MISSISSIPPI LEGISLATURE

REGULAR SESSION 2017

By: Representative Moore

To: Education

HOUSE BILL NO. 875

AN ACT TO AMEND SECTIONS 37-17-6, 37-17-13 AND 37-18-7, MISSISSIPPI CODE OF 1972, RELATING TO SCHOOL AND SCHOOL DISTRICT ACCREDITATION, TO REVISE THE DESIGNATION OF SCHOOLS AND SCHOOL DISTRICTS UNDER CONSERVATORSHIP AS SCHOOLS AND SCHOOL DISTRICTS IN DISTRICT TRANSFORMATION; TO RENAME THE TERM CONSERVATOR AS INTERIM SUPERINTENDENT; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 37-17-6, Mississippi Code of 1972, is
amended as follows:

10 37-17-6. (1) The State Board of Education, acting through 11 the Commission on School Accreditation, shall establish and 12 implement a permanent performance-based accreditation system, and 13 all noncharter public elementary and secondary schools shall be 14 accredited under this system.

15 (2) No later than June 30, 1995, the State Board of
16 Education, acting through the Commission on School Accreditation,
17 shall require school districts to provide school classroom space
18 that is air-conditioned as a minimum requirement for
19 accreditation.

20 (3) Beginning with the 1994-1995 school year, the State (a) 21 Board of Education, acting through the Commission on School 22 Accreditation, shall require that school districts employ 23 certified school librarians according to the following formula: 24 Number of Students Number of Certified 25 Per School Library School Librarians 0 - 499 Students 1/2 Full-time Equivalent 26 Certified Librarian 27 28 500 or More Students 1 Full-time Certified 29 Librarian 30 (b) The State Board of Education, however, may increase the number of positions beyond the above requirements. 31 32 The assignment of certified school librarians to (C) 33 the particular schools shall be at the discretion of the local school district. No individual shall be employed as a certified 34 35 school librarian without appropriate training and certification as 36 a school librarian by the State Department of Education. 37 School librarians in the district shall spend at (d) 38 least fifty percent (50%) of direct work time in a school library 39 and shall devote no more than one-fourth (1/4) of the workday to 40 administrative activities that are library related. 41 Nothing in this subsection shall prohibit any (e) 42 school district from employing more certified school librarians 43 than are provided for in this section.

(f) Any additional millage levied to fund school
librarians required for accreditation under this subsection shall
be included in the tax increase limitation set forth in Sections
37-57-105 and 37-57-107 and shall not be deemed a new program for
purposes of the limitation.

49 (4) On or before December 31, 2002, the State Board of
50 Education shall implement the performance-based accreditation
51 system for school districts and for individual noncharter public
52 schools which shall include the following:

53 (a) High expectations for students and high standards54 for all schools, with a focus on the basic curriculum;

(b) Strong accountability for results with appropriatelocal flexibility for local implementation;

57 (c) A process to implement accountability at both the 58 school district level and the school level;

(d) Individual schools shall be held accountable forstudent growth and performance;

(e) Set annual performance standards for each of the
schools of the state and measure the performance of each school
against itself through the standard that has been set for it;

64 (f) A determination of which schools exceed their
65 standards and a plan for providing recognition and rewards to
66 those schools;

67 (g) A determination of which schools are failing to68 meet their standards and a determination of the appropriate role

H. B. No. 875 **~ OFFICIAL ~** 17/HR31/R1036 PAGE 3 (DJ\JAB) 69 of the State Board of Education and the State Department of 70 Education in providing assistance and initiating possible 71 intervention. A failing district is a district that fails to meet 72 both the absolute student achievement standards and the rate of 73 annual growth expectation standards as set by the State Board of 74 Education for two (2) consecutive years. The State Board of 75 Education shall establish the level of benchmarks by which 76 absolute student achievement and growth expectations shall be 77 assessed. In setting the benchmarks for school districts, the 78 State Board of Education may also take into account such factors 79 as graduation rates, dropout rates, completion rates, the extent 80 to which the school or district employs qualified teachers in 81 every classroom, and any other factors deemed appropriate by the 82 State Board of Education. The State Board of Education, acting through the State Department of Education, shall apply a simple 83 "A," "B," "C," "D" and "F" designation to the current school and 84 85 school district statewide accountability performance classification labels beginning with the State Accountability 86 87 Results for the 2011-2012 school year and following, and in the 88 school, district and state report cards required under state and 89 federal law. Under the new designations, a school or school district that has earned a "Star" rating shall be designated an 90 "A" school or school district; a school or school district that 91 has earned a "High-Performing" rating shall be designated a "B" 92 school or school district; a school or school district that has 93

