MISSISSIPPI LEGISLATURE

REGULAR SESSION 2017

By: Representative Moore

To: Appropriations

HOUSE BILL NO. 878

1 AN ACT TO BRING FORWARD SECTIONS 37-151-1, 37-151-5, 2 37-151-6, 37-151-7, 37-151-9, 37-151-10, 37-151-25, 37-151-59, 37-151-61, 37-151-77, 37-151-79, 37-151-81, 37-151-83, 37-151-85, 37-151-87, 37-151-89, 37-151-91, 37-151-93, 37-151-95, 37-151-97, 3 4 37-151-99, 37-151-101, 37-151-103, 37-151-105, 37-151-107 AND 5 6 37-152-1, MISSISSIPPI CODE OF 1972, FOR THE PURPOSE OF POSSIBLE 7 AMENDMENTS; AND FOR RELATED PURPOSES. 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. Section 37-151-1, Mississippi Code of 1972, is 10 brought forward as follows: 11 37-151-1. This chapter shall be known and may be cited as the "Mississippi Accountability and Adequate Education Program Act 12 of 1997." 13 14 SECTION 2. Section 37-151-5, Mississippi Code of 1972, is brought forward as follows: 15 16 37-151-5. As used in Sections 37-151-5 and 37-151-7: 17 (a) "Adequate program" or "adequate education program" 18 or "Mississippi Adequate Education Program (MAEP)" shall mean the 19 program to establish adequate current operation funding levels necessary for the programs of such school district to meet at 20

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21 least a successful Level III rating of the accreditation system as 22 established by the State Board of Education using current 23 statistically relevant state assessment data.

(b) "Educational programs or elements of programs not
included in the adequate education program calculations, but which
may be included in appropriations and transfers to school
districts" shall mean:

(i) "Capital outlay" shall mean those funds used
for the constructing, improving, equipping, renovating or major
repairing of school buildings or other school facilities, or the
cost of acquisition of land whereon to construct or establish such
school facilities.

(ii) "Pilot programs" shall mean programs of a pilot or experimental nature usually designed for special purposes and for a specified period of time other than those included in the adequate education program.

(iii) "Adult education" shall mean public
education dealing primarily with students above eighteen (18)
years of age not enrolled as full-time public school students and
not classified as students of technical schools, colleges or
universities of the state.

42 (iv) "Food service programs" shall mean those
43 programs dealing directly with the nutritional welfare of the
44 student, such as the school lunch and school breakfast programs.

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46 classification that represents the most economically educated 47 pupil in a school system meeting the definition of successful, as 48 determined by the State Board of Education.

"Base student" shall mean that student

(d) "Base student cost" shall mean the funding level necessary for providing an adequate education program for one (1) base student, subject to any minimum amounts prescribed in Section 37-151-7(1).

(e) "Add-on program costs" shall mean those items which are included in the adequate education program appropriations and are outside of the program calculations:

(i) "Transportation" shall mean transportation to
and from public schools for the students of Mississippi's public
schools provided for under law and funded from state funds.

(ii) "Vocational or technical education program"
shall mean a secondary vocational or technical program approved by
the State Department of Education and provided for from state
funds.

(iii) "Special education program" shall mean a
program for exceptional children as defined and authorized by
Sections 37-23-1 through 37-23-9, and approved by the State
Department of Education and provided from state funds.

67 (iv) "Gifted education program" shall mean those 68 programs for the instruction of intellectually or academically

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69 gifted children as defined and provided for in Section 37-23-175 70 et seq.

(v) "Alternative school program" shall mean those programs for certain compulsory-school-age students as defined and provided for in Sections 37-13-92 and 37-19-22.

74 (vi) "Extended school year programs" shall mean 75 those programs authorized by law which extend beyond the normal 76 school year.

(vii) "University-based programs" shall mean those university-based programs for handicapped children as defined and provided for in Section 37-23-131 et seq.

80 (viii) "Bus driver training" programs shall mean 81 those driver training programs as provided for in Section 37-41-1.

(f) "Teacher" shall include any employee of a local school who is required by law to obtain a teacher's license from the State Board of Education and who is assigned to an instructional area of work as defined by the State Department of Education.

87 (g) "Principal" shall mean the head of an attendance88 center or division thereof.

89 (h) "Superintendent" shall mean the head of a school90 district.

91 (i) "School district" shall mean any type of school
92 district in the State of Mississippi, and shall include
93 agricultural high schools.

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94 (ij) "Minimum school term" shall mean a term of at least 95 one hundred eighty (180) days of school in which both teachers and pupils are in regular attendance for scheduled classroom 96 instruction for not less than sixty-three percent (63%) of the 97 instructional day, as fixed by the local school board for each 98 99 school in the school district. It is the intent of the 100 Legislature that any tax levies generated to produce additional 101 local funds required by any school district to operate school 102 terms in excess of one hundred seventy-five (175) days shall not 103 be construed to constitute a new program for the purposes of 104 exemption from the limitation on tax revenues as allowed under 105 Sections 27-39-321 and 37-57-107 for new programs mandated by the 106 Legislature.

107 (k) The term "transportation density" shall mean the 108 number of transported children in average daily attendance per 109 square mile of area served in a school district, as determined by 110 the State Department of Education.

(1) The term "transported children" shall mean children being transported to school who live within legal limits for transportation and who are otherwise qualified for being transported to school at public expense as fixed by Mississippi state law.

(m) The term "year of teaching experience" shall mean nine (9) months of actual teaching in the public or private schools. In no case shall more than one (1) year of teaching

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144 full-time post master's degree employment in an educational 145 setting in this or some other state shall be considered a year of teaching experience. Provided, however, that school districts are 146 authorized, in their discretion, to negotiate the salary levels 147 148 applicable to certificated employees employed after July 1, 2009, 149 who are receiving retirement benefits from the retirement system 150 of another state, and the annual experience increment provided in 151 Section 37-19-7 shall not be applicable to any such retired 152 certificated employee.

153 The term "average daily attendance" shall be (n) (i) 154 the figure which results when the total aggregate full-day 155 attendance during the period or months counted is divided by the 156 number of days during the period or months counted upon which both 157 teachers and pupils are in regular attendance for scheduled classroom instruction, unless a pupil's absence is excused due to 158 159 participation in an activity authorized by the State Board of 160 Education under subparagraph (ii) of this paragraph, less the average daily attendance for self-contained special education 161 162 classes. For purposes of determining and reporting attendance, a 163 pupil must be present for at least sixty-three percent (63%) of the instructional day, as fixed by the local school board for each 164 165 school in the school district, in order to be considered in 166 full-day attendance. Prior to full implementation of the adequate 167 education program the department shall deduct the average daily

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170 The State Board of Education shall define (ii) those activities necessitating a pupil's absence that, for 171 172 purposes of determining and reporting attendance for average daily 173 attendance purposes, must be considered an excused absence. Such activities include, but are not limited to: official organized 174 175 events sponsored by the 4-H or Future Farmers of America (FFA); 176 official organized junior livestock shows and rodeo events; 177 official employment as a page at the State Capitol for the 178 Mississippi House of Representatives or Senate; subject-matter 179 field trips; athletic contests; student conventions; music 180 festivals or contests; and any similar school-related activity 181 designated by the State Board of Education. The State Board of 182 Education shall prescribe the means by which a pupil's absence due 183 to participation in an activity authorized by the board pursuant 184 to this subparagraph must be verified. This subparagraph (ii) shall stand repealed on July 1, 2016. 185

(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.

(p) The term "aggregate amount of support from ad valorem taxation" shall mean the amounts produced by the district's total tax levies for operations.

(q) The term "adequate education program funds" shall mean all funds, both state and local, constituting the requirements for meeting the cost of the adequate program as provided for in Section 37-151-7.

196 (r) "Department" shall mean the State Department of 197 Education.

198 (s) "Commission" shall mean the Mississippi Commission199 on School Accreditation created under Section 37-17-3.

(t) The term "successful school district" shall mean a Level III school district as designated by the State Board of Education using current statistically relevant state assessment data.

(u) "Dual enrollment-dual credit programs" shall mean
programs for potential or recent high school student dropouts to
dually enroll in their home high school and a local community
college in a dual credit program consisting of high school
completion coursework and a credential, certificate or degree
program at the community college, as provided in Section
37-15-38(19).

(v) "Charter school" means a public school that is established and operating under the terms of a charter contract between the school's governing board and the Mississippi Charter School Authorizer Board.

215 SECTION 3. Section 37-151-6, Mississippi Code of 1972, is
216 brought forward as follows:

217 37-151-6. Effective with fiscal year 2007, the Legislature
218 shall fully fund the Mississippi Adequate Education Program.

