368 369 school districts; except that incentives shall not be considered 370 part of the local supplement as defined in Section 37-151-5(o), 371 nor shall incentives be considered part of the local supplement paid to an individual teacher for the purposes of Section 372 373 37-19-7(1). Mississippi Adequate Education Program funds or any 374 other state funds may not be used for salary incentives or salary 375 supplements as provided in this paragraph (mm);

376 (nn) To use any available funds, not appropriated or 377 designated for any other purpose, for reimbursement to the state-licensed employees from both in state and out of state, who 378 379 enter into a contract for employment in a school district, for the 380 expense of moving when the employment necessitates the relocation 381 of the licensed employee to a different geographical area than 382 that in which the licensed employee resides before entering into 383 the contract. The reimbursement shall not exceed One Thousand 384 Dollars (\$1,000.00) for the documented actual expenses incurred in 385 the course of relocating, including the expense of any 386 professional moving company or persons employed to assist with the 387 move, rented moving vehicles or equipment, mileage in the amount 388 authorized for county and municipal employees under Section 25-3-41 if the licensed employee used his personal vehicle or 389 390 vehicles for the move, meals and such other expenses associated with the relocation. No licensed employee may be reimbursed for 391 392 moving expenses under this section on more than one (1) occasion

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by the same school district. Nothing in this section shall be 393 394 construed to require the actual residence to which the licensed 395 employee relocates to be within the boundaries of the school 396 district that has executed a contract for employment in order for 397 the licensed employee to be eligible for reimbursement for the 398 moving expenses. However, the licensed employee must relocate within the boundaries of the State of Mississippi. Any individual 399 receiving relocation assistance through the Critical Teacher 400 401 Shortage Act as provided in Section 37-159-5 shall not be eligible 402 to receive additional relocation funds as authorized in this 403 paragraph;

404 (oo) To use any available funds, not appropriated or 405 designated for any other purpose, to reimburse persons who 406 interview for employment as a licensed employee with the district 407 for the mileage and other actual expenses incurred in the course 408 of travel to and from the interview at the rate authorized for 409 county and municipal employees under Section 25-3-41;

410 (pp) Consistent with the report of the Task Force to 411 Conduct a Best Financial Management Practices Review, to improve 412 school district management and use of resources and identify cost savings as established in Section 8 of Chapter 610, Laws of 2002, 413 414 local school boards are encouraged to conduct independent reviews 415 of the management and efficiency of schools and school districts. 416 Such management and efficiency reviews shall provide state and 417 local officials and the public with the following:

418 (i) An assessment of a school district's419 governance and organizational structure;

420 (ii) An assessment of the school district's421 financial and personnel management;

422 (iii) An assessment of revenue levels and sources;
423 (iv) An assessment of facilities utilization,

424 planning and maintenance;

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425 (v) An assessment of food services, transportation 426 and safety/security systems;

427 (vi) An assessment of instructional and428 administrative technology;

429 (vii) A review of the instructional management and 430 the efficiency and effectiveness of existing instructional 431 programs; and

432 (viii) Recommended methods for increasing 433 efficiency and effectiveness in providing educational services to 434 the public;

(qq) To enter into agreements with other local school boards for the establishment of an educational service agency (ESA) to provide for the cooperative needs of the region in which the school district is located, as provided in Section 37-7-345. This paragraph shall repeal on July 1, <u>2010</u>;

440 (rr) To implement a financial literacy program for 441 students in Grades 10 and 11. The board may review the national programs and obtain free literature from various nationally 442 443 recognized programs. After review of the different programs, the 444 board may certify a program that is most appropriate for the 445 school districts' needs. If a district implements a financial 446 literacy program, then any student in Grade 10 or 11 may 447 participate in the program. The financial literacy program shall 448 include, but is not limited to, instruction in the same areas of 449 personal business and finance as required under Section 450 37-1-3(2)(b). The school board may coordinate with volunteer 451 teachers from local community organizations, including, but not 452 limited to, the following: United States Department of Agriculture Rural Development, United States Department of Housing 453 454 and Urban Development, Junior Achievement, bankers and other 455 nonprofit organizations. Nothing in this paragraph shall be

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456 construed as to require school boards to implement a financial 457 literacy program;

(ss) To collaborate with the State Board of Education, Community Action Agencies or the Department of Human Services to develop and implement a voluntary program to provide services for a full-day prekindergarten program that addresses the cognitive, social, and emotional needs of four-year-old and three-year-old children. The school board may utilize nonstate source special funds, grants, donations or gifts to fund the voluntary program;

