MISSISSIPPI LEGISLATURE

By: Representative Paden

To: Education; Appropriations

HOUSE BILL NO. 160

AN ACT TO AMEND SECTION 37-159-9, MISSISSIPPI CODE OF 1972, 1 2 TO REQUIRE THE STATE DEPARTMENT OF EDUCATION TO COLLABORATE WITH 3 THE UNIVERSITY ASSISTED TEACHER RECRUITMENT AND RETENTION GRANT 4 PROGRAM, STATE INSTITUTIONS OF HIGHER LEARNING WITH TEACHER 5 EDUCATION PROGRAMS AND SCHOOL ADMINISTRATORS IN CRITICAL TEACHER 6 SHORTAGE AREAS TO DEVELOP AN ALTERNATIVE LICENSING PROCEDURE 7 SPECIFICALLY FOR TEACHERS EMPLOYED IN ALL CRITICAL TEACHER 8 SHORTAGE AREAS; TO AMEND SECTION 37-3-2, MISSISSIPPI CODE OF 1972, 9 TO AUTHORIZE THE COMMISSION ON TEACHER AND ADMINISTRATOR 10 EDUCATION, CERTIFICATION AND LICENSURE AND DEVELOPMENT TO ISSUE 11 CRITICAL TEACHER SHORTAGE AREA LICENSES TO CERTAIN EDUCATORS 12 BEGINNING JULY 1, 2018; TO PRESCRIBE THE REQUIREMENTS USED IN 13 AWARDING A CRITICAL TEACHER SHORTAGE AREA LICENSE; TO PROVIDE THAT THE LICENSE MAY ONLY BE USED BY SCHOOL DISTRICTS IN CRITICAL 14 15 TEACHER SHORTAGE AREAS WHICH MAKE A FORMAL WRITTEN REQUEST TO THE 16 STATE DEPARTMENT OF EDUCATION FOR SUCH ALLOWANCES AT THE 17 CONCLUSION OF EACH ACADEMIC TERM; TO REQUIRE AFFECTED SCHOOL 18 DISTRICTS TO PROVIDE A MINIMUM OF FIFTY ADDITIONAL HOURS OF 19 PROFESSIONAL DEVELOPMENT TO HOLDERS OF A CRITICAL TEACHER SHORTAGE 20 AREA LICENSE DURING THE FIRST THREE YEARS OF EMPLOYMENT WITH THE 21 SCHOOL DISTRICT; TO REQUIRE THE AFFECTED SCHOOL DISTRICT TO ASSIGN 22 A VETERAN ON-SITE MENTOR TEACHER TO THE CRITICAL TEACHER SHORTAGE 23 AREA LICENSEE DURING THE FIRST TWO YEARS OF EMPLOYMENT; TO BRING 24 FORWARD SECTIONS 37-159-1, 37-159-5, 37-159-7, 37-159-11, 37-159-13 AND 37-159-17, MISSISSIPPI CODE OF 1972, WHICH ARE 25 26 PROVISIONS OF THE "MISSISSIPPI CRITICAL TEACHER SHORTAGE ACT OF 27 1998," FOR THE PURPOSE OF POSSIBLE AMENDMENTS; TO CREATE NEW 28 SECTION 25-11-126, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT 29 PERSONS WHO HAVE AT LEAST 25 YEARS OF CREDITABLE SERVICE IN THE 30 PUBLIC EMPLOYEES' RETIREMENT SYSTEM, WHO WERE EMPLOYED AS PUBLIC 31 SCHOOL TEACHERS AT THE TIME OF THEIR RETIREMENT AND WHO HAVE BEEN 32 RETIRED AND RECEIVING A RETIREMENT ALLOWANCE FOR AT LEAST ONE 33 YEAR, MAY BE EMPLOYED AS TEACHERS BY A PUBLIC SCHOOL DISTRICT 34 AFTER THEIR RETIREMENT AND RECEIVE A RETIREMENT ALLOWANCE FROM THE

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95 PUBLIC EMPLOYEES' RETIREMENT SYSTEM DURING THEIR EMPLOYMENT AS 96 TEACHERS IN ADDITION TO RECEIVING A BEGINNING TEACHER'S SALARY; TO 97 BRING FORWARD SECTION 25-11-105, MISSISSIPPI CODE OF 1972, FOR THE 98 PURPOSE OF POSSIBLE AMENDMENTS; TO AMEND SECTIONS 25-11-123 AND 99 25-11-127, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; TO 90 BRING FORWARD SECTION 37-19-7, MISSISSIPPI CODE OF 1972, FOR THE 91 PURPOSE OF POSSIBLE AMENDMENTS; AND FOR RELATED PURPOSES.

42 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 43 SECTION 1. Section 37-159-9, Mississippi Code of 1972, is 44 amended as follows:

37-159-9. (a) There is established the University 45 (1)46 Assisted Teacher Recruitment and Retention Grant Program within 47 the State Department of Education. The purposes of the program shall be to attract additional qualified teachers to those 48 49 geographical areas of the state where there exists a critical 50 shortage of teachers and to retain the qualified teachers already 51 serving as licensed teachers in geographical critical teacher 52 shortage areas by making available scholarships to persons working 53 towards a Master of Education degree or an Educational Specialist 54 degree at an institution of higher learning whose teacher education program is approved by the State Board of Education. 55 56 (b) Additionally the State Department of Education 57 shall collaborate with the University Assisted Teacher Recruitment 58 and Retention Grant Program, state institutions of higher learning 59 with teacher education programs and school administrators in 60 critical teacher shortage areas to develop an alternative licensing procedure specifically for teachers employed in all 61 62 critical teacher shortage areas, as designated by the State Board of Education, consistent with the procedures established by the 63 H. B. No. 160 ~ OFFICIAL ~ 18/HR43/R1363

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64 <u>Commission on Teacher and Administrator Education, Certification</u>
65 and Licensure and Development in Section 37-3-2(6)(i). The
66 purpose of the alternative licensing procedure shall be to attract
67 individuals to the field of education by emphasizing professional
68 development and the effort to reduce the number of certified
69 teachers in critical teacher shortage areas by seventy-five
70 percent (75%).

Any institution of higher learning in the State of 71 (2) 72 Mississippi which offers a Master of Education degree or an 73 Educational Specialist degree may apply to the department for 74 participation in the program. As part of the program, 75 participating institutions shall collaborate with the Mississippi 76 Teacher Center to identify, recruit and place teacher education 77 graduates, from both within the state and out of state, in school 78 districts situated within those areas of the state where there 79 exists a critical shortage of teachers, as designated by the State Board of Education. 80

81 (3)The State Department of Education shall provide funds to participating institutions of higher learning for the purpose of 82 83 awarding scholarships to qualified persons pursuing a Master of 84 Education degree or an Educational Specialist degree at such 85 institutions while rendering service to the state as a licensed 86 teacher in a school district in a geographical area of the state where there exists a critical shortage of teachers, as approved by 87 88 the State Board of Education. The financial scholarship shall be

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89 applied to the total cost for tuition, books, materials and fees 90 at the institution in which the student is enrolled, not to exceed an amount equal to the highest total cost of tuition, books, 91 materials and fees assessed by a state institution of higher 92 93 learning during that school year. Teachers who relocate within 94 Mississippi from out of state in order to participate in the program shall be classified as residents of the state for tuition 95 96 purposes.

97 Students awarded financial scholarships under the (4) 98 University Assisted Teacher Recruitment and Retention Grant 99 Program may receive such awards for a maximum of four (4) school 100 years; however, the maximum number of awards which may be made 101 shall not exceed the length of time required to complete the number of academic hours necessary to obtain a Master of Education 102 103 degree or an Educational Specialist degree. Financial 104 scholarships under the program shall not be based upon an applicant's eligibility for financial aid. 105

106 (5) Persons relocating to a geographical area of the state 107 where there exists a critical shortage of teachers, as approved by 108 the State Board of Education, to participate in the University 109 Assisted Teacher Recruitment and Retention Grant Program shall be 110 eligible for reimbursement for their moving expenses to the 111 critical teacher shortage area from the State Board of Education. 112 The State Board of Education shall promulgate rules and 113 regulations necessary for the administration of the relocation

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(6) Subject to the availability of funds, the State Board of Education may provide for professional development and support services as may be necessary for the retention of teachers participating in the program in those geographical areas of the state where there exists a critical shortage of teachers.

(7) Any person participating in the program who fails to complete a program of study that will enable that person to obtain a Master of Education degree or Educational Specialist degree shall become liable immediately to the State Board of Education for the sum of all awards made to that person under the program, plus interest accruing at the current Stafford Loan rate at the time the person abrogates his participation in the program.

128 As a condition for participation in the program, a (8) 129 teacher shall agree to employment as a licensed teacher in a school district located in a geographical area of the state where 130 there exists a critical shortage of teachers, as designated by the 131 132 State Board of Education, for a period of not less than three (3) years, which shall include those years of service rendered while 133 134 obtaining the Master of Education degree or Educational Specialist 135 degree. However, for any person who obtained a baccalaureate 136 degree in education with a financial scholarship under the Critical Needs Teacher Scholarship Program and who entered the 137 138 University Assisted Teacher Recruitment and Retention Grant

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139 Program before rendering service as a teacher, the period of 140 employment for the purposes of this subsection shall be two (2) years, in addition to the employment commitment required under the 141 Critical Needs Teacher Scholarship Program. Service rendered by a 142 143 participant as a licensed teacher in a school district in a 144 geographical critical teacher shortage area before that teacher becomes a participant in the program may not be considered to 145 146 fulfill the employment commitment required under this subsection. 147 Any person failing to comply with this employment commitment in 148 any required school year shall immediately be in breach of 149 contract and become liable immediately to the State Department of 150 Education for the sum of all scholarships awarded and relocation 151 expenses granted to that person, less one-third (1/3) of the 152 amount of that sum for each year that service was rendered, or for 153 those persons whose required period of employment is two (2) 154 years, less one-half (1/2) of the amount of that sum for each year that service was rendered, plus interest accruing at the current 155 156 Stafford Loan rate at the time the breach occurs, except in the 157 case of a deferral for cause by the State Board of Education when 158 there is no employment position immediately available upon the 159 teacher's obtaining of the Master of Education degree or Educational Specialist degree. After the period of such deferral, 160 161 the person shall begin or resume the required teaching duties or shall become liable to the board under this subsection. 162 If a 163 claim for repayment under this subsection is placed in the hands

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H. B. No. 160 18/HR43/R1363 PAGE 6 (DJ\EW) 164 of an attorney for collection after default, then the obligor 165 shall be liable for an additional amount equal to a reasonable 166 attorney's fee.

167 (9) All funds received by the State Department of Education
168 from the repayment of scholarship awards and relocation expenses
169 by program participants shall be deposited in the Mississippi
170 Critical Teacher Shortage Fund.

(10) The State Board of Education shall promulgate rules and regulations necessary for the proper administration of the University Assisted Teacher Recruitment and Retention Grant Program.

175 SECTION 2. Section 37-3-2, Mississippi Code of 1972, is 176 amended as follows:

There is established within the State 177 37 - 3 - 2. (1) 178 Department of Education the Commission on Teacher and 179 Administrator Education, Certification and Licensure and 180 Development. It shall be the purpose and duty of the commission 181 to make recommendations to the State Board of Education regarding 182 standards for the certification and licensure and continuing professional development of those who teach or perform tasks of an 183 184 educational nature in the public schools of Mississippi.