219 SECTION 4. Section 37-151-7, Mississippi Code of 1972, is 220 brought forward 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:

228 Determination of average daily attendance. (a) 229 Effective with fiscal year 2011, the State Department of Education 230 shall determine the percentage change from the prior year of each 231 year of each school district's average of months two (2) and three 232 (3) average daily attendance (ADA) for the three (3) immediately 233 preceding school years of the year for which funds are being 234 appropriated. For any school district that experiences a positive 235 growth in the average of months two (2) and three (3) ADA each 236 year of the three (3) years, the average percentage growth over 237 the three-year period shall be multiplied times the school district's average of months two (2) and three (3) ADA for the 238 239 year immediately preceding the year for which MAEP funds are being 240 appropriated. The resulting amount shall be added to the school district's average of months two (2) and three (3) ADA for the 241

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270 Determination of base student cost. Effective with (b) 271 fiscal year 2011 and every fourth fiscal year thereafter, the 272 State Board of Education, on or before August 1, with adjusted 273 estimate no later than January 2, shall submit to the Legislative 274 Budget Office and the Governor a proposed base student cost 275 adequate to provide the following cost components of educating a pupil in a successful school district: (i) instructional cost; 276 277 (ii) administrative cost; (iii) operation and maintenance of 278 plant; and (iv) ancillary support cost. For purposes of these 279 calculations, the Department of Education shall utilize financial 280 data from the second preceding year of the year for which funds 281 are being appropriated.

282 For the instructional cost component, the Department of 283 Education shall select districts that have been identified as 284 instructionally successful and have a ratio of a number of 285 teachers per one thousand (1,000) students that is between one (1) 286 standard deviation above the mean and two (2) standard deviations 287 below the mean of the statewide average of teachers per one 288 thousand (1,000) students. The instructional cost component shall 289 be calculated by dividing the latest available months one (1) 290 through nine (9) ADA into the instructional expenditures of these 291 selected districts. For the purpose of this calculation, the

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

295 1210, 1220, 2150-2159 Objects 210 and 215;

Fund 1130 All Functions, Object Code 210 and 215;

297 Fund 2001 Functions 1110-1199 Objects 100-999;

298 Fund 2070 Functions 1110-1199 Objects 100-999;

299 Fund 2420 Functions 1110-1199 Objects 100-999;

300 Fund 2711 All Functions, Object Code 210 and 215.

301 Prior to the calculation of the instructional cost component, 302 there shall be subtracted from the above expenditures any revenue 303 received for Chickasaw Cession payments, Master Teacher 304 Certification payments and the district's portion of state revenue 305 received from the MAEP at-risk allocation.

306 For the administrative cost component, the Department of 307 Education shall select districts that have been identified as 308 instructionally successful and have a ratio of an administrative 309 staff to nonadministrative staff between one (1) standard 310 deviation above the mean and two (2) standard deviations below the 311 mean of the statewide average administrative staff to 312 nonadministrative staff. The administrative cost component shall 313 be calculated by dividing the latest available months one (1) through nine (9) ADA of the selected districts into the 314 315 administrative expenditures of these selected districts. For the

H. B. No. 878 17/HR26/R400 PAGE 13 (DJ\KW) 316 purpose of this calculation, the Department of Education shall use 317 the following funds, functions and objects:

318 Fund 1120 Functions 2300-2599, Functions 2800-2899,

319 Objects 100-999;

320 Fund 2711 Functions 2300-2599, Functions 2800-2899,

321 Objects 100-999.

322 For the plant and maintenance cost component, the Department of Education shall select districts that have been identified as 323 324 instructionally successful and have a ratio of plant and 325 maintenance expenditures per one hundred thousand (100,000) square 326 feet of building space and a ratio of maintenance workers per one 327 hundred thousand (100,000) square feet of building space that are 328 both between one (1) standard deviation above the mean and two (2) 329 standard deviations below the mean of the statewide average. The 330 plant and maintenance cost component shall be calculated by 331 dividing the latest available months one (1) through nine (9) ADA 332 of the selected districts into the plant and maintenance 333 expenditures of these selected districts. For the purpose of this 334 calculation, the Department of Education shall use the following 335 funds, functions and objects: 336 Fund 1120 Functions 2600-2699, Objects 100-699 337 and Objects 800-999; Fund 2711 Functions 2600-2699, Objects 100-699 338

and Objects 800-999;

340 Fund 2430 Functions 2600-2699, Objects 100-699

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and Objects 800-999.

342 For the ancillary support cost component, the Department of Education shall select districts that have been identified as 343 344 instructionally successful and have a ratio of a number of 345 librarians, media specialists, guidance counselors and 346 psychologists per one thousand (1,000) students that is between 347 one (1) standard deviation above the mean and two (2) standard 348 deviations below the mean of the statewide average of librarians, 349 media specialists, guidance counselors and psychologists per one 350 thousand (1,000) students. The ancillary cost component shall be 351 calculated by dividing the latest available months one (1) through 352 nine (9) ADA into the ancillary expenditures instructional 353 expenditures of these selected districts. For the purpose of this 354 calculation, the Department of Education shall use the following 355 funds, functions and objects:

356 Fund 1120 Functions 2110-2129, Objects 100-999; 357 Fund 1120 Functions 2140-2149, Objects 100-999; 358 Fund 1120 Functions 2220-2229, Objects 100-999; 359 Fund 2001 Functions 2100-2129, Objects 100-999; Fund 2001 Functions 2140-2149, Objects 100-999; 360 361 Fund 2001 Functions 2220-2229, Objects 100-999. 362 The total base cost for each year shall be the sum of the 363 instructional cost component, administrative cost component, plant 364 and maintenance cost component and ancillary support cost component, and any estimated adjustments for additional state 365

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366 requirements as determined by the State Board of Education. 367 Provided, however, that the base student cost in fiscal year 1998 368 shall be Two Thousand Six Hundred Sixty-four Dollars (\$2,664.00). 369 For each of the fiscal years between the recalculation of the 370 base student cost under the provisions of this paragraph (b), the 371 base student cost shall be increased by an amount equal to forty 372 percent (40%) of the base student cost for the previous fiscal 373 year, multiplied by the latest annual rate of inflation for the 374 State of Mississippi as determined by the State Economist, plus 375 any adjustments for additional state requirements such as, but not 376 limited to, teacher pay raises and health insurance premium 377 increases.

378 (c) Determination of the basic adequate education
379 program cost. The basic amount for current operation to be
380 included in the Mississippi Adequate Education Program for each
381 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.

(d) Adjustment to the base student cost for at-risk 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

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394 (e) Add-on program cost. The amount to be allocated to
395 school districts in addition to the adequate education program
396 cost for add-on programs for each school district shall be
397 computed as follows:

398 (i) Transportation cost shall be the amount
399 allocated to such school district for the operational support of
400 the district transportation system from state funds.

401 (ii) Vocational or technical education program
402 cost shall be the amount allocated to such school district from
403 state funds for the operational support of such programs.

404 (iii) Special education program cost shall be the 405 amount allocated to such school district from state funds for the 406 operational support of such programs.

407 (iv) Gifted education program cost shall be the 408 amount allocated to such school district from state funds for the 409 operational support of such programs.

(v) Alternative school program cost shall be the amount allocated to such school district from state funds for the operational support of such programs.

(vi) Extended school year programs shall be the amount allocated to school districts for those programs authorized by law which extend beyond the normal school year.

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416 (vii) University-based programs shall be the 417 amount allocated to school districts for those university-based 418 programs for handicapped children as defined and provided for in 419 Section 37-23-131 et seq., Mississippi Code of 1972.

420 (viii) Bus driver training programs shall be the 421 amount provided for those driver training programs as provided for 422 in Section 37-41-1, Mississippi Code of 1972.

The sum of the items listed above (i) transportation, (ii) vocational or technical education, (iii) special education, (iv) gifted education, (v) alternative school, (vi) extended school year, (vii) university-based, and (viii) bus driver training shall yield the add-on cost for each school district.

428 Total projected adequate education program cost. (f) 429 The total Mississippi Adequate Education Program cost shall be the 430 sum of the total basic adequate education program cost (paragraph 431 (c)), and the adjustment to the base student cost for at-risk 432 pupils (paragraph (d)) for each school district. In any year in 433 which the MAEP is not fully funded, the Legislature shall direct 434 the Department of Education in the K-12 appropriation bill as to 435 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 Adequate Education Program that are submitted each year to the Legislative Budget Office on August 1 and the final calculation that is submitted on January 2.