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94 earned a "Successful" rating shall be designated a "C" school or 95 school district; a school or school district that has earned an 96 "Academic Watch" rating shall be designated a "D" school or school 97 district; a school or school district that has earned a 98 "Low-Performing," "At-Risk of Failing" or "Failing" rating shall 99 be designated an "F" school or school district. Effective with 100 the implementation of any new curriculum and assessment standards, 101 the State Board of Education, acting through the State Department 102 of Education, is further authorized and directed to change the 103 school and school district accreditation rating system to a simple "A," "B," "C," "D," and "F" designation based on a combination of 104 105 student achievement scores and student growth as measured by the 106 statewide testing programs developed by the State Board of 107 Education pursuant to Chapter 16, Title 37, Mississippi Code of 108 1972. In any statute or regulation containing the former 109 accreditation designations, the new designations shall be 110 applicable;

111 (h) Development of a comprehensive student assessment 112 system to implement these requirements; and

(i) The State Board of Education may, based on a written request that contains specific reasons for requesting a waiver from the school districts affected by Hurricane Katrina of 2005, hold harmless school districts from assignment of district and school level accountability ratings for the 2005-2006 school year. The State Board of Education upon finding an extreme

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(5) (a) Effective with the 2013-2014 school year, the State Department of Education, acting through the Mississippi Commission on School Accreditation, shall revise and implement a single "A" through "F" school and school district accountability system complying with applicable federal and state requirements in order to reach the following educational goals:

(i) To mobilize resources and supplies to ensure
that all students exit third grade reading on grade level by 2015;
(ii) To reduce the student dropout rate to
thirteen percent (13%) by 2015; and

(iii) To have sixty percent (60%) of students scoring proficient and advanced on the assessments of the Common Core State Standards by 2016 with incremental increases of three percent (3%) each year thereafter.

(b) The State Department of Education shall combine the state school and school district accountability system with the federal system in order to have a single system.

(c) The State Department of Education shall establish five (5) performance categories ("A," "B," "C," "D" and "F") for the accountability system based on the following criteria:

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143 (i) Student Achievement: the percent of students144 proficient and advanced on the current state assessments;

(ii) Individual student growth: the percent of students making one (1) year's progress in one (1) year's time on the state assessment, with an emphasis on the progress of the lowest twenty-five percent (25%) of students in the school or district;

(iii) Four-year graduation rate: the percent of students graduating with a standard high school diploma in four (4) years, as defined by federal regulations;

153 (iv) Categories shall identify schools as Reward ("A" schools), Focus ("D" schools) and Priority ("F" schools). If 154 155 at least five percent (5%) of schools in the state are not graded 156 as "F" schools, the lowest five percent (5%) of school grade point designees will be identified as Priority schools. If at least ten 157 158 percent (10%) of schools in the state are not graded as "D" 159 schools, the lowest ten percent (10%) of school grade point 160 designees will be identified as Focus schools;

161 (v) The State Department of Education shall 162 discontinue the use of Star School, High-Performing, Successful, 163 Academic Watch, Low-Performing, At-Risk of Failing and Failing 164 school accountability designations;

(vi) The system shall include the federally compliant four-year graduation rate in school and school district accountability system calculations. Graduation rate will apply to

168 high school and school district accountability ratings as a 169 compensatory component. The system shall discontinue the use of 170 the High School Completer Index (HSCI);

(vii) The school and school district accountability system shall incorporate a standards-based growth model, in order to support improvement of individual student learning;

175 (viii) The State Department of Education shall176 discontinue the use of the Quality Distribution Index (QDI);

177 (ix) The State Department of Education shall determine feeder patterns of schools that do not earn a school 178 179 grade because the grades and subjects taught at the school do not 180 have statewide standardized assessments needed to calculate a 181 school grade. Upon determination of the feeder pattern, the department shall notify schools and school districts prior to the 182 183 release of the school grades beginning in 2013. Feeder schools 184 will be assigned the accountability designation of the school to which they provide students; 185

186 (x) Standards for student, school and school 187 district performance will be increased when student proficiency is 188 at a seventy-five percent (75%) and/or when sixty-five percent 189 (65%) of the schools and/or school districts are earning a grade 190 of "B" or higher, in order to raise the standard on performance 191 after targets are met.

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192 (6) Nothing in this section shall be deemed to require a 193 nonpublic school that receives no local, state or federal funds 194 for support to become accredited by the State Board of Education. 195 The State Board of Education shall create an (7)196 accreditation audit unit under the Commission on School 197 Accreditation to determine whether schools are complying with 198 accreditation standards.

(8) The State Board of Education shall be specifically authorized and empowered to withhold adequate education program fund allocations, whichever is applicable, to any public school district for failure to timely report student, school personnel and fiscal data necessary to meet state and/or federal

204 requirements.

205 (9) [Deleted]

206 (10) The State Board of Education shall establish, for those 207 school districts failing to meet accreditation standards, a 208 program of development to be complied with in order to receive 209 state funds, except as otherwise provided in subsection (15) of 210 this section when the Governor has declared a state of emergency 211 in a school district or as otherwise provided in Section 206, 212 Mississippi Constitution of 1890. The state board, in 213 establishing these standards, shall provide for notice to schools 214 and sufficient time and aid to enable schools to attempt to meet 215 these standards, unless procedures under subsection (15) of this 216 section have been invoked.