(tt) With respect to any lawful, written obligation of a school district, including, but not limited to, leases (excluding leases of sixteenth section public school trust land), bonds, notes, or other agreement, to agree in writing with the obligee that the State Tax Commission or any state agency, department or commission created under state law may:

(i) Withhold all or any part (as agreed by the school board) of any monies which such local school board is entitled to receive from time to time under any law and which is in the possession of the State Tax Commission, or any state agency, department or commission created under state law; and

476 (ii) Pay the same over to any financial
477 institution, trustee or other obligee, as directed in writing by
478 the school board, to satisfy all or part of such obligation of the
479 school district.

480 The school board may make such written agreement to withhold 481 and transfer funds irrevocable for the term of the written 482 obligation and may include in the written agreement any other 483 terms and provisions acceptable to the school board. If the school board files a copy of such written agreement with the State 484 485 Tax Commission, or any state agency, department or commission 486 created under state law then the State Tax Commission or any state 487 agency, department or commission created under state law shall

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immediately make the withholdings provided in such agreement from the amounts due the local school board and shall continue to pay the same over to such financial institution, trustee or obligee for the term of the agreement.

492 This paragraph (tt) shall not grant any extra authority to a 493 school board to issue debt in any amount exceeding statutory 494 limitations on assessed value of taxable property within such 495 school district or the statutory limitations on debt maturities, 496 and shall not grant any extra authority to impose, levy or collect 497 a tax which is not otherwise expressly provided for, and shall not 498 be construed to apply to sixteenth section public school trust 499 land;

500 (uu) With respect to any matter or transaction that is 501 competitively bid by a school district, to accept from any bidder as a good faith deposit or bid bond or bid surety, the same type 502 503 of good faith deposit or bid bond or bid surety that may be 504 accepted by the state or any other political subdivision on similar competitively bid matters or transactions. This paragraph 505 506 (uu) shall not be construed to apply to sixteenth section public 507 school trust land. The school board may authorize the investment 508 of any school district funds in the same kind and manner of 509 investments, including pooled investments, as any other political 510 subdivision, including community hospitals;

511 (vv) To utilize the alternate method for the conveyance 512 or exchange of unused school buildings and/or land, reserving a 513 partial or other undivided interest in the property, as 514 specifically authorized and provided in Section 37-7-485, 515 Mississippi Code of 1972;

516 (ww) To delegate, privatize or otherwise enter into a 517 contract with private entities for the operation of any and all 518 functions of nonacademic school process, procedures and operations 519 including, but not limited to, cafeteria workers, janitorial

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services, transportation, professional development, achievement 520 521 and instructional consulting services materials and products, purchasing cooperatives, insurance, business manager services, 522 523 auditing and accounting services, school safety/risk prevention, 524 data processing and student records, and other staff services; 525 however, the authority under this paragraph does not apply to the 526 leasing, management or operation of sixteenth section lands. 527 Local school districts, working through their regional education 528 service agency, are encouraged to enter into buying consortia with 529 other member districts for the purposes of more efficient use of 530 state resources as described in Section 37-7-345;

531 (xx) To partner with entities, organizations and 532 corporations for the purpose of benefiting the school district; 533 and

534 (yy) To borrow funds from the Rural Economic
535 Development Authority for the maintenance of school buildings.
536 SECTION 3. Section 37-9-77, Mississippi Code of 1972, is
537 amended as follows:

538 37-9-77. (1) There is established the Mississippi School 539 Administrator Sabbatical Program which shall be available to 540 licensed teachers employed in Mississippi school districts for not 541 less than three (3) years, for the purpose of allowing such 542 teachers to become local school district administrators under the 543 conditions set forth in this section. The State Board of 544 Education, in coordination with the Board of Trustees of State 545 Institutions of Higher Learning, shall develop guidelines for the 546 program. Application shall be made to the State Department of 547 Education for the Mississippi School Administrator Sabbatical 548 Program by qualified teachers meeting the criteria for a 549 department-approved administration program and who have been recommended by the local school board. Administration programs 550 551 that are eligible for the administrator sabbatical program shall

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be limited to those that have been approved by the department by the January 1 preceding the date of admission to the program. Admission into the program shall authorize the applicant to take university course work and training leading to an administrator's license.

