Lost AMENDMENT NO 2 PROPOSED TO

Senate Bill No. 2695

BY: Senator(s) Stone

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

- 23 **SECTION 1.** Sections 1 through 4 of this act shall be known
- 24 and may be cited as the "Special Education Improvement Act of
- 25 2015."
- 26 **SECTION 2.** Beginning with the appropriation for fiscal year
- 27 2016, funding for the special education program required under
- 28 Chapter 23, Title 37, Mississippi Code of 1972, shall be
- 29 appropriated to the State Board of Education as a separate line
- 30 item in the K-12 education general support appropriations bill.
- 31 The State Board of Education shall allocate the special education
- 32 funding to each school district as follows:



- 33 For each teacher employed by a school district in a program 34 for exceptional children, as defined in Section 27-23-3, which is approved by the State Department of Education, an amount equal to 35 one hundred percent (100%) of the adequate education program 36 37 salary schedule prescribed in Section 37-19-7, based on the type 38 of license and number of years' teaching experience held by each approved special education teacher, plus an amount equal to one 39 40 hundred percent (100%) of the applicable employer's rate for 41 social security and contributions to the state retirement system. 42 SECTION 3. The State Department of Education shall employ a 43 coordinator of Autism Spectrum Disorder (ASD) services and a PIN
- 46 (a) Develop and implement statewide ASD public
 47 education policies under the auspices of the Office of Special
 48 Education within the State Department of Education and in
 49 cooperation with the Mississippi Autism Advisory Committee created
 50 under Section 37-169-1;

created for this purpose. The coordinator shall perform the

- 51 (b) Conduct oversight of ASD services in the public 52 schools;
- on ASD services with the State Department of Mental Health and the State Department of Rehabilitation Services, as well as other state agencies that may provide ASD or related services; and



following duties:

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- 57 Carry out any other duties assigned by the State
- 58 Superintendent of Public Education or the State Director of
- 59 Special Education.
- As used in this section, the following words 60 SECTION 4. (1)
- and phrases have the meanings ascribed in this subsection unless 61
- 62 the context clearly indicates otherwise:
- "Dyslexia" means a specific learning disability 63
- 64 that is neurological in origin, characterized by difficulties with
- 65 accurate and fluent word recognition and poor spelling and
- decoding abilities, which typically result from a deficit in the 66
- 67 phonological component of language which is often unexpected in
- relation to other cognitive abilities and the provision of 68
- 69 effective classroom instruction, and further characterized by
- 70 secondary consequences that may include problems in reading
- 71 comprehension and reduced reading experience, which can impede
- 72 growth of vocabulary and background knowledge.
- 73 "Fund" means the Children with Special Needs Fund (b)
- 74 created under this section.
- 75 (C) "Parent" means a resident of this state who is a
- 76 parent, legal quardian, custodian or other person having the
- 77 authority to act on behalf of a child.
- 78 "Services" means special education services
- 79 provided in Mississippi schools under the Individuals with
- 80 Disabilities Education Act (IDEA) or state laws and clinical or
- therapeutic services provided by licensed professionals. 81

- 82 "Special education advisory panel" means the
- 83 advisory panel created pursuant to Section 37-23-145 to advise the
- State Department of Education on issues related to special 84
- 85 education.
- "Special needs" means the needs of a child who has 86 (f)
- 87 an Individualized Education Program (IEP) through a school
- district in Mississippi or a diagnosis by a licensed professional 88
- 89 of dyslexia.
- 90 Subject to an initial annual appropriation of Four (2)
- Million Dollars (\$4,000,000.00), there is created the Children 91
- with Special Needs Fund, to be administered by the State 92
- 93 Department of Health, for the purpose of helping families of
- 94 children with special needs defray the costs of therapies,
- 95 services and equipment for a child with special needs as follows:
- As a supplement to services provided within the 96
- 97 school setting under IDEA or state law;
- 98 For clinical or therapeutic services and equipment (b)
- that are not allowed under IDEA but which are prescribed by a 99
- 100 licensed professional; and
- 101 For respite care, enrichment programs and special
- 102 purpose camps that support the child's special needs, private
- 103 tutoring and assistive technology.
- 104 In order to be eligible for assistance from the fund, a
- 105 child must:



- 106 (a) Be in the age range of three (3) through twenty-one
- 107 (21) years;
- 108 (b) Have a parent or legal guardian who is a lawful
- 109 resident of the State of Mississippi; and
- (c) (i) Possess an IEP through a school district in
- 111 this state; or
- 112 (ii) Possess a diagnosis of dyslexia from a
- 113 licensed professional.
- 114 (4) Monies from the fund may be used for the following
- 115 allowable expenses:
- 116 (a) In-home or out-of-home respite care;
- 117 (b) Clinical services provided by licensed therapists,
- 118 including behavioral, occupational, physical, speech, art and
- 119 music therapists;
- 120 (c) Enrichment programs and special purpose camps that
- 121 support the child's special needs;
- 122 (d) Private tutoring;
- (e) Assistive technology software and hardware which is
- 124 not covered by private insurance or Medicaid but prescribed by a
- 125 licensed therapist or physician; and
- 126 (f) Therapeutic and life skills equipment and
- 127 technology software and hardware not covered by private insurance
- 128 or Medicaid but prescribed by a licensed therapist or physician.



