To: Education

By: Representative Dixon

HOUSE BILL NO. 442

AN ACT TO REQUIRE THE ELECTION OF ALL SCHOOL BOARD MEMBERS AT THE SAME TIME AS THE PRESIDENTIAL ELECTION AND TO ESTABLISH A TERM OF FOUR YEARS FOR ALL SCHOOL BOARD MEMBERS; TO AMEND SECTION 37-5-7, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE ELECTION OF 5 MEMBERS OF THE COUNTY BOARDS OF EDUCATION AT THE SAME TIME AS THE PRESIDENTIAL ELECTION AND TO ESTABLISH A TERM OF FOUR YEARS FOR THAT OFFICE; TO AMEND SECTION 37-5-19, MISSISSIPPI CODE OF 1972, 7 IN CONFORMITY THERETO; TO AMEND SECTION 37-7-203, MISSISSIPPI CODE 8 9 OF 1972, TO PROVIDE FOR THE ELECTION OF THE TRUSTEES OF THE 10 MUNICIPAL SEPARATE SCHOOL DISTRICTS AND SPECIAL MUNICIPAL SEPARATE 11 SCHOOL DISTRICTS AT THE SAME TIME AS THE PRESIDENTIAL ELECTION AND 12 TO ESTABLISH A TERM OF FOUR YEARS FOR THAT OFFICE; TO AMEND SECTION 37-7-207, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE ELECTION OF MEMBERS OF THE BOARDS OF TRUSTEES OF CONSOLIDATED 14 1.5 SCHOOL DISTRICTS AND LINE CONSOLIDATED SCHOOL DISTRICTS IN THE 16 SAME MANNER AND AT THE SAME TIME AS THE PRESIDENTIAL ELECTION AND 17 TO ESTABLISH A TERM OF FOUR YEARS FOR THOSE OFFICES; TO AMEND 18 SECTION 37-7-703, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE 19 ELECTION OF THE TRUSTEES OF THE COUNTYWIDE SPECIAL MUNICIPAL 20 SEPARATE SCHOOL DISTRICTS AT THE SAME TIME AS THE PRESIDENTIAL 21 ELECTION AND TO ESTABLISH A TERM OF FOUR YEARS FOR THAT OFFICE; TO 22 AMEND SECTION 37-7-713, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR 23 THE ELECTION OF THE TRUSTEES OF THE SPECIAL MUNICIPAL SCHOOL 24 DISTRICTS THAT EMBRACE LESS THAN THE ENTIRE COUNTY AT THE SAME 25 TIME AS THE PRESIDENTIAL ELECTION AND TO ESTABLISH A TERM OF FOUR 26 YEARS FOR THAT OFFICE; TO REPEAL SECTIONS 37-7-204 AND 37-7-209 27 THROUGH 37-7-229, MISSISSIPPI CODE OF 1972, WHICH PROVIDE CERTAIN 28 METHODS FOR FILLING VACANCIES AND ELECTING TRUSTEES OF MUNICIPAL 29 SEPARATE SCHOOL DISTRICTS, SPECIAL MUNICIPAL SCHOOL DISTRICTS, 30 CONSOLIDATED SCHOOL DISTRICTS AND LINE CONSOLIDATED SCHOOL 31 DISTRICTS; TO REPEAL SECTIONS 37-7-705 THROUGH 37-7-711, 37-7-715 32 AND 37-7-717, MISSISSIPPI CODE OF 1972, WHICH PROVIDE ADDITIONAL 33 METHODS FOR SELECTING TRUSTEES OF SPECIAL MUNICIPAL SEPARATE SCHOOL DISTRICTS; TO BRING FORWARD SECTION 37-7-104, MISSISSIPPI 34

- 35 CODE OF 1972, WHICH REQUIRES THE CONSOLIDATION OF CERTAIN COUNTY
- 36 SCHOOL DISTRICTS UNDER CONSERVATORSHIP, FOR PURPOSES OF POSSIBLE
- 37 AMENDMENT; TO BRING FORWARD SECTION 37-7-104.1, MISSISSIPPI CODE
- 38 OF 1972, WHICH REQUIRES THE ADMINISTRATIVE CONSOLIDATION OF
- 39 CERTAIN SCHOOL DISTRICTS IN BOLIVAR COUNTY, FOR PURPOSES OF
- 40 POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 37-7-104.2,
- 41 MISSISSIPPI CODE OF 1972, WHICH REQUIRES THE ADMINISTRATIVE
- 42 CONSOLIDATION OF ALL SCHOOL DISTRICTS IN CLAY COUNTY, FOR PURPOSES
- 43 OF POSSIBLE AMENDMENT; TO BRING FORWARD SECTION 37-7-104.3,
- 44 MISSISSIPPI CODE OF 1972, WHICH REQUIRES THE ADMINISTRATIVE
- 45 CONSOLIDATION OF ALL SCHOOL DISTRICTS IN OKTIBBEHA COUNTY, FOR
- 46 PURPOSES OF POSSIBLE AMENDMENT; AND FOR RELATED PURPOSES.
- 47 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 48 **SECTION 1.** Section 37-5-7, Mississippi Code of 1972, is
- 49 amended as follows:
- 50 37-5-7. (1) On the first Tuesday after the first Monday in
- 51 November 2016 and every four (4) years thereafter, an election
- 52 shall be held in each county in this state in the same manner and
- 53 at the same time as the presidential election is held and
- 54 conducted, * * * for the purpose of electing the county boards of
- 55 education established under the provisions of this chapter. * * *
- 56 All members of the county board of education * * * shall take
- 57 office on the first Monday of January following the date of their
- 58 election and shall serve for a term of four (4) years. However,
- 59 in order to provide for an orderly transition, the term of each
- 60 member of the board serving on July 1, 2015, which otherwise would
- 61 expire after the first Monday in January 2017, shall expire on the
- 62 first Monday of January 2017. Each member of the board whose term
- 63 expires after July 1, 2015, but before the first Monday of January
- 64 2017, shall continue to serve for the remainder of the unexpired