(2) The commission shall be composed of fifteen (15)
qualified members. The membership of the commission shall be
composed of the following members to be appointed, three (3) from
each congressional district: four (4) classroom teachers; three

189 (3) school administrators; one (1) representative of schools of 190 education of institutions of higher learning located within the 191 state to be recommended by the Board of Trustees of State Institutions of Higher Learning; one (1) representative from the 192 193 schools of education of independent institutions of higher 194 learning to be recommended by the Board of the Mississippi Association of Independent Colleges; one (1) representative from 195 public community and junior colleges located within the state to 196 197 be recommended by the Mississippi Community College Board; one (1) local school board member; and four (4) laypersons. 198 All 199 appointments shall be made by the State Board of Education after 200 consultation with the State Superintendent of Public Education. 201 The first appointments by the State Board of Education shall be 202 made as follows: five (5) members shall be appointed for a term 203 of one (1) year; five (5) members shall be appointed for a term of 204 two (2) years; and five (5) members shall be appointed for a term of three (3) years. Thereafter, all members shall be appointed 205 for a term of four (4) years. 206

(3) The State Board of Education when making appointments shall designate a chairman. The commission shall meet at least once every two (2) months or more often if needed. Members of the commission shall be compensated at a rate of per diem as authorized by Section 25-3-69 and be reimbursed for actual and necessary expenses as authorized by Section 25-3-41.

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H. B. No. 160 18/HR43/R1363 PAGE 8 (DJ\EW) 213 (4) An appropriate staff member of the State Department (a) 214 of Education shall be designated and assigned by the State 215 Superintendent of Public Education to serve as executive secretary and coordinator for the commission. No less than two (2) other 216 217 appropriate staff members of the State Department of Education 218 shall be designated and assigned by the State Superintendent of 219 Public Education to serve on the staff of the commission.

(b) An Office of Educator Misconduct Evaluations shall be established within the State Department of Education to assist the commission in responding to infractions and violations, and in conducting hearings and enforcing the provisions of subsections (11), (12), (13), (14) and (15) of this section, and violations of the Mississippi Educator Code of Ethics.

226 (5) It shall be the duty of the commission to:

(a) Set standards and criteria, subject to the approval
of the State Board of Education, for all educator preparation
programs in the state;

(b) Recommend to the State Board of Education each year
approval or disapproval of each educator preparation program in
the state, subject to a process and schedule determined by the
State Board of Education;

(c) Establish, subject to the approval of the State
Board of Education, standards for initial teacher certification
and licensure in all fields;

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(d) Establish, subject to the approval of the State
Board of Education, standards for the renewal of teacher licenses
in all fields;

(e) Review and evaluate objective measures of teacher
performance, such as test scores, which may form part of the
licensure process, and to make recommendations for their use;

243 (f) Review all existing requirements for certification 244 and licensure;

245 (g) Consult with groups whose work may be affected by 246 the commission's decisions;

(h) Prepare reports, from time to time, on current practices and issues in the general area of teacher education and certification and licensure;

(i) Hold hearings concerning standards for teachers'
and administrators' education and certification and licensure with
approval of the State Board of Education;

253 (j) Hire expert consultants with approval of the State 254 Board of Education;

(k) Set up ad hoc committees to advise on specificareas; and

(1) Perform such other functions as may fall within
their general charge and which may be delegated to them by the
State Board of Education.

260 (6) (a) Standard License - Approved Program Route. An
261 educator entering the school system of Mississippi for the first

H. B. No. 160 **••• OFFICIAL •** 18/HR43/R1363 PAGE 10 (DJ\EW) 262 time and meeting all requirements as established by the State 263 Board of Education shall be granted a standard five-year license. 264 Persons who possess two (2) years of classroom experience as an 265 assistant teacher or who have taught for one (1) year in an 266 accredited public or private school shall be allowed to fulfill 267 student teaching requirements under the supervision of a qualified 268 participating teacher approved by an accredited college of 269 education. The local school district in which the assistant 270 teacher is employed shall compensate such assistant teachers at the required salary level during the period of time such 271 272 individual is completing student teaching requirements. 273 Applicants for a standard license shall submit to the department: 274 An application on a department form; (i) 275 (ii) An official transcript of completion of a 276 teacher education program approved by the department or a 277 nationally accredited program, subject to the following: Licensure to teach in Mississippi prekindergarten through 278 279 kindergarten classrooms shall require completion of a teacher 280 education program or a Bachelor of Science degree with child

development emphasis from a program accredited by the American Association of Family and Consumer Sciences (AAFCS) or by the National Association for Education of Young Children (NAEYC) or by the National Council for Accreditation of Teacher Education (NCATE). Licensure to teach in Mississippi kindergarten, for those applicants who have completed a teacher education program,

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287 and in Grade 1 through Grade 4 shall require the completion of an 288 interdisciplinary program of studies. Licenses for Grades 4 289 through 8 shall require the completion of an interdisciplinary 290 program of studies with two (2) or more areas of concentration. 291 Licensure to teach in Mississippi Grades 7 through 12 shall 292 require a major in an academic field other than education, or a 293 combination of disciplines other than education. Students preparing to teach a subject shall complete a major in the 294 295 respective subject discipline. All applicants for standard 296 licensure shall demonstrate that such person's college preparation 297 in those fields was in accordance with the standards set forth by the National Council for Accreditation of Teacher Education 298 299 (NCATE) or the National Association of State Directors of Teacher 300 Education and Certification (NASDTEC) or, for those applicants who 301 have a Bachelor of Science degree with child development emphasis, 302 the American Association of Family and Consumer Sciences (AAFCS). Effective July 1, 2016, for initial elementary education 303 304 licensure, a teacher candidate must earn a passing score on a 305 rigorous test of scientifically research-based reading instruction 306 and intervention and data-based decision-making principles as 307 approved by the State Board of Education;

308 (iii) A copy of test scores evidencing 309 satisfactory completion of nationally administered examinations of 310 achievement, such as the Educational Testing Service's teacher 311 testing examinations;

312 (iv) Any other document required by the State
313 Board of Education; and

(v) From and after September 30, 2015, no teacher candidate shall be licensed to teach in Mississippi who did not meet the following criteria for entrance into an approved teacher education program:

318 1. Twenty-one (21) ACT equivalent or achieve 319 the nationally recommended passing score on the Praxis Core 320 Academic Skills for Educators examination; and

321 2. No less than 2.75 GPA on pre-major
322 coursework of the institution's approved teacher education program
323 provided that the accepted cohort of candidates meets or exceeds a
324 3.0 GPA on pre-major coursework.

325 (b) **Standard License - Nontraditional Teaching Route**. 326 From and after September 30, 2015, no teacher candidate shall be 327 licensed to teach in Mississippi under the alternate route who did 328 not meet the following criteria:

329 (i) Twenty-one (21) ACT equivalent or achieve the
 330 nationally recommended passing score on the Praxis Core Academic
 331 Skills for Educators examination; and

(ii) No less than 2.75 GPA on content coursework
in the requested area of certification or passing Praxis II scores
at or above the national recommended score provided that the
accepted cohort of candidates of the institution's teacher

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338 Beginning January 1, 2004, an individual who has a passing 339 score on the Praxis I Basic Skills and Praxis II Specialty Area 340 Test in the requested area of endorsement may apply for the Teach 341 Mississippi Institute (TMI) program to teach students in Grades 7 342 through 12 if the individual meets the requirements of this 343 paragraph (b). The State Board of Education shall adopt rules 344 requiring that teacher preparation institutions which provide the Teach Mississippi Institute (TMI) program for the preparation of 345 346 nontraditional teachers shall meet the standards and comply with 347 the provisions of this paragraph.

348 The Teach Mississippi Institute (TMI) shall (i) 349 include an intensive eight-week, nine-semester-hour summer program 350 or a curriculum of study in which the student matriculates in the 351 fall or spring semester, which shall include, but not be limited to, instruction in education, effective teaching strategies, 352 353 classroom management, state curriculum requirements, planning and 354 instruction, instructional methods and pedagogy, using test results to improve instruction, and a one (1) semester three-hour 355 356 supervised internship to be completed while the teacher is employed as a full-time teacher intern in a local school district. 357 358 The TMI shall be implemented on a pilot program basis, with courses to be offered at up to four (4) locations in the state, 359

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360 with one (1) TMI site to be located in each of the three (3)361 Mississippi Supreme Court districts.

362 The school sponsoring the teacher intern (ii) 363 shall enter into a written agreement with the institution 364 providing the Teach Mississippi Institute (TMI) program, under 365 terms and conditions as agreed upon by the contracting parties, 366 providing that the school district shall provide teacher interns 367 seeking a nontraditional provisional teaching license with a 368 one-year classroom teaching experience. The teacher intern shall 369 successfully complete the one (1) semester three-hour intensive 370 internship in the school district during the semester immediately 371 following successful completion of the TMI and prior to the end of the one-year classroom teaching experience. 372

(iii) Upon completion of the nine-semester-hour TMI or the fall or spring semester option, the individual shall submit his transcript to the commission for provisional licensure of the intern teacher, and the intern teacher shall be issued a provisional teaching license by the commission, which will allow the individual to legally serve as a teacher while the person completes a nontraditional teacher preparation internship program.

(iv) During the semester of internship in the school district, the teacher preparation institution shall monitor the performance of the intern teacher. The school district that employs the provisional teacher shall supervise the provisional teacher during the teacher's intern year of employment under a

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(v) An individual issued a provisional teaching
license under this nontraditional route shall successfully
complete, at a minimum, a one-year beginning teacher mentoring and
induction program administered by the employing school district
with the assistance of the State Department of Education.

399 (vi) Upon successful completion of the TMI and the 400 internship provisional license period, applicants for a Standard License - Nontraditional Route shall submit to the commission a 401 402 transcript of successful completion of the twelve (12) semester 403 hours required in the internship program, and the employing school 404 district shall submit to the commission a recommendation for 405 standard licensure of the intern. If the school district 406 recommends licensure, the applicant shall be issued a Standard 407 License - Nontraditional Route which shall be valid for a 408 five-year period and be renewable.

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409 (vii) At the discretion of the teacher preparation 410 institution, the individual shall be allowed to credit the twelve 411 (12) semester hours earned in the nontraditional teacher 412 internship program toward the graduate hours required for a Master 413 of Arts in Teacher (MAT) Degree.

414 (viii) The local school district in which the 415 nontraditional teacher intern or provisional licensee is employed 416 shall compensate such teacher interns at Step 1 of the required 417 salary level during the period of time such individual is 418 completing teacher internship requirements and shall compensate 419 such Standard License - Nontraditional Route teachers at Step 3 of 420 the required salary level when they complete license requirements.

421 Implementation of the TMI program provided for under this 422 paragraph (b) shall be contingent upon the availability of funds 423 appropriated specifically for such purpose by the Legislature. 424 Such implementation of the TMI program may not be deemed to prohibit the State Board of Education from developing and 425 426 implementing additional alternative route teacher licensure 427 programs, as deemed appropriate by the board. The emergency 428 certification program in effect prior to July 1, 2002, shall 429 remain in effect.

A Standard License - Approved Program Route shall be issued for a five-year period, and may be renewed. Recognizing teaching as a profession, a hiring preference shall be granted to persons holding a Standard License - Approved Program Route or Standard

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H. B. No. 160 18/HR43/R1363 PAGE 17 (DJ\EW) 434 License - Nontraditional Teaching Route over persons holding any 435 other license.