H. B. No. 878 **~ OFFICIAL ~** 17/HR26/R400 PAGE 18 (DJ\KW) 441 (2) Computation of the required local revenue in support of
442 the adequate education program. The amount that each district
443 shall provide toward the cost of the adequate education program
444 shall be calculated as follows:

445 The State Department of Education shall certify to (a) 446 each school district that twenty-eight (28) mills, less the 447 estimated amount of the yield of the School Ad Valorem Tax 448 Reduction Fund grants as determined by the State Department of 449 Education, is the millage rate required to provide the district 450 required local effort for that year, or twenty-seven percent (27%) 451 of the basic adequate education program cost for such school 452 district as determined under paragraph (c), whichever is a lesser 453 In the case of an agricultural high school, the millage amount. 454 requirement shall be set at a level which generates an equitable 455 amount per pupil to be determined by the State Board of Education. 456 The local contribution amount for school districts in which there 457 is located one or more charter schools will be calculated using 458 the following methodology: using the adequate education program 459 twenty-eight (28) mill value, or the twenty-seven percent (27%) 460 cap amount (whichever is less) for each school district in which a 461 charter school is located, an average per pupil amount will be 462 calculated. This average per pupil amount will be multiplied 463 times the number of students attending the charter school in that 464 school district. The sum becomes the charter school's local 465 contribution to the adequate education program.

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H. B. No. 878 17/HR26/R400 PAGE 19 (DJ\KW) 466 (b) The State Department of Education shall determine 467 the following from the annual assessment information submitted to 468 the department by the tax assessors of the various counties: (i) 469 the total assessed valuation of nonexempt property for school 470 purposes in each school district; (ii) assessed value of exempt 471 property owned by homeowners aged sixty-five (65) or older or 472 disabled as defined in Section 27-33-67(2), Mississippi Code of 1972; (iii) the school district's tax loss from exemptions 473 474 provided to applicants under the age of sixty-five (65) and not 475 disabled as defined in Section 27-33-67(1), Mississippi Code of 476 1972; and (iv) the school district's homestead reimbursement 477 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:

484 One hundred percent (100%) of Grand Gulf income as prescribed 485 in Section 27-35-309.

486 One hundred percent (100%) of any fees in lieu of taxes as 487 prescribed in Section 27-31-104.

488 (3) Computation of the required state effort in support of
489 the adequate education program.

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Provided, however, that in fiscal year 2015, any 499 (b) 500 increase in the said state contribution to any district calculated 501 under this section shall be not less than six percent (6%) in 502 excess of the amount received by said district from state funds 503 for fiscal year 2002; in fiscal year 2016, any increase in the 504 said state contribution to any district calculated under this 505 section shall be not less than four percent (4%) in excess of the 506 amount received by said district from state funds for fiscal year 507 2002; in fiscal year 2017, any increase in the said state 508 contribution to any district calculated under this section shall 509 be not less than two percent (2%) in excess of the amount received 510 by said district from state funds for fiscal year 2002; and in 511 fiscal year 2018 and thereafter, any increase in the said state contribution to any district calculated under this section shall 512 513 be zero percent (0%). For purposes of this paragraph (b), state funds shall include minimum program funds less the add-on 514

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515 programs, State Uniform Millage Assistance Grant Funds, Education 516 Enhancement Funds appropriated for Uniform Millage Assistance 517 Grants and state textbook allocations, and State General Funds 518 allocated for textbooks.

If the school board of any school district shall 519 (C) 520 determine that it is not economically feasible or practicable to 521 operate any school within the district for the full one hundred 522 eighty (180) days required for a school term of a scholastic year 523 as required in Section 37-13-63, Mississippi Code of 1972, due to 524 an enemy attack, a man-made, technological or natural disaster in 525 which the Governor has declared a disaster emergency under the 526 laws of this state or the President of the United States has 527 declared an emergency or major disaster to exist in this state, 528 said school board may notify the State Department of Education of 529 such disaster and submit a plan for altering the school term. If the State Board of Education finds such disaster to be the cause 530 531 of the school not operating for the contemplated school term and 532 that such school was in a school district covered by the 533 Governor's or President's disaster declaration, it may permit said 534 school board to operate the schools in its district for less than 535 one hundred eighty (180) days and, in such case, the State 536 Department of Education shall not reduce the state contributions 537 to the adequate education program allotment for such district, 538 because of the failure to operate said schools for one hundred eighty (180) days. 539

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540 (4) The Interim School District Capital Expenditure Fund is 541 hereby established in the State Treasury which shall be used to 542 distribute any funds specifically appropriated by the Legislature to such fund to school districts entitled to increased allocations 543 544 of state funds under the adequate education program funding 545 formula prescribed in Sections 37-151-3 through 37-151-7, 546 Mississippi Code of 1972, until such time as the said adequate education program is fully funded by the Legislature. 547 The 548 following percentages of the total state cost of increased allocations of funds under the adequate education program funding 549 550 formula shall be appropriated by the Legislature into the Interim 551 School District Capital Expenditure Fund to be distributed to all 552 school districts under the formula: Nine and two-tenths percent 553 (9.2%) shall be appropriated in fiscal year 1998, twenty percent 554 (20%) shall be appropriated in fiscal year 1999, forty percent 555 (40%) shall be appropriated in fiscal year 2000, sixty percent 556 (60%) shall be appropriated in fiscal year 2001, eighty percent 557 (80%) shall be appropriated in fiscal year 2002, and one hundred 558 percent (100%) shall be appropriated in fiscal year 2003 into the 559 State Adequate Education Program Fund. Until July 1, 2002, such 560 money shall be used by school districts for the following 561 purposes:

(a) Purchasing, erecting, repairing, equipping,
remodeling and enlarging school buildings and related facilities,
including gymnasiums, auditoriums, lunchrooms, vocational training

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573 (b) Providing necessary water, light, heating, 574 air-conditioning, and sewerage facilities for school buildings, 575 and purchasing land therefor.

576 (c) Paying debt service on existing capital improvement 577 debt of the district or refinancing outstanding debt of a district 578 if such refinancing will result in an interest cost savings to the 579 district.

580 (d) From and after October 1, 1997, through June 30, 581 1998, pursuant to a school district capital expenditure plan 582 approved by the State Department of Education, a school district 583 may pledge such funds until July 1, 2002, plus funds provided for 584 in paragraph (e) of this subsection (4) that are not otherwise 585 permanently pledged under such paragraph (e) to pay all or a 586 portion of the debt service on debt issued by the school district under Sections 37-59-1 through 37-59-45, 37-59-101 through 587 588 37-59-115, 37-7-351 through 37-7-359, 37-41-89 through 37-41-99, 37-7-301, 37-7-302 and 37-41-81, Mississippi Code of 1972, or debt 589

H. B. No. 878 **~ OFFICIAL ~** 17/HR26/R400 PAGE 24 (DJ\KW) 590 issued by boards of supervisors for agricultural high schools 591 pursuant to Section 37-27-65, Mississippi Code of 1972, or 592 lease-purchase contracts entered into pursuant to Section 31-7-13, 593 Mississippi Code of 1972, or to retire or refinance outstanding 594 debt of a district, if such pledge is accomplished pursuant to a 595 written contract or resolution approved and spread upon the 596 minutes of an official meeting of the district's school board or 597 board of supervisors. It is the intent of this provision to allow 598 school districts to irrevocably pledge their Interim School 599 District Capital Expenditure Fund allotments as a constant stream 600 of revenue to secure a debt issued under the foregoing code 601 sections. To allow school districts to make such an irrevocable 602 pledge, the state shall take all action necessary to ensure that 603 the amount of a district's Interim School District Capital 604 Expenditure Fund allotments shall not be reduced below the amount 605 certified by the department or the district's total allotment 606 under the Interim Capital Expenditure Fund if fully funded, so 607 long as such debt remains outstanding.

608

(e) [Repealed]

609 (f) [Repealed]

(g) The State Board of Education may authorize the school district to expend not more than twenty percent (20%) of its annual allotment of such funds or Twenty Thousand Dollars (\$20,000.00), whichever is greater, for technology needs of the school district, including computers, software,

H. B. No. 878 **~ OFFICIAL ~** 17/HR26/R400 PAGE 25 (DJ\KW) 615 telecommunications, cable television, interactive video, film, 616 low-power television, satellite communications, microwave 617 communications, technology-based equipment installation and maintenance, and the training of staff in the use of such 618 619 technology-based instruction. Any such technology expenditure 620 shall be reflected in the local district technology plan approved by the State Board of Education under Section 37-151-17, 621 622 Mississippi Code of 1972.

623 (h) To the extent a school district has not utilized 624 twenty percent (20%) of its annual allotment for technology 625 purposes under paragraph (q), a school district may expend not 626 more than twenty percent (20%) of its annual allotment or Twenty 627 Thousand Dollars (\$20,000.00), whichever is greater, for 628 instructional purposes. The State Board of Education may 629 authorize a school district to expend more than said twenty 630 percent (20%) of its annual allotment for instructional purposes 631 if it determines that such expenditures are needed for 632 accreditation purposes.

(i) The State Department of Education or the State
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

H. B. No. 878 **~ OFFICIAL ~** 17/HR26/R400 PAGE 26 (DJ\KW) 640 district and performing program management services for projects
641 covered under this subsection shall be approved by the State
642 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.

647 The provisions of this subsection (4) shall be cumulative and 648 supplemental to any existing funding programs or other authority 649 conferred upon school districts or school boards.