- 65 term, at which time the vacancy shall be filled in the manner
- 66 provided in Section 37-5-19.
- 67 On the first Tuesday after the first Monday in November
- 2016 and every four (4) years thereafter, in any * * * county 68
- 69 electing to utilize the authority contained in Section 37-5-1(2),
- 70 an election shall be held in the same manner and at the same time
- as the presidential election is held and conducted, for the 71
- 72 purpose of electing the county board of education in that county.
- 73 * * * All members of the county board of education shall take
- 74 office on the first Monday of January following the date of their
- 75 election and shall serve for a term of four (4) years. However,
- 76 in order to provide for an orderly transition, the term of each
- 77 member of the board serving on July 1, 2015, that otherwise would
- 78 expire after the first Monday in January 2017, shall expire on the
- 79 first Monday of January 2017. Each member of the board whose term
- expires after July 1, 2015, but before the first Monday of January 80
- 81 2017, shall continue to serve for the remainder of the unexpired
- term, at which time the vacancy shall be filled in the manner 82
- 83 provided in Section 37-5-19.
- Section 37-5-19, Mississippi Code of 1972, is 84 SECTION 2.
- 85 amended as follows:
- 86 37-5-19. Vacancies in the membership of the county board of
- education shall be filled by appointment, within sixty (60) days 87
- 88 after the vacancy occurs, by the remaining members of the county
- board of education. Said appointee shall be selected from the 89

90 qualified electors of the district in which the vacancy occurs, 91 and shall serve until the first Monday of January next succeeding the next * * * presidential election, at which * * * presidential 92 election a member shall be elected * * * for * * * a full term. 93 94 However, if the vacancy occurs more than ninety (90) days before 95 the general election in a calendar year during which a general state election will be held, the appointee shall serve until the 96 97 first Monday of January next succeeding the general state 98 election, at which election a member will be elected to fill the 99 remainder of the unexpired term in the same manner and with the same qualifications applicable to the election of a member for the 100 full term. In the event the school district is under 101 102 conservatorship and no members of the county board of education 103 remain in office, the Governor shall call a special election to fill the vacancies and said election will be conducted by the 104 105 county election commission. 106 In the event the vacancy occurs more than five (5) months prior to the next general state or presidential election and the 107 108 remaining members of the county board of education are unable to 109 agree upon an individual to be appointed, any two (2) of the 110 remaining members may certify such disagreement to the county 111 election commission. Upon the receipt of such a certificate by the county election commission, or any member thereof, the 112 113 commission shall hold a special election to fill the vacancy,

which said election, notice thereof and ballot shall be controlled

- by the laws concerning special elections to fill vacancies in 116 county or county district offices. The person elected at such a 117 special election shall serve for the remainder of the unexpired
- 118 term.
- 119 **SECTION 3.** Section 37-7-203, Mississippi Code of 1972, is
- 120 amended as follows:
- 121 37-7-203. (1) * * * The boards of trustees of all municipal
- 122 separate school districts and all special municipal separate
- 123 school districts created under this chapter, either with or
- 124 without added territory, shall consist of five (5) members, each
- 125 to be * * * elected for a term of * * * four (4) years * * *.
- 126 * * * On the first Tuesday after the first Monday in November
- 127 2016 and every four (4) years thereafter, an election shall be
- 128 held in each municipal separate school district and special
- 129 municipal separate school district in this state, in the same
- 130 manner and at the same time as the presidential election is held
- 131 and conducted, for the purpose of electing the members of the
- 132 board of trustees. Each member of the board of trustees shall
- 133 take office on the first Monday of January following the date of
- 134 their election. The five (5) members of the board of trustees of
- 135 the school district shall be elected from special trustee election
- 136 districts by the qualified electors of the districts, as provided
- 137 in this section. The governing authority of the municipality
- 138 shall apportion the municipal separate school district or special
- 139 <u>municipal separate school district</u>, including added territory,

140	into five (5) special trustee election districts as nearly equal
141	as possible according to population, incumbency and other factors
142	pronounced by the courts before July 1, 2015. The municipal
143	governing authority shall place upon its minutes the boundaries
144	determined for the new five (5) trustee election districts and
145	shall publish the same in a newspaper of general circulation
146	within the school district for at least three (3) consecutive
147	weeks. After having given notice of publication and recording the
148	same upon the minutes of the municipal governing authority, the
149	new district lines shall be effective. However, in order to
150	provide for an orderly transition, the term of each member of the
151	board of trustees serving on July 1, 2015, which otherwise would
152	expire after the first Monday in January 2017, shall expire on the
153	first Monday of January 2017. Each member of the board whose term
154	expires after July 1, 2015, but before the first Monday of January
155	2017, shall continue to serve for the remainder of the unexpired
156	term, at which time the vacancy shall be filled in the manner
157	provided in subsection (2) of this section.
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(2) * * * Vacancies in the membership of the board of trustees of any municipal separate school district or special municipal separate school district must be filled by appointment within sixty (60) days after the vacancy occurs by the remaining members of the board of trustees. The appointee must be selected from the qualified electors of the trustee election district in

165	which the vacancy occurs and shall serve until the first Monday of
166	January next succeeding the next presidential election, at which
167	presidential election a member shall be elected for a full term.
168	The president of the municipal governing authority shall certify
169	to the Secretary of State the fact of the appointment, and the
170	person appointed shall be commissioned by the Governor. However,
171	if the vacancy occurs more than ninety (90) days before the
172	general election in a calendar year during which a general state
173	election will be held, the appointee shall serve until the first
174	Monday of January next succeeding the general state election, at
175	which election a member will be elected to fill the remainder of
176	the unexpired term in the same manner and with the same
177	qualifications applicable to the election of a member for the full
178	term.
179	If the vacancy occurs more than five (5) months before the
180	next general state or presidential election and the remaining
181	members of the board of trustees are unable to agree upon an
182	individual to be appointed, any two (2) of the remaining members
183	may certify the disagreement to the municipal governing authority.
184	Upon the receipt of such a certificate, the president of the
185	municipal governing authority shall make an order in writing
186	directed to the commissioners of election, commanding an election
187	to be held on the next regular special election day to fill the
188	vacancy. The election commissioners shall require each candidate
189	to qualify at least sixty (60) days before the date of the