436 Special License - Expert Citizen. In order to (C) 437 allow a school district to offer specialized or technical courses, 438 the State Department of Education, in accordance with rules and 439 regulations established by the State Board of Education, may grant 440 a one-year expert citizen-teacher license to local business or 441 other professional personnel to teach in a public school or 442 nonpublic school accredited or approved by the state. Such person 443 may begin teaching upon his employment by the local school board 444 and licensure by the Mississippi Department of Education. The 445 board shall adopt rules and regulations to administer the expert 446 citizen-teacher license. A Special License - Expert Citizen may be renewed in accordance with the established rules and 447 448 regulations of the State Department of Education.

(d) Special License - Nonrenewable. The State Board of
Education is authorized to establish rules and regulations to
allow those educators not meeting requirements in paragraph (a),
(b) or (c) of this subsection (6) to be licensed for a period of
not more than three (3) years, except by special approval of the
State Board of Education.

(e) Nonlicensed Teaching Personnel. A nonlicensed
person may teach for a maximum of three (3) periods per teaching
day in a public school district or a nonpublic school
accredited/approved by the state. Such person shall submit to the

H. B. No. 160 **\* OFFICIAL \*** 18/HR43/R1363 PAGE 18 (DJ\EW) department a transcript or record of his education and experience which substantiates his preparation for the subject to be taught and shall meet other qualifications specified by the commission and approved by the State Board of Education. In no case shall any local school board hire nonlicensed personnel as authorized under this paragraph in excess of five percent (5%) of the total number of licensed personnel in any single school.

466 Special License - Transitional Bilingual Education. (f) 467 Beginning July 1, 2003, the commission shall grant special licenses to teachers of transitional bilingual education who 468 469 possess such qualifications as are prescribed in this section. 470 Teachers of transitional bilingual education shall be compensated 471 by local school boards at not less than one (1) step on the regular salary schedule applicable to permanent teachers licensed 472 473 under this section. The commission shall grant special licenses 474 to teachers of transitional bilingual education who present the commission with satisfactory evidence that they (i) possess a 475 speaking and reading ability in a language, other than English, in 476 477 which bilingual education is offered and communicative skills in 478 English; (ii) are in good health and sound moral character; (iii) 479 possess a bachelor's degree or an associate's degree in teacher 480 education from an accredited institution of higher education; (iv) 481 meet such requirements as to courses of study, semester hours therein, experience and training as may be required by the 482 483 commission; and (v) are legally present in the United States and

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H. B. No. 160 18/HR43/R1363 PAGE 19 (DJ\EW) 484 possess legal authorization for employment. A teacher of 485 transitional bilingual education serving under a special license 486 shall be under an exemption from standard licensure if he achieves 487 the requisite qualifications therefor. Two (2) years of service by a teacher of transitional bilingual education under such an 488 489 exemption shall be credited to the teacher in acquiring a Standard 490 Educator License. Nothing in this paragraph shall be deemed to 491 prohibit a local school board from employing a teacher licensed in 492 an appropriate field as approved by the State Department of 493 Education to teach in a program in transitional bilingual 494 education.

(g) In the event any school district meets the highest accreditation standards as defined by the State Board of Education in the accountability system, the State Board of Education, in its discretion, may exempt such school district from any restrictions in paragraph (e) relating to the employment of nonlicensed teaching personnel.

(h) Highly Qualified Teachers. Beginning July 1, 2006,
any teacher from any state meeting the federal definition of
highly qualified, as described in the No Child Left Behind Act,
must be granted a standard five-year license by the State
Department of Education.

506(i) Critical Teacher Shortage Area License. Beginning507July 1, 2018, the commission shall grant critical teacher shortage

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508 area licenses to educators who successfully meet either of the 509 following: 510 (i) Earned a twenty-one (21) ACT equivalent, 511 achieved the nationally recommended score on the Praxis Core 512 Academic Skills for Educators examination or earned an eighteen 513 (18) ACT equivalent while maintaining no less than a 2.75 GPA on 514 content coursework in the area of certification, which shall serve 515 as an alternate to a passing Praxis Core examination score; 516 (ii) Achieved the nationally recommended passing 517 score on all but one (1) developmental area of the Praxis Core and 518 Praxis II examinations; 519 (iii) Submit a portfolio and video based on the Teacher Growth Rubric, which shall serve as an alternative to 520 521 achieving the nationally recommended passing score on the Praxis 522 II examination; or 523 (iv) Be a retired teacher receiving full 524 retirement benefits under the provisions of this act, who are 525 authorized to return to the classroom on a full-time basis. 526 This critical teacher shortage area license may only be used 527 by school districts in critical teacher shortage areas, as 528 designated by the State Board of Education, which make a formal 529 written request to the State Department of Education for such 530 allowances at the conclusion of each academic term. As a condition of being approved to employ educators with a critical 531 532 teacher shortage area license, the affected school district must

H. B. No. 160 18/HR43/R1363 PAGE 21 (DJ\EW) 533 provide a minimum of fifty (50) additional hours of professional 534 development to holders of a critical teacher shortage area license above that which is required for educators who hold a standard 535 536 license during the first three (3) years of employment with the 537 affected school district. The school district shall assign a 538 veteran on-site mentor teacher to the critical teacher shortage 539 area licensee, who shall be compensated for mentoring services in 540 the same manner provided under Section 37-9-211.

541 (7) Administrator License. The State Board of Education is 542 authorized to establish rules and regulations and to administer 543 the licensure process of the school administrators in the State of 544 Mississippi. There will be four (4) categories of administrator 545 licensure with exceptions only through special approval of the 546 State Board of Education.

547 (a) Administrator License - Nonpracticing. Those
548 educators holding administrative endorsement but having no
549 administrative experience or not serving in an administrative
550 position on January 15, 1997.

(b) Administrator License - Entry Level. Those educators holding administrative endorsement and having met the department's qualifications to be eligible for employment in a Mississippi school district. Administrator License - Entry Level shall be issued for a five-year period and shall be nonrenewable.

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(c) Standard Administrator License - Career Level. An
administrator who has met all the requirements of the department
for standard administrator licensure.

559 Administrator License - Nontraditional Route. (d) The 560 board may establish a nontraditional route for licensing 561 administrative personnel. Such nontraditional route for 562 administrative licensure shall be available for persons holding, 563 but not limited to, a master of business administration degree, a 564 master of public administration degree, a master of public 565 planning and policy degree or a doctor of jurisprudence degree 566 from an accredited college or university, with five (5) years of administrative or supervisory experience. Successful completion 567 568 of the requirements of alternate route licensure for administrators shall qualify the person for a standard 569 570 administrator license.

571 Individuals seeking school administrator licensure under 572 paragraph (b), (c) or (d) shall successfully complete a training 573 program and an assessment process prescribed by the State Board of 574 Education. All applicants for school administrator licensure 575 shall meet all requirements prescribed by the department under 576 paragraph (b), (c) or (d), and the cost of the assessment process 577 required shall be paid by the applicant.

(8) **Reciprocity.** (a) The department shall grant a standard
bicense to any individual who possesses a valid standard license
from another state and meets minimum Mississippi license

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requirements or equivalent requirements as determined by the State Board of Education. The issuance of a license by reciprocity to a military-trained applicant or military spouse shall be subject to the provisions of Section 73-50-1.

585 The department shall grant a nonrenewable special (b) 586 license to any individual who possesses a credential which is less 587 than a standard license or certification from another state. Such special license shall be valid for the current school year plus 588 589 one (1) additional school year to expire on June 30 of the second 590 year, not to exceed a total period of twenty-four (24) months, 591 during which time the applicant shall be required to complete the 592 requirements for a standard license in Mississippi.

593 Renewal and Reinstatement of Licenses. The State Board (9) of Education is authorized to establish rules and regulations for 594 the renewal and reinstatement of educator and administrator 595 596 licenses. Effective May 15, 1997, the valid standard license held by an educator shall be extended five (5) years beyond the 597 expiration date of the license in order to afford the educator 598 599 adequate time to fulfill new renewal requirements established pursuant to this subsection. An educator completing a master of 600 601 education, educational specialist or doctor of education degree in 602 May 1997 for the purpose of upgrading the educator's license to a 603 higher class shall be given this extension of five (5) years plus five (5) additional years for completion of a higher degree. 604

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605 (10) All controversies involving the issuance, revocation, 606 suspension or any change whatsoever in the licensure of an 607 educator required to hold a license shall be initially heard in a 608 hearing de novo, by the commission or by a subcommittee 609 established by the commission and composed of commission members 610 for the purpose of holding hearings. Any complaint seeking the 611 denial of issuance, revocation or suspension of a license shall be by sworn affidavit filed with the Commission on Teacher and 612 613 Administrator Education, Certification and Licensure and 614 Development. The decision thereon by the commission or its 615 subcommittee shall be final, unless the aggrieved party shall 616 appeal to the State Board of Education, within ten (10) days, of 617 the decision of the committee or its subcommittee. An appeal to the State Board of Education shall be on the record previously 618 619 made before the commission or its subcommittee unless otherwise 620 provided by rules and regulations adopted by the board. The State Board of Education in its authority may reverse, or remand with 621 instructions, the decision of the committee or its subcommittee. 622 623 The decision of the State Board of Education shall be final. 624 (11) The State Board of Education, acting through the

625 commission, may deny an application for any teacher or 626 administrator license for one or more of the following:

627 (a) Lack of qualifications which are prescribed by law628 or regulations adopted by the State Board of Education;

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(b) The applicant has a physical, emotional or mental
disability that renders the applicant unfit to perform the duties
authorized by the license, as certified by a licensed psychologist
or psychiatrist;

(c) The applicant is actively addicted to or actively dependent on alcohol or other habit-forming drugs or is a habitual user of narcotics, barbiturates, amphetamines, hallucinogens or other drugs having similar effect, at the time of application for a license;

(d) Revocation, suspension or surrender of an
applicant's certificate or license by another state shall result
in immediate denial of licensure until such time that the records
predicating the revocation, suspension or surrender in the prior
state have been cleared;

(e) Fraud or deceit committed by the applicant insecuring or attempting to secure such certification and license;

645 (f) Failing or refusing to furnish reasonable evidence 646 of identification;

647 (g) The applicant has been convicted, has pled guilty
648 or entered a plea of nolo contendere to a felony, as defined by
649 federal or state law;

(h) The applicant has been convicted, has pled guilty
or entered a plea of nolo contendere to a sex offense as defined
by federal or state law. For purposes of this paragraph (h) and
paragraph (g) of this subsection, a "guilty plea" includes a plea

654 of guilty, entry of a plea of nolo contendere, or entry of an 655 order granting pretrial or judicial diversion; or

(i) Probation or post-release supervision for a felony
or sex offense conviction, as defined by federal or state law,
shall result in the immediate denial of licensure application
until expiration of the probationary or post-release supervision
period.