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(11) Beginning July 1, 1998, the State Board of Education
shall be charged with the implementation of the program of
development in each applicable school district as follows:

(a) Develop an impairment report for each district
failing to meet accreditation standards in conjunction with school
district officials;

223 Notify any applicable school district failing to (b) 224 meet accreditation standards that it is on probation until 225 corrective actions are taken or until the deficiencies have been The local school district shall develop a corrective 226 removed. 227 action plan to improve its deficiencies. For district academic 228 deficiencies, the corrective action plan for each such school 229 district shall be based upon a complete analysis of the following: 230 student test data, student grades, student attendance reports, 231 student dropout data, existence and other relevant data. The 232 corrective action plan shall describe the specific measures to be 233 taken by the particular school district and school to improve: 234 (i) instruction; (ii) curriculum; (iii) professional development; 235 (iv) personnel and classroom organization; (v) student incentives 236 for performance; (vi) process deficiencies; and (vii) reporting to 237 the local school board, parents and the community. The corrective 238 action plan shall describe the specific individuals responsible 239 for implementing each component of the recommendation and how each 240 will be evaluated. All corrective action plans shall be provided to the State Board of Education as may be required. The decision 241

242 of the State Board of Education establishing the probationary 243 period of time shall be final;

244 Offer, during the probationary period, technical (C) assistance to the school district in making corrective actions. 245 246 Beginning July 1, 1998, subject to the availability of funds, the 247 State Department of Education shall provide technical and/or 248 financial assistance to all such school districts in order to implement each measure identified in that district's corrective 249 250 action plan through professional development and on-site 251 assistance. Each such school district shall apply for and utilize 252 all available federal funding in order to support its corrective 253 action plan in addition to state funds made available under this 254 paragraph;

(d) Assign department personnel or contract, in its discretion, with the institutions of higher learning or other appropriate private entities with experience in the academic, finance and other operational functions of schools to assist school districts;

260 Provide for publication of public notice at least (e) 261 one time during the probationary period, in a newspaper published 262 within the jurisdiction of the school district failing to meet 263 accreditation standards, or if no newspaper is published therein, 264 then in a newspaper having a general circulation therein. The 265 publication shall include the following: declaration of school system's status as being on probation; all details relating to the 266

267 impairment report; and other information as the State Board of 268 Education deems appropriate. Public notices issued under this 269 section shall be subject to Section 13-3-31 and not contrary to 270 other laws regarding newspaper publication.

271 (12)If the recommendations for corrective action are (a) 272 not taken by the local school district or if the deficiencies are 273 not removed by the end of the probationary period, the Commission on School Accreditation shall conduct a hearing to allow the 274 275 affected school district to present evidence or other reasons why its accreditation should not be withdrawn. Additionally, if the 276 277 local school district violates accreditation standards that have 278 been determined by the policies and procedures of the State Board 279 of Education to be a basis for withdrawal of school district's 280 accreditation without a probationary period, the Commission on 281 School Accreditation shall conduct a hearing to allow the affected 282 school district to present evidence or other reasons why its 283 accreditation should not be withdrawn. After its consideration of 284 the results of the hearing, the Commission on School Accreditation 285 shall be authorized, with the approval of the State Board of 286 Education, to withdraw the accreditation of a public school 287 district, and issue a request to the Governor that a state of emergency be declared in that district. 288

(b) If the State Board of Education and the Commission
on School Accreditation determine that an extreme emergency
situation exists in a school district that jeopardizes the safety,

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308 (c) Whenever the Governor declares a state of emergency 309 in a school district in response to a request made under paragraph 310 (a) or (b) of this subsection, the State Board of Education may 311 take one or more of the following actions:

(i) Declare a state of emergency, under which some or all of state funds can be escrowed except as otherwise provided in Section 206, Constitution of 1890, until the board determines corrective actions are being taken or the deficiencies have been removed, or that the needs of students warrant the release of

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(ii) Override any decision of the local school board or superintendent of education, or both, concerning the management and operation of the school district, or initiate and make decisions concerning the management and operation of the school district;

(iii) Assign an interim \* \* \* <u>superintendent</u>, or in its discretion, contract with a private entity with experience in the academic, finance and other operational functions of schools and school districts, who will have those powers and duties prescribed in subsection (15) of this section;

(iv) Grant transfers to students who attend this school district so that they may attend other accredited schools or districts in a manner that is not in violation of state or federal law;

(v) For states of emergency declared under paragraph (a) only, if the accreditation deficiencies are related to the fact that the school district is too small, with too few resources, to meet the required standards and if another school district is willing to accept those students, abolish that district and assign that territory to another school district or districts. If the school district has proposed a voluntary

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347 (vi) For states of emergency declared under paragraph (b) only, reduce local supplements paid to school 348 349 district employees, including, but not limited to, instructional 350 personnel, assistant teachers and extracurricular activities 351 personnel, if the district's impairment is related to a lack of 352 financial resources, but only to an extent that will result in the 353 salaries being comparable to districts similarly situated, as 354 determined by the State Board of Education;

355 (vii) For states of emergency declared under 356 paragraph (b) only, the State Board of Education may take any 357 action as prescribed in Section 37-17-13.