L90	election. The election, notice thereof and ballot shall be
L91	controlled by the laws concerning special elections to fill
L92	vacancies in other municipal offices. The election commissioners
L93	shall give a certificate of election to the person elected and
L94	shall return to the Secretary of State a copy of the order of
L95	holding the election and showing the results, certified by the
L96	president of the municipal governing authority. The Governor
L97	shall commission the person elected at the special election, who
L98	shall serve for the remainder of the unexpired term.
L99	However, if only one (1) person qualifies to be a candidate
200	within the time provided by law, the commissioners of election
201	shall certify to the municipal governing authority that there is
202	but one (1) candidate. The municipal governing authority shall
203	dispense with the election and shall appoint the candidate that is
204	certified to fill the unexpired term. The president of the
205	municipal governing authority shall certify to the Secretary of
206	State the candidate that is appointed to serve in the office, and
207	the Governor shall commission that candidate. If no person has
208	qualified at least sixty (60) days before the date of the
209	election, the commissioners of election shall certify that fact to
210	the municipal governing authority, which shall dispense with the
211	election and fill the vacancy by appointment. The president of
212	the municipal governing authority shall certify to the Secretary
213	of State the fact of the appointment, and the Governor shall
214	commission the person appointed.

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216 **SECTION 4.** Section 37-7-207, Mississippi Code of 1972, is 217 amended as follows:

218 37-7-207. (1) All school districts reconstituted or created 219 under the provisions of Article * * * 3 of this chapter, and which 220 lie wholly within one (1) county, but not including municipal 221 separate and countywide districts, shall be governed by a board of five (5) trustees. The first board of trustees of such districts 222 223 shall be appointed by the county board of education, and the 224 original appointments shall be so made that one (1) trustee shall 225 be appointed to serve until the first Saturday of March following 226 such appointments, one (1) for one (1) year longer, one (1) for 227 two (2) years longer, one (1) for three (3) years longer, and one 228 (1) for four (4) years longer. After such original appointments, the trustees of such school districts shall be elected by the 229 230 qualified electors of such school districts in the manner provided 231 for in * * this section and Section 37-7-225, with each trustee 232 to be elected for a term of * * four (4) years. The five (5) 233 members of the board of trustees of such consolidated school 234 district shall be elected from special trustee election districts 235 by the qualified electors thereof, as herein provided. The board 236 of trustees of any such consolidated school district shall 237 apportion the consolidated school district into five (5) special 238 trustee election districts. The board of trustees of such school district shall place upon its minutes the boundaries determined 239

240	for the new five (5) trustee election districts. The board of
241	trustees shall thereafter publish the same in a newspaper of
242	general circulation within said school district for at least three
243	(3) consecutive weeks; and after having given notice of
244	publication and recording the same upon the minutes of the board
245	of trustees, said new district lines shall thereafter be
246	effective.
247	On the first Tuesday after the first Monday in November $\underline{2016}$
248	and every four (4) years thereafter, in * * * each consolidated
249	school district * * *, an election shall be held in * * * <u>the same</u>
250	manner and at the same time as the presidential election is held
251	and conducted, for the purpose of electing the board of trustees
252	of such district. At said election * * *, members of the board
253	shall be elected * * * for * * * <u>a term</u> of * * * <u>four (4)</u> years
254	each. However, in order to provide for an orderly transition, the
255	term of each member of the board serving on July 1, 2015, which
256	otherwise would expire after the first Monday in January 2017,
257	shall expire on the first Monday of January 2017. Each member of
258	the board whose term expires after July 1, 2015, but before the
259	first Monday of January 2017, shall continue to serve for the
260	remainder of the unexpired term, at which time the vacancy shall
261	be filled in the manner provided in this paragraph. If no
262	candidate receives a majority of the votes cast at the election, a
263	runoff shall be held three (3) weeks following the date of the
264	election between the two (2) candidates receiving the highest

265 number of votes on the first ballot. * * * All members of the 266 said board of trustees shall take office on the first Monday of 267 January following the date of their election. All vacancies which 268 may occur during a term shall be filled by appointment of the 269 consolidated school district trustees, but the person so appointed 270 shall serve only until the next general election following such 271 appointment, at which time a person shall be elected for the 272 remainder of the unexpired term at the same time and in the same 273 manner as a trustee is elected for the full term then expiring. 274 The person so elected to the unexpired term shall take office 275 immediately. Said appointee shall be selected from the qualified 276 electors of the district in which the vacancy occurs. In the 277 event the school district is under conservatorship and no members 278 of the board of trustees remain in office, the Governor shall call a special election to fill the vacancies and the said election 279 280 will be conducted by the county election commission.

(2) All school districts reconstituted and created under the provisions of Article * * * 3 of this chapter, which embrace territory in two (2) or more counties, but not including municipal separate school districts, shall be governed by a board of five (5) trustees. In making the original appointments, the several county boards of education shall appoint the trustee or trustees to which the territory in such county is entitled, and, by agreement between the county boards concerned, one (1) person shall be appointed to serve until the first Saturday of March

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     following, one (1) for one (1) year longer, one (1) for two (2)
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     years longer, one (1) for three (3) years longer and one (1) for
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     four (4) years longer. Thereafter, such trustees shall be
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     elected * * * in the manner provided for in * * * this section and
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     Section 37-7-225, for a term of * * four (4) years.
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     (5) members of the board of trustees of such line consolidated
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     school district shall be elected from special trustee election
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     districts by the qualified electors thereof, as * * * provided in
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     this section. The existing board of trustees of such line
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     consolidated school district shall apportion the line consolidated
     school district into five (5) special trustee election districts.
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     The board of trustees shall place upon its minutes the boundaries
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     determined for the new five (5) trustee election districts.
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     board of trustees shall thereafter publish the same in a newspaper
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     of general circulation within said school district for at least
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     three (3) consecutive weeks; and after having given notice of
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     publication and recording the same upon the minutes of the board
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     of trustees, said new district lines shall thereafter be
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     effective. Provided, however, that in any line consolidated
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     school district encompassing two (2) or more counties created
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     pursuant to Laws, 1953, Extraordinary Session, Chapter 12, Section
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     8, in which, as a condition precedent to the creation of said
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     district, each county belonging thereto was contractually
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     quaranteed to always have at least one (1) representative on said
     board, in order that said condition precedent may be honored and
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315	guaranteed, in any year in which the board of trustees of such
316	line consolidated school district does not have at least one (1)
317	member from each county or part thereof forming such district, the
318	board of trustees in such district shall be governed by a board of
319	a sufficient number of trustees to fulfill this guarantee, five
320	(5) of whom shall be elected from the five (5) special trustee
321	election districts which shall be as nearly equal as possible and
322	one (1) member trustee * * * $\underline{{}^{\bullet}}$ elected at large from each county not
323	having representation on the elected board in the same manner and
324	at the same time as provided for the election of trustees under
325	this section. In such cases, the board of supervisors of each
326	county shall make written agreement to guarantee the * * \star
327	election of at least one (1) representative from each county in
328	the district, placing such written agreement on the minutes of
329	each board of supervisors in each county.
330	On the first Tuesday after the first Monday in November $\underline{2016}$
331	and every four (4) years thereafter, in * * * each line
332	consolidated school district * * *, an election shall be held
333	in * * * the same manner and at the same time as the presidential
334	election is held and conducted for the purpose of electing the
335	board of trustees of such district. At said election $\underline{,}$ the * * *
336	members shall be elected * * * for terms of * * * $\frac{1}{2}$ four (4) years
337	each. * * * However, in order to provide for an orderly
338	transition, the term of each member of the board serving on July
339	1, 2015, which otherwise would expire after the first Monday in