661 (12) The State Board of Education, acting through the 662 commission, may revoke, suspend or refuse to renew any teacher or 663 administrator license for specified periods of time or may place 664 on probation, censure, reprimand a licensee, or take other 665 disciplinary action with regard to any license issued under this 666 chapter for one or more of the following:

(a) Breach of contract or abandonment of employment may
result in the suspension of the license for one (1) school year as
provided in Section 37-9-57;

(b) Obtaining a license by fraudulent means shall
result in immediate suspension and continued suspension for one
(1) year after correction is made;

(c) Suspension or revocation of a certificate or license by another state shall result in immediate suspension or revocation and shall continue until records in the prior state have been cleared;

677 (d) The license holder has been convicted, has pled678 guilty or entered a plea of nolo contendere to a felony, as

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(e) The license holder has been convicted, has pled
guilty or entered a plea of nolo contendere to a sex offense, as
defined by federal or state law, shall result in immediate
suspension or revocation;

(f) The license holder has received probation or
post-release supervision for a felony or sex offense conviction,
as defined by federal or state law, which shall result in
immediate suspension or revocation until expiration of the
probationary or post-release supervision period;

(g) The license holder knowingly and willfully
committing any of the acts affecting validity of mandatory uniform
test results as provided in Section 37-16-4(1);

(h) The license holder has engaged in unethical conduct
relating to an educator/student relationship as identified by the
State Board of Education in its rules;

(i) The license holder has fondled a student as
described in Section 97-5-23, or had any type of sexual
involvement with a student as described in Section 97-3-95;

(j) The license holder has failed to report sexual involvement of a school employee with a student as required by Section 97-5-24;

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(k) The license holder served as superintendent or principal in a school district during the time preceding and/or that resulted in the Governor declaring a state of emergency and the State Board of Education appointing a conservator;

(1) The license holder submitted a false certification
to the State Department of Education that a statewide test was
administered in strict accordance with the Requirements of the
Mississippi Statewide Assessment System; or

(m) The license holder has failed to comply with the Procedures for Reporting Infractions as promulgated by the commission and approved by the State Board of Education pursuant to subsection (15) of this section.

(13) (a) Dismissal or suspension of a licensed employee by a local school board pursuant to Section 37-9-59 may result in the suspension or revocation of a license for a length of time which shall be determined by the commission and based upon the severity of the offense.

(b) Any offense committed or attempted in any other
state shall result in the same penalty as if committed or
attempted in this state.

(c) A person may voluntarily surrender a license. The
surrender of such license may result in the commission
recommending any of the above penalties without the necessity of a
hearing. However, any such license which has voluntarily been
surrendered by a licensed employee may only be reinstated by a

729 majority vote of all members of the commission present at the 730 meeting called for such purpose.

731 A person whose license has been revoked or (14)(a) 732 surrendered on any grounds except criminal grounds may petition 733 for reinstatement of the license after one (1) year from the date 734 of revocation or surrender, or after one-half (1/2) of the revoked 735 or surrendered time has lapsed, whichever is greater. A person 736 whose license has been suspended on any grounds or violations 737 under subsection (12) of this section may be reinstated 738 automatically or approved for a reinstatement hearing, upon 739 submission of a written request to the commission. A license 740 suspended, revoked or surrendered on criminal grounds may be 741 reinstated upon petition to the commission filed after expiration 742 of the sentence and parole or probationary period imposed upon 743 conviction. A revoked, suspended or surrendered license may be 744 reinstated upon satisfactory showing of evidence of 745 rehabilitation. The commission shall require all who petition for reinstatement to furnish evidence satisfactory to the commission 746 747 of good character, good mental, emotional and physical health and such other evidence as the commission may deem necessary to 748 749 establish the petitioner's rehabilitation and fitness to perform 750 the duties authorized by the license.

(b) A person whose license expires while underinvestigation by the Office of Educator Misconduct for an alleged

754 commission if required based on the results of the investigation. 755 Reporting procedures and hearing procedures for dealing (15)756 with infractions under this section shall be promulgated by the 757 commission, subject to the approval of the State Board of 758 Education. The revocation or suspension of a license shall be 759 effected at the time indicated on the notice of suspension or 760 revocation. The commission shall immediately notify the 761 superintendent of the school district or school board where the 762 teacher or administrator is employed of any disciplinary action 763 and also notify the teacher or administrator of such revocation or 764 suspension and shall maintain records of action taken. The State

violation may not be reinstated without a hearing before the

765 Board of Education may reverse or remand with instructions any 766 decision of the commission regarding a petition for reinstatement 767 of a license, and any such decision of the State Board of 768 Education shall be final.

769 An appeal from the action of the State Board of (16)770 Education in denying an application, revoking or suspending a 771 license or otherwise disciplining any person under the provisions 772 of this section shall be filed in the Chancery Court of the First 773 Judicial District of Hinds County, Mississippi, on the record 774 made, including a verbatim transcript of the testimony at the 775 hearing. The appeal shall be filed within thirty (30) days after 776 notification of the action of the board is mailed or served and 777 the proceedings in chancery court shall be conducted as other

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778 matters coming before the court. The appeal shall be perfected 779 upon filing notice of the appeal and by the prepayment of all 780 costs, including the cost of preparation of the record of the 781 proceedings by the State Board of Education, and the filing of a 782 bond in the sum of Two Hundred Dollars (\$200.00) conditioned that 783 if the action of the board be affirmed by the chancery court, the 784 applicant or license holder shall pay the costs of the appeal and 785 the action of the chancery court.

(17) All such programs, rules, regulations, standards and criteria recommended or authorized by the commission shall become effective upon approval by the State Board of Education as designated by appropriate orders entered upon the minutes thereof.

790 The granting of a license shall not be deemed a (18)property right nor a guarantee of employment in any public school 791 792 district. A license is a privilege indicating minimal eligibility 793 for teaching in the public school districts of Mississippi. This section shall in no way alter or abridge the authority of local 794 school districts to require greater qualifications or standards of 795 796 performance as a prerequisite of initial or continued employment 797 in such districts.

(19) In addition to the reasons specified in subsections (12) and (13) of this section, the board shall be authorized to suspend the license of any licensee for being out of compliance with an order for support, as defined in Section 93-11-153. The procedure for suspension of a license for being out of compliance

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803 with an order for support, and the procedure for the reissuance or 804 reinstatement of a license suspended for that purpose, and the 805 payment of any fees for the reissuance or reinstatement of a 806 license suspended for that purpose, shall be governed by Section 807 93-11-157 or 93-11-163, as the case may be. Actions taken by the 808 board in suspending a license when required by Section 93-11-157 809 or 93-11-163 are not actions from which an appeal may be taken 810 under this section. Any appeal of a license suspension that is 811 required by Section 93-11-157 or 93-11-163 shall be taken in 812 accordance with the appeal procedure specified in Section 813 93-11-157 or 93-11-163, as the case may be, rather than the procedure specified in this section. If there is any conflict 814 815 between any provision of Section 93-11-157 or 93-11-163 and any provision of this chapter, the provisions of Section 93-11-157 or 816 817 93-11-163, as the case may be, shall control.

818 **SECTION 3.** Section 37-159-1, Mississippi Code of 1972, is 819 brought forward as follows:

820 37-159-1. This act [Laws of 1998, Chapter 544] shall be 821 known and may be cited as the "Mississippi Critical Teacher 822 Shortage Act of 1998."

823 This section shall stand repealed on July 1, 2020.

824 SECTION 4. Section 37-159-5, Mississippi Code of 1972, is 825 brought forward as follows:

37-159-5. The State Board of Education shall prescribe rules
and regulations which, subject to available appropriations, allow

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828 for reimbursement to the state licensed teachers, from both in 829 state and out of state, who enter into a contract for employment 830 in a school district situated within a geographical area of the 831 state where there exists a critical shortage of teachers, as 832 designated by the State Board of Education, for the expense of 833 moving when the employment necessitates the relocation of the 834 teacher to a different geographical area than that in which the teacher resides before entering into such contract. In order to 835 836 be eligible for the reimbursement, the teacher must apply to the 837 local district and the district must obtain the prior approval 838 from the department for reimbursement before the relocation 839 If the reimbursement is approved, the department shall occurs. provide funds to the school district to reimburse the teacher an 840 amount not to exceed One Thousand Dollars (\$1,000.00) for the 841 842 documented actual expenses incurred in the course of relocating, 843 including the expense of any professional moving company or persons employed to assist with the move, rented moving vehicles 844 845 or equipment, mileage in the amount authorized for state employees 846 under Section 25-3-41 if the teacher used his personal vehicle or vehicles for the move, meals and such other expenses associated 847 848 with the relocation in accordance with the department's established rules and regulations. No teacher may be reimbursed 849 850 for moving expenses under this section on more than one (1) 851 occasion.

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852 Nothing in this section shall be construed to require the 853 actual residence to which the teacher relocates to be within the 854 boundaries of the school district which has executed a contract 855 for employment with the teacher or within the boundaries of the 856 area designated by the State Board of Education as the critical 857 teacher shortage area in order for the teacher to be eligible for 858 reimbursement for his moving expenses. However, teachers must 859 relocate within the boundaries of the State of Mississippi.

860 This section shall stand repealed July 1, 2020.

861 **SECTION 5.** Section 37-159-7, Mississippi Code of 1972, is 862 brought forward as follows:

863 37-159-7. The school board of any school district situated 864 within a geographical area of the state where there exists a critical shortage of teachers, as designated by the State Board of 865 866 Education, in its discretion, may reimburse persons who interview 867 for employment as a licensed teacher with the district for the mileage and other actual expenses incurred in the course of travel 868 869 to and from the interview by such persons at the rate authorized 870 for county and municipal employees under Section 25-3-41. Any 871 reimbursement by a school board under this section shall be paid 872 from nonminimum education program funds.

This section shall stand repealed July 1, 2020.

This section shall stand repealed on July 1, 2020.

875 **SECTION 6.** Section 37-159-11, Mississippi Code of 1972, is 876 brought forward as follows:

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877 37-159-11. (1) There is established the Mississippi 878 Employer-Assisted Housing Teacher Program, which shall be a 879 special home loan program for eligible licensed teachers who 880 render service to the state in a geographical area of the state 881 where there exists a critical shortage of teachers, as designated 882 by the State Board of Education. The home loan program shall be 883 administered by the State Department of Education in conjunction 884 with the Federal National Mortgage Association (Fannie Mae). The 885 department may contract with one or more public or private entities to provide assistance in implementing and administering 886 887 the program. The State Board of Education shall adopt rules and 888 regulations regarding the implementation and administration of the 889 program.

890 Participation in the loan program shall be available to (2)891 any licensed teacher who renders service in a geographical area of 892 the state where there exists a critical shortage of teachers, as designated by the State Board of Education. Any person who 893 894 receives a loan under the program shall be required to purchase a 895 house and reside in a county in which the school district for 896 which the teacher is rendering service, or any portion of the 897 school district, is located. The maximum amount of a loan that may be made under the program to any person shall be Six Thousand 898 899 Dollars (\$6,000.00).

900 (3) Any loan made under the program to a person who actually 901 renders service as a teacher in a geographical area of the state

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902 where there exists a critical shortage of teachers, as designated by the State Board of Education, shall be converted to an 903 904 interest-free grant on the basis of one (1) year's service for 905 one-third (1/3) of the amount of the loan. Any person who does 906 not render three (3) years' service as a teacher in a geographical 907 area of the state where there exists a critical shortage of 908 teachers, as designated by the State Board of Education, shall be 909 liable to the State Department of Education for one-third (1/3) of 910 the amount of the loan for each year that he does not render such 911 service, plus interest accruing at the current Stafford Loan rate 912 at the time the person discontinues his service. If a claim for 913 repayment under this subsection is placed in the hands of an 914 attorney for collection, the obligor shall be liable for an 915 additional amount equal to a reasonable attorney's fee.

916 (4) All funds received by the State Department of Education
917 as repayment of loans by program participants shall be deposited
918 in the Mississippi Critical Teacher Shortage Fund.