650 (5) The State Department of Education shall make payments to 651 charter schools for each student in average daily attendance at 652 the charter school equal to the state share of the adequate 653 education program payments for each student in average daily 654 attendance at the school district in which the public charter 655 school is located. In calculating the local contribution for 656 purposes of determining the state share of the adequate education 657 program payments, the department shall deduct the pro rata local 658 contribution of the school district in which the student resides as determined in subsection (2)(a) of this section. 659

660 **SECTION 5.** Section 37-151-9, Mississippi Code of 1972, is 661 brought forward as follows:

37-151-9. (1) The State Board of Education and State
Superintendent of Education shall establish within the State
Department of Education a special unit at the division level

H. B. No. 878 **~ OFFICIAL ~** 17/HR26/R400 PAGE 27 (DJ\KW) 665 called the Office of Educational Accountability. The Director of 666 the Office of Educational Accountability shall hold a position 667 comparable to a deputy superintendent and shall be appointed by 668 the State Board of Education with the advice and consent of the 669 Senate. He shall serve at the will and pleasure of the State 670 Board of Education and may employ necessary professional, 671 administrative and clerical staff. The Director of the Office of 672 Educational Accountability shall provide all reports to the 673 Legislature, Governor, Mississippi Commission on School 674 Accreditation and State Board of Education and respond to any 675 inquiries for information.

676 The Office of Educational Accountability is responsible (2)677 for monitoring and reviewing programs developed under the 678 Education Reform Act, the Mississippi Adequate Education Program 679 Act of 1994, the Education Enhancement Fund, and subsequent 680 education initiatives, and shall provide information, 681 recommendations and an annual assessment to the Legislature, Governor, Mississippi Commission on School Accreditation and the 682 683 State Board of Education. Commencing in 1995, the annual 684 assessment of education reform programs shall be performed by the 685 Office of Educational Accountability by December 1 of each year. 686 The Office of Educational Accountability shall specifically 687 monitor the implementation of Level III accreditation in all 688 school districts, and shall make an assessment with 689 recommendations to the 1996 Regular Session of the Legislature.

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H. B. No. 878 17/HR26/R400 PAGE 28 (DJ\KW) 690 (3) In addition, the Office of Educational Accountability691 shall have the following specific duties and responsibilities:

692 (a) Developing and maintaining a system of693 communication with school district personnel;

(b) Provide opportunities for public comment on the
current functions of the State Department of Education's programs,
needed public education services and innovative suggestions;

697 (c) Assess both positive and negative impact on school
698 districts of new education programs, including but not limited to
699 The Mississippi Report Card and alternative school programs.

700 SECTION 6. Section 37-151-10, Mississippi Code of 1972, is
701 brought forward as follows:

702 37-151-10. (1) There is established a Center for Education 703 Analysis which shall be an advisory group attached to the Public 704 Education Forum of Mississippi. The Center for Education Analysis 705 shall create a structure to systematically collect, compile and 706 coordinate data that can be disseminated to business, legislative 707 and education entities for decision-making purposes relating to 708 public education. The Center for Education Analysis may enter 709 into a contractual agreement with the Public Education Forum of 710 Mississippi in order to place the center within the administrative 711 framework of the Public Education Forum under the following 712 conditions:

(a) All new programs authorized in this section aresubject to the availability of funds specifically appropriated

H. B. No. 878 **~ OFFICIAL ~** 17/HR26/R400 PAGE 29 (DJ\KW) 715 therefor by the Legislature from the Education Enhancement Fund to 716 the Public Education Forum for the support and maintenance of the 717 programs of the Center for Education Analysis.

(b) The Public Education Forum will provide a business framework to coordinate its recommendations and reports with the programs of the Center for Education Analysis.

(c) The Public Education Forum shall employ a director
for the Center for Education Analysis with appropriate
qualifications. Any public funds expended pursuant to this
section shall be audited by the Mississippi Department of Audit.

There is created in the State Treasury a special fund to be known as the "Center for Education Analysis Fund." Monies may be expended out of such funds pursuant to appropriation by the Legislature, to implement the public education analysis program established under the provisions of this section. Disbursements from such fund shall be made only upon requisition of the Director for the Center for Education Analysis.

732 The Center for Education Analysis established in (2) 733 subsection (1) shall develop and submit to the Legislature and the 734 Governor an annual report on the implementation of the Mississippi Adequate Education Program funding formula and the Interim School 735 736 District Capital Expenditure Fund program. The first report shall 737 be submitted on January 1, 1999, relating to implementation of the 738 adequate education program and interim capital expenditure program activities during the preceding fiscal year, and shall be 739

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submitted annually on January 1 of each subsequent year until January 1, 2003, at which time the report shall become a distinct part of the Mississippi Report Card describing the one hundred percent (100%) implementation of the Mississippi Adequate Education Program funding formula. The annual report shall include the following:

(a) A description of the amount of Mississippi Adequate
Education Program funds available to each school district during
the phase-in period compared to the amount of funds available upon
full implementation of the funding formula;

(b) A description of each school district's capitalexpenditure plan, including:

(i) A listing of the school district facilities to be constructed, purchased, repaired, renovated, remodeled or enlarged, with designation of the nature of each such project as new construction, retrofitting/renovation, or site work and/or preparation;

(ii) For each completed capital improvement project and upon the completion of any approved capital expenditure plan, a listing by individual project of: (A) The total dimensions of each construction, renovation or site preparation project; (B) The total project cost in dollars;

H. B. No. 878 17/HR26/R400 PAGE 31 (DJ\KW) 763 (C) The project cost per square foot of newly 764 constructed space or, in the case of renovation, per square foot 765 of the principal structure affected by such renovation; 766 The total cost of all furniture and (D) 767 equipment per project; 768 (E) The total amount of nonconstruction fees 769 per project; 770 The total of other costs associated with (F) 771 the project not otherwise included in items (A) through (E) above; 772 and 773 (G) The number of classrooms created and/or 774 affected by the project; 775 (iii) A listing of all school district State Aid 776 Capital Improvement Bonds secured by Mississippi Adequate Education Program funds issued by school districts and the capital 777 778 improvements funded through such bond issue; 779 (iv) A description of any other local bond issue proceeds combined with such funds for capital improvement 780 781 purposes; and 782 Any other appropriate information relating to (V) 783 capital improvements by school districts as determined by the 784 State Board of Education; 785 An annual assessment of the impact of additional (C)786 funding under the Mississippi Adequate Education Program on such 787 school districts with less than a Level III accreditation; and H. B. No. 878 ~ OFFICIAL ~

17/HR26/R400 PAGE 32 (DJ\KW) (d) An annual assessment of the impact of teacher
recruitment incentives on the employment of licensed teachers in
critical teacher shortage geographic areas, including, but not
limited to, all incentive programs authorized under House Bill No.
609, 1998 Regular Session [Laws, 1998, Chapter 544].

793 SECTION 7. Section 37-151-25, Mississippi Code of 1972, is
794 brought forward as follows:

795 There is hereby created in the State Treasury a 37-151-25. 796 special fund to be designated as the "Tech-Prep Fund." Any 797 unexpended balance in said fund at the end of the fiscal year 798 shall carry over to the succeeding fiscal year and shall not lapse 799 into the State General Fund. The fund shall be credited with any 800 funds appropriated by the Legislature for the implementation of 801 the Tech-Prep program in Grades 7-12 and in the public community 802 colleges and junior colleges through approved programs and from 803 the proceeds of bonds issued under Sections 31 through 51 of Laws, 804 1997, Chapter 612, and shall be allocated to school districts by 805 the State Board of Education for the following purposes:

806 (a) Equip labs for hands-on: Career Discovery Course
807 in the 7th grade, Computer Discovery Course in the 8th grade, and
808 Technology Discovery Course in the 9th grade;

809 (b) Implement application based teaching methodology in810 existing academic courses;

811 (c) Develop and implement articulation, integration and 812 sequential course study plans in Vocational and Academic courses;

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(d) Administer Occupational Tests;

814 (e) Implement and Update Career/Educational Plans for815 each student;

816 (f) Implement Career Centers for each school;

(g) To provide equipment upgrades to meet technology demands, staff development and teaching materials to implement application based methodology for each of the community college sites.

The State Department of Education is authorized to escalate spending authority based upon the proceeds of bonds issued under Sections 31 through 51 of Laws, 1997, Chapter 612.

No community or junior college shall deny admittance into its Tech-Prep program funded under this section to any student who has graduated from high school with a qualifying grade point average, regardless of the curriculum or course work completed by the student.