557 (2) The salaries of the teachers approved for participation 558 in the administrator sabbatical program shall be paid by the employing school district from nonminimum education program funds. 559 560 However, the State Department of Education shall reimburse the 561 employing school districts for the cost of the salaries and paid 562 fringe benefits of teachers participating in the administrator 563 sabbatical program for one (1) contract year. Reimbursement shall 564 be made in accordance with the then current minimum education 565 program salary schedule under Section 37-19-7, except that the 566 maximum amount of the reimbursement from state funds shall not 567 exceed the minimum education program salary for a teacher holding 568 a Class A license and having five (5) years' experience. The local school district shall be responsible for that portion of a 569 570 participating teacher's salary attributable to the local 571 supplement and for any portion of the teacher's salary that 572 exceeds the maximum amount allowed for reimbursement from state 573 funds as provided in this subsection, and the school board may not 574 reduce the local supplement payable to that teacher. Any 575 reimbursements made by the State Department of Education to local 576 school districts under this section shall be subject to available 577 appropriations and may be made only to school districts determined 578 by the State Board of Education as being in need of 579 administrators.

580 (3) Such teachers participating in the program on a 581 full-time basis shall continue to receive teaching experience and 582 shall receive the salary prescribed in Section 37-19-7, including 583 the annual experience increments. Such participants shall be

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587 (4) As a condition for participation in the School 588 Administrator Sabbatical Program, such teachers shall agree to 589 employment as administrators in the sponsoring school district for 590 not less than five (5) years following completion of administrator 591 licensure requirements. Any person failing to comply with this employment commitment in any required school year, unless the 592 593 commitment is deferred as provided in subsection (5) of this 594 section, shall immediately be in breach of contract and become liable to the State Department of Education for that amount of his 595 596 salary and paid fringe benefits paid by the state while the 597 teacher was on sabbatical, less twenty percent (20%) of the amount 598 of his salary and paid fringe benefits paid by the state for each 599 year that the person was employed as an administrator following 600 completion of the administrator licensure requirements. Τn addition, the person shall become liable to the local school 601 602 district for any portion of his salary and paid fringe benefits 603 paid by the local school district while the teacher was on 604 sabbatical that is attributable to the local salary supplement or 605 is attributable to the amount that exceeds the maximum amount 606 allowed for reimbursement from state funds as provided in 607 subsection (2) of this section, less twenty percent (20%) of the 608 amount of his salary and paid fringe benefits paid by the school district for each year that the person was employed as an 609 610 administrator following completion of the administrator licensure 611 Interest on the amount due shall accrue at the requirements. current Stafford Loan rate at the time the breach occurs. 612 If the 613 claim for repayment of such salary and fringe benefits is placed 614 in the hands of an attorney for collection after default, then the

615 obligor shall be liable for an additional amount equal to a 616 reasonable attorney's fee.

(5) If there is not an administrator position immediately 617 618 available in the sponsoring school district after a person has 619 completed the administrator licensure requirements, or if the 620 administrator position in the sponsoring school district in which 621 the person is employed is no longer needed before the completion of the five-year employment commitment, the local school board 622 623 shall defer any part of the employment commitment that has not 624 been met until such time as an administrator position becomes 625 available in the sponsoring school district. If such a deferral 626 is made, the sponsoring school district shall employ the person as 627 a teacher in the school district during the period of deferral, 628 unless the person desires to be released from employment by the 629 sponsoring school district and the district agrees to release the 630 person from employment. If the sponsoring school district 631 releases a person from employment, that person may be employed as an administrator in another school district in the state that is 632 633 in need of administrators as determined by the State Board of 634 Education, and that employment for the other school district shall 635 be applied to any remaining portion of the five-year employment 636 commitment required under this section. Nothing in this 637 subsection shall prevent a school district from not renewing the 638 person's contract before the end of the five-year employment 639 commitment in accordance with the School Employment Procedures Law 640 (Section 37-9-101 et seq.). However, if the person is not 641 employed as an administrator by another school district after 642 being released by the sponsoring school district, or after his contract was not renewed by the sponsoring school district, he 643 644 shall be liable for repayment of the amount of his salary and 645 fringe benefits as provided in subsection (4) of this section.

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646 (6) All funds received by the State Department of Education
647 from the repayment of salary and fringe benefits paid by the state
648 from program participants shall be deposited in the Mississippi
649 Critical Teacher Shortage Fund.