340	January 2017, shall expire on the first Monday of January 2017.
341	Each member of the board whose term expires after July 1, 2015,
342	but before the first Monday of January 2017, shall continue to
343	serve for the remainder of the unexpired term, at which time the
344	vacancy shall be filled in the manner provided in this paragraph.
345	If no candidate receives a majority of the votes cast at the
346	election, a runoff shall be held three (3) weeks following the
347	date of the election between the two (2) candidates receiving the
348	highest number of votes on the first ballot. All members of the
349	said board of trustees shall take office on the first Monday of
350	January following the date of their election. In all elections,
351	the trustee elected shall be a resident and qualified elector of
352	the district entitled to the representation upon the board, and he
353	shall be elected only by the qualified electors of such district.
354	All vacancies which may occur during a term of office shall be
355	filled by appointment of the consolidated line school district
356	trustees, but the person so appointed shall serve only until the
357	next general election following such appointment, at which time a
358	person shall be elected for the remainder of the unexpired term at
359	the same time and in the same manner as the trustee is elected for
360	the full term then expiring. The person so elected to the
361	unexpired term shall take office immediately. In the event the
362	school district is under conservatorship and no members of the
363	board of trustees remain in office, the Governor shall call a

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- 364 special election to fill the vacancies and the said election will
- 365 be conducted by the county election commission.
- **SECTION 5.** Section 37-7-703, Mississippi Code of 1972, is
- 367 amended as follows:
- 368 37-7-703. In all such special municipal separate school
- 369 districts which embrace the entire county * * *, the board of
- 370 trustees of such special municipal separate school district shall
- 371 be * * * elected in the manner provided by subsection (1) of
- 372 Section 37-7-203, and all of the provisions thereof shall be fully
- 373 applicable in all respects to the selection and constitution of
- 374 such board of trustees.
- 375 **SECTION 6.** Section 37-7-713, Mississippi Code of 1972, is
- 376 amended as follows:
- 377 37-7-713. In all special municipal separate school districts
- 378 where the district embraces less than the entire area of the
- 379 county * * *, the said special municipal separate school district
- 380 shall be governed by a board of trustees * * * to be elected by
- 381 the qualified electors of such municipal separate school
- 382 district * * * in the manner provided by * * * Section

- 383 37-7-203(1). All vacancies which may occur during a term of
- 384 office shall be filled * * * in the manner provided in Section
- $385 \quad 37-7-203(2)$.
- 386 **SECTION 7.** Sections 37-7-204, 37-7-209, 37-7-211, 37-7-215,
- 387 37-7-217, 37-7-219, 37-7-221, 37-7-223, 37-7-225, 37-7-227 and
- 388 37-7-229, Mississippi Code of 1972, which provide certain methods

- 389 for filling vacancies and prescribe certain procedures for
- 390 electing trustees of municipal and special municipal school
- 391 districts and consolidated and line consolidated school districts,
- 392 are repealed.
- 393 **SECTION 8.** Sections 37-7-705, 37-7-707, 37-7-709, 37-7-711,
- 394 37-7-715 and 37-7-717, Mississippi Code of 1972, which provide
- 395 certain additional methods for selecting trustees of special
- 396 municipal separate school districts, are repealed.
- 397 **SECTION 9.** Section 37-7-104, Mississippi Code of 1972, is
- 398 brought forward as follows:
- 399 37-7-104. (1) In any Mississippi county in which are
- 400 located, as of February 8, 2012, three (3) school districts and
- 401 only three (3) school districts, all of which are under
- 402 conservatorship as defined by the Mississippi Department of
- 403 Education as of February 8, 2012, there shall be an administrative
- 404 consolidation of all of the school districts in the county into
- 405 one (1) countywide school district with one (1) county board of
- 406 education. The State Board of Education shall determine the
- 407 school district(s) applicable to the provisions of this section
- 408 and spread this finding on the minutes of its August 2012 meeting.
- 409 On or before September 1, 2012, the State Board of Education shall
- 410 serve the local school boards applicable to the provisions of this
- 411 section, or the Mississippi Department of Education Conservator
- 412 for each of the three (3) school districts, with notice and
- 413 instruction regarding the action to be taken to comply with this

414	section. In such county, there shall be a new county board of
415	education elected in a November 2013 special election which shall
416	be called for that purpose and the new county board members shall
417	be elected as provided in Section 37-5-7, Mississippi Code of
418	1972. No previous board member shall be eligible to serve on the
419	newly elected board. Provided, however, that it shall be the
420	responsibility of the board of supervisors of such county to
421	apportion the countywide school district into five (5) new single
422	member board of education districts which shall be consistent with
423	the supervisors district lines in said county. The board of
424	supervisors of said county shall thereafter publish the same in
425	some newspaper of general circulation within said county for at
426	least three (3) consecutive weeks and after having given notice of
427	publication and recording the same upon the minutes of the board
428	of supervisors of said county, said new district lines will
429	thereafter be effective for the November 2013 special election.
430	If necessary, the county board of education of said county shall
431	reapportion the board of education districts in accordance with
432	applicable law as soon as practicable after the results of the
433	2020 decennial census are published and as soon as practicable
434	after every decennial census thereafter. The new county board of
435	education, with the written approval of the Mississippi Department
436	of Education Conservator and the State Board of Education, shall
437	provide for the administrative consolidation of all school
438	districts in the county into one (1) countywide school district on