- 129 (5) Tuition and fees to private, parochial or other
- 130 nonpublic schools are not allowable expenditures for monies from
- 131 the fund.
- 132 (6) The State Department of Health, in cooperation with the
- 133 special education advisory panel, shall develop guidelines for the
- 134 administration and distribution of monies from the fund. The
- 135 guidelines must include, but need not be limited to, the
- 136 following:
- 137 (a) Application procedures that will not present an
- 138 undue burden on families;
- (b) Application procedures that establish a timeline
- 140 for submission and a means of prioritizing applications by the
- 141 order in which the applications are received;
- 142 (c) An application form that requires:
- 143 (i) The name and address of the applicant, which
- 144 must be the child's parent or legal guardian;
- 145 (ii) The household income of the applicant,
- 146 verified by a copy of the parent or guardian's most recent federal
- 147 income tax return;
- 148 (iii) The name, age, gender and date of birth of
- 149 the child for whom services are requested;
- 150 (iv) A description of the services for which funds
- 151 are requested, including the name and address of the service
- 152 provider and the expected length of time or frequency of the
- 153 service. If funds are requested for equipment, the application

- 154 must include: the name and address of the equipment provider;
- 155 whether the equipment is new or used; if the requested funds will
- 156 be used for renting, leasing or purchasing the equipment; and if
- 157 the equipment will not be purchased, the period of time for which
- 158 any rental or lease is planned.
- 159 (v) The reason for requesting the funds;
- 160 (vi) The amount of funds being requested, subject
- 161 to the following limitations:
- 162 1. Families with a household income over four
- 163 hundred percent (400%) of the federal poverty level may apply
- 164 annually for assistance not exceeding One Thousand Dollars
- 165 (\$1,000.00).
- 166 2. Families with a household income over
- 167 three hundred percent (300%) but not more than four hundred
- 168 percent (400%) of the federal poverty level may apply annually for
- 169 assistance not exceeding Two Thousand Dollars (\$2,000.00).
- 170 3. Families with a household income over two
- 171 hundred percent (200%) but not more than three hundred percent
- 172 (300%) of the federal poverty level may apply annually for
- assistance not exceeding Three Thousand Dollars (\$3,000.00).
- 174 4. Families with a household income at or
- 175 below two hundred percent (200%) of the federal poverty level may
- 176 apply annually for assistance not exceeding Four Thousand Dollars
- $177 \quad (\$4,000.00); \text{ and}$



- 178 (vii) Supporting materials that must include, at a
- 179 minimum, the following:
- 180 A copy of the child's treatment plan
- submitted by a licensed therapist or physician; 181
- 182 2. In the case of a request for equipment, a
- 183 prescription submitted by a licensed therapist or physician;
- 184 3. Copies of written statements regarding the
- 185 diagnosis or observation of the child by clinical or educational
- 186 professionals who have evaluated, treated, taught or tutored the
- child within the most recent period of twenty-four (24) months; 187
- 188 4. Copies of the child's relevant medical
- 189 records; and
- 190 5. A complete copy of the child's most recent
- 191 IEP;
- 192 A requirement that no less than fifty percent (50%) (d)
- 193 of the fund's annual appropriation be reserved for applicants who
- 194 are at or below four hundred percent (400%) of the federal poverty
- 195 level;
- 196 A procedure for online and paper-based application
- 197 submissions:
- 198 (f) A streamlined annual renewal process for those
- 199 applicants wishing to reapply which requires submission, along
- 200 with a renewal application, of: documentation of completion of at
- 201 least seventy-five percent (75%) of services outlined in the
- 202 preceding year's application; a description of the effectiveness



- of services; documentation of continued need from a licensed 203
- 204 professional or service provider; and the anticipated treatment
- 205 plan for continuation of services; and
- 206 A clear process for the denial of an application
- 207 and an appeal of any denial.
- 208 (7) The Office of the State Auditor shall be responsible for
- 209 oversight of the fund's operations. Before October 1 of each
- year, the State Auditor shall submit a report to the Legislature 210
- 211 outlining the fund's expenditures during the preceding fiscal
- year, which report must include no less than the following: 212
- 213 A detailed listing of services and equipment
- 214 provided to participants; and
- 215 Demographic data, including:
- 216 The number of children served by year of age;
- 217 The number of children served by school (ii)
- 218 district in which they reside;
- 219 The number of children served by each public (iii)
- 220 and private provider of services or equipment for participants;
- 221 (iv) The number of adults and children in
- 222 households of children served by household size;
- 223 (∇) Household income in households of children
- 224 served by the income ranges prescribed in subparagraph (c) (vii) of
- 225 subsection (6); and
- 226 The number of children served by enrollment
- 227 in public, private and home schools.



- 228 SECTION 5. Section 37-151-5, Mississippi Code of 1972, is 229 amended as follows:
- 230 37-151-5. As used in Sections 37-151-5 and 37-151-7:
- 231 "Adequate program" or "adequate education program" (a)
- 232 or "Mississippi Adequate Education Program (MAEP)" shall mean the
- 233 program to establish adequate current operation funding levels
- 234 necessary for the programs of such school district to meet at
- 235 least a successful Level III rating of the accreditation system as
- 236 established by the State Board of Education using current
- 237 statistically relevant state assessment data.
- 238 (b) "Educational programs or elements of programs not
- 239 included in the adequate education program calculations, but which
- 240 may be included in appropriations and transfers to school
- 241 districts" shall mean:
- 242 "Capital outlay" shall mean those funds used (i)
- 243 for the constructing, improving, equipping, renovating or major
- 244 repairing of school buildings or other school facilities, or the
- 245 cost of acquisition of land whereon to construct or establish such
- 246 school facilities.
- 247 "Pilot programs" shall mean programs of a (ii)
- 248 pilot or experimental nature usually designed for special purposes
- 249 and for a specified period of time other than those included in
- 250 the adequate education program.
- 251 (iii) "Adult education" shall mean public
- 252 education dealing primarily with students above eighteen (18)