919 This section shall stand repealed July 1, 2020.

920 SECTION 7. Section 37-159-13, Mississippi Code of 1972, is 921 brought forward as follows:

922 37-159-13. (1) There is established a pilot program to 923 provide for the construction of rental housing units for teachers 924 in the West Tallahatchie School District, which pilot program 925 shall be administered by the State Department of Education. The 926 department may contract with one or more public or private

927 entities to provide assistance in implementing and administering 928 the program. The State Board of Education shall adopt rules and 929 regulations regarding the implementation and administration of the 930 program.

931 (2) The West Tallahatchie School District shall receive
932 proposals from developers for the construction of the rental
933 housing units, and submit its recommendation to the State
934 Department of Education about which developer should construct the
935 units. The department shall make the final determination about
936 the developer that will construct the units.

937 (3) After selection of the developer, the department shall 938 loan the developer not more than Two Hundred Thousand Dollars 939 (\$200,000.00) for construction of the units. The interest rate on the loan shall be equal to one percent (1%) below the discount 940 941 rate at the Federal Reserve Bank in the Federal Reserve district 942 in which the school district is located, and the loan shall be 943 repaid in not more than fifteen (15) years, as determined by the 944 department. All funds received by the department as repayment of 945 the principal and interest of the loan shall be deposited in the 946 Mississippi Critical Teacher Shortage Fund. If a claim against 947 the developer for repayment is placed in the hands of an attorney for collection, the obligor shall be liable for an additional 948 949 amount equal to a reasonable attorney's fee.

950 (4) The developer shall operate the rental housing units.951 For a period of ten (10) years or until such time as the loan to

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952 the developer is repaid, whichever is longer, the priority for 953 residence in the units shall be given first to teachers employed 954 by the school district, then to other licensed school district 955 employees, and then to any other school district employees.

956 This section shall stand repealed July 1, 2020.

957 SECTION 8. Section 37-159-17, Mississippi Code of 1972, is 958 brought forward as follows:

959 37-159-17. There is established in the State Treasury a 960 special fund to be designated the "Mississippi Critical Teacher Shortage Fund, " into which shall be deposited those funds 961 962 appropriated by the Legislature, and any other funds that may be made available, for the purpose of implementing the programs 963 964 established under Sections 37-159-5, 37-9-77, 37-3-91 and 37-159-9 through 37-159-13. Money in the fund at the end of a fiscal year 965 shall not lapse into the General Fund, and interest earned on any 966 967 amounts deposited into the fund shall be credited to the special 968 fund.

969 This section shall stand repealed on July 1, 2020.

970 SECTION 9. The following shall be codified as Section971 25-11-126, Mississippi Code of 1972:

972 <u>25-11-126.</u> (1) Any person who has at least twenty-five (25) 973 years of creditable service, who was employed as a public 974 schoolteacher at the time of his or her retirement and who has 975 been retired and receiving a retirement allowance for at least one 976 (1) year, may be employed as a teacher in a public school district

977 located in a geographic area of the state designated as a critical 978 teacher shortage area by the State Board of Education after 979 retirement, and choose to continue receiving the retirement 980 allowance under this article during his or her employment as a 981 teacher after retirement in addition to receiving the salary authorized under Section 37-19-7 for teachers with zero to three 982 983 (3) years of teaching experience with a Class A certification for 984 the duration of his or her post-retirement reemployment.

985 The retired teacher may be employed as a teacher, (2) (a) continue receiving his or her retirement allowance and be a 986 987 contributing member of the system without accruing additional 988 retirement benefits. This method is designed specifically to 989 provide funding for the system to actuarially offset any pension 990 liability by providing the employer contribution plus three 991 percent (3%) of earned compensation as the employee contribution 992 of employees hired under the authority of this section.

993 The State Department of Education shall transfer to (b) 994 the system the Mississippi Adequate Education Program funds of 995 local school districts that on or after July 1, 2018, hire retired 996 members as teachers under this section and other funds that 997 otherwise would have been payable to the districts if the districts had not taken advantage of this section. The crediting 998 999 of assets and financing shall follow the provisions of Section 25-11-123. 1000

H. B. No. 160 18/HR43/R1363 PAGE 40 (DJ\EW) 1001 (C) Local educational agencies shall transfer to the 1002 system Mississippi Adequate Education Program funds of local school districts that on or after July 1, 2018, hire retired 1003 members as teachers under this section and other funds that 1004 1005 otherwise would have been payable to the districts if the 1006 districts had not taken advantage of this section. The crediting 1007 of assets and financing must follow the provisions of Section 1008 25-11-123.

1009 (3) A person may be hired under this section subject to the 1010 following conditions:

1011 (a) The retired member holds any teacher's professional1012 license or certificate as may be required in Section 37-3-2.

(b) The superintendent of schools of the employing school district certifies in writing to the State Department of Education that the retired member has the requisite experience, training and expertise for the position to be filled and that no other qualified persons are available to fill the position.

1018 (c) The superintendent of schools of the district 1019 certifies or the principal of the school certifies that there was 1020 no preexisting arrangement for the person to be hired.

1021 (d) The person had a satisfactory performance review1022 for the most recent period before retirement.

1023 (4) The State Superintendent of Public Education shall
1024 report the persons who are employed under this section to the
1025 Executive Director of the Public Employees' Retirement System.

H. B. No. 160 **~ OFFICIAL ~** 18/HR43/R1363 PAGE 41 (DJ\EW) 1026 SECTION 10. Section 25-11-105, Mississippi Code of 1972, is 1027 brought forward as follows:

1028 25-11-105. I. THOSE WHO ARE ELIGIBLE FOR MEMBERSHIP

1029 The membership of this retirement system shall be composed as 1030 follows:

(a) (i) All persons who become employees in the state
service after January 31, 1953, and whose wages are subject to
payroll taxes and are lawfully reported on IRS Form W-2, except
those specifically excluded, or as to whom election is provided in
Articles 1 and 3, shall become members of the retirement system as
a condition of their employment.

From and after July 1, 2002, any individual 1037 (ii) who is employed by a governmental entity to perform professional 1038 1039 services shall become a member of the system if the individual is 1040 paid regular periodic compensation for those services that is 1041 subject to payroll taxes, is provided all other employee benefits and meets the membership criteria established by the regulations 1042 1043 adopted by the board of trustees that apply to all other members 1044 of the system; however, any active member employed in such a 1045 position on July 1, 2002, will continue to be an active member for 1046 as long as they are employed in any such position.

1047 (b) All persons who become employees in the state 1048 service after January 31, 1953, except those specifically excluded 1049 or as to whom election is provided in Articles 1 and 3, unless 1050 they file with the board before the lapse of sixty (60) days of

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1051 employment or sixty (60) days after the effective date of the 1052 cited articles, whichever is later, on a form prescribed by the board, a notice of election not to be covered by the membership of 1053 1054 the retirement system and a duly executed waiver of all present 1055 and prospective benefits that would otherwise inure to them on 1056 account of their participation in the system, shall become members of the retirement system; however, no credit for prior service 1057 1058 will be granted to members who became members of the system before 1059 July 1, 2007, until they have contributed to Article 3 of the 1060 retirement system for a minimum period of at least four (4) years, 1061 or to members who became members of the system on or after July 1, 1062 2007, until they have contributed to Article 3 of the retirement system for a minimum period of at least eight (8) years. 1063 Those 1064 members shall receive credit for services performed before January 1065 1, 1953, in employment now covered by Article 3, but no credit 1066 shall be granted for retroactive services between January 1, 1953, 1067 and the date of their entry into the retirement system, unless the 1068 employee pays into the retirement system both the employer's and 1069 the employee's contributions on wages paid him during the period 1070 from January 31, 1953, to the date of his becoming a contributing 1071 member, together with interest at the rate determined by the board 1072 of trustees. Members reentering after withdrawal from service 1073 shall qualify for prior service under the provisions of Section 25-11-117. From and after July 1, 1998, upon eligibility as noted 1074

H. B. No. 160 18/HR43/R1363 PAGE 43 (DJ\EW) 1075 above, the member may receive credit for such retroactive service 1076 provided:

1077 (i) The member shall furnish proof satisfactory to 1078 the board of trustees of certification of that service from the 1079 covered employer where the services were performed; and

(ii) The member shall pay to the retirement system on the date he or she is eligible for that credit or at any time thereafter before the date of retirement the actuarial cost for each year of that creditable service. The provisions of this subparagraph (ii) shall be subject to the limitations of Section 415 of the Internal Revenue Code and regulations promulgated under Section 415.

Nothing contained in this paragraph (b) shall be construed to limit the authority of the board to allow the correction of reporting errors or omissions based on the payment of the employee and employer contributions plus applicable interest.

1091 (c) All persons who become employees in the state 1092 service after January 31, 1953, and who are eligible for 1093 membership in any other retirement system shall become members of 1094 this retirement system as a condition of their employment, unless 1095 they elect at the time of their employment to become a member of 1096 that other system.

1097 (d) All persons who are employees in the state service
1098 on January 31, 1953, and who are members of any nonfunded
1099 retirement system operated by the State of Mississippi, or any of

H. B. No. 160 **~ OFFICIAL ~** 18/HR43/R1363 PAGE 44 (DJ\EW) 1100 its departments or agencies, shall become members of this system 1101 with prior service credit unless, before February 1, 1953, they 1102 file a written notice with the board of trustees that they do not 1103 elect to become members.

1104 All persons who are employees in the state service (e) 1105 on January 31, 1953, and who under existing laws are members of any fund operated for the retirement of employees by the State of 1106 1107 Mississippi, or any of its departments or agencies, shall not be 1108 entitled to membership in this retirement system unless, before 1109 February 1, 1953, any such person indicates by a notice filed with 1110 the board, on a form prescribed by the board, his individual 1111 election and choice to participate in this system, but no such person shall receive prior service credit unless he becomes a 1112 1113 member on or before February 1, 1953.

1114 Each political subdivision of the state and each (f) 1115 instrumentality of the state or a political subdivision, or both, 1116 is authorized to submit, for approval by the board of trustees, a 1117 plan for extending the benefits of this article to employees of any such political subdivision or instrumentality. Each such plan 1118 1119 or any amendment to the plan for extending benefits thereof shall 1120 be approved by the board of trustees if it finds that the plan, or the plan as amended, is in conformity with such requirements as 1121 1122 are provided in Articles 1 and 3; however, upon approval of the plan or any such plan previously approved by the board of 1123 1124 trustees, the approved plan shall not be subject to cancellation

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1125 or termination by the political subdivision or instrumentality.
1126 No such plan shall be approved unless:

(i) It provides that all services that constitute employment as defined in Section 25-11-5 and are performed in the employ of the political subdivision or instrumentality, by any employees thereof, shall be covered by the plan, with the exception of municipal employees who are already covered by existing retirement plans; however, those employees in this class may elect to come under the provisions of this article;

(ii) It specifies the source or sources from which the funds necessary to make the payments required by paragraph (d) of Section 25-11-123 and of paragraph (f) (v)2 and 3 of this section are expected to be derived and contains reasonable assurance that those sources will be adequate for that purpose;

(iii) It provides for such methods of administration of the plan by the political subdivision or instrumentality as are found by the board of trustees to be necessary for the proper and efficient administration thereof;

(iv) It provides that the political subdivision or instrumentality will make such reports, in such form and containing such information, as the board of trustees may from time to time require;

(v) It authorizes the board of trustees to terminate the plan in its entirety in the discretion of the board if it finds that there has been a failure to comply substantially

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1150 with any provision contained in the plan, the termination to take 1151 effect at the expiration of such notice and on such conditions as 1152 may be provided by regulations of the board and as may be 1153 consistent with applicable federal law.