440	new county board of education shall serve as the school board for
441	the county. Any school district affected by the required
442	administrative consolidation that does not voluntarily consolidate
443	with the new school district ordered by the county board of
444	education shall be administratively consolidated by the State
445	Board of Education with the countywide school district, to be
446	effective on July 1 following the election of the new county board
447	of education. The State Board of Education shall promptly move on
448	its own motion to administratively consolidate any school district
449	which does not voluntarily consolidate in order to enable the
450	affected school districts to reasonably accomplish the resulting
451	administrative consolidation into one (1) countywide district by
452	July 1 following the election of the new county board of
453	education. All affected school districts shall comply with any
454	consolidation order issued by the county board of education or the
455	State Board of Education, as the case may be, on or before July 1
456	following the election of the new county board of education.
457	(2) On July 1 following the election of the new county board
458	of education, the former county board of education and the former
459	board of trustees of any municipal separate, or special municipal
460	separate school district located in such county shall be
461	abolished. All real and personal property which is owned or
462	titled in the name of a school district located in such county
463	shall be transferred to the new reorganized school district of the

or before July 1 next following the November 2013 election. The

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464	county in which such school district is located. The Mississippi							
465	Department of Education Conservator and the State Board of							
466	Education shall be responsible for establishing the contracts for							
467	teachers and principals for the next school year following the							
468	required administrative consolidation with the consultation of the							
469	newly elected successor county board of education. The successor							
470	county board of education shall appoint the new county							
471	superintendent of education for the reorganized school district.							
472	The county superintendent of education of said reorganized school							
473	district shall not be elected but shall thereafter be appointed by							
474	the successor county board of education in the manner provided in							
475	Section 37-9-25. The superintendents of the former							
476	under-performing school districts located in the county shall not							
477	be eligible for appointment as the new superintendent. The							
478	selection of the appointed county superintendent of education and							
479	the assistant superintendent of education in the central							
480	administration office of the successor countywide school district							
481	shall be the responsibility of the successor county board of							
482	education with the approval of the Mississippi Department of							
483	Education Conservator and the State Board of Education. No such							
484	administratively consolidated school district shall have more than							
485	one (1) assistant superintendent of education. It shall be the							
486	responsibility of the successor county board of education, with							
487	approval of the Mississippi Department of Education Conservator							
488	and the State Board of Education, to prepare and approve the							

489	budget of the new reorganized districts, and the county board of
490	education may use staff from the former school districts to
491	prepare the budget. Any proposed order of the successor county
492	board of education directing the transfer of the assets, real or
493	personal property of an affected school district in the county,
494	shall be submitted and approved by the State Board of Education.
495	The finding of the State Board of Education shall be final and
496	conclusive for the purposes of the transfer of property required
497	by such administrative consolidation. Any person or school
498	district aggrieved by an order of the successor county school
499	board of education pursuant to the required administrative
500	consolidation may appeal therefrom to the State Board of Education
501	within ten (10) days from the date of the adjournment of the
502	meeting at which such order is entered. Such appeal shall be de
503	novo, and the finding of the State Board of Education upon such
504	question shall be final and conclusive for the purpose of the
505	approval or disapproval of the action by said county board of
506	education.

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

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- 513 district so abolished from year to year according to the terms of 514 such indebtedness until same shall be fully paid.
- 515 (4) In the administratively consolidated countywide school 516 district created under this section, the ad valorem tax rate shall 517 be determined as set forth under Section 37-57-1 et seq.
- 518 (5) Nothing in this section shall be construed to require or restrict the closing of any school or school facility, unless such 519 520 facility is an unneeded administrative office located within a 521 school district which has been abolished under the provisions of this section. All administrative consolidations under this 522 523 section shall be accomplished so as not to delay or in any manner 524 negatively affect the desegregation of another school district in 525 the county pursuant to court order.
- 526 The State Board of Education shall promulgate rules and 527 regulations to facilitate the administrative consolidation of the 528 school districts in a county pursuant to this section. 529 orders of the successor county board of education adopting the 530 boundaries of the successor countywide school district have been 531 entered and are final, as approved by the State Board of 532 Education, the new district lines shall be submitted by the State 533 Board of Education with the assistance of the Attorney General to 534 the Attorney General of the United States for preclearance or to 535 the United States District Court for the District of Columbia for 536 a declaratory judgment in accordance with the provisions of the Voting Rights Act of 1965, as amended and extended. In the event 537

538	the	change	in	the	school	district	lines	are	precleared	or

- 539 approved, the State Board of Education shall formally declare the
- 540 new lines as the new boundaries of the consolidated countywide
- 541 school district.
- **SECTION 10.** Section 37-7-104.1, Mississippi Code of 1972, is
- 543 brought forward as follows:
- 544 37-7-104.1. (1) In Bolivar County, Mississippi, in which
- are located, as of January 1, 2012, six (6) school districts,
- 546 there shall be an administrative consolidation of all of the
- 547 school districts in the county into three (3) school districts as
- 548 follows:
- 549 (a) One (1) existing school district which shall be the
- 550 Cleveland School District;
- 551 (b) One (1) new consolidated school district to be
- 552 designated as North Bolivar Consolidated School District which
- 553 shall consist of the territory of the former North Bolivar School
- 554 District and the Mound Bayou Public School District. The central
- 555 administrative office of the North Bolivar Consolidated School
- 556 District shall be located in Mound Bayou, Mississippi; and
- 557 (c) One (1) new consolidated school district to be
- 558 designated as West Bolivar Consolidated School District which
- 559 shall consist of the territory of the former West Bolivar School
- 560 District, Shaw School District and Benoit School District. The
- 561 central administrative office of the West Bolivar Consolidated
- 562 School District shall be located in Rosedale, Mississippi.