- 253 years of age not enrolled as full-time public school students and
- 254 not classified as students of technical schools, colleges or
- 255 universities of the state.
- 256 (iv) "Food service programs" shall mean those
- 257 programs dealing directly with the nutritional welfare of the
- 258 student, such as the school lunch and school breakfast programs.
- (c) "Base student" shall mean that student
- 260 classification that represents the most economically educated
- 261 pupil in a school system meeting the definition of successful, as
- 262 determined by the State Board of Education.
- 263 (d) "Base student cost" shall mean the funding level
- 264 necessary for providing an adequate education program for one (1)
- 265 base student, subject to any minimum amounts prescribed in Section
- 266 37-151-7(1).
- (e) "Add-on program costs" shall mean those items which
- 268 are included in the adequate education program appropriations and
- 269 are outside of the program calculations:
- 270 (i) "Transportation" shall mean transportation to
- 271 and from public schools for the students of Mississippi's public
- 272 schools provided for under law and funded from state funds.
- 273 (ii) "Vocational or technical education program"
- 274 shall mean a secondary vocational or technical program approved by
- 275 the State Department of Education and provided for from state
- 276 funds.
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- 278 (* * *iii) "Gifted education program" shall mean
- 279 those programs for the instruction of intellectually or
- academically gifted children as defined and provided for in 280
- 281 Section 37-23-175 et seq.
- 282 (* * *iv) "Alternative school program" shall mean
- 283 those programs for certain compulsory-school-age students as
- 284 defined and provided for in Sections 37-13-92 and 37-19-22.
- 285 "Extended school year programs" shall (* * *_V)
- 286 mean those programs authorized by law which extend beyond the
- 287 normal school year.
- 288 (* * *vi) "University-based programs" shall mean
- 289 those university-based programs for handicapped children as
- 290 defined and provided for in Section 37-23-131 et seq.
- 291 (* * *_{Vii}) "Bus driver training" programs shall
- 292 mean those driver training programs as provided for in Section
- 293 37-41-1.
- 294 "Teacher" shall include any employee of a local (f)
- school who is required by law to obtain a teacher's license from 295
- 296 the State Board of Education and who is assigned to an
- 297 instructional area of work as defined by the State Department of
- 298 Education.
- 299 "Principal" shall mean the head of an attendance (q)
- 300 center or division thereof.
- 301 "Superintendent" shall mean the head of a school
- 302 district.

- 303 (i) "School district" shall mean any type of school 304 district in the State of Mississippi, and shall include 305 agricultural high schools.
- 306 "Minimum school term" shall mean a term of at least 307 one hundred eighty (180) days of school in which both teachers and 308 pupils are in regular attendance for scheduled classroom 309 instruction for not less than sixty-three percent (63%) of the 310 instructional day, as fixed by the local school board for each 311 school in the school district. It is the intent of the Legislature that any tax levies generated to produce additional 312 313 local funds required by any school district to operate school 314 terms in excess of one hundred seventy-five (175) days shall not 315 be construed to constitute a new program for the purposes of 316 exemption from the limitation on tax revenues as allowed under 317 Sections 27-39-321 and 37-57-107 for new programs mandated by the 318 Legislature.
- 319 (k) The term "transportation density" shall mean the 320 number of transported children in average daily attendance per 321 square mile of area served in a school district, as determined by 322 the State Department of Education.
- 323 (1) The term "transported children" shall mean children
 324 being transported to school who live within legal limits for
 325 transportation and who are otherwise qualified for being
 326 transported to school at public expense as fixed by Mississippi
 327 state law.



328	(m) The term "year of teaching experience" shall mean
329	nine (9) months of actual teaching in the public or private
330	schools. In no case shall more than one (1) year of teaching
331	experience be given for all services in one (1) calendar or school
332	year. In determining a teacher's experience, no deduction shall
333	be made because of the temporary absence of the teacher because of
334	illness or other good cause, and the teacher shall be given credit
335	therefor. Beginning with the 2003-2004 school year, the State
336	Board of Education shall fix a number of days, not to exceed
337	forty-five (45) consecutive school days, during which a teacher
338	may not be under contract of employment during any school year and
339	still be considered to have been in full-time employment for a
340	regular scholastic term. If a teacher exceeds the number of days
341	established by the State Board of Education that a teacher may not
342	be under contract but may still be employed, that teacher shall
343	not be credited with a year of teaching experience. In
344	determining the experience of school librarians, each complete
345	year of continuous, full-time employment as a professional
346	librarian in a public library in this or some other state shall be
347	considered a year of teaching experience. If a full-time school
348	administrator returns to actual teaching in the public schools,
349	the term "year of teaching experience" shall include the period of
350	time he or she served as a school administrator. In determining
351	the salaries of teachers who have experience in any branch of the
352	military, the term "year of teaching experience" shall include

each complete year of actual classroom instruction while serving in the military. In determining the experience of speech-language pathologists and audiologists, each complete year of continuous full-time post master's degree employment in an educational setting in this or some other state shall be considered a year of teaching experience. Provided, however, that school districts are authorized, in their discretion, to negotiate the salary levels applicable to certificated employees employed after July 1, 2009, who are receiving retirement benefits from the retirement system of another state, and the annual experience increment provided in Section 37-19-7 shall not be applicable to any such retired certificated employee.

(n) (i) The term "average daily attendance" shall be the figure which results when the total aggregate full-day attendance during the period or months counted is divided by the number of days during the period or months counted upon which both teachers and pupils are in regular attendance for scheduled classroom instruction, unless a pupil's absence is excused due to participation in an activity authorized by the State Board of Education under subparagraph (ii) of this paragraph * * *. For purposes of determining and reporting attendance, a pupil must be present for at least sixty-three percent (63%) of the instructional day, as fixed by the local school board for each school in the school district, in order to be considered in full-day attendance. Prior to full implementation of the adequate

education program the department shall deduct the average daily attendance for the alternative school program provided for in Section 37-19-22.

381 The State Board of Education shall define (ii) 382 those activities necessitating a pupil's absence that, for 383 purposes of determining and reporting attendance for average daily 384 attendance purposes, must be considered an excused absence. 385 activities include, but are not limited to: official organized 386 events sponsored by the 4-H or Future Farmers of America (FFA); 387 official organized junior livestock shows and rodeo events; 388 official employment as a page at the State Capitol for the 389 Mississippi House of Representatives or Senate; subject-matter 390 field trips; athletic contests; student conventions; music 391 festivals or contests; and any similar school-related activity 392 designated by the State Board of Education. The State Board of 393 Education shall prescribe the means by which a pupil's absence due 394 to participation in an activity authorized by the board pursuant 395 to this subparagraph must be verified. This subparagraph (ii) 396 shall stand repealed on July 1, 2016.