1154 1. The board of trustees shall not finally 1155 refuse to approve a plan submitted under paragraph (f), and shall not terminate an approved plan without reasonable notice and 1156 1157 opportunity for hearing to each political subdivision or 1158 instrumentality affected by the board's decision. The board's 1159 decision in any such case shall be final, conclusive and binding 1160 unless an appeal is taken by the political subdivision or instrumentality aggrieved by the decision to the Circuit Court of 1161 1162 the First Judicial District of Hinds County, Mississippi, in 1163 accordance with the provisions of law with respect to civil causes 1164 by certiorari.

1165 2. Each political subdivision or 1166 instrumentality as to which a plan has been approved under this 1167 section shall pay into the contribution fund, with respect to 1168 wages (as defined in Section 25-11-5), at such time or times as 1169 the board of trustees may by regulation prescribe, contributions 1170 in the amounts and at the rates specified in the applicable 1171 agreement entered into by the board.

1172 3. Every political subdivision or 1173 instrumentality required to make payments under paragraph (f)(v)2 1174 of this section is authorized, in consideration of the employees'

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1175 retention in or entry upon employment after enactment of Articles 1176 1 and 3, to impose upon its employees, as to services that are 1177 covered by an approved plan, a contribution with respect to wages (as defined in Section 25-11-5) not exceeding the amount provided 1178 1179 in Section 25-11-123(d) if those services constituted employment 1180 within the meaning of Articles 1 and 3, and to deduct the amount 1181 of the contribution from the wages as and when paid. 1182 Contributions so collected shall be paid into the contribution 1183 fund as partial discharge of the liability of the political 1184 subdivisions or instrumentalities under paragraph  $(f)(v)^2$  of this 1185 section. Failure to deduct the contribution shall not relieve the 1186 employee or employer of liability for the contribution.

1187 Any state agency, school, political 4. 1188 subdivision, instrumentality or any employer that is required to 1189 submit contribution payments or wage reports under any section of 1190 this chapter shall be assessed interest on delinquent payments or 1191 wage reports as determined by the board of trustees in accordance 1192 with rules and regulations adopted by the board and delinquent 1193 payments, assessed interest and any other amount certified by the 1194 board as owed by an employer, may be recovered by action in a 1195 court of competent jurisdiction against the reporting agency 1196 liable therefor or may, upon due certification of delinguency and 1197 at the request of the board of trustees, be deducted from any 1198 other monies payable to the reporting agency by any department or 1199 agency of the state.

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H. B. No. 160 18/HR43/R1363 PAGE 48 (DJ\EW) 5. Each political subdivision of the state and each instrumentality of the state or a political subdivision or subdivisions that submit a plan for approval of the board, as provided in this section, shall reimburse the board for coverage into the expense account, its pro rata share of the total expense of administering Articles 1 and 3 as provided by regulations of the board.

(g) The board may, in its discretion, deny the right of
membership in this system to any class of employees whose
compensation is only partly paid by the state or who are occupying
positions on a part-time or intermittent basis. The board may, in
its discretion, make optional with employees in any such classes
their individual entrance into this system.

(h) An employee whose membership in this system is contingent on his own election, and who elects not to become a member, may thereafter apply for and be admitted to membership; but no such employee shall receive prior service credit unless he becomes a member before July 1, 1953, except as provided in paragraph (b).

(i) If any member of this system changes his employment to any agency of the state having an actuarially funded retirement system, the board of trustees may authorize the transfer of the member's creditable service and of the present value of the member's employer's accumulation account and of the present value of the member's accumulated membership contributions to that other

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H. B. No. 160 18/HR43/R1363 PAGE 49 (DJ\EW) 1225 system, provided that the employee agrees to the transfer of his 1226 accumulated membership contributions and provided that the other 1227 system is authorized to receive and agrees to make the transfer.

1228 If any member of any other actuarially funded system 1229 maintained by an agency of the state changes his employment to an 1230 agency covered by this system, the board of trustees may authorize 1231 the receipt of the transfer of the member's creditable service and 1232 of the present value of the member's employer's accumulation 1233 account and of the present value of the member's accumulated 1234 membership contributions from the other system, provided that the 1235 employee agrees to the transfer of his accumulated membership 1236 contributions to this system and provided that the other system is 1237 authorized and agrees to make the transfer.

(j) Wherever state employment is referred to in this section, it includes joint employment by state and federal agencies of all kinds.

1241 Employees of a political subdivision or (k) 1242 instrumentality who were employed by the political subdivision or 1243 instrumentality before an agreement between the entity and the 1244 Public Employees' Retirement System to extend the benefits of this 1245 article to its employees, and which agreement provides for the 1246 establishment of retroactive service credit, and who became members of the retirement system before July 1, 2007, and have 1247 remained contributors to the retirement system for four (4) years, 1248 1249 or who became members of the retirement system on or after July 1,

H. B. No. 160 18/HR43/R1363 PAGE 50 (DJ\EW) 1250 2007, and have remained contributors to the retirement system for 1251 eight (8) years, may receive credit for that retroactive service 1252 with the political subdivision or instrumentality, provided that 1253 the employee and/or employer, as provided under the terms of the 1254 modification of the joinder agreement in allowing that coverage, 1255 pay into the retirement system the employer's and employee's 1256 contributions on wages paid the member during the previous 1257 employment, together with interest or actuarial cost as determined 1258 by the board covering the period from the date the service was 1259 rendered until the payment for the credit for the service was 1260 made. Those wages shall be verified by the Social Security 1261 Administration or employer payroll records. Effective July 1, 1262 1998, upon eligibility as noted above, a member may receive credit 1263 for that retroactive service with the political subdivision or 1264 instrumentality provided:

(i) The member shall furnish proof satisfactory to the board of trustees of certification of those services from the political subdivision or instrumentality where the services were rendered or verification by the Social Security Administration; and

(ii) The member shall pay to the retirement system on the date he or she is eligible for that credit or at any time thereafter before the date of retirement the actuarial cost for each year of that creditable service. The provisions of this subparagraph (ii) shall be subject to the limitations of Section

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1275 415 of the Internal Revenue Code and regulations promulgated under 1276 Section 415.

1277 Nothing contained in this paragraph (k) shall be construed to 1278 limit the authority of the board to allow the correction of 1279 reporting errors or omissions based on the payment of employee and 1280 employer contributions plus applicable interest. Payment for that 1281 time shall be made beginning with the most recent service. Upon 1282 the payment of all or part of the required contributions, plus 1283 interest or the actuarial cost as provided above, the member shall 1284 receive credit for the period of creditable service for which full 1285 payment has been made to the retirement system.

1286 Through June 30, 1998, any state service eligible (1)1287 for retroactive service credit, no part of which has ever been 1288 reported, and requiring the payment of employee and employer 1289 contributions plus interest, or, from and after July 1, 1998, any 1290 state service eligible for retroactive service credit, no part of 1291 which has ever been reported to the retirement system, and 1292 requiring the payment of the actuarial cost for that creditable 1293 service, may, at the member's option, be purchased in quarterly 1294 increments as provided above at the time that its purchase is 1295 otherwise allowed.

(m) All rights to purchase retroactive service credit or repay a refund as provided in Section 25-11-101 et seq. shall terminate upon retirement.

1299

## II. THOSE WHO ARE NOT ELIGIBLE FOR MEMBERSHIP

H. B. No. 160 **~ OFFICIAL ~** 18/HR43/R1363 PAGE 52 (DJ\EW) 1300 The following classes of employees and officers shall not 1301 become members of this retirement system, any other provisions of 1302 Articles 1 and 3 to the contrary notwithstanding:

1303 (a) Patient or inmate help in state charitable, penal1304 or correctional institutions;

(b) Students of any state educational institution
employed by any agency of the state for temporary, part-time or
intermittent work;

1308 (c) Participants of Comprehensive Employment and
1309 Training Act of 1973 (CETA) being Public Law 93-203, who enroll on
1310 or after July 1, 1979;

(d) From and after July 1, 2002, individuals who are employed by a governmental entity to perform professional service on less than a full-time basis who do not meet the criteria established in I(a)(ii) of this section.

1315

# III. TERMINATION OF MEMBERSHIP

Membership in this system shall cease by a member withdrawing his accumulated contributions, or by a member withdrawing from active service with a retirement allowance, or by a member's death.

1320 SECTION 11. Section 25-11-123, Mississippi Code of 1972, is 1321 amended as follows:

1322 25-11-123. All of the assets of the system shall be credited 1323 according to the purpose for which they are held to one (1) of 1324 four (4) reserves; namely, the annuity savings account, the

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1325 annuity reserve, the employer's accumulation account, and the 1326 expense account.

(a) Annuity savings account. In the annuity savings account
shall be accumulated the contributions made by members to provide
for their annuities, including interest thereon which shall be
posted monthly. Credits to and charges against the annuity
savings account shall be made as follows:

Beginning July 1, 2010, except as otherwise 1332 (1)1333 provided by Section 25-11-126, the employer shall cause to be 1334 deducted from the salary of each member on each and every payroll 1335 of the employer for each and every payroll period nine percent 1336 (9%) of earned compensation as defined in Section 25-11-103. 1337 Future contributions shall be fixed biennially by the board on the 1338 basis of the liabilities of the retirement system for the various 1339 allowances and benefits as shown by actuarial valuation; however, 1340 any member earning at a rate less than Sixteen Dollars and Sixty-seven Cents (\$16.67) per month, or Two Hundred Dollars 1341 1342 (\$200.00) per year, shall contribute not less than One Dollar 1343 (\$1.00) per month, or Twelve Dollars (\$12.00) per year.

1344 (2) The deductions provided in paragraph (1) of this 1345 subsection shall be made notwithstanding that the minimum 1346 compensation provided by law for any member is reduced by the 1347 deduction. Every member shall be deemed to consent and agree to 1348 the deductions made and provided for in paragraph (1) of this 1349 subsection and shall receipt for his full salary or compensation,

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1350 and payment of salary or compensation less the deduction shall be 1351 a full and complete discharge and acquittance of all claims and 1352 demands whatsoever for the services rendered by the person during 1353 the period covered by the payment, except as to the benefits provided under Articles 1 and 3. The board shall provide by rules 1354 1355 for the methods of collection of contributions from members and 1356 the employer. The board shall have full authority to require the 1357 production of evidence necessary to verify the correctness of 1358 amounts contributed.

1359 (b) Annuity reserve. The annuity reserve shall be the 1360 account representing the actuarial value of all annuities in 1361 force, and to it shall be charged all annuities and all benefits 1362 in lieu of annuities, payable as provided in this article. If a 1363 beneficiary retired on account of disability is restored to active 1364 service with a compensation not less than his average final 1365 compensation at the time of his last retirement, the remainder of his contributions shall be transferred from the annuity reserve to 1366 1367 the annuity savings account and credited to his individual account 1368 therein, and the balance of his annuity reserve shall be 1369 transferred to the employer's accumulation account.