358 (d) At the time that satisfactory corrective action has 359 been taken in a school district in which a state of emergency has 360 been declared, the State Board of Education may request the 361 Governor to declare that the state of emergency no longer exists 362 in the district.

(e) The parent or legal guardian of a school-age child
who is enrolled in a school district whose accreditation has been
withdrawn by the Commission on School Accreditation and without
approval of that school district may file a petition in writing to

367 a school district accredited by the Commission on School 368 Accreditation for a legal transfer. The school district 369 accredited by the Commission on School Accreditation may grant the 370 transfer according to the procedures of Section 37-15-31(1)(b). 371 In the event the accreditation of the student's home district is 372 restored after a transfer has been approved, the student may 373 continue to attend the transferee school district. The per-pupil 374 amount of the adequate education program allotment, including the 375 collective "add-on program" costs for the student's home school 376 district shall be transferred monthly to the school district accredited by the Commission on School Accreditation that has 377 378 granted the transfer of the school-age child.

379 Upon the declaration of a state of emergency for (f) 380 any school district in which the Governor has previously declared a state of emergency, the State Board of Education may either: 381 382 (i) \* \* \* Place the school district into district 383 transformation, in which the school district shall remain until it 384 has fulfilled all conditions related to district transformation. 385 If the district was assigned an accreditation rating of "D" or "F" 386 when placed into district transformation, the district shall be 387 eligible to return to local control when the school district has 388 attained a "C" rating or higher for five (5) consecutive 389 years; \* \* \*

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390 (ii) Abolish the school district and 391 administratively consolidate the school district with one or more existing school districts \* \* \*; 392 393 Reduce the size of the district and (iii) 394 administratively consolidate parts of the district, as determined 395 by the State Board of Education \* \* \*. \* \* \* However, \* \* \* no 396 school district which is not \* \* \* in district transformation 397 shall be required to accept additional territory over the 398 objection of the district; or 399 (iv) Require the school district to develop and 400 implement a district improvement plan with prescriptive guidance 401 and support from the State Department of Education, with the goal 402 of helping the district improve student achievement. Failure of 403 the school board, superintendent and school district staff to 404 implement the plan with fidelity and participate in the activities 405 provided as support by the department shall result in the school 406 district retaining its eligibility for district transformation. 407 There is established a Mississippi Recovery School (q) 408 District within the State Department of Education under the 409 supervision of a deputy superintendent appointed by the State 410 Superintendent of Public Education, who is subject to the approval 411 by the State Board of Education. The Mississippi Recovery School District shall provide leadership and oversight of all school 412 413 districts that are subject to \* \* \* district transformation, as defined in Chapters 17 and 18, Title 37, Mississippi Code of 1972, 414

H. B. No. 875 **~ OFFICIAL ~** 17/HR31/R1036 PAGE 17 (DJ\JAB) 415 and shall have all the authority granted under these two (2) 416 chapters. The Mississippi Department of Education, with the 417 approval of the State Board of Education, shall develop policies 418 for the operation and management of the Mississippi Recovery 419 School District. The deputy state superintendent is responsible 420 for the Mississippi Recovery School District and shall be 421 authorized to oversee the administration of the Mississippi 422 Recovery School District, oversee \* \* \* interim superintendents 423 assigned by the State Board of Education to a local school district, hear appeals \* \* \* that would normally be filed by 424 425 students, parents or employees and heard by a local school board, 426 which hearings on appeal shall be conducted in a prompt and timely 427 manner in the school district from which the appeal originated in 428 order to ensure the ability of appellants, other parties and 429 witnesses to appeal without undue burden of travel costs or loss 430 of time from work, and perform other related duties as assigned by 431 the State Superintendent of Public Education. The deputy state 432 superintendent is responsible for the Mississippi Recovery School 433 District and shall determine, based on rigorous professional 434 qualifications set by the State Board of Education, the 435 appropriate individuals to be engaged to be \* \* \* interim 436 superintendents and financial advisors, if applicable, of all 437 school districts subject to **\* \* \*** district transformation. After 438 State Board of Education approval, these individuals shall be 439 deemed independent contractors.