- (o) The term "local supplement" shall mean the amount paid to an individual teacher over and above the adequate education program salary schedule for regular teaching duties.
- 400 (p) The term "aggregate amount of support from ad
 401 valorem taxation" shall mean the amounts produced by the
 402 district's total tax levies for operations.



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- 403 (q) The term "adequate education program funds" shall
- 404 mean all funds, both state and local, constituting the
- 405 requirements for meeting the cost of the adequate program as
- 406 provided for in Section 37-151-7.
- 407 (r) "Department" shall mean the State Department of
- 408 Education.
- 409 (s) "Commission" shall mean the Mississippi Commission
- 410 on School Accreditation created under Section 37-17-3.
- 411 (t) The term "successful school district" shall mean a
- 412 Level III school district as designated by the State Board of
- 413 Education using current statistically relevant state assessment
- 414 data.
- 415 (u) "Dual enrollment-dual credit programs" shall mean
- 416 programs for potential or recent high school student dropouts to
- 417 dually enroll in their home high school and a local community
- 418 college in a dual credit program consisting of high school
- 419 completion coursework and a credential, certificate or degree
- 420 program at the community college, as provided in Section
- 421 37-15-38(19).
- 422 (v) "Charter school" means a public school that is
- 423 established and operating under the terms of a charter contract
- 424 between the school's governing board and the Mississippi Charter
- 425 School Authorizer Board.
- 426 **SECTION 6.** Section 37-151-7, Mississippi Code of 1972, is
- 427 amended as follows:



- 37-151-7. The annual allocation to each school district for the operation of the adequate education program shall be determined as follows:
- (1) Computation of the basic amount to be included for

 current operation in the adequate education program. The

 following procedure shall be followed in determining the annual

 allocation to each school district:
- 435 Determination of average daily attendance. 436 Effective with fiscal year 2011, the State Department of Education 437 shall determine the percentage change from the prior year of each 438 year of each school district's average of months two (2) and three 439 (3) average daily attendance (ADA) for the three (3) immediately 440 preceding school years of the year for which funds are being 441 appropriated. For any school district that experiences a positive 442 growth in the average of months two (2) and three (3) ADA each 443 year of the three (3) years, the average percentage growth over 444 the three-year period shall be multiplied times the school 445 district's average of months two (2) and three (3) ADA for the 446 year immediately preceding the year for which MAEP funds are being 447 appropriated. The resulting amount shall be added to the school 448 district's average of months two (2) and three (3) ADA for the 449 year immediately preceding the year for which MAEP funds are being 450 appropriated to arrive at the ADA to be used in determining a 451 school district's MAEP allocation. Otherwise, months two (2) and 452 three (3) ADA for the year immediately preceding the year for

453	which MAEP funds are being appropriated will be used in
454	determining a school district's MAEP allocation. In any fiscal
455	year prior to 2010 in which the MAEP formula is not fully funded,
456	for those districts that do not demonstrate a three-year positive
457	growth in months two (2) and three (3) ADA, months one (1) through
458	nine (9) ADA of the second preceding year for which funds are
459	being appropriated or months two (2) and three (3) ADA of the
460	preceding year for which funds are being appropriated, whichever
461	is greater, shall be used to calculate the district's MAEP
462	allocation. The district's average daily attendance shall be
463	computed and currently maintained in accordance with regulations
464	promulgated by the State Board of Education. The district's
465	average daily attendance shall include any student enrolled in a
466	Dual Enrollment-Dual Credit Program as defined and provided in
467	Section 37-15-38(19). The State Department of Education shall
468	make payments for Dual Enrollment-Dual Credit Programs to the home
469	school in which the student is enrolled, in accordance with
470	regulations promulgated by the State Board of Education. The
471	community college providing services to students in a Dual
472	Enrollment-Dual Credit Program shall require payment from the home
473	school district for services provided to such students at a rate
474	of one hundred percent (100%) of ADA. All MAEP/state funding
475	shall cease upon completion of high school graduation
476	requirements.

478 fiscal year 2011 and every fourth fiscal year thereafter, the 479 State Board of Education, on or before August 1, with adjusted 480 estimate no later than January 2, shall submit to the Legislative 481 Budget Office and the Governor a proposed base student cost 482 adequate to provide the following cost components of educating a 483 pupil in a successful school district: (i) instructional cost; 484 (ii) administrative cost; (iii) operation and maintenance of 485 plant; and (iv) ancillary support cost. For purposes of these calculations, the Department of Education shall utilize financial 486 487 data from the second preceding year of the year for which funds 488 are being appropriated. 489 For the instructional cost component, the Department of 490 Education shall select districts that have been identified as instructionally successful and have a ratio of a number of 491 492 teachers per one thousand (1,000) students that is between one (1) 493 standard deviation above the mean and two (2) standard deviations 494 below the mean of the statewide average of teachers per one 495 thousand (1,000) students. The instructional cost component shall 496 be calculated by dividing the latest available months one (1) 497 through nine (9) ADA into the instructional expenditures of these 498 selected districts. For the purpose of this calculation, the Department of Education shall use the following funds, functions 499 500 and objects:

Determination of base student cost. Effective with

Fund 1120 Functions 1110-1199 Objects 100-999, Functions

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502	1210, 1220, 2150-2159 Objects 210 and 215;
503	Fund 1130 All Functions, Object Code 210 and 215;
504	Fund 2001 Functions 1110-1199 Objects 100-999;
505	Fund 2070 Functions 1110-1199 Objects 100-999;
506	Fund 2420 Functions 1110-1199 Objects 100-999;
507	Fund 2711 All Functions, Object Code 210 and 215.
508	Prior to the calculation of the instructional cost component,
509	there shall be subtracted from the above expenditures any revenue
510	received for Chickasaw Cession payments, Master Teacher
511	Certification payments and the district's portion of state revenue
512	received from the MAEP at-risk allocation.
513	For the administrative cost component, the Department of
514	Education shall select districts that have been identified as
515	instructionally successful and have a ratio of an administrative
516	staff to nonadministrative staff between one (1) standard
517	deviation above the mean and two (2) standard deviations below the
518	mean of the statewide average administrative staff to
519	nonadministrative staff. The administrative cost component shall
520	be calculated by dividing the latest available months one (1)
521	through nine (9) ADA of the selected districts into the
522	administrative expenditures of these selected districts. For the
523	purpose of this calculation, the Department of Education shall use
524	the following funds, functions and objects:
525	Fund 1120 Functions 2300-2599, Functions 2800-2899,
526	Objects 100-999;



527	Fund 2711 Functions 2300-2599, Functions 2800-2899,
528	Objects 100-999.
529	For the plant and maintenance cost component, the Department
530	of Education shall select districts that have been identified as
531	instructionally successful and have a ratio of plant and
532	maintenance expenditures per one hundred thousand (100,000) square
533	feet of building space and a ratio of maintenance workers per one
534	hundred thousand (100,000) square feet of building space that are
535	both between one (1) standard deviation above the mean and two (2)
536	standard deviations below the mean of the statewide average. The
537	plant and maintenance cost component shall be calculated by
538	dividing the latest available months one (1) through nine (9) ADA
539	of the selected districts into the plant and maintenance
540	expenditures of these selected districts. For the purpose of this
541	calculation, the Department of Education shall use the following
542	funds, functions and objects:
543	Fund 1120 Functions 2600-2699, Objects 100-699
544	and Objects 800-999;
545	Fund 2711 Functions 2600-2699, Objects 100-699
546	and Objects 800-999;
547	Fund 2430 Functions 2600-2699, Objects 100-699
548	and Objects 800-999.
549	For the ancillary support cost component, the Department of
550	Education shall select districts that have been identified as
551	instructionally successful and have a ratio of a number of



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     librarians, media specialists, quidance counselors and
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     psychologists per one thousand (1,000) students that is between
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     one (1) standard deviation above the mean and two (2) standard
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     deviations below the mean of the statewide average of librarians,
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     media specialists, guidance counselors and psychologists per one
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     thousand (1,000) students. The ancillary cost component shall be
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     calculated by dividing the latest available months one (1) through
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     nine (9) ADA into the ancillary expenditures instructional
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     expenditures of these selected districts. For the purpose of this
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     calculation, the Department of Education shall use the following
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     funds, functions and objects:
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          Fund 1120 Functions 2110-2129, Objects 100-999;
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          Fund 1120 Functions 2140-2149, Objects 100-999;
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          Fund 1120 Functions 2220-2229, Objects 100-999;
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          Fund 2001 Functions 2100-2129, Objects 100-999;
          Fund 2001 Functions 2140-2149, Objects 100-999;
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          Fund 2001 Functions 2220-2229, Objects 100-999.
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          The total base cost for each year shall be the sum of the
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     instructional cost component, administrative cost component, plant
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     and maintenance cost component and ancillary support cost
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     component, and any estimated adjustments for additional state
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     requirements as determined by the State Board of Education.
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     Provided, however, that the base student cost in fiscal year 1998
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     shall be Two Thousand Six Hundred Sixty-four Dollars ($2,664.00).
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For each of the fiscal years between the recalculation of the base student cost under the provisions of this paragraph (b), the base student cost shall be increased by an amount equal to forty percent (40%) of the base student cost for the previous fiscal year, multiplied by the latest annual rate of inflation for the State of Mississippi as determined by the State Economist, plus any adjustments for additional state requirements such as, but not limited to, teacher pay raises and health insurance premium increases.

(c) Determination of the basic adequate education program cost. The basic amount for current operation to be included in the Mississippi Adequate Education Program for each school district shall be computed as follows:

Multiply the average daily attendance of the district by the base student cost as established by the Legislature, which yields the total base program cost for each school district.

pupils. The amount to be included for at-risk pupil programs for each school district shall be computed as follows: Multiply the base student cost for the appropriate fiscal year as determined under paragraph (b) by five percent (5%), and multiply that product by the number of pupils participating in the federal free school lunch program in such school district, which yields the total adjustment for at-risk pupil programs for such school district.



- 601 (e) Add-on program cost. The amount to be allocated to
 602 school districts in addition to the adequate education program
 603 cost for add-on programs for each school district shall be
 604 computed as follows:
- (i) Transportation cost shall be the amount
 allocated to such school district for the operational support of
 the district transportation system from state funds.
- (ii) Vocational or technical education program

 cost shall be the amount allocated to such school district from

 state funds for the operational support of such programs.
- 611 * * *
- 612 (* * *iii) Gifted education program cost shall be
 613 the amount allocated to such school district from state funds for
 614 the operational support of such programs.
- (* * \underline{iv}) Alternative school program cost shall be the amount allocated to such school district from state funds for the operational support of such programs.
- 618 (***v) Extended school year programs shall be
 619 the amount allocated to school districts for those programs
 620 authorized by law which extend beyond the normal school year.
- (* * *<u>vi</u>) University-based programs shall be the amount allocated to school districts for those university-based programs for handicapped children as defined and provided for in Section 37-23-131 et seq., Mississippi Code of 1972.