(c) Employer's accumulation account. The employer's accumulation account shall represent the accumulation of all reserves for the payment of all retirement allowances and other benefits payable from contributions made by the employer, and against this account shall be charged all retirement allowances

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1375 and other benefits on account of members. Credits to and charges 1376 against the employer's accumulation account shall be made as 1377 follows:

1378 (1)On account of each member there shall be paid 1379 monthly into the employer's accumulation account by the employers 1380 for the preceding fiscal year an amount equal to a certain 1381 percentage of the total earned compensation, as defined in Section 1382 25-11-103, of each member. The percentage rate of those 1383 contributions shall be fixed biennially by the board on the basis 1384 of the liabilities of the retirement system for the various 1385 allowances and benefits as shown by actuarial valuation. 1386 Beginning January 1, 1990, the rate shall be fixed at nine and three-fourths percent (9-3/4%). The board shall reduce the 1387 1388 employer's contribution rate by one percent (1%) from and after 1389 July 1 of the year following the year in which the board 1390 determines and the board's actuary certifies that the employer's contribution rate can be reduced by that amount without causing 1391 1392 the unfunded accrued actuarial liability amortization period for 1393 the retirement system to exceed twenty (20) years. Political subdivisions joining Article 3 of the Public Employees' Retirement 1394 1395 System after July 1, 1968, may adjust the employer's contributions 1396 by agreement with the Board of Trustees of the Public Employees' 1397 Retirement System to provide service credits for any period before 1398 execution of the agreement based upon an actuarial determination 1399 of employer's contribution rates.

H. B. No. 160 18/HR43/R1363 PAGE 56 (DJ\EW) 1400 (2) On the basis of regular interest and of such mortality and other tables as are adopted by the board of 1401 trustees, the actuary engaged by the board to make each valuation 1402 required by this article during the period over which the accrued 1403 1404 liability contribution is payable, immediately after making that 1405 valuation, shall determine the uniform and constant percentage of 1406 the earnable compensation of each member which, if contributed by 1407 the employer on the basis of compensation of the member throughout 1408 his entire period of membership service, would be sufficient to 1409 provide for the payment of any retirement allowance payable on his 1410 account for that service. The percentage rate so determined shall be known as the "normal contribution rate." After the accrued 1411 liability contribution has ceased to be payable, the normal 1412 1413 contribution rate shall be the percentage rate of the salary of 1414 all members obtained by deducting from the total liabilities on 1415 account of membership service the amount in the employer's 1416 accumulation account, and dividing the remainder by one percent 1417 (1%) of the present value of the prospective future salaries of 1418 all members as computed on the basis of the mortality and service 1419 tables adopted by the board of trustees and regular interest. The 1420 normal rate of contributions shall be determined by the actuary 1421 after each valuation.

(3) The total amount payable in each year to the employer's accumulation account shall not be less than the sum of the percentage rate known as the "normal contribution rate" and

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1425 the "accrued liability contribution rate" of the total 1426 compensation earnable by all members during the preceding year, 1427 provided that the payment by the employer shall be sufficient, 1428 when combined with the amounts in the account, to provide the 1429 allowances and other benefits chargeable to this account during 1430 the year then current.

(4) The accrued liability contribution shall be discontinued as soon as the accumulated balance in the employer's accumulation account shall equal the present value, computed on the basis of the normal contribution rate then in force, or the prospective normal contributions to be received on account of all persons who are at that time members.

(5) All allowances and benefits in lieu thereof, with the exception of those payable on account of members who receive no prior service credit, payable from contributions of the employer, shall be paid from the employer's accumulation account.

1441 (6) Upon the retirement of a member, an amount equal to 1442 his retirement allowance shall be transferred from the employer's 1443 accumulation account to the annuity reserve.

1444 (7) The employer's accumulation account shall be 1445 credited with any assets authorized by law to be credited to the 1446 account.

(d) Expense account. The expense account shall be the account to which the expenses of the administration of the system shall be charged, exclusive of amounts payable as retirement

H. B. No. 160 **~ OFFICIAL ~** 18/HR43/R1363 PAGE 58 (DJ\EW) 1450 allowances and as other benefits provided herein. The Legislature shall make annual appropriations in amounts sufficient to 1451 administer the system, which shall be credited to this account. 1452 1453 There shall be transferred to the State Treasury from this 1454 account, not less than once per month, an amount sufficient for 1455 payment of the estimated expenses of the system for the succeeding 1456 thirty (30) days. Any interest earned on the expense account 1457 shall accrue to the benefit of the system. However, 1458 notwithstanding the provisions of Sections 25-11-15(10) and 1459 25-11-105(f)(v)5, all expenses of the administration of the system 1460 shall be paid from the interest earnings, provided the interest 1461 earnings are in excess of the actuarial interest assumption as determined by the board, and provided the present cost of the 1462 1463 administrative expense fee of two percent (2%) of the 1464 contributions reported by the political subdivisions and 1465 instrumentalities shall be reduced to one percent (1%) from and after July 1, 1983, through June 30, 1984, and shall be eliminated 1466 thereafter. 1467

(e) Collection of contributions. The employer shall cause to be deducted on each and every payroll of a member for each and every payroll period, beginning subsequent to January 31, 1953, the contributions payable by the member as provided in Articles 1 and 3.

1473 The employer shall make deductions from salaries of employees 1474 as provided in Articles 1 and 3 and shall transmit monthly, or at

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1475 such time as the board of trustees designates, the amount 1476 specified to be deducted to the Executive Director of the Public 1477 Employees' Retirement System. The executive director, after 1478 making a record of all those receipts, shall deposit such amounts 1479 as provided by law.

1480 (f) (1) Upon the basis of each actuarial valuation provided 1481 herein, the board of trustees shall biennially determine the 1482 normal contribution rate and the accrued liability contribution 1483 rate as provided in this section. The sum of these two (2) rates 1484 shall be known as the "employer's contribution rate." Beginning 1485 on earned compensation effective January 1, 1990, the rate 1486 computed as provided in this section shall be nine and 1487 three-fourths percent (9-3/4%). The board shall reduce the 1488 employer's contribution rate by one percent (1%) from and after 1489 July 1 of the year following the year in which the board 1490 determines and the board's actuary certifies that the employer's contribution rate can be reduced by that amount without causing 1491 1492 the unfunded accrued actuarial liability amortization period for 1493 the retirement system to exceed twenty (20) years. The percentage 1494 rate of those contributions shall be fixed biennially by the board 1495 on the basis of the liabilities of the retirement system for the 1496 various allowances and benefits as shown by actuarial valuation.

1497 (2) The amount payable by the employer on account of 1498 normal and accrued liability contributions shall be determined by 1499 applying the employer's contribution rate to the amount of

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1500 compensation earned by employees who are members of the system. 1501 Monthly, or at such time as the board of trustees designates, each 1502 department or agency shall compute the amount of the employer's 1503 contribution payable, with respect to the salaries of its 1504 employees who are members of the system, and shall cause that 1505 amount to be paid to the board of trustees from the personal 1506 service allotment of the amount appropriated for the operation of 1507 the department or agency, or from funds otherwise available to the 1508 agency, for the payment of salaries to its employees.

1509 (3) Except as otherwise provided in Section 25-11-106:
1510 (i) Constables shall pay employer and employee
1511 contributions on their net fee income as well as the employee
1512 contributions on all direct treasury or county payroll income.

(ii) The county shall be responsible for the employer contribution on all direct treasury or county payroll income of constables.

1516 Except as otherwise provided in Section (4) 1517 25-11-106.1, chancery and circuit clerks shall be responsible for 1518 both the employer and employee share of contributions on the 1519 proportionate share of net income attributable to fees, as well as 1520 the employee share of net income attributable to direct treasury 1521 or county payroll income, and the employing county shall be 1522 responsible for the employer contributions on the net income 1523 attributable to direct treasury or county payroll income.

H. B. No. 160 18/HR43/R1363 PAGE 61 (DJ\EW) (5) Once each year, under procedures established by the system, each employer shall submit to the Public Employees' Retirement System a copy of their report to Social Security of all employees' earnings.

The board shall provide by rules for the methods of 1528 (6) 1529 collection of contributions of employers and members. The amounts 1530 determined due by an agency to the various funds as specified in 1531 Articles 1 and 3 are made obligations of the agency to the board 1532 and shall be paid as provided herein. Failure to deduct those 1533 contributions shall not relieve the employee and employer from 1534 liability thereof. Delinquent employee contributions and any 1535 accrued interest shall be the obligation of the employee and 1536 delinquent employer contributions and any accrued interest shall be the obligation of the employer. The employer may, in its 1537 1538 discretion, elect to pay any or all of the interest on delinquent 1539 employee contributions. From and after July 1, 1996, under rules and regulations established by the board, all employers are 1540 authorized and shall transfer all funds due to the Public 1541 1542 Employees' Retirement System electronically and shall transmit any 1543 wage or other reports by computerized reporting systems.

1544 SECTION 12. Section 25-11-127, Mississippi Code of 1972, is 1545 amended as follows:

1546 25-11-127. (1) (a) No person who is being paid a 1547 retirement allowance or a pension after retirement under this 1548 article shall be employed or paid for any service by the State of

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1549 Mississippi, including services as an employee, contract worker, 1550 contractual employee or independent contractor, until the retired person has been retired for not less than ninety (90) consecutive 1551 1552 days from his or her effective date of retirement. After the 1553 person has been retired for not less than ninety (90) consecutive 1554 days from his or her effective date of retirement or such later 1555 date as established by the board, he or she may be reemployed 1556 while being paid a retirement allowance under the terms and 1557 conditions provided in this section or in Section 25-11-126.

(b) No retiree of this retirement system who is
reemployed or is reelected to office after retirement shall
continue to draw retirement benefits while so reemployed, except
as provided in this section or in Section 25-11-126.

(c) No person employed or elected under the exceptions provided for in this section shall become a member under Article 3 of the retirement system.

1565 Except as otherwise provided in Section 25-11-126, any (2)1566 person who has been retired under the provisions of Article 3 and 1567 who is later reemployed in service covered by this article shall 1568 cease to receive benefits under this article and shall again 1569 become a contributing member of the retirement system. When the 1570 person retires again, if the person has been a contributing member 1571 of the retirement system during the reemployment and the reemployment exceeds six (6) months, the person shall have his or 1572 1573 her benefit recomputed, including service after again becoming a

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1574 member, provided that the total retirement allowance paid to the 1575 retired member in his or her previous retirement shall be deducted 1576 from the member's retirement reserve and taken into consideration 1577 in recalculating the retirement allowance under a new option 1578 selected.

1579 (3) The board shall have the right to prescribe rules and1580 regulations for carrying out the provisions of this section.

1581 (4) The provisions of this section shall not be construed to 1582 prohibit any retiree, regardless of age, from being employed and 1583 drawing a retirement allowance either:

(a) For a period of time not to exceed one-half (1/2)
of the normal working days for the position in any fiscal year
during which the retiree will receive no more than one-half (1/2)
of the salary in effect for the position at the time of
employment, or

(b) For a period of time in any fiscal year sufficient
in length to permit a retiree to earn not in excess of twenty-five
percent (25%) of retiree's average compensation.

To determine the normal working days for a position under paragraph (a) of this subsection, the employer shall determine the required number of working days for the position on a full-time basis and the equivalent number of hours representing the full-time position. The retiree then may work up to one-half (1/2) of the required number of working days or up to one-half (1/2) of the equivalent number of hours and receive up to one-half

1599 (1/2) of the salary for the position. In the case of employment 1600 with multiple employers, the limitation shall equal one-half (1/2)of the number of days or hours for a single full-time position. 1601 1602 Notice shall be given in writing to the executive director, 1603 setting forth the facts upon which the employment is being made, 1604 and the notice shall be given within five (5) days from the date of employment and also from the date of termination of the 1605 1606 employment.

