## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2364

**BY: Committee** 

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

8 SECTION 1. The Legislature finds and declares as follows: Mississippi's public community and junior colleges 9 (a) 10 are Mississippi's best educational buy. An education at 11 Mississippi's community and junior colleges is affordable and 12 accessible to all. Mississippians have an option to attend a 13 community or junior college close to home, with smaller class sizes and at approximately one-half (1/2) the cost of tuition at a 14 public four-year institution; 15 16 (b) In recent fiscal years, appropriations for 17 community and junior colleges have not kept pace with increases appropriated to Grades K-12 and the institutions of higher 18 19 learning; 20 (C) A need exists to provide adequate funding for 21 Mississippi's community and junior colleges; and Adequate funding should be accomplished through 22 (d) 23 appropriate funding on a full time equivalency (FTE) basis. SECTION 2. As used in this act, the following terms shall be 24 defined as provided in this section: 25

(a) "Full time equivalent (FTE) enrollment" means the
process by which the Southern Regional Education Board (SREB)
calculates FTE by taking total undergraduate semester credit hours
divided by thirty (30); total undergraduate quarter hours divided
by forty-five (45); total graduate semester credit hours divided
by twenty-four (24); and total graduate quarter hours divided by
thirty-six (36).

(b) "State funds" means all funds appropriated by the
 Legislature including funds from the State General Fund, Education
 Enhancement Fund, Budget Contingency Fund and Health Care
 Expendable Fund.

37 (c) "E & G operations" means education and general38 expenses of the colleges and universities.

39 (d) "Average daily attendance (ADA)" means the figure that results when the total aggregate attendance during the period 40 41 or months counted is divided by the number of days during the 42 period or months counted upon which both teachers and pupils are in regular attendance for scheduled classroom instruction, less 43 44 the average daily attendance for self-contained special education 45 classes and, before full implementation of the Mississippi 46 Adequate Education Program, the State Department of Education 47 shall deduct the average attendance of the alternative school 48 program provided for in Section 37-19-22.

49 <u>SECTION 3.</u> (1) In funding community and junior colleges, 50 the actual amount of the annual appropriation of the community and 51 junior colleges general support bill shall be computed as follows:

52 (a) Calculate the state funding per student for Grades
53 K-12 by dividing the total revenue from state funds by the ADA.
54 Both the funding and ADA figures shall be provided by the State
55 Department of Education.

(b) Calculate the state funding per FTE for regionaluniversities by dividing the state funds for E & G operations by

07/HR40/SB2364A.J \* HR40/SB2364A.J\* PAGE 2 (CJR) 58 FTE enrollment. Both funding and enrollment figures shall come 59 from the SREB State Data Exchange.

(c) Mid-level funding for community and junior colleges
shall be the average as computed from paragraphs (a) and (b) of
this subsection multiplied by the total community and junior
college FTEs. This amount shall be appropriated annually by the
Legislature to the community and junior colleges.

(2) Data used in the calculation of paragraphs (a), (b) and
(c) of subsection (1) shall be the most current available data
utilizing the same fiscal year for all entities involved.
Information from the SREB State Data Exchange shall be used to
ensure common denominators in the calculation of FTE enrollment
and to ensure consistent reporting of financial data.

71 SECTION 4. This act shall be codified in Chapter 29, Title
72 37, Mississippi Code of 1972.

73 SECTION 5. This act shall take effect and be in force from74 and after July 1, 2007.

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

1 AN ACT TO PROVIDE FOR MID-LEVEL FUNDING FOR MISSISSIPPI'S 2 PUBLIC COMMUNITY AND JUNIOR COLLEGES; TO PROVIDE A FORMULA FOR THE 3 CALCULATION OF MID-LEVEL FUNDING FOR THE COMMUNITY AND JUNIOR 4 COLLEGES; TO REQUIRE THE LEGISLATURE TO APPROPRIATE THE AMOUNT 5 CALCULATED UNDER THE FORMULA TO THE COMMUNITY AND JUNIOR COLLEGES; 6 AND FOR RELATED PURPOSES.

\* HR40/ SB2364A. J\*