829 SECTION 8. Section 37-151-59, Mississippi Code of 1972, is 830 brought forward as follows:

831 37-151-59. Nothing in this chapter shall be construed to 832 prohibit a school district from issuing its bonds, negotiable 833 notes or certificates of indebtedness for the purposes, in the 834 manner, to the extent and subject to the limitations provided by 835 Sections 37-59-1 through 37-59-45, Mississippi Code of 1972, or 836 any other applicable sections, and the authority granted by this 837 article shall be construed as being additional, supplemental and

H. B. No. 878 **~ OFFICIAL ~** 17/HR26/R400 PAGE 34 (DJ\KW) 838 cumulative thereto. The proceeds of the sale of any such bonds, 839 negotiable notes or certificates of indebtedness so issued by any 840 such school district may be used for the purpose for which they 841 were issued and may be expended in conjunction with funds provided 842 by the Council for Education Technology under the provisions of 843 this article, or may be expended without such funds, if same be 844 not available.

845 **SECTION 9.** Section 37-151-61, Mississippi Code of 1972, is 846 brought forward as follows:

847 37-151-61. Any school board of any school district which may be aggrieved by any final rule, regulation or order of the State 848 849 Board of Education adopted under the provisions of this chapter 850 shall have the right to appeal therefrom to the chancery court of 851 the county in which the school district involved or any part 852 thereof is located in like manner, within the same time, with like 853 effect, and subject in all other respects to appeals from orders, 854 rules and regulations of the State Board of Education, the 855 provisions of which are hereby made applicable in all respects to 856 appeals from orders, rules and regulations of the commission under 857 the provisions of this chapter.

858 **SECTION 10.** Section 37-151-77, Mississippi Code of 1972, is 859 brought forward as follows:

37-151-77. To qualify for funds provided in this chapter,
each school district shall not exceed a pupil-teacher ratio based
on enrollment in Grades 1, 2, 3 and 4 as follows: 27:1.

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For Grades Kindergarten and 5 through 12, pupil-teacher ratio shall be determined based on appropriate accreditation standards developed by the Mississippi Commission on School Accreditation.

866 Any local district may apply to the State Board of Education 867 for approval of a waiver to this section by submitting and 868 justifying an alternative educational program to serve the needs 869 of enrollment in Grades Kindergarten and 1 through 4. The State 870 Board of Education shall approve or disapprove of such waiver 871 forty-five (45) days after receipt of such application. If a school district violates the provisions of this section, the state 872 873 aid for the ensuing fiscal year to such school district shall be 874 reduced by the percentage variance that the actual pupil-teacher 875 ratios in such school district has to the required pupil-teacher 876 ratios mandated in this section. Provided, that notwithstanding 877 the provisions of this section, the State Board of Education is 878 authorized to waive the pupil-teacher requirements specified 879 herein upon a finding that a good faith effort is being made by 880 the school district concerned to comply with the ratio provisions 881 but that for lack of classroom space which was beyond its control 882 it is physically impossible for the district to comply, and the 883 cost of temporary classroom space cannot be justified. In the 884 event any school district meets the highest levels of 885 accreditation standards as determined by the State Board of 886 Education in the state's accountability system, the State Board of 887 Education may, in its discretion, exempt such school district from

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888 the maximum pupil-teacher ratio in Grades 1, 2, 3 and 4 prescribed 889 herein.

890 SECTION 11. Section 37-151-79, Mississippi Code of 1972, is 891 brought forward as follows:

892 37-151-79. In addition to other funds provided for in this 893 chapter, there shall be added to the allotment for each school 894 district for each vocational teacher employed full time during the 895 regular school term in a vocational education program approved by 896 the State Department of Education the value of one-half (1/2) of 897 the adequate education program salary schedule provided in Section 898 37-19-7, Mississippi Code of 1972, based on the type of 899 certificate and number of years' teaching experience held by each 900 approved vocational teacher plus one hundred percent (100%) of the 901 applicable employer's rate for social security and state 902 retirement.

903 **SECTION 12.** Section 37-151-81, Mississippi Code of 1972, is 904 brought forward as follows:

905 (1) In addition to other funds provided for in 37-151-81. 906 this chapter, there shall be added to the allotment for each 907 school district for each teacher employed in a State Department of 908 Education approved program for exceptional children as defined in 909 Section 37-23-3, Mississippi Code of 1972, the value of one 910 hundred percent (100%) of the adequate education program salary 911 schedule prescribed in Section 37-19-7, Mississippi Code of 1972, based on the type of certificate and number of years' teaching 912

913 experience held by each approved special education teacher plus 914 one hundred percent (100%) of the applicable employer's rate for 915 social security and state retirement, except that only seventy 916 percent (70%) of the value will be added for the program for 917 three- and four-year old exceptional children.

918 (2)In addition to the allowances provided above, for each 919 handicapped child who is being educated by a public school 920 district or is placed in accord with Section 37-23-77, Mississippi 921 Code of 1972, and whose individualized educational program (IEP) 922 requires an extended school year in accord with the State 923 Department of Education criteria, a sufficient amount of funds 924 shall be allocated for the purpose of providing the educational 925 services the student requires. The State Board of Education shall 926 promulgate such regulations as are required to insure the 927 equitable distribution of these funds. All costs for the extended 928 school year for a particular summer shall be reimbursed from funds 929 appropriated for the fiscal year beginning July 1 of that summer. 930 If sufficient funds are not made available to finance all of the 931 required educational services, the State Department of Education 932 shall expend available funds in such a manner that it does not 933 limit the availability of appropriate education to handicapped 934 students more severely than it does to nonhandicapped students.

935 (3) The State Department of Education is hereby authorized
936 to match adequate education program and other funds allocated for
937 provision of services to handicapped children with Division of

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H. B. No. 878 17/HR26/R400 PAGE 38 (DJ\KW) 938 Medicaid funds to provide language-speech services, physical 939 therapy and occupational therapy to handicapped students who meet 940 State Department of Education or Division of Medicaid standards and who are Medicaid eligible. Provided further, that the State 941 942 Department of Education is authorized to pay such funds as may be 943 required as a match directly to the Division of Medicaid pursuant 944 to an agreement to be developed between the State Department of Education and the Division of Medicaid. 945

946 In addition to other funds provided for in this chapter, (4) there shall be added to the allotment for each school district for 947 948 each teacher employed in a State Department of Education approved 949 program for gifted education as defined in Sections 37-23-173 through 37-23-181, Mississippi Code of 1972, the value of one 950 951 hundred percent (100%) of the adequate education program salary 952 schedule prescribed in Section 37-19-7, Mississippi Code of 1972, 953 based on the type of certificate and number of years' teaching 954 experience held by each approved gifted education teacher plus one 955 hundred percent (100%) of the applicable employer's rate for 956 social security and state retirement.

957 (5) When any children who are residents of the State of
958 Mississippi and qualify under the provisions of Section 37-23-31,
959 Mississippi Code of 1972, shall be provided a program of
960 education, instruction and training within a school under the
961 provisions of said section, the State Department of Education
962 shall allocate the value of one hundred percent (100%) of the

H. B. No. 878 **~ OFFICIAL ~** 17/HR26/R400 PAGE 39 (DJ\KW) 963 adequate education program salary schedule prescribed in Section 964 37-19-7, Mississippi Code of 1972, for each approved program based 965 on the type of certificate and number of years' teaching 966 experience held by each approved teacher plus one hundred percent 967 (100%) of the applicable employer's rate for social security and 968 state retirement. The university or college shall be eligible for 969 state and federal funds for such programs on the same basis as 970 local school districts. The university or college shall be 971 responsible for providing for the additional costs of the program.

In addition to the allotments provided above, a school 972 (6) 973 district may provide a program of education and instruction to 974 children ages five (5) years through twenty-one (21) years, who 975 are resident citizens of the State of Mississippi, who cannot have 976 their educational needs met in a regular public school program and 977 who have not finished or graduated from high school, if those 978 children are determined by competent medical authorities and 979 psychologists to need placement in a state licensed facility for 980 inpatient treatment, day treatment or residential treatment or a 981 therapeutic group home. Such program shall operate under rules, 982 regulations, policies and standards of school districts as 983 determined by the State Board of Education. If a private school 984 approved by the State Board of Education is operated as an 985 integral part of the state licensed facility that provides for the 986 treatment of such children, the private school within the facility may provide a program of education, instruction and training to 987

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988 such children by requesting the State Department of Education to 989 allocate one (1) teacher unit or a portion of a teacher unit for 990 each approved class. The facility shall be responsible for 991 providing any additional costs of the program.

992 Such funds will be allotted based on the type of certificate 993 and number of years' teaching experience held by each approved 994 teacher. Such children shall not be counted in average daily 995 attendance when determining regular teacher unit allocation.

996 SECTION 13. Section 37-151-83, Mississippi Code of 1972, is 997 brought forward as follows:

998 37-151-83. (1) In addition to other funds allowed under the 999 Adequate Education Program, each school district shall receive a 1000 grant for the support of alternative school programs established under Section 37-13-92, Mississippi Code of 1972, in accordance 1001 with the following: Three-fourths of one percent (.75%) of the 1002 1003 school district's average daily attendance or twelve (12) pupils, 1004 whichever is greater, multiplied by the average expenditure of 1005 public monies per pupil in the State of Mississippi, as determined 1006 by the State Board of Education.