- (* * *vii) Bus driver training programs shall be
 the amount provided for those driver training programs as provided
 for in Section 37-41-1 * * *.
- The sum of the items listed above (i) transportation, (ii)
 vocational or technical education, * * * (* * *iii) gifted
 education, (* * *iv) alternative school, (* * *v) extended
 school year, (* * *vi) university-based, and (* * *vii) bus
- driver training shall yield the add-on cost for each school
- 633 district.
- 634 (f) Total projected adequate education program cost.
- 635 The total Mississippi Adequate Education Program cost shall be the
- 636 sum of the total basic adequate education program cost (paragraph
- 637 (c)), and the adjustment to the base student cost for at-risk
- 638 pupils (paragraph (d)) for each school district. In any year in
- 639 which the MAEP is not fully funded, the Legislature shall direct
- 640 the Department of Education in the K-12 appropriation bill as to
- 641 how to allocate MAEP funds to school districts for that year.
- (g) The State Auditor shall annually verify the State
- Board of Education's estimated calculations for the Mississippi
- 644 Adequate Education Program that are submitted each year to the
- 645 Legislative Budget Office on August 1 and the final calculation
- 646 that is submitted on January 2.
- 647 (2) Computation of the required local revenue in support of
- 648 the adequate education program. The amount that each district



shall provide toward the cost of the adequate education program shall be calculated as follows:

- 651 The State Department of Education shall certify to 652 each school district that twenty-eight (28) mills, less the 653 estimated amount of the yield of the School Ad Valorem Tax 654 Reduction Fund grants as determined by the State Department of 655 Education, is the millage rate required to provide the district 656 required local effort for that year, or twenty-seven percent (27%) 657 of the basic adequate education program cost for such school 658 district as determined under paragraph (c), whichever is a lesser 659 amount. In the case of an agricultural high school, the millage 660 requirement shall be set at a level which generates an equitable 661 amount per pupil to be determined by the State Board of Education. 662 The local contribution amount for school districts in which there 663 is located one or more charter schools will be calculated using 664 the following methodology: using the adequate education program 665 twenty-eight (28) mill value, or the twenty-seven percent (27%) 666 cap amount (whichever is less) for each school district in which a 667 charter school is located, an average per pupil amount will be 668 calculated. This average per pupil amount will be multiplied 669 times the number of students attending the charter school in that 670 school district. The sum becomes the charter school's local 671 contribution to the adequate education program.
- 672 (b) The State Department of Education shall determine 673 the following from the annual assessment information submitted to

674	the department by the tax assessors of the various counties: (1)
675	the total assessed valuation of nonexempt property for school
676	purposes in each school district; (ii) assessed value of exempt
677	property owned by homeowners aged sixty-five (65) or older or
678	disabled as defined in Section 27-33-67(2) * * *; (iii) the school
679	district's tax loss from exemptions provided to applicants under
680	the age of sixty-five (65) and not disabled as defined in Section
681	27-33-67(1) * * *; and (iv) the school district's homestead
682	reimbursement revenues.

- (c) The amount of the total adequate education program funding which shall be contributed by each school district shall be the sum of the ad valorem receipts generated by the millage required under this subsection plus the following local revenue sources for the appropriate fiscal year which are or may be available for current expenditure by the school district:
- One hundred percent (100%) of Grand Gulf income as prescribed in Section 27-35-309.
- One hundred percent (100%) of any fees in lieu of taxes as prescribed in Section 27-31-104.
- 693 (3) Computation of the required state effort in support of the adequate education program.
 - (a) The required state effort in support of the adequate education program shall be determined by subtracting the sum of the required local tax effort as set forth in subsection (2)(a) of this section and the other local revenue sources as set



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- forth in subsection (2)(c) of this section in an amount not to
 exceed twenty-seven percent (27%) of the total projected adequate
 education program cost as set forth in subsection (1)(f) of this
 section from the total projected adequate education program cost
 as set forth in subsection (1)(f) of this section.
- 704 Provided, however, that in fiscal year 2015, any 705 increase in the said state contribution to any district calculated 706 under this section shall be not less than six percent (6%) in 707 excess of the amount received by said district from state funds 708 for fiscal year 2002; in fiscal year 2016, any increase in the 709 said state contribution to any district calculated under this 710 section shall be not less than four percent (4%) in excess of the 711 amount received by said district from state funds for fiscal year 712 2002; in fiscal year 2017, any increase in the said state 713 contribution to any district calculated under this section shall 714 be not less than two percent (2%) in excess of the amount received 715 by said district from state funds for fiscal year 2002; and in 716 fiscal year 2018 and thereafter, any increase in the said state 717 contribution to any district calculated under this section shall 718 be zero percent (0%). For purposes of this paragraph (b), state 719 funds shall include minimum program funds less the add-on 720 programs, State Uniform Millage Assistance Grant Funds, Education 721 Enhancement Funds appropriated for Uniform Millage Assistance 722 Grants and state textbook allocations, and State General Funds 723 allocated for textbooks.

(c) If the school board of any school district shall
determine that it is not economically feasible or practicable to
operate any school within the district for the full one hundred
eighty (180) days required for a school term of a scholastic year $_{\underline{\prime}}$
as required in Section 37-13-63, * * * due to an enemy attack, a
man-made, technological or natural disaster in which the Governor
has declared a disaster emergency under the laws of this state or
the President of the United States has declared an emergency or
major disaster to exist in this state, said school board may
notify the State Department of Education of such disaster and
submit a plan for altering the school term. If the State Board of
Education finds such disaster to be the cause of the school not
operating for the contemplated school term and that such school
was in a school district covered by the Governor's or President's
disaster declaration, it may permit said school board to operate
the schools in its district for less than one hundred eighty (180)
days and, in such case, the State Department of Education shall
not reduce the state contributions to the adequate education
program allotment for such district, because of the failure to
operate said schools for one hundred eighty (180) days.