(7) This section shall stand repealed on July 1, <u>2010</u>.
SECTION 4. Section 37-11-18.1, Mississippi Code of 1972, is
amended as follows:

653 37-11-18.1. (1) For the purposes of this section:

654 The term "disruptive behavior" means conduct of a (a) 655 student that is so unruly, disruptive or abusive that it seriously 656 interferes with a school teacher's or school administrator's ability to communicate with the students in a classroom, with a 657 658 student's ability to learn, or with the operation of a school or 659 school-related activity, and which is not covered by other laws 660 related to violence or possession of weapons or controlled 661 substances on school property, school vehicles or at 662 school-related activities. Such behaviors include, but are not limited to: foul, profane, obscene, threatening, defiant or 663 664 abusive language or action toward teachers or other school 665 employees; defiance, ridicule or verbal attack of a teacher; and 666 willful, deliberate and overt acts of disobedience of the 667 directions of a teacher; and

668 (b) The term "habitually disruptive" refers to such 669 actions of a student which cause disruption in a classroom, on 670 school property or vehicles or at a school-related activity on 671 more than two (2) occasions during a school year, and to disruptive behavior that was initiated, willful and overt on the 672 673 part of the student and which required the attention of school personnel to deal with the disruption. However, no student shall 674 675 be considered to be habitually disruptive before the development 676 of a behavior modification plan for the student in accordance with

677 the code of student conduct and discipline plans of the school 678 district.

679 (2) Every behavior modification plan written pursuant to
680 this section must be developed by utilizing evidence-based
681 practices and positive behavioral intervention supports. The plan
682 must be implemented no later than two (2) weeks after the
683 occurrence of the disruptive behavior.

(3) Any student who is thirteen (13) years of age or older 684 685 for whom a behavior modification plan is developed by the school 686 principal, reporting teacher and student's parent and which 687 student does not comply with the plan shall be deemed habitually disruptive and subject to \* \* \* expulsion on the occurrence of the 688 689 third act of disruptive behavior during a school year. After the 690 second act of disruptive behavior during a school year by a 691 student \* \* \*, a psychological evaluation shall be performed upon the child. 692

693 (4) This section shall be repealed on July 1, 2010.

694 SECTION 5. Section 37-11-54, Mississippi Code of 1972, is 695 amended as follows:

696 37-11-54. The State Board of Education \* \* \* shall develop a list of recommended conflict resolution and mediation materials, 697 698 models and curricula that are developed from evidence-based 699 practices and positive behavioral intervention supports to address 700 responsible decision making, the causes and effects of school 701 violence and harassment, cultural diversity, and nonviolent 702 methods for resolving conflict, including peer mediation, and shall make the list available to local school administrative units 703 704 and school buildings before the beginning of the 2007-2008 school year. In addition, local school boards shall incorporate 705 706 evidence-based practices and positive behavioral intervention 707 supports into individual school district policies and Codes of 708 Conduct. In developing this list, the board shall emphasize

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materials, models and curricula that currently are being used in 709 710 Mississippi and that the board determines to be effective. The board shall include at least one (1) model that includes 711 712 instruction and guidance for the voluntary implementation of peer 713 mediation programs and one (1) model that provides instruction and 714 guidance for teachers concerning the integration of conflict 715 resolution and mediation lessons into the existing classroom 716 curriculum.

717 This section shall be repealed on July 1, 2010.

718 **SECTION 6.** Section 37-11-61, Mississippi Code of 1972, is 719 amended as follows:

37-11-61. (1) Local school boards shall ensure that all 720 721 public schools and agricultural high schools provide parents and guardians with information about meningococcal disease and the 722 723 effectiveness of vaccination against meningococcal disease. Such 724 information may be provided through the school district Web site, 725 student handbook or other appropriate means of dissemination of information. Such information shall be updated annually if new 726 727 information on such disease is available. This information shall 728 include the causes, symptoms and means by which meningococcal 729 disease is spread and the places where parents and guardians may 730 obtain additional information and vaccinations for their children. 731 Nothing in this section shall be construed to require a local 732 school board or school to provide or purchase vaccine against 733 meningococcal disease.

(2) The State Board of Health shall develop and make available educational materials appropriate for distribution so that the information required by this section can be provided to parents and guardians. The Department of Health may provide this information, at its discretion, electronically, on its Web site. Nothing in this section shall be construed to require the

740 Department of Health to provide or purchase vaccine against 741 meningococcal disease.

This section shall stand repealed from and after July 1,2010.