1007 (2) An alternative school advisory board may be created 1008 within each school district maintaining a freestanding alternative 1009 school or two (2) or more adjacent school districts operating a 1010 freestanding alternative school pursuant to a contract approved by 1011 the State Board of Education. The advisory board shall meet no 1012 less than two (2) times during each school year to study the

1013 alternative school program and to make recommendations for 1014 improvements to the superintendent of the local school board or boards, as the case may be, and the State Superintendent of 1015 Education. The alternative school advisory board shall consist of 1016 1017 the following members: one (1) school administrator to be 1018 appointed by each local school board of the school district or 1019 districts operating the alternative school; one (1) school board 1020 member and one (1) parent to be appointed by each superintendent 1021 of the school district or districts operating the alternative 1022 school; one (1) classroom teacher to be appointed by the classroom 1023 teachers in each school district operating the alternative school; 1024 one (1) individual to be appointed by the local youth court judge, 1025 or if there is no such court the chancery court judge; and one (1) law enforcement officer to be appointed by the local sheriff. 1026 The 1027 initial members of the advisory board shall serve as follows: 1028 One-third (1/3) of the members shall serve two (2) years; 1029 one-third (1/3) of the members shall serve three (3) years; and one-third (1/3) of the members shall serve four (4) years, to be 1030 1031 designated by the appointing authority at the time of appointment. 1032 Thereafter, the term of each member shall be for a period of four 1033 (4) years.

An alternative school advisory board shall have no governing authority over the alternative school program, and not in any manner shall an advisory board's authority supersede the authority

H. B. No. 878 17/HR26/R400 PAGE 42 (DJ\KW) 1037 of the school district or lead district in those alternative 1038 school programs operated jointly by two (2) or more districts.

1039 SECTION 14. Section 37-151-85, Mississippi Code of 1972, is 1040 brought forward as follows:

1041 37-151-85. (1) The amount to be allotted by the State Board 1042 of Education for transportation shall be determined as follows:

The State Department of Education shall calculate the cost of 1043 1044 transportation in school districts by ascertaining the average 1045 cost per pupil in average daily attendance of transported pupils in school districts classified in different density groups as 1046 1047 determined by the State Department of Education. Based on these 1048 calculations, the State Department of Education shall develop a 1049 scale for determining the allowable cost per pupil in different 1050 density groups, which scale shall provide greatest allowance per pupil transported in school districts with lowest densities and 1051 1052 smallest allowance per pupil in school districts with highest 1053 densities. The total allowance in the adequate education program for transported children for any school district for the current 1054 1055 year shall be the average daily attendance of the transported 1056 children for the nine (9) months of the prior year, multiplied by 1057 the allowance per transported pupil as provided herein. However, 1058 the State Department of Education is hereby authorized and empowered to make proper adjustments in allotments, under rules 1059 1060 and regulations of the State Board of Education, in cases where major changes in the number of children in average daily 1061

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1062 attendance transported occur from one (1) year to another as a 1063 result of changes or alterations in the boundaries of school districts, a change in or relocation of attendance centers, or for 1064 1065 other reasons which would result in major decrease or increase in 1066 the number of children in average daily attendance transported 1067 during the current school year as compared with the preceding year. Moreover, the State Board of Education is hereby authorized 1068 1069 and empowered to make such payments to all districts and/or 1070 university-based programs as deemed necessary in connection with transporting exceptional children as defined in Section 37-23-3. 1071 1072 The State Board of Education shall establish and implement all 1073 necessary rules and regulations to allot transportation payments 1074 to university-based programs. In developing density 1075 classifications under the provisions hereof, the State Department 1076 of Education may give consideration to the length of the route, 1077 the sparsity of the population, the lack of adequate roads, 1078 highways and bridges, and the presence of large streams or other geographic obstacles. In addition to funds allotted under the 1079 1080 above provisions, funds shall be allotted to each school district 1081 that transports students from their assigned school or attendance 1082 center to classes in an approved vocational-technical center at a 1083 rate per mile not to exceed the average statewide cost per mile of 1084 school bus transportation during the preceding year exclusive of 1085 bus replacement. All such transportation must have prior approval 1086 by the State Department of Education.

H. B. No. 878 17/HR26/R400 PAGE 44 (DJ\KW) 1087 (2)The average daily attendance of transported children 1088 shall be reported by the school district in which such children If children living in a school district are 1089 attend school. 1090 transported at the expense of such school district to another 1091 school district, the average daily attendance of such transported 1092 children shall be deducted by the State Department of Education 1093 from the aggregate average daily attendance of transported 1094 children in the school district in which they attend school and 1095 shall be added to the aggregate average daily attendance of transported children of the school district from which they come 1096 1097 for the purpose of calculating transportation allotments. 1098 However, such deduction shall not be made for the purpose of 1099 calculating adequate education program pupil-based funding.

(3) The State Department of Education shall include in the allowance for transportation for each school district an amount for the replacement of school buses or the purchase of new buses, which amount shall be calculated upon the estimated useful life of all school buses being used for the transportation of children in such school district, whether such buses be publicly or privately owned.

(4) The school boards of all districts operating school bus transportation are authorized and directed to establish a salary schedule for school bus drivers. No school district shall be entitled to receive the funds herein allotted for transportation unless it pays each of its nonstudent adult school bus drivers

H. B. No. 878 **~ OFFICIAL ~** 17/HR26/R400 PAGE 45 (DJ\KW) 1112 paid from such transportation allotments a minimum of One Hundred 1113 Ninety Dollars (\$190.00) per month. In addition, local school boards may compensate school bus drivers, to include temporary or 1114 substitute bus drivers, for actual expenses incurred when 1115 1116 acquiring an initial commercial license or any renewal of a 1117 commercial license in order to drive a school bus. In addition, local school boards may compensate school bus drivers, to include 1118 1119 temporary or substitute bus drivers, for expenses, not to exceed 1120 One Hundred Dollars (\$100.00), when acquiring an initial medical 1121 exam or any renewal of a medical exam, in order to qualify for a 1122 commercial driver's license.

(5) The State Board of Education shall be authorized and empowered to use such part of the funds appropriated for transportation in the adequate education fund as may be necessary to finance driver training courses as provided for in Section 37-41-1, Mississippi Code of 1972.

1128 The State Board of Education, acting through the (6) 1129 Department of Education, may compensate school bus drivers, to 1130 include temporary or substitute bus drivers, who are providing 1131 driving services to the various state operated schools, such as 1132 the Mississippi School for the Deaf, the Mississippi School for 1133 the Blind, the Mississippi School of the Arts, the Mississippi 1134 School for Math and Science and any other similar state operated schools, for actual expenses incurred when acquiring an initial 1135 1136 commercial license or any renewal of a commercial license in order

1137 to drive a school bus, to include the expense, not to exceed One 1138 Hundred Dollars (\$100.00), of acquiring an initial medical exam or 1139 any renewal of a medical exam in order to qualify for a commercial 1140 driver's license.

1141 SECTION 15. Section 37-151-87, Mississippi Code of 1972, is 1142 brought forward as follows:

37-151-87. No school district shall pay any teacher less 1143 1144 than the state minimum salary. Provided, however, that school 1145 districts are authorized to reduce the state minimum salary by a 1146 pro rata daily amount in order to comply with the school district 1147 employee furlough provisions of Section 37-7-308. From and after 1148 July 1, 2012, no school district shall receive any funds under the 1149 provisions of this chapter for any school year during which the aggregate amount of local supplement as defined in Section 1150 37-151-5 shall have been reduced below such amount for the 1151 previous year. However, (a) where there has been a reduction in 1152 1153 adequate education program allocations for such district in such year, (b) where there has been a reduction in the amount of 1154 1155 federal funds to such district below the previous year, or (c) 1156 where there has been a reduction in ad valorem taxes to such 1157 school district for the 1986-1987 school year below the amount for 1158 the previous year due to the exemption of nuclear generating 1159 plants from ad valorem taxation pursuant to Section 27-35-309, 1160 Mississippi Code of 1972, the aggregate amount of local supplement in such district may be reduced in the discretion of the local 1161

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1162 school board without loss of funds under this chapter. No school 1163 district may receive any funds under the provisions of this 1164 chapter for any school year if the aggregate amount of support from ad valorem taxation shall be reduced during such school year 1165 1166 below such amount for the previous year; however, where there is a 1167 loss in adequate education program allocations, or where there is or heretofore has been a decrease in the total assessed value of 1168 1169 taxable property within a school district, the aggregate amount of 1170 such support may be reduced proportionately. Nothing herein 1171 contained shall prohibit any school district from adopting or 1172 continuing a program or plan whereby teachers are paid varying 1173 salaries according to the teaching ability, classroom performance 1174 and other similar standards.