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440 (13)Upon the declaration of a state of emergency in a 441 school district under subsection (12) of this section, the 442 Commission on School Accreditation shall be responsible for public notice at least once a week for at least three (3) consecutive 443 444 weeks in a newspaper published within the jurisdiction of the 445 school district failing to meet accreditation standards, or if no 446 newspaper is published therein, then in a newspaper having a general circulation therein. The size of the notice shall be no 447 448 smaller than one-fourth (1/4) of a standard newspaper page and shall be printed in bold print. If \* \* \* an interim 449 450 superintendent has been appointed for the school district, the 451 notice shall begin as follows: "By authority of Section 37-17-6, 452 Mississippi Code of 1972, as amended, adopted by the Mississippi 453 Legislature during the 1991 Regular Session, this school district 454 (name of school district) is hereby placed under the jurisdiction 455 of the State Department of Education acting through its 456 appointed \* \* \* interim superintendent (name of \* \* \* interim 457 superintendent)."

The notice also shall include, in the discretion of the State Board of Education, any or all details relating to the school district's emergency status, including the declaration of a state of emergency in the school district and a description of the district's impairment deficiencies, conditions of any **\* \* \*** <u>district transformation</u> and corrective actions recommended and being taken. Public notices issued under this section shall be

465 subject to Section 13-3-31 and not contrary to other laws 466 regarding newspaper publication.

Upon termination of the state of emergency in a school district, the Commission on School Accreditation shall cause notice to be published in the school district in the same manner provided in this section, to include any or all details relating to the corrective action taken in the school district that resulted in the termination of the state of emergency.

(14) The State Board of Education or the Commission on School Accreditation shall have the authority to require school districts to produce the necessary reports, correspondence, financial statements, and any other documents and information necessary to fulfill the requirements of this section.

Nothing in this section shall be construed to grant any individual, corporation, board or \* \* \* <u>interim superintendent</u> the authority to levy taxes except in accordance with presently existing statutory provisions.

482 Whenever the Governor declares a state of (15)(a) 483 emergency in a school district in response to a request made under 484 subsection (12) of this section, the State Board of Education, in its discretion, may assign an interim \* \* \* superintendent to the 485 486 school district, or in its discretion, may contract with an 487 appropriate private entity with experience in the academic, 488 finance and other operational functions of schools and school districts, who will be responsible for the administration, 489

H. B. No. 875 **~ OFFICIAL ~** 17/HR31/R1036 PAGE 20 (DJ\JAB) 490 management and operation of the school district, including, but 491 not limited to, the following activities:

492 Approving or disapproving all financial (i) 493 obligations of the district, including, but not limited to, the 494 employment, termination, nonrenewal and reassignment of all 495 licensed and nonlicensed personnel, contractual agreements and 496 purchase orders, and approving or disapproving all claim dockets 497 and the issuance of checks; in approving or disapproving 498 employment contracts of superintendents, assistant superintendents or principals, the interim \* \* \* superintendent shall not be 499 500 required to comply with the time limitations prescribed in Sections 37-9-15 and 37-9-105; 501

(ii) Supervising the day-to-day activities of the district's staff, including reassigning the duties and responsibilities of personnel in a manner which, in the determination of the \* \* \* <u>interim superintendent</u>, will best suit the needs of the district;

507 (iii) Reviewing the district's total financial 508 obligations and operations and making recommendations to the 509 district for cost savings, including, but not limited to, 510 reassigning the duties and responsibilities of staff; 511 (iv) Attending all meetings of the district's 512 school board and administrative staff;

H. B. No. 875 17/HR31/R1036 PAGE 21 (DJ\JAB) 513 (V) Approving or disapproving all athletic, band 514 and other extracurricular activities and any matters related to those activities; 515

516 (vi) Maintaining a detailed account of 517 recommendations made to the district and actions taken in response 518 to those recommendations;

519 Reporting periodically to the State Board of (vii) 520 Education on the progress or lack of progress being made in the 521 district to improve the district's impairments during the state of 522 emergency; and

523 (viii) Appointing a parent advisory committee, 524 comprised of parents of students in the school district that may 525 make recommendations to the \* \* \* interim superintendent 526 concerning the administration, management and operation of the 527 school district.

528 The cost of the salary of the \* \* \* interim superintendent 529 and any other actual and necessary costs related to \* \* \* district transformation paid by the State Department of Education shall be 530 531 reimbursed by the local school district from funds other than 532 adequate education program funds. The department shall submit an 533 itemized statement to the superintendent of the local school 534 district for reimbursement purposes, and any unpaid balance may be 535 withheld from the district's adequate education program funds. 536 At the time that the Governor, in accordance with the request of the State Board of Education, declares that the state of

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538 emergency no longer exists in a school district, the powers and 539 responsibilities of the interim \* \* \* <u>superintendent</u> assigned to 540 the district shall cease.

541 In order to provide loans to school districts under (b) 542 a state of emergency or \* \* \* in district transformation that have 543 impairments related to a lack of financial resources, the School 544 District Emergency Assistance Fund is created as a special fund in 545 the State Treasury into which monies may be transferred or 546 appropriated by the Legislature from any available public 547 education funds. Funds in the School District Emergency 548 Assistance Fund up to a maximum balance of Three Million Dollars 549 (\$3,000,000.00) annually shall not lapse but shall be available 550 for expenditure in subsequent years subject to approval of the 551 State Board of Education. Any amount in the fund in excess of 552 Three Million Dollars (\$3,000,000.00) at the end of the fiscal 553 year shall lapse into the State General Fund or the Education 554 Enhancement Fund, depending on the source of the fund.