563	(2) On or before September 1, 2012, the State Board of
564	Education shall serve the local school boards in Bolivar County
565	with notice and instructions regarding the timetable for action to
566	be taken to comply with the administrative consolidation required
567	in this section. The State Board of Education shall provide for
568	the administrative consolidation of all school districts in the
569	county outside of the territory of Cleveland School District into
570	North Bolivar Consolidated School District and West Bolivar
571	Consolidated School District on or before July 1, 2014. In each
572	new consolidated school district there shall be a new consolidated
573	school district board of trustees elected in a November 2013
574	special election which shall be called by the Governor for that
575	purpose. The new consolidated school district boards of trustees
576	shall be elected and the terms of office established as provided
577	in Section 37-7-207, Mississippi Code of 1972. The State Board of
578	Education shall determine the boundary lines for the territory of
579	the two (2) new school districts and shall spread a legal
580	description of the new school districts on the minutes of its
581	August 2012 meeting and shall serve the applicable school boards
582	and the board of supervisors with an adequate legal description of
583	these new boundaries. It shall be the responsibility of the State
584	Board of Education with the assistance of the Joint Legislative
585	Committee on Performance Evaluation and Expenditure Review (PEER)
586	to apportion the territory of the two (2) new school districts
587	into five (5) new board of trustee election districts for each new

588	school district. The State Board of Education shall thereafter
589	publish the same in some newspaper of general circulation in said
590	county for at least three (3) consecutive weeks and after having
591	given notice of publication and recording the same upon the
592	minutes of the school boards of each school district in the
593	county, said new district lines will thereafter be effective for
594	the November 2013 special election. Any school board member of
595	the former school district residing in the proper election
596	district shall be eligible for election to the new board of
597	trustees for North Bolivar Consolidated School District or West
598	Bolivar Consolidated School District. The local school board of
599	each new school district shall reapportion the school board
600	districts in accordance with the procedure described in Section
601	37-7-207, Mississippi Code of 1972, as is necessary as soon as
602	practicable after the 2020 decennial census are published and as
603	soon as practicable after every decennial census thereafter. Any
604	school district affected by the required administrative
605	consolidation in such county that does not voluntarily consolidate
606	with the two (2) new school districts ordered by the State Board
607	of Education shall be administratively consolidated by the State
608	Board of Education with the appropriate school district in which
609	such district is located, to be effective on July 1 following the
610	election of the new local school boards. The State Board of
611	Education shall promptly move on its own motion to
612	administratively consolidate a school district which does not

613	voluntarily consolidate in order to enable the affected school
614	districts to reasonably accomplish the resulting administrative
615	consolidation into two (2) school districts by July 1 following
616	the election of the new school boards. All affected school
617	districts shall comply with any consolidation order issued by the
618	State Board of Education on or before July 1 following the
619	election of the new school boards.

(3) On July 1 following the election of the new school district boards of trustees in Bolivar County, the former county board of education and the former board of trustees of North Bolivar School District, Mound Bayou Public School District, West Bolivar School District, Shaw School District and Benoit School District shall be abolished. All real and personal property which is owned or titled in the name of a school district located in such former school district shall be transferred to the new reorganized school district of Bolivar County in which such former school district is located. Each former school board shall be responsible for establishing the contracts for teachers and principals for the next school year following the required administrative consolidation with the consultation of the newly elected successor school boards. The new Board of Trustees for the North Bolivar Consolidated School District shall appoint the Superintendent of Schools for said school district, and the Board of Trustees for the West Bolivar Consolidated School District shall appoint the Superintendent of Schools for said school

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638	district. The subsequent superintendent of schools of said
639	reorganized school districts shall not be elected but shall
640	thereafter be appointed by the successor boards of trustees in the
641	manner provided in Section 37-9-25. Any superintendent serving in
642	the former school districts shall be eligible for appointment as a
643	superintendent in North Bolivar Consolidated School District or
644	West Bolivar Consolidated School District. North Bolivar
645	Consolidated School District and West Bolivar Consolidated School
646	District shall not have more than one (1) assistant
647	superintendent. It shall be the responsibility of the successor
648	boards of trustees to prepare and approve the budget of the
649	respective new reorganized districts, and the successor boards of
650	trustees may use staff from the former school districts to prepare
651	the budget. Any proposed order of the State Board of Education
652	directing the transfer of the assets, real or personal property of
653	an affected school district in the county, shall be final and
654	conclusive for the purposes of the transfer of property required
655	by such administrative consolidation. Any person or school
656	district aggrieved by an order of the successor newly elected
657	board of trustees of a consolidated school district pursuant to
658	the required administrative consolidation may appeal therefrom to
659	the State Board of Education within ten (10) days from the date of
660	the adjournment of the meeting at which such order is entered.
661	Such appeal shall be de novo, and the finding of the State Board
662	of Education upon such question shall be final and conclusive for

- the purpose of the approval or disapproval of the action by said county board of education.
- (4) When any school district in such county is abolished under the provisions of this section, the abolition thereof shall not impair or release the property of such former school district from liability for the payment of the bonds or other indebtedness of such district.
- 670 Nothing in this section shall be construed to require (5) 671 the closing of any school or school facility, unless such facility is an unneeded administrative office located within a school 672 673 district which has been abolished under the provisions of this 674 section. All administrative consolidations under this section 675 shall be accomplished so as not to delay or in any manner 676 negatively affect the desegregation of another school district in 677 the county pursuant to court order.
- 678 The State Board of Education shall promulgate rules and 679 regulations to facilitate the administrative consolidation of the 680 school districts in Bolivar County pursuant to this section. 681 consolidated districts shall make an election within one (1) year 682 of consolidation concerning the group term life insurance 683 described in subsection (7) of Section 25-15-9. When the orders 684 of the State Board of Education adopting the boundaries of the 685 successor school districts and the successor board of trustees 686 election districts have been entered and are final, as directed by 687 the State Board of Education, the new district lines shall be

688 submitted by the State Board of Education with the assistance of 689 the Attorney General to the Attorney General of the United States 690 for preclearance or to the United States District Court for the District of Columbia for a declaratory judgment in accordance with 691 692 the provisions of the Voting Rights Act of 1965, as amended and 693 extended. In the event the change in the school district lines 694 and election districts are precleared or approved, the State Board 695 of Education shall formally declare the new lines as the new 696 boundaries of the successor school districts.