1175 SECTION 16. Section 37-151-89, Mississippi Code of 1972, is 1176 brought forward as follows:

1177 37-151-89. The minimum base pay for all classroom teachers 1178 may be increased by the district from any funds available to it; 1179 and those districts which have not prior to July 1, 1978, so 1180 increased said base pay, shall increase the minimum base pay for 1181 classroom teachers as fixed by this chapter and as authorized by 1182 any of the provisions of or standards set forth in this chapter.

1183 SECTION 17. Section 37-151-91, Mississippi Code of 1972, is
1184 brought forward as follows:

1185 37-151-91. The school boards of all school districts may 1186 establish salary schedules based on training, experience and other

1187 such factors as may be incorporated therein, including student 1188 progress and performance as developed by the State Board of Education, paying teachers greater amounts than the scale provided 1189 herein, but no teacher may be paid less than the amount based upon 1190 1191 the minimum scale of pay provided in the adequate education 1192 program as prescribed in Section 37-19-7, Mississippi Code of 1193 1972, and all supplements paid from local funds shall be based 1194 upon the salary schedules so established. The school boards may 1195 call upon the State Department of Education for aid and assistance 1196 in formulating and establishing such salary schedules, and it 1197 shall be the duty of the State Department of Education, when so called upon, to render such aid and assistance. 1198 The amount 1199 actually paid to each teacher shall be based upon and determined 1200 by the type of certificate held by such teacher.

1201 SECTION 18. Section 37-151-93, Mississippi Code of 1972, is 1202 brought forward as follows:

37-151-93. (1) 1203 Legally transferred students going from one 1204 school district to another shall be counted for adequate education 1205 program allotments by the school district wherein the pupils 1206 attend school, but shall be counted for transportation allotment 1207 purposes in the school district which furnishes or provides the 1208 transportation. The school boards of the school districts which 1209 approve the transfer of a student under the provisions of Section 1210 37-15-31 shall enter into an agreement and contract for the 1211 payment or nonpayment of any portion of their local maintenance

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(2) Local maintenance funds shall be paid by the home school district to the transferee school district for students granted transfers under the provisions of Sections 37-15-29(3) and 37-15-31(3), Mississippi Code of 1972, not to exceed the "base student cost" as defined in Section 37-151-5, Mississippi Code of 1972, multiplied by the number of such legally transferred students.

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H. B. No. 878 17/HR26/R400 PAGE 50 (DJ\KW) 1237 SECTION 19. Section 37-151-95, Mississippi Code of 1972, is 1238 brought forward as follows:

1239 37-151-95. Adequate education program funds shall include 1240 one hundred percent (100%) of the cost of the State and School 1241 Employees' Life and Health Insurance Plan created under Article 7, 1242 Chapter 15, Title 25, Mississippi Code of 1972, for all district 1243 employees who work no less than twenty (20) hours during each week 1244 and regular nonstudent school bus drivers employed by the 1245 district.

1246 Where the use of federal funding is allowable to defray, in 1247 full or in part, the cost of participation in the insurance plan by district employees who work no less than twenty (20) hours 1248 1249 during each week and regular nonstudent school bus drivers, whose 1250 salaries are paid, in full or in part, by federal funds, the 1251 allowance under this section shall be reduced to the extent of the 1252 federal funding. Where the use of federal funds is allowable but 1253 not available, it is the intent of the Legislature that school 1254 districts contribute the cost of participation for such employees 1255 from local funds, except that parent fees for child nutrition 1256 programs shall not be increased to cover such cost.

1257 The State Department of Education, in accordance with rules 1258 and regulations established by the State Board of Education, may 1259 withhold a school district's adequate education program funds for 1260 failure of the district to timely report student, fiscal and 1261 personnel data necessary to meet state and/or federal

1262 requirements. The rules and regulations promulgated by the State 1263 Board of Education shall require the withholding of adequate education program funds for those districts that fail to remit 1264 1265 premiums, interest penalties and/or late charges under the State 1266 and School Employees' Life and Health Insurance Plan. 1267 Noncompliance with such rules and regulations shall result in a 1268 violation of compulsory accreditation standards as established by 1269 the State Board of Education and Commission on School 1270 Accreditation.

1271 SECTION 20. Section 37-151-97, Mississippi Code of 1972, is 1272 brought forward as follows:

1273 The State Department of Education shall develop 37-151-97. 1274 an annual reporting process to inform the Legislature, local 1275 district personnel and the general public as to the ongoing and 1276 future plans for the state's educational programs. The annual 1277 reporting process will include those vital statistics that are 1278 commonly reported by schools and districts and that can provide 1279 clear demographic, strategic and educational information to 1280 constituencies such as, but not limited to, the following 1281 information:

1282 (a) Student enrollment, attendance, drop-out and 1283 graduation;

(b) Overall student and district achievement;
(c) Budget, administrative costs and other pertinent
fiscal information, including:

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1287 (i) The receipts and disbursements of all school 1288 funds handled by the board; 1289 Reports of expenditures for public schools, (ii) 1290 which, upon request must be made available on an individual 1291 district basis by the State Department of Education; 1292 1. Total Student Expenditures: 1293 Instruction (1000s); a. 1294 b. Other Student Instructional 1295 Expenditures (2100s, 2200s); 1296 General Administration (2300s and 2500s); 2. 1297 School Administration (2400s); 3. 1298 4. Other Expenditures (2600s, 2700s, 2800s, 1299 3100s, 3200s); and 1300 5. Nonoperational Expenditures (4000s, 5000s, 1301 6000s); 1302 (iii) The number of school districts, 1303 schoolteachers employed, school administrators employed, pupils 1304 taught and the attendance record of pupils therein; 1305 (iv) County and district levies for each school 1306 district and agricultural high school; 1307 (V) The condition of vocational education, a list 1308 of schools to which federal and state aid has been given, and a detailed statement of the expenditures of federal funds and the 1309 1310 state funds that may be provided, and the ranking of subjects taught as compared with the state's needs. 1311

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1312 (d) Other as directed by the State Board of Education. 1313 Further, the reporting process will include an annual report developed specifically to relate the mission and goals of the 1314 State Board of Education, state superintendent and departments. 1315 1316 This document will become the method through which the strategic 1317 planning and management process of the department is articulated to the public. It will explain and inform the public of the major 1318 1319 initiatives of the department and clearly identify rationale for 1320 program development and/or elimination. The report will establish 1321 benchmarks, future plans and discuss the effectiveness of 1322 educational programs.

1323 In addition to the information specified herein, the State 1324 Board of Education shall have full and plenary authority and power to require the furnishing of such further, additional and 1325 1326 supplementary information as it may deem necessary for the purpose 1327 of determining the cost of the adequate education program in such 1328 school district for the succeeding fiscal year, the amount of the adequate education program funds to be allotted to each school 1329 1330 district for the succeeding fiscal year, and for any other purpose 1331 authorized by law or deemed necessary by said State Board of 1332 Education.

It shall be the duty of the State Department of Education to prescribe the forms for the reports provided for in this section. SECTION 21. Section 37-151-99, Mississippi Code of 1972, is brought forward as follows:

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1337 37-151-99. Based upon the information obtained pursuant to Section 37-151-97 and upon such other and further information as 1338 provided by law, the State Department of Education shall, on or 1339 1340 before June 1 of each year, or as soon thereafter as is practical, 1341 furnish each school board the preliminary estimate of the amount 1342 each will receive from the common school fund and the adequate education program fund for the succeeding scholastic year, and at 1343 1344 the same time shall furnish each such school board with a 1345 tentative estimate of the cost of the adequate education program 1346 in the school district for such succeeding fiscal year.

1347 SECTION 22. Section 37-151-101, Mississippi Code of 1972, is 1348 brought forward as follows:

1349 It shall be the duty of the State Department of 37-151-101. Education to file with the State Treasurer and the State Fiscal 1350 1351 Officer such data and information as may be required to enable the 1352 said State Treasurer and State Fiscal Officer to distribute the 1353 common school funds and adequate education program funds by electronic funds transfer to the several school districts and 1354 1355 charter schools at the time required and provided under the 1356 provisions of this chapter. Such data and information so filed 1357 shall show in detail the amount of funds to which each school district and charter school is entitled from such common school 1358 1359 fund and adequate education program fund. Such data and 1360 information so filed may be revised from time to time as 1361 necessitated by law. At the time provided by law, the State

H. B. No. 878 **~ OFFICIAL ~** 17/HR26/R400 PAGE 55 (DJ\KW) 1362 Treasurer and the State Fiscal Officer shall distribute to the 1363 several school districts and charter schools the amounts to which they are entitled from the common school fund and the adequate 1364 1365 education program fund as provided by this chapter. Such 1366 distribution shall be made by electronic funds transfer to the 1367 depositories of the several school districts and charter schools designated in writing to the State Treasurer based upon the data 1368 1369 and information supplied by the State Department of Education for 1370 such distribution. In such instances, the State Treasurer shall 1371 submit a request for an electronic funds transfer to the State 1372 Fiscal Officer, which shall set forth the purpose, amount and payees, and shall be in such form as may be approved by the State 1373 1374 Fiscal Officer so as to provide the necessary information as would 1375 be required for a requisition and issuance of a warrant. A copy 1376 of the record of said electronic funds transfers shall be 1377 transmitted by the school district and charter school depositories 1378 to the Treasurer, who shall file duplicates with the State Fiscal 1379 The Treasurer and State Fiscal Officer shall jointly Officer. 1380 promulgate regulations for the utilization of electronic funds 1381 transfers to school districts and charter schools.