The Interim School District Capital Expenditure Fund is hereby established in the State Treasury which shall be used to distribute any funds specifically appropriated by the Legislature to such fund to school districts entitled to increased allocations of state funds under the adequate education program funding

- 749 formula prescribed in Sections 37-151-3 through * * * this section 750 until such time as the said adequate education program is fully 751 funded by the Legislature. The following percentages of the total 752 state cost of increased allocations of funds under the adequate 753 education program funding formula shall be appropriated by the 754 Legislature into the Interim School District Capital Expenditure 755 Fund to be distributed to all school districts under the formula: 756 Nine and two-tenths percent (9.2%) shall be appropriated in fiscal 757 year 1998, twenty percent (20%) shall be appropriated in fiscal 758 year 1999, forty percent (40%) shall be appropriated in fiscal 759 year 2000, sixty percent (60%) shall be appropriated in fiscal 760 year 2001, eighty percent (80%) shall be appropriated in fiscal 761 year 2002, and one hundred percent (100%) shall be appropriated in 762 fiscal year 2003 into the State Adequate Education Program Fund. Until July 1, 2002, such money shall be used by school districts 763 764 for the following purposes:
- 765 Purchasing, erecting, repairing, equipping, 766 remodeling and enlarging school buildings and related facilities, 767 including gymnasiums, auditoriums, lunchrooms, vocational training 768 buildings, libraries, school barns and garages for transportation 769 vehicles, school athletic fields and necessary facilities 770 connected therewith, and purchasing land therefor. Any such 771 capital improvement project by a school district shall be approved 772 by the State Board of Education, and based on an approved 773 long-range plan. The State Board of Education shall promulgate

- 774 minimum requirements for the approval of school district capital 775 expenditure plans.
- 776 Providing necessary water, light, heating,
- air-conditioning, and sewerage facilities for school buildings,
- 778 and purchasing land therefor.
- 779 Paying debt service on existing capital improvement
- 780 debt of the district or refinancing outstanding debt of a district
- 781 if such refinancing will result in an interest cost savings to the
- 782 district.

- 783 From and after October 1, 1997, through June 30, (d)
- 784 1998, pursuant to a school district capital expenditure plan
- 785 approved by the State Department of Education, a school district
- 786 may pledge such funds until July 1, 2002, plus funds provided for
- 787 in paragraph (e) of this subsection (4) that are not otherwise
- 788 permanently pledged under such paragraph (e) to pay all or a
- portion of the debt service on debt issued by the school district 789
- 790 under Sections 37-59-1 through 37-59-45, 37-59-101 through
- 791 37-59-115, 37-7-351 through 37-7-359, 37-41-89 through 37-41-99,
- 792 37-7-301, 37-7-302 and 37-41-81, * * * or debt issued by boards of
- 793 supervisors for agricultural high schools pursuant to Section
- 794 37-27-65, * * * or lease-purchase contracts entered into pursuant
- 795 to Section 31-7-13, \star \star or to retire or refinance outstanding
- 796 debt of a district, if such pledge is accomplished pursuant to a
- 797 written contract or resolution approved and spread upon the
- 798 minutes of an official meeting of the district's school board or

799 board of supervisors. It is the intent of this provision to allow 800 school districts to irrevocably pledge their Interim School 801 District Capital Expenditure Fund allotments as a constant stream 802 of revenue to secure a debt issued under the foregoing code sections. To allow school districts to make such an irrevocable 803 804 pledge, the state shall take all action necessary to ensure that 805 the amount of a district's Interim School District Capital 806 Expenditure Fund allotments shall not be reduced below the amount 807 certified by the department or the district's total allotment 808 under the Interim Capital Expenditure Fund if fully funded, so 809 long as such debt remains outstanding.

- (e) [Repealed]
- (f) [Repealed]
- 812 The State Board of Education may authorize the (a) 813 school district to expend not more than twenty percent (20%) of 814 its annual allotment of such funds or Twenty Thousand Dollars 815 (\$20,000.00), whichever is greater, for technology needs of the 816 school district, including computers, software, 817 telecommunications, cable television, interactive video, film, 818 low-power television, satellite communications, microwave 819 communications, technology-based equipment installation and 820 maintenance, and the training of staff in the use of such 821 technology-based instruction. Any such technology expenditure 822 shall be reflected in the local district technology plan approved

by the State Board of Education under Section 37-151-17 * * *.

824	(h) To the extent a school district has not utilized
825	twenty percent (20%) of its annual allotment for technology
826	purposes under paragraph (g), a school district may expend not
827	more than twenty percent (20%) of its annual allotment or Twenty
828	Thousand Dollars (\$20,000.00), whichever is greater, for
829	instructional purposes. The State Board of Education may
830	authorize a school district to expend more than said twenty
831	percent (20%) of its annual allotment for instructional purposes
832	if it determines that such expenditures are needed for
833	accreditation purposes.

Board of Education may require that any project commenced under this section with an estimated project cost of not less than Five Million Dollars (\$5,000,000.00) shall be done only pursuant to program management of the process with respect to design and construction. Any individuals, partnerships, companies or other entities acting as a program manager on behalf of a local school district and performing program management services for projects covered under this subsection shall be approved by the State Department of Education.

Any interest accruing on any unexpended balance in the

Interim School District Capital Expenditure Fund shall be invested
by the State Treasurer and placed to the credit of each school
district participating in such fund in its proportionate share.



- The provisions of this subsection (4) shall be cumulative and supplemental to any existing funding programs or other authority conferred upon school districts or school boards.
- 851 The State Department of Education shall make payments to (5) 852 charter schools for each student in average daily attendance at 853 the charter school equal to the state share of the adequate 854 education program payments for each student in average daily 855 attendance at the school district in which the public charter 856 school is located. In calculating the local contribution for 857 purposes of determining the state share of the adequate education 858 program payments, the department shall deduct the pro rata local 859 contribution of the school district in which the student resides 860 as determined in subsection (2)(a) of this section.
- SECTION 7. Section 37-151-81, Mississippi Code of 1972, is amended as follows:
- 863 37-151-81. * * *
- 864 (* * *1) In addition to the allowances provided above, for each handicapped child who is being educated by a public school 865 866 district or is placed in accord with Section 37-23-77 * * * and 867 whose individualized educational program (IEP) requires an 868 extended school year in accord with the State Department of 869 Education criteria, a sufficient amount of funds shall be 870 allocated for the purpose of providing the educational services 871 the student requires. The State Board of Education shall 872 promulgate such regulations as are required to insure the

equitable distribution of these funds. All costs for the extended school year for a particular summer shall be reimbursed from funds appropriated for the fiscal year beginning July 1 of that summer. If sufficient funds are not made available to finance all of the required educational services, the State Department of Education shall expend available funds in such a manner that it does not limit the availability of appropriate education to handicapped students more severely than it does to nonhandicapped students.