- 697 SECTION 11. Section 37-7-104.2, Mississippi Code of 1972, is 698 brought forward as follows:
- 699 37-7-104.2. (1) In Clay County, Mississippi, in which are 700 located, as of January 1, 2013, two (2) school districts, there 701 shall be an administrative consolidation of all of those school 702 districts in the county into one (1) new consolidated school 703 district to be designated as West Point Consolidated School 704 District which shall consist of the territory of the former Clay 705 County School District and the West Point School District. The 706 central administrative office of the West Point Consolidated 707 School District shall be located in West Point, Mississippi.
- 708 On or before September 1, 2013, the State Board of 709 Education shall serve the local school boards in Clay County with 710 notice and instructions regarding the timetable for action to be 711 taken to comply with the administrative consolidation required in 712 this section. The State Board of Education shall provide for the

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713	administrative consolidation of the school districts in the county
714	on or before July 1, 2015. In the new West Point Consolidated
715	School District, there shall be a new board of trustees comprised
716	of five (5) members selected as follows: (a) the Mayor and Board
717	of Aldermen of the City of West Point shall appoint three (3) of
718	the five (5) members, each to be selected for a term of four (4)
719	years; and (b) two (2) members to be elected for a term of four
720	(4) years by the electors of Clay County residing outside of the
721	West Point corporate limits who shall be residents of that
722	territory and who shall be elected in a November 2014 special
723	election which shall be called by the Governor for that purpose.
724	All subsequent members of the board elected from the territory
725	outside of the West Point corporate limits shall be elected for a
726	term of four (4) years at the regular general election held on the
727	first Monday in November next preceding the expiration of the term
728	of office of the respective member or members. All elected and
729	appointed members shall take office on the first Monday of January
730	following the date of their election or appointment. The State
731	Board of Education, with the assistance of the Joint Legislative
732	Committee on Performance Evaluation and Expenditure Review (PEER),
733	shall apportion the territory of the new consolidated school
734	district located outside the West Point corporate limits into two
735	(2) new single member board of trustee election districts. The
736	State Board of Education shall thereafter publish the same in some
737	newspaper of general circulation in the county for at least three

738	(3) consecutive weeks and after having given notice of publication
739	and recording the same upon the minutes of the school boards of
740	each school district in the county, the new district lines will
741	thereafter be effective for the November 2014 special election.
742	Any school board member of the former school districts residing in

743 the proper territory shall be eligible for appointment or election

to the new Board of Trustees for West Point Consolidated School

745 District.

Any school district affected by the required administrative consolidation in Clay County that does not voluntarily consolidate as ordered by the State Board of Education shall be administratively consolidated by the State Board of Education, to be effective on July 1 following the election of the new local school board. The State Board of Education shall promptly move on its own motion to administratively consolidate a school district which does not voluntarily consolidate in order to enable the affected school districts to reasonably accomplish the resulting administrative consolidation into one (1) consolidated school district by July 1 following the selection of the new board of trustees. The affected school districts shall comply with any consolidation order issued by the State Board of Education on or before July 1 following the selection of the new school boards.

760 (3) On July 1 following the selection of the new Board of
761 Trustees of the West Point Consolidated School District, the
762 former county board of education and the former Board of Trustees

763	of the West Point School District shall be abolished. All real
764	and personal property which is owned or titled in the name of a
765	school district located in such former school district shall be
766	transferred to the new reorganized school district of West Point
767	Consolidated School District in which such former school district
768	is located. Each former school board shall be responsible for
769	establishing the contracts for teachers and principals for the
770	next school year following the required administrative
771	consolidation with the consultation of the newly elected successor
772	school board. The new Board of Trustees for the West Point
773	Consolidated School District shall appoint the Superintendent of
774	Schools for the school district. The Superintendent of Schools
775	for the West Point Consolidated School District may appoint
776	assistant superintendent(s) of schools for the district, but in no
777	instance shall the administrative leadership of the West Point
778	Consolidated School District exceed the number of assistant
779	superintendents employed in the former West Point School District.
780	The subsequent superintendent of schools of the reorganized school
781	district shall not be elected, but shall thereafter be appointed
782	by the successor board of trustees in the manner provided in
783	Section 37-9-25. It shall be the responsibility of the successor
784	board of trustees to prepare and approve the budget of the new
785	reorganized district, and the successor board of trustees may use
786	staff from the former school districts to prepare the budget. Any
787	proposed order of the State Board of Education directing the

788 transfer of the assets, real or personal property of an affected school district in the county, shall be final and conclusive for 789 790 the purposes of the transfer of property required by such 791 administrative consolidation. Any person or school district 792 aggrieved by an order of the successor newly selected Board of 793 Trustees of the West Point Consolidated School District pursuant 794 to the required administrative consolidation may appeal therefrom 795 within ten (10) days from the date of the adjournment of the 796 meeting at which such order is entered. Said appeal shall be 797 taken in the same manner as appeals are taken from judgments or 798 decisions of the board of supervisors as provided in Section 799 11-51-75, Mississippi Code of 1972, the provisions of which shall 800 be fully applicable to appeals taken hereunder. The Board of 801 Trustees of the West Point Consolidated School District shall not 802 pass upon or approve or disapprove any such order until the time 803 for an appeal therefrom shall have expired, nor shall said board 804 pass upon or approve or disapprove any such order from which an 805 appeal is taken until said appeal shall have been finally 806 determined.

807 When any school district in the county is abolished 808 under the provisions of this section, the abolition thereof shall 809 not impair or release the property of that former school district 810 from liability for the payment of the bonds or other indebtedness 811 of such district.

812	(5) Nothing in this section shall be construed to require
813	the closing of any school or school facility, unless the facility
814	is an unneeded administrative office located within a school
815	district which has been abolished under the provisions of this
816	section. All administrative consolidations under this section
817	shall be accomplished so as not to delay or in any manner
818	negatively affect the desegregation of another school district in
819	the county pursuant to court order.