555 The State Board of Education may loan monies from the School 556 District Emergency Assistance Fund to a school district that is 557 under a state of emergency or \* \* \* in district transformation, in 558 those amounts, as determined by the board, that are necessary to 559 correct the district's impairments related to a lack of financial 560 The loans shall be evidenced by an agreement between resources. 561 the school district and the State Board of Education and shall be repayable in principal, without necessity of interest, to the 562

H. B. No. 875 **\* OFFICIAL \*** 17/HR31/R1036 PAGE 23 (DJ\JAB) 563 School District Emergency Assistance Fund by the school district 564 from any allowable funds that are available. The total amount 565 loaned to the district shall be due and payable within five (5) 566 years after the impairments related to a lack of financial resources are corrected. If a school district fails to make 567 568 payments on the loan in accordance with the terms of the agreement 569 between the district and the State Board of Education, the State 570 Department of Education, in accordance with rules and regulations 571 established by the State Board of Education, may withhold that 572 district's adequate education program funds in an amount and 573 manner that will effectuate repayment consistent with the terms of 574 the agreement; the funds withheld by the department shall be 575 deposited into the School District Emergency Assistance Fund.

576 The State Board of Education shall develop a protocol that 577 will outline the performance standards and requisite time line 578 deemed necessary for extreme emergency measures. If the State 579 Board of Education determines that an extreme emergency exists, 580 simultaneous with the powers exercised in this subsection, it 581 shall take immediate action against all parties responsible for 582 the affected school districts having been determined to be in an 583 extreme emergency. The action shall include, but not be limited 584 to, initiating civil actions to recover funds and criminal actions 585 to account for criminal activity. Any funds recovered by the 586 State Auditor or the State Board of Education from the surety 587 bonds of school officials or from any civil action brought under

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H. B. No. 875 17/HR31/R1036 PAGE 24 (DJ\JAB) 588 this subsection shall be applied toward the repayment of any loan 589 made to a school district hereunder.

590 If a majority of the membership of the school board of (16)any school district resigns from office, the State Board of 591 592 Education shall be authorized to assign an interim \* \* \* 593 superintendent, who shall be responsible for the administration, 594 management and operation of the school district until the time as 595 new board members are selected or the Governor declares a state of 596 emergency in that school district under subsection (12), whichever 597 occurs first. In that case, the State Board of Education, acting through the interim \* \* \* superintendent, shall have all powers 598 599 which were held by the previously existing school board, and may 600 take any action as prescribed in Section 37-17-13 and/or one or 601 more of the actions authorized in this section.

602 (17) (a) If the Governor declares a state of emergency in a 603 school district, the State Board of Education may take all such 604 action pertaining to that school district as is authorized under 605 subsection (12) or (15) of this section, including the appointment 606 of an interim \* \* \* superintendent. The State Board of Education 607 shall also have the authority to issue a written request with 608 documentation to the Governor asking that the office of the 609 superintendent of the school district be subject to recall. Ιf 610 the Governor declares that the office of the superintendent of the school district is subject to recall, the local school board or 611

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612 the county election commission, as the case may be, shall take the 613 following action:

614 If the office of superintendent is an elected (i) office, in those years in which there is no general election, the 615 616 name shall be submitted by the State Board of Education to the 617 county election commission, and the county election commission 618 shall submit the question at a special election to the voters 619 eligible to vote for the office of superintendent within the 620 county, and the special election shall be held within sixty (60) days from notification by the State Board of Education. 621 The 622 ballot shall read substantially as follows:

623 "Shall County Superintendent of Education \_\_\_\_\_ (here the 624 name of the superintendent shall be inserted) of the \_\_\_\_\_ 625 (here the title of the school district shall be inserted) be 626 retained in office? Yes No "

If a majority of those voting on the question votes against retaining the superintendent in office, a vacancy shall exist which shall be filled in the manner provided by law; otherwise, the superintendent shall remain in office for the term of that office, and at the expiration of the term shall be eligible for qualification and election to another term or terms.

(ii) If the office of superintendent is an
appointive office, the name of the superintendent shall be
submitted by the president of the local school board at the next
regular meeting of the school board for retention in office or

dismissal from office. If a majority of the school board voting on the question vote against retaining the superintendent in office, a vacancy shall exist which shall be filled as provided by law, otherwise the superintendent shall remain in office for the duration of his employment contract.