744 **SECTION 7.** Section 37-15-1, Mississippi Code of 1972, is 745 amended as follows:

746 37-15-1. The State Board of Education shall prepare and 747 provide necessary forms for keeping permanent records and 748 cumulative folders for each pupil in the public schools of the 749 state. In the permanent record and cumulative folders, the 750 teachers and principals shall keep information concerning the pupil's date of birth, as verified by the documentation authorized 751 752 in this section, record of attendance, grades and withdrawal from 753 the school, including the date of any expulsion from the school 754 system and a description of the student's act or behavior 755 resulting in the expulsion. The records also shall contain 756 information pertaining to immunization and such other information 757 as the State Board of Education may prescribe. The cumulative 758 folder, in addition to that information maintained in the 759 permanent records, also shall contain such other information as 760 the State Board of Education shall prescribe. It shall be the 761 responsibility of the person in charge of each school to enforce 762 the requirement for evidence of the age of each pupil before 763 enrollment. If the first prescribed evidence is not available, 764 the next evidence obtainable in the order set forth below shall be accepted: 765

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## (a) A certified birth certificate;

(b) A duly attested transcript of a certificate of baptism showing the date of birth and place of baptism of the child, accompanied by an affidavit sworn to by a parent, grandparent or custodian;

(c) An insurance policy on the child's life which has 771 772 been in force for at least two (2) years;

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(d) A bona fide contemporary Bible record of the 774 child's birth accompanied by an affidavit sworn to by the parent, 775 grandparent or custodian;

776 (e) A passport or certificate of arrival in the United 777 States showing the age of the child;

778 (f) A transcript of record of age shown in the child's school record of at least four (4) years prior to application, 779 780 stating date of birth; or

781 (g) If none of these evidences can be produced, an 782 affidavit of age sworn to by a parent, grandparent or custodian. 783 Any child enrolling in Kindergarten or Grade 1 shall present the 784 required evidence of age upon enrollment. Any child in Grades 2 through 12 not in compliance at the end of sixty (60) days from 785 786 enrollment shall be suspended until in compliance.

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This section shall stand repealed on July 1, 2010.

SECTION 8. This act shall take effect and be in force from 788 789 and after June 30, 2007.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTIONS 37-3-93, 37-7-301, 37-9-77, 1 37-11-18.1, 37-11-54, 37-11-61 AND 37-15-1, MISSISSIPPI CODE OF 2 3 1972, TO EXTEND THE AUTOMATIC REPEALERS ON CERTAIN SCHOOL DISTRICT 4 PROGRAMS RELATING TO SCHOOL CRISIS MANAGEMENT, REGIONAL 5 EDUCATIONAL SERVICE AGENCIES, SCHOOL ADMINISTRATORS SABBATICAL б LEAVE, EXPULSION OF HABITUALLY DISRUPTIVE STUDENTS, CONFLICT RESOLUTION AND PEER MEDIATION CURRICULA, PARENTAL INFORMATION ON 7 8 MENINGOCOCCAL DISEASE AND EVIDENCE OF AGE FOR PUPIL ENROLLMENT; TO 9 INCREASE THE NUMBER OF OCCASIONS DURING A SCHOOL YEAR WHICH A 10 STUDENT MUST PARTICIPATE IN DISRUPTIVE BEHAVIOR IN ORDER TO BE 11 DEEMED "HABITUALLY DISRUPTIVE," TO ESTABLISH CERTAIN REQUIREMENTS FOR BEHAVIOR MODIFICATION PLANS DEVELOPED FOR DISRUPTIVE STUDENTS; 12 13 TO EXTEND THE REPEALER ON THE PROVISIONS RELATING TO THE EXPULSION 14 OF HABITUALLY DISRUPTIVE STUDENTS; TO PROVIDE THAT THE LIST OF 15 RECOMMENDED CONFLICT RESOLUTION AND MEDIATION MATERIALS DEVELOPED 16 BY THE STATE BOARD OF EDUCATION SHALL BE DEVELOPED FROM EVIDENCE-BASED PRACTICES AND POSITIVE BEHAVIORAL INTERVENTION 17 18 SUPPORTS; TO REQUIRE LOCAL SCHOOL BOARDS TO INCORPORATE THESE MATERIALS INTO INDIVIDUAL SCHOOL DISTRICT POLICIES AND CODES OF 19 20 CONDUCT; TO DELETE THE PROHIBITION ON USING MONIES FROM THE

21 TEMPORARY ASSISTANCE FOR NEEDY FAMILIES GRANT FOR DEVELOPING THE 22 LIST; AND FOR RELATED PURPOSES.