1382 SECTION 23. Section 37-151-103, Mississippi Code of 1972, is 1383 brought forward as follows:

1384 37-151-103. (1) Funds due each school district and charter 1385 school under the terms of this chapter from the Adequate Education 1386 Program Fund shall be paid in the following manner: Two (2)

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1387 business days prior to the last working day of each month there 1388 shall be paid to each school district and charter school, by electronic funds transfer, one-twelfth (1/12) of the funds to 1389 1390 which the district or charter school is entitled from funds 1391 appropriated for the Adequate Education Program Fund. However, in 1392 December those payments shall be made on December 15th or the next business day after that date. All school districts shall process 1393 1394 a single monthly payroll for licensed employees and may process a 1395 single monthly or a semimonthly payroll for nonlicensed employees, in the discretion of the local school board, with electronic 1396 1397 settlement of payroll checks secured through direct deposit of net 1398 pay for all school district employees. In addition, the State 1399 Department of Education may pay school districts and charter 1400 schools from the common school fund and the Adequate Education 1401 Program Fund on a date earlier than provided for by this section 1402 if it is determined that it is in the best interest of school 1403 districts and charter schools to do so.

Provided, however, that if the cash balance in the State General Fund is not adequate on the due date to pay the amounts due to all school districts and charter schools in the state as determined by the State Superintendent of Education, the State Fiscal Officer shall not transfer said funds payable to any school district or districts or charter schools until money is available to pay the amount due to all districts and charter schools.

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H. B. No. 878 17/HR26/R400 PAGE 57 (DJ\KW) 1411 (2)Notwithstanding any provision of this chapter or any 1412 other law requiring the number of children in average daily attendance or the average daily attendance of transported children 1413 to be determined on the basis of the preceding year, the State 1414 1415 Board of Education is hereby authorized and empowered to make 1416 proper adjustments in allotments in cases where major changes in 1417 the number of children in average daily attendance or the average 1418 daily attendance of transported children occurs from one year to 1419 another as a result of changes or alterations in the boundaries of 1420 school districts, the sending of children from one county or 1421 district to another upon a contract basis, the termination or 1422 discontinuance of a contract for the sending of children from one 1423 county or district to another, a change in or relocation of attendance centers, or for any other reason which would result in 1424 1425 a major decrease or increase in the number of children in average 1426 daily attendance or the average daily attendance of transported 1427 children during the current school year as compared with the 1428 preceding year.

(3) In the event of an inordinately large number of absentees in any school district or charter school as a result of epidemic, natural disaster, or any concerted activity discouraging school attendance, then in such event school attendance for the purposes of determining average daily attendance under the adequate education program shall be based upon the average daily

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1435 attendance for the preceding school year for such school district 1436 or charter school.

1437 SECTION 24. Section 37-151-105, Mississippi Code of 1972, is 1438 brought forward as follows:

1439 37-151-105. The State Board of Education shall have the 1440 authority to make such regulations not inconsistent with law which it deems necessary for the administration of this chapter. 1441 The 1442 State Board of Education, if it deems such practice necessary, may 1443 use reports of the first six (6) months of school for the purpose 1444 of determining average daily attendance and the number of pupils transported for that year. 1445

1446 SECTION 25. Section 37-151-107, Mississippi Code of 1972, is 1447 brought forward as follows:

37-151-107. Any superintendent of education, member of the 1448 1449 local school board of any school district, superintendent, 1450 principal, teacher, carrier, bus driver or member or employee of 1451 the State Department of Education or State Board of Education, or any other person, who shall willfully violate any of the 1452 1453 provisions of this chapter, or who shall willfully make any false 1454 report, list or record, or who shall willfully make use of any 1455 false report, list or record, concerning the number of school 1456 children in average daily attendance or the number of children being transported or entitled to be transported in any county or 1457 1458 school district, shall be guilty of a misdemeanor and upon conviction shall be punished by imprisonment in the county jail 1459

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1460 for a period not to exceed sixty (60) days or by a fine of not 1461 less than One Hundred Dollars (\$100.00), nor more than Three Hundred Dollars (\$300.00), or by both such fine and imprisonment, 1462 1463 in the discretion of the court. In addition, any such person 1464 shall be civilly liable for all amounts of public funds which are 1465 illegally, unlawfully or wrongfully expended or paid out by virtue 1466 of or pursuant to such false report, list or record, and upon 1467 conviction or adjudication of civil liability hereunder, such 1468 person shall forfeit his license to teach for a period of three 1469 (3) years, if such person is the holder of such a license. Anv 1470 suit to recover such funds illegally, unlawfully or wrongfully 1471 expended or paid out may be brought in the name of the State of 1472 Mississippi by the Attorney General or the proper district 1473 attorney or county attorney, and, in the event such suit be brought against a person who is under bond, the sureties upon such 1474 1475 bond shall likewise be liable for such amount illegally, 1476 unlawfully or wrongfully expended or paid out.

1477 SECTION 26. Section 37-152-1, Mississippi Code of 1972, is 1478 brought forward as follows:

1479 37-152-1. (1) There is created a Commission on 1480 Restructuring the Mississippi Adequate Education Program (MAEP). 1481 The commission shall, at a minimum, study and report on the 1482 following factors related to MAEP:

1483 (a) Efficiency;

1484 (b) Local contributions to MAEP;

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(c) Base student cost;

1486 (d) Selection of school districts for funding1487 calculations;

1488 (e) The factors that contribute to high performing 1489 schools;

- 1490 (f) Add-on programs;
- 1491 (g) High growth districts;
- 1492 (h) At-risk student funds; and

1493 (i) Determination of average daily attendance.

1494 The State Board of Education shall contract with a (2)1495 consulting firm that has expertise in public school funding 1496 formulas to assist the commission with the study. The commission 1497 shall make a report of its findings and recommendations to the Legislature by November 1, 2005, including any recommended 1498 legislation. The commission shall continue in existence and shall 1499 1500 conduct a periodic study to update its recommendations relative to 1501 MAEP and make a report by November 1 in the first year of every 1502 four-year term of office of statewide officials and legislators.

1503 (3) The commission shall be composed of the following 1504 seventeen (17) members:

1505 (a) The Chairmen of the House and Senate Education1506 Committees;

1507 (b) The Chairmen of the House and Senate Appropriation1508 Committees;

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1509 Three (3) representatives to be appointed by the (C) 1510 Speaker of the House, at least one (1) of which shall be a member of the Joint Legislative Budget Committee; 1511 1512 (d) Three (3) Senators to be appointed by the 1513 Lieutenant Governor, at least one (1) of which shall be a member 1514 of the Joint Legislative Budget Committee; 1515 The State Superintendent of Education, or his (e) 1516 designee; 1517 The Associate State Superintendent of Education for (f) 1518 Accountability; 1519 The State Auditor, or his designee; (q) 1520 A local school superintendent appointed by the (h) 1521 Governor; 1522 A local school business administrator designated by (i) 1523 the Mississippi School Boards Association; 1524 (j) A member of the State Board of Education appointed 1525 by the Chairman of the board; and 1526 The Executive Director of the Legislative Budget (k) 1527 Office. 1528 Appointments shall be made within thirty (30) days after (4) 1529 July 1, 2005. The commission shall hold its first meeting before 1530 August 1, 2005. The Chairman of the House Education Committee and the Chairman of the Senate Education Committee shall serve as 1531 1532 co-chairmen of the commission.

(5) A majority of the members of the task force shall constitute a quorum. In the adoption of rules, resolutions and reports, an affirmative vote of a majority of the task force shall be required. All members shall be notified in writing of all meetings, such notices to be mailed at least five (5) days prior to the date on which a meeting is to be held.

(6) Members of the commission may not be compensated for the performance of their duties. Any incidental costs associated with conducting the study shall be paid by the State Department of Education.

1543 (7) The commission is authorized to accept money from any 1544 source, public or private, to be expended in implementing its 1545 duties under this section.

(8) To effectuate the purposes of this section, any department, division, board, bureau, commission or agency of the state or of any political subdivision thereof shall, at the request of the chairperson of the task force, provide to the commission such facilities, assistance and data as will enable the commission to properly carry out its duties.

1552 SECTION 27. This act shall take effect and be in force from 1553 and after July 1, 2017, and shall stand repealed on June 30, 2017.

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