(***\frac{*2}) The State Department of Education is hereby authorized to match adequate education program and other funds allocated for provision of services to handicapped children with Division of Medicaid funds to provide language-speech services, physical therapy and occupational therapy to handicapped students who meet State Department of Education or Division of Medicaid standards and who are Medicaid eligible. Provided further, that the State Department of Education is authorized to pay such funds as may be required as a match directly to the Division of Medicaid pursuant to an agreement to be developed between the State Department of Education and the Division of Medicaid.

(* * $\frac{1}{3}$) In addition to other funds provided for in this chapter, there shall be added to the allotment for each school district for each teacher employed in a State Department of Education approved program for gifted education, as defined in Sections 37-23-173 through 37-23-181, * * the value of one hundred percent (100%) of the adequate education program salary

schedule prescribed in Section 37-19-7 * * * based on the type of certificate and number of years' teaching experience held by each approved gifted education teacher plus one hundred percent (100%) of the applicable employer's rate for social security and state retirement.

(*** * ***4) When any children who are residents of the State of Mississippi and qualify under the provisions of Section 37-23-31 * * * shall be provided a program of education, instruction and training within a school under the provisions of said section, the State Department of Education shall allocate the value of one hundred percent (100%) of the adequate education program salary schedule prescribed in Section 37-19-7 * * * for each approved program based on the type of certificate and number of years' teaching experience held by each approved teacher plus one hundred percent (100%) of the applicable employer's rate for social security and state retirement. The university or college shall be eligible for state and federal funds for such programs on the same basis as local school districts. The university or college shall be responsible for providing for the additional costs of the program.

(* * \star 5) In addition to the allotments provided above, a school district may provide a program of education and instruction to children ages five (5) years through twenty-one (21) years, who are resident citizens of the State of Mississippi, who cannot have their educational needs met in a regular public school

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923	program and who have not finished or graduated from high school,
924	if those children are determined by competent medical authorities
925	and psychologists to need placement in a state licensed facility
926	for inpatient treatment, day treatment or residential treatment or
927	a therapeutic group home. Such program shall operate under rules,
928	regulations, policies and standards of school districts as
929	determined by the State Board of Education. If a private school
930	approved by the State Board of Education is operated as an
931	integral part of the state licensed facility that provides for the
932	treatment of such children, the private school within the facility
933	may provide a program of education, instruction and training to
934	such children by requesting the State Department of Education to
935	allocate one (1) teacher unit or a portion of a teacher unit for
936	each approved class. The facility shall be responsible for
937	providing any additional costs of the program.
938	Such funds will be allotted based on the type of certificate

Such funds will be allotted based on the type of certificate and number of years' teaching experience held by each approved teacher. Such children shall not be counted in average daily attendance when determining regular teacher unit allocation.

942 **SECTION 8.** This act shall take effect and be in force from 943 and after its passage.

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

AN ACT TO CREATE THE "SPECIAL EDUCATION IMPROVEMENT ACT OF 2015"; TO REQUIRE FUNDING FOR SPECIAL EDUCATION TO BE



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- 3 APPROPRIATED TO THE STATE BOARD OF EDUCATION AS A SEPARATE LINE
- 4 ITEM IN THE K-12 EDUCATION GENERAL SUPPORT APPROPRIATIONS BILL; TO
- 5 PRESCRIBE A FORMULA FOR DETERMINING ALLOCATIONS OF SPECIAL
- 6 EDUCATION FUNDS TO THE LOCAL SCHOOL DISTRICTS; TO REQUIRE THE
- 7 STATE DEPARTMENT OF EDUCATION TO EMPLOY A COORDINATOR OF AUTISM
- 8 SPECTRUM DISORDER SERVICES; TO ESTABLISH THE CHILDREN WITH SPECIAL
- 9 NEEDS FUND, TO BE ADMINISTERED BY THE STATE DEPARTMENT OF HEALTH,
- 10 FOR THE PURPOSE OF PROVIDING FINANCIAL ASSISTANCE TO FAMILIES OF
- 11 CHILDREN WITH SPECIAL NEEDS; TO DESCRIBE THE SERVICES AND
- 12 EQUIPMENT FOR WHICH FUNDS MAY BE USED; TO ESTABLISH ELIGIBILITY
- 13 CRITERIA FOR APPLICANTS FOR FUNDS; TO REQUIRE THE STATE DEPARTMENT
- 14 OF HEALTH TO DEVELOP GUIDELINES CONCERNING APPLICATIONS FOR
- 15 ASSISTANCE FROM THE FUND; TO REQUIRE THE STATE AUDITOR TO OVERSEE
- 16 THE FUND'S OPERATIONS AND TO ANNUALLY REPORT TO THE LEGISLATURE ON
- 17 THE FUND'S ACTIVITIES; TO AMEND SECTIONS 37-151-5, 37-151-7 AND
- 18 37-151-81, MISSISSIPPI CODE OF 1972, TO REMOVE SPECIAL EDUCATION
- 19 PROGRAMS FROM THE ADD-ON PROGRAM COSTS INCLUDED IN APPROPRIATIONS
- 20 UNDER THE MISSISSIPPI ADEQUATE EDUCATION PROGRAM; AND FOR RELATED
- 21 PURPOSES.