(b) The State Board of Education may issue a written request with documentation to the Governor asking that the membership of the school board of the school district shall be subject to recall. Whenever the Governor declares that the membership of the school board is subject to recall, the county election commission or the local governing authorities, as the case may be, shall take the following action:

649 (i) If the members of the local school board are 650 elected to office, in those years in which the specific member's 651 office is not up for election, the name of the school board member 652 shall be submitted by the State Board of Education to the county 653 election commission, and the county election commission at a 654 special election shall submit the question to the voters eligible 655 to vote for the particular member's office within the county or 656 school district, as the case may be, and the special election shall be held within sixty (60) days from notification by the 657 658 State Board of Education. The ballot shall read substantially as 659 follows:

660 "Members of the \_\_\_\_\_ (here the title of the school661 district shall be inserted) School Board who are not up for

H. B. No. 875 **~ OFFICIAL ~** 17/HR31/R1036 PAGE 27 (DJ\JAB) election this year are subject to recall because of the school district's failure to meet critical accountability standards as defined in the letter of notification to the Governor from the State Board of Education. Shall the member of the school board representing this area, \_\_\_\_\_\_ (here the name of the school board member holding the office shall be inserted), be retained in office? Yes \_\_\_\_\_ No \_\_\_\_\_"

669 If a majority of those voting on the question vote against 670 retaining the member of the school board in office, a vacancy in that board member's office shall exist, which shall be filled in 671 672 the manner provided by law; otherwise, the school board member 673 shall remain in office for the term of that office, and at the 674 expiration of the term of office, the member shall be eligible for 675 qualification and election to another term or terms of office. 676 However, if a majority of the school board members are recalled in 677 the special election, the Governor shall authorize the board of 678 supervisors of the county in which the school district is situated 679 to appoint members to fill the offices of the members recalled. 680 The board of supervisors shall make those appointments in the 681 manner provided by law for filling vacancies on the school board, 682 and the appointed members shall serve until the office is filled 683 at the next regular special election or general election.

(ii) If the local school board is an appointed
school board, the name of all school board members shall be
submitted as a collective board by the president of the municipal

H. B. No. 875 **~ OFFICIAL ~** 17/HR31/R1036 PAGE 28 (DJ\JAB) 687 or county governing authority, as the case may be, at the next 688 regular meeting of the governing authority for retention in office 689 or dismissal from office. If a majority of the governing 690 authority voting on the question vote against retaining the board in office, a vacancy shall exist in each school board member's 691 692 office, which shall be filled as provided by law; otherwise, the 693 members of the appointed school board shall remain in office for 694 the duration of their term of appointment, and those members may 695 be reappointed.

(iii) If the local school board is comprised of both elected and appointed members, the elected members shall be subject to recall in the manner provided in subparagraph (i) of this paragraph (b), and the appointed members shall be subject to recall in the manner provided in subparagraph (ii).

(18) Beginning with the school district audits conducted for the 1997-1998 fiscal year, the State Board of Education, acting through the Commission on School Accreditation, shall require each school district to comply with standards established by the State Department of Audit for the verification of fixed assets and the auditing of fixed assets records as a minimum requirement for accreditation.

(19) Before December 1, 1999, the State Board of Education shall recommend a program to the Education Committees of the House of Representatives and the Senate for identifying and rewarding public schools that improve or are high performing. The program

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715 The State Superintendent of Public Education and the State 716 Board of Education also shall develop a comprehensive 717 accountability plan to ensure that local school boards, superintendents, principals and teachers are held accountable for 718 719 student achievement. A written report on the accountability plan 720 shall be submitted to the Education Committees of both houses of the Legislature before December 1, 1999, with any necessary 721 722 legislative recommendations.

(20) Before January 1, 2008, the State Board of Education shall evaluate and submit a recommendation to the Education Committees of the House of Representatives and the Senate on inclusion of graduation rate and dropout rate in the school level accountability system.

728 (21) If a local school district is determined as failing and 729 placed into \* \* \* district transformation for reasons authorized 730 by the provisions of this section, the \* \* \* interim 731 superintendent appointed to the district shall, within \* \* \* 732 ninety (90) days after being appointed, present a detailed and 733 structured corrective action plan to move the local school 734 district out of \* \* \* district transformation status to the \* \* \* 735 deputy superintendent. A copy of the \* \* \* interim

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736 <u>superintendent's</u> corrective action plan shall also be filed with 737 the State Board of Education.

738 SECTION 2. Section 37-17-13, Mississippi Code of 1972, is
739 amended as follows:

740 37-17-13. (1) Whenever the Governor declares a state of 741 emergency in a school district in response to a certification by 742 the State Board of Education and the Commission on School 743 Accreditation made under Section 37-17-6(11)(b), the State Board 744 of Education, in addition to any actions taken under Section 37-17-6, may abolish the school district and assume control and 745 746 administration of the schools formerly constituting the district, and appoint **\* \* \*** an interim superintendent to carry out this 747 748 purpose under the direction of the State Board of Education. In 749 such case, the State Board of Education shall have all powers 750 which were held by the previously existing school board, and the 751 previously existing superintendent of schools or county 752 superintendent of education, including, but not limited to, those 753 enumerated in Section 37-7-301, and the authority to request tax 754 levies from the appropriate governing authorities for the support 755 of the schools and to receive and expend the tax funds as provided 756 by Section 37-57-1 et seq. and Section 37-57-105 et seq.