The State Board of Education shall promulgate rules and regulations to facilitate the administrative consolidation of the school districts in Clay County pursuant to this section. consolidated districts shall make an election within one (1) year of consolidation concerning the group term life insurance described in subsection (7) of Section 25-15-9. When the orders of the State Board of Education adopting the boundaries of the successor board of trustees election districts have been entered and are final, as directed by the State Board of Education, the new district lines shall be submitted by the State Board of Education with the assistance of the Attorney General to the Attorney General of the United States for preclearance or to the United States District Court for the District of Columbia for a declaratory judgment in accordance with the provisions of the Voting Rights Act of 1965, as amended and extended. In the event the change in the school district lines and election districts are precleared or approved, the State Board of Education shall

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- formally declare the new lines as the new boundaries of the successor school district.
- 839 For the initial two (2) years following the administrative consolidation required by this section, the State 840 841 Department of Education may grant a waiver of accountability and 842 state assessment requirements to the West Point Consolidated 843 School District for the student population enrolled therein from 844 the former Clay County School District when determining the new 845 consolidated school district accreditation level on the 846 performance and accountability rating model.
- SECTION 12. Section 37-7-104.3, Mississippi Code of 1972, is brought forward as follows:
- 849 37-7-104.3. (1) In Oktibbeha County, Mississippi, in which 850 are located, as of January 1, 2013, two (2) school districts, 851 there shall be an administrative consolidation of all of those 852 school districts in the county into one (1) new countywide 853 municipal separate school district to be designated as Starkville 854 Consolidated School District which shall consist of the territory 855 of the former Oktibbeha County School District and the Starkville 856 School District, effective on July 1, 2015. Until June 30, 2015, 857 preceding the effective date of the required administrative 858 consolidation of school districts in the county, the Oktibbeha 859 County School District shall remain in conservatorship, under the 860 authority and control of the Mississippi Recovery School District of the State Department of Education. At such time that the 861

862	administrative	consolidation	becomes eff	ective, the c	entral
863	administrative	office of the	Starkville	Consolidated	School
864	District shall	be located in	Starkville,	Mississippi.	

On or before July 1, 2014, the State Board of Education 865 866 shall serve the local school board of the Starkville School 867 District with notice and instructions regarding the timetable for 868 action to be taken to comply with the administrative consolidation 869 required in this section. In the new consolidated school district 870 there shall be a countywide municipal separate school district board of trustees, which shall consist of the existing members of 871 872 the Board of Trustees of the Starkville School District serving as 873 a member on July 1, 2015. However, upon the first occurrence of a 874 vacancy on the board as a result of an expired term of an 875 appointed board member, that vacancy shall become an elected 876 position and shall be filled by the election of a board member by 877 the county board of supervisors in the manner prescribed in 878 Section 37-7-203(1) for the election of a member who resides 879 outside of the incorporated municipal limits. The Board of 880 Supervisors of Oktibbeha County shall thereafter publish the same 881 in some newspaper of general circulation in the county for at 882 least three (3) consecutive weeks and after having given notice of 883 publication and recording the same upon the minutes of the school 884 boards of each school district in the county. Any school district 885 affected by the required administrative consolidation in the 886 county that does not voluntarily consolidate as ordered by the

State Board of Education shall be administratively consolidated by the State Board of Education, to be effective immediately upon action of the State Board of Education. The State Board of Education shall promptly move on its own motion to administratively consolidate a school district which does not voluntarily consolidate in order to enable the affected school districts to reasonably accomplish the resulting administrative consolidation into one (1) consolidated school district by July 1 following the motion to consolidate. The affected school districts shall comply with any consolidation order issued by the State Board of Education.

(3) On July 1, 2015, following the motion of State Board of Education to consolidate school districts in Oktibbeha County, the Oktibbeha County School District shall be abolished. All real and personal property which is owned or titled in the name of the school district located in such former school district shall be transferred to the Starkville Consolidated School District. The Board of Trustees of the Starkville Consolidated School District shall be responsible for establishing the contracts for teachers, principals, clerical and administrative staff personnel for the 2015-2016 school year and thereafter and shall consult with the conservator for the establishment of contracts for teachers, principals, clerical and administrative staff personnel located in the former Oktibbeha County School District for the 2015-2016 school year. The superintendent and assistant superintendent(s)

912	of schools of the former Starkville School District shall continue
913	to serve in like administrative capacities of the Starkville
914	Consolidated School District, but in no instance shall the
915	administrative leadership of the Starkville Consolidated School
916	District exceed three (3) assistant superintendents to be
917	appointed by the superintendent of the former Starkville School
918	District. No superintendent serving in the former school district
919	located in the county designated as an under-performing school
920	district or placed under conservatorship shall be eligible for
921	appointment as a superintendent or assistant superintendent in the
922	Starkville Consolidated School District. Likewise, no trustee
923	serving in the former school district located in the county
924	designated as an under-performing school district or placed under
925	conservatorship shall be eligible for election to the new Board of
926	Trustees of the Starkville Consolidated School District. It shall
927	be the responsibility of the board of trustees to prepare and
928	approve the budget of the respective new reorganized district, and
929	the board of trustees may use staff from the former school
930	district to prepare the budget. Any proposed order of the State
931	Board of Education directing the transfer of the assets, real or
932	personal property of an affected school district in the county,
933	shall be final and conclusive for the purposes of the transfer of
934	property required by such administrative consolidation.

(4) Nothing in this section shall be construed to require

the closing of any school or school facility, unless the facility

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- is an unneeded administrative office located within a school
 district which has been abolished under the provisions of this
 section. All administrative consolidations under this section
 shall be accomplished so as not to delay or in any manner
 negatively affect the desegregation of another school district in
 the county pursuant to court order.
- 943 (5) The State Board of Education shall promulgate rules and 944 regulations to facilitate the administrative consolidation of the 945 school districts in Oktibbeha County pursuant to this section. 946 The consolidated districts shall make an election within one (1) 947 year of consolidation concerning the group term life insurance 948 described in Section 25-15-9(7).
 - (6) For the initial three (3) years following the administrative consolidation required by this section, the State Department of Education shall grant a waiver of accountability and state assessment requirements to the Starkville Consolidated School District for the student population enrolled therein from the former Oktibbeha County School District when determining the new consolidated school district accreditation level on the performance and accountability rating model.
- 957 (7) The governing school board and superintendent of schools 958 of the Starkville Public School District shall collaborate with 959 the State Department of Education and the appointed conservator of 960 the Oktibbeha County School District, as soon as practicable after 961 the effective date of this act, for the planning and transition of

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962	programs,	services	and	alignment	of	curriculum	for	the
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- 963 administratively consolidated school districts.
- 964 **SECTION 13.** This act shall take effect and be in force from
- 965 and after July 1, 2015.