757 (2) When a school district is abolished under this section, 758 loans from the School District Emergency Assistance Fund may be 759 made by the State Board of Education for the use and benefit of 760 the schools formerly constituting the district in accordance with

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769 After a school district is abolished under this section, (3) 770 at such time as the State Board of Education determines that the 771 impairments have been substantially corrected, the State Board of 772 Education shall reconstitute, reorganize or change or alter the 773 boundaries of the previously existing district; however, no 774 partition or assignment of territory formerly included in the 775 abolished district to one or more other school districts may be 776 made by the State Board of Education without the consent of the 777 school board of the school district to which such territory is to 778 be transferred, such consent to be spread upon its minutes. At 779 that time, the State Board of Education, in appropriate cases, 780 shall notify the appropriate governing authority or authorities of 781 its action and request them to provide for the election or 782 appointment of school board members in the manner provided by law. 783 In the event the applicable statute provides that vacancies in an 784 all-elected membership of the school board will be filled by 785 appointment by the remaining members of the school board and no

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786 members of the school board remain in office, the Governor shall 787 call a special election to fill the vacancies. In such 788 situations, the Governor will set the date of the special election 789 and said election will be conducted by the county election 790 commission. The State Board of Education shall also request the 791 governing authority or authorities to provide for the appointment 792 of a superintendent or superintendents to govern the 793 reconstituted, reorganized or changed district or districts, which 794 such appointed position shall apply in all school districts 795 including those school districts in which the position of 796 superintendent was previously an elected office. A board member 797 or superintendent in office at the time the Governor declares a 798 state of emergency in a school district to be abolished shall not 799 be eligible to serve in that office for the school district 800 reconstituted, reorganized or changed after the Governor declares 801 that an emergency no longer exists.

802 As an alternative to the procedure set forth in (4) subsection (3), \* \* \* when a local school board is abolished by 803 804 the State Board of Education pursuant to this section, after the 805 State Board of Education determines that the impairments are being substantially corrected and the responsibility of \* \* \* district 806 807 transformation in such district is within one (1) year of 808 potential expiration, the State Board of Education may appoint a 809 new five-member board for the administration of the school district and shall notify the local county board of supervisors 810

811 and/or municipal governing authority of such appointment, 812 spreading the names of the new school board members on its 813 The new local school board members shall be residents of minutes. 814 the school district. The new local school board members appointed 815 by the State Board of Education may serve in an advisory capacity 816 to the **\* \* \*** interim superintendent for its first year of service 817 and thereafter shall have full responsibility to administer the 818 school district. Thirty (30) days prior to the end of the first 819 year of office as an advisory board, each member shall draw lots to determine when the members shall rotate off the board as 820 821 follows: one (1) member shall serve a one-year term of office; 822 one (1) member shall serve a two-year term of office; one (1) 823 member shall serve a three-year term of office; one (1) member 824 shall serve a four-year term of office; and one (1) member shall 825 serve a five-year term of office. At that time, the State Board 826 of Education shall notify the appropriate board of supervisors or 827 municipal governing authority of this action and request them to 828 provide for the election or appointment of school board members at 829 the end of said terms of office in the manner provided by law, in 830 order for the local residents of the school district to select a 831 new school board on a phased-in basis. In such situations, the 832 Governor will set the date of any necessary special election which 833 shall be conducted by the county election commission. The State 834 Board of Education shall also request the new school board to provide for the appointment of a superintendent to govern the 835

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836 reconstituted or reorganized school district, including those 837 school districts in which the position of superintendent was previously an elected office. A board member or superintendent in 838 839 office at the time the Governor declares a state of emergency in a 840 school district shall not be eligible to serve in the office of 841 school board member or superintendent for the school district 842 reconstituted or reorganized following the \* \* \* district 843 transformation period.

The provisions of this subsection (4) shall not be applicable in any school district placed into **\* \* \*** <u>district transformation</u> on or after September 1, 2013, and which is located entirely South of United States Highway 80.

This subsection (4) shall stand repealed from and after July 849 1, 2017.

850 **SECTION 3.** Section 37-18-7, Mississippi Code of 1972, is 851 amended as follows:

37-18-7. (1) As part of the school improvement plan for a School At-Risk, a professional development plan shall be prepared for those school administrators, teachers or other employees who are identified by the evaluation team as needing improvement. The State Department of Education shall assist the School At-Risk in identifying funds necessary to fully implement the school improvement plan.

859 (2) In the event a school continues to be designated a
860 School At-Risk after three (3) years of implementing a school

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870 **SECTION 4.** This act shall take effect and be in force from 871 and after July 1, 2017.

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