1607 Except as otherwise provided in subsection (6) of this (5) 1608 section, the employer of any person who is receiving a retirement 1609 allowance and who is employed in service covered by subsection (4) 1610 of this section as an employee or a contractual employee shall pay to the board the full amount of the employer's contribution on the 1611 1612 amount of compensation received by the retiree for his or her 1613 employment in accordance with regulations prescribed by the board. 1614 The retiree shall not receive any additional creditable service in the retirement system as a result of the payment of the employer's 1615 1616 contribution. This subsection does not apply to persons who are 1617 receiving a retirement allowance and who contract with an employer 1618 to provide services as a true independent contractor, as defined 1619 by the board through regulation.

(6) (a) A member may retire and continue in municipal or county elective office provided that the member has reached the age and/or service requirement that will not result in a prohibited in-service distribution as defined by the Internal

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1624 Revenue Service, or a retiree may be elected to a municipal or 1625 county office, provided that the person:

1626 Files annually, in writing, in the office of (i) 1627 the employer and the office of the executive director of the 1628 system before the person takes office or as soon as possible after 1629 retirement, a waiver of all salary or compensation and elects to receive in lieu of that salary or compensation a retirement 1630 1631 allowance as provided in this section, in which event no salary or 1632 compensation shall thereafter be due or payable for those 1633 services; however, any such officer or employee may receive, in 1634 addition to the retirement allowance, office expense allowance, 1635 mileage or travel expense authorized by any statute of the State of Mississippi; or 1636

1637 (ii) Elects to receive compensation for that 1638 elective office in an amount not to exceed twenty-five percent 1639 (25%) of the retiree's average compensation. In order to receive compensation as allowed in this subparagraph, the retiree shall 1640 1641 file annually, in writing, in the office of the employer and the 1642 office of the executive director of the system, an election to 1643 receive, in addition to a retirement allowance, compensation as 1644 allowed in this subparagraph.

1645 (b) The municipality or county in which the retired 1646 person holds elective office shall pay to the board the amount of 1647 the employer's contributions on the full amount of the regular

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(c) As used in this subsection, the term "compensation" does not include office expense allowance, mileage or travel expense authorized by a statute of the State of Mississippi.

1653 **SECTION 13.** Section 37-19-7, Mississippi Code of 1972, is 1654 brought forward as follows:

1655 37-19-7. (1) The allowance in the Mississippi Adequate 1656 Education Program for teachers' salaries in each county and separate school district shall be determined and paid in 1657 1658 accordance with the scale for teachers' salaries as provided in 1659 this subsection. For teachers holding the following types of 1660 licenses or the equivalent as determined by the State Board of 1661 Education, and the following number of years of teaching 1662 experience, the scale shall be as follows:

1663

## 2014-2015 MINIMUM SALARY SCHEDULE

1664 Years

| 1665 | Exp. | AAAA      | AAA       | AA        | А         |
|------|------|-----------|-----------|-----------|-----------|
| 1666 | 0    | 38,108.00 | 36,944.00 | 35,780.00 | 33,390.00 |
| 1667 | 1    | 38,108.00 | 36,944.00 | 35,780.00 | 33,390.00 |
| 1668 | 2    | 38,108.00 | 36,944.00 | 35,780.00 | 33,390.00 |
| 1669 | 3    | 38,902.00 | 37,671.00 | 36,440.00 | 33,885.00 |
| 1670 | 4    | 39,696.00 | 38,398.00 | 37,100.00 | 34,380.00 |
| 1671 | 5    | 40,490.00 | 39,125.00 | 37,760.00 | 34,875.00 |
| 1672 | 6    | 41,284.00 | 39,852.00 | 38,420.00 | 35,370.00 |

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| 1673 | 7  | 42,078.00 | 40,579.00 | 39,080.00 | 35,865.00 |
|------|----|-----------|-----------|-----------|-----------|
| 1674 | 8  | 42,872.00 | 41,306.00 | 39,740.00 | 36,360.00 |
| 1675 | 9  | 43,666.00 | 42,033.00 | 40,400.00 | 36,855.00 |
| 1676 | 10 | 44,460.00 | 42,760.00 | 41,060.00 | 37,350.00 |
| 1677 | 11 | 45,254.00 | 43,487.00 | 41,720.00 | 37,845.00 |
| 1678 | 12 | 46,048.00 | 44,214.00 | 42,380.00 | 38,340.00 |
| 1679 | 13 | 46,842.00 | 44,941.00 | 43,040.00 | 38,835.00 |
| 1680 | 14 | 47,636.00 | 45,668.00 | 43,700.00 | 39,330.00 |
| 1681 | 15 | 48,430.00 | 46,395.00 | 44,360.00 | 39,825.00 |
| 1682 | 16 | 49,224.00 | 47,122.00 | 45,020.00 | 40,320.00 |
| 1683 | 17 | 50,018.00 | 47,849.00 | 45,680.00 | 40,815.00 |
| 1684 | 18 | 50,812.00 | 48,576.00 | 46,340.00 | 41,310.00 |
| 1685 | 19 | 51,606.00 | 49,303.00 | 47,000.00 | 41,805.00 |
| 1686 | 20 | 52,400.00 | 50,030.00 | 47,660.00 | 42,300.00 |
| 1687 | 21 | 53,194.00 | 50,757.00 | 48,320.00 | 42,795.00 |
| 1688 | 22 | 53,988.00 | 51,484.00 | 48,980.00 | 43,290.00 |
| 1689 | 23 | 54,782.00 | 52,211.00 | 49,640.00 | 43,785.00 |
| 1690 | 24 | 55,576.00 | 52,938.00 | 50,300.00 | 44,280.00 |
| 1691 | 25 | 58,430.00 | 55,725.00 | 53,020.00 | 46,835.00 |
| 1692 | 26 | 59,224.00 | 56,452.00 | 53,680.00 | 47,330.00 |
| 1693 | 27 | 60,018.00 | 57,179.00 | 54,340.00 | 47,825.00 |
| 1694 | 28 | 60,812.00 | 57,906.00 | 55,000.00 | 48,320.00 |
| 1695 | 29 | 61,606.00 | 58,633.00 | 55,660.00 | 48,815.00 |
| 1696 | 30 | 62,400.00 | 59,360.00 | 56,320.00 | 49,310.00 |
| 1697 | 31 | 63,194.00 | 60,087.00 | 56,980.00 | 49,805.00 |
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| 1698 | 32      | 63,988.00 | 60,814.00         | 57,640.00    | 50,300.00 |
|------|---------|-----------|-------------------|--------------|-----------|
| 1699 | 33      | 64,782.00 | 61,541.00         | 58,300.00    | 50,795.00 |
| 1700 | 34      | 65,576.00 | 62,268.00         | 58,960.00    | 51,290.00 |
| 1701 | 35      |           |                   |              |           |
| 1702 | & above | 66,370.00 | 62,995.00         | 59,620.00    | 51,785.00 |
| 1703 |         | 2015      | -2016 MINIMUM SAL | ARY SCHEDULE |           |
| 1704 | Years   |           |                   |              |           |
| 1705 | Exp.    | AAAA      | AAA               | AA           | A         |
| 1706 | 0       | 39,108.00 | 37,944.00         | 36,780.00    | 34,390.00 |
| 1707 | 1       | 39,108.00 | 37,944.00         | 36,780.00    | 34,390.00 |
| 1708 | 2       | 39,108.00 | 37,944.00         | 36,780.00    | 34,390.00 |
| 1709 | 3       | 39,902.00 | 38,671.00         | 37,440.00    | 34,885.00 |
| 1710 | 4       | 40,696.00 | 39,398.00         | 38,100.00    | 35,380.00 |
| 1711 | 5       | 41,490.00 | 40,125.00         | 38,760.00    | 35,875.00 |
| 1712 | 6       | 42,284.00 | 40,852.00         | 39,420.00    | 36,370.00 |
| 1713 | 7       | 43,078.00 | 41,579.00         | 40,080.00    | 36,865.00 |
| 1714 | 8       | 43,872.00 | 42,306.00         | 40,740.00    | 37,360.00 |
| 1715 | 9       | 44,666.00 | 43,033.00         | 41,400.00    | 37,855.00 |
| 1716 | 10      | 45,460.00 | 43,760.00         | 42,060.00    | 38,350.00 |
| 1717 | 11      | 46,254.00 | 44,487.00         | 42,720.00    | 38,845.00 |
| 1718 | 12      | 47,048.00 | 45,214.00         | 43,380.00    | 39,340.00 |
| 1719 | 13      | 47,842.00 | 45,941.00         | 44,040.00    | 39,835.00 |
| 1720 | 14      | 48,636.00 | 46,668.00         | 44,700.00    | 40,330.00 |
| 1721 | 15      | 49,430.00 | 47,395.00         | 45,360.00    | 40,825.00 |
| 1722 | 16      | 50,224.00 | 48,122.00         | 46,020.00    | 41,320.00 |
|      |         |           |                   |              |           |

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| 1723 | 17   | 51,018.00      | 48,849.00      | 46,680.00        | 41,815.00      |
|------|--|----------------|----------------|------------------|----------------|
| 1724 | 18   | 51,812.00      | 49,576.00      | 47,340.00        | 42,310.00      |
| 1725 | 19   | 52,606.00      | 50,303.00      | 48,000.00        | 42,805.00      |
| 1726 | 20   | 53,400.00      | 51,030.00      | 48,660.00        | 43,300.00      |
| 1727 | 21   | 54,194.00      | 51,757.00      | 49,320.00        | 43,795.00      |
| 1728 | 22   | 54,988.00      | 52,484.00      | 49,980.00        | 44,290.00      |
| 1729 | 23   | 55,782.00      | 53,211.00      | 50,640.00        | 44,785.00      |
| 1730 | 24   | 56,576.00      | 53,938.00      | 51,300.00        | 45,280.00      |
| 1731 | 25   | 59,430.00      | 56,725.00      | 54,020.00        | 47,835.00      |
| 1732 | 26   | 60,224.00      | 57,452.00      | 54,680.00        | 48,330.00      |
| 1733 | 27   | 61,018.00      | 58,179.00      | 55,340.00        | 48,825.00      |
| 1734 | 28   | 61,812.00      | 58,906.00      | 56,000.00        | 49,320.00      |
| 1735 | 29   | 62,606.00      | 59,633.00      | 56,660.00        | 49,815.00      |
| 1736 | 30   | 63,400.00      | 60,360.00      | 57,320.00        | 50,310.00      |
| 1737 | 31   | 64,194.00      | 61,087.00      | 57,980.00        | 50,805.00      |
| 1738 | 32   | 64,988.00      | 61,814.00      | 58,640.00        | 51,300.00      |
| 1739 | 33   | 65,782.00      | 62,541.00      | 59,300.00        | 51,795.00      |
| 1740 | 34   | 66,576.00      | 63,268.00      | 59,960.00        | 52,290.00      |
| 1741 | 35   |                |                |                  |                |
| 1742 | & above  | 67,370.00      | 63,995.00      | 60,620.00        | 52,785.00      |
| 1743 | It i   | s the intent o | f the Legislat | ure that any sta | ate funds made |
| 1744 | available  | for salaries   | of licensed pe | rsonnel in exces | ss of the      |
| 1745 | funds paid for such salaries for the 1986-1987 school year shall |                |                |                  |                |
| 1746 | be paid to licensed personnel pursuant to a personnel appraisal  |                |                |                  |                |
| 1747 | and compe  | nsation system | implemented by | y the State Boar | rd of          |
|      |  |                |                |                  |                |

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1748 Education. The State Board of Education shall have the authority 1749 to adopt and amend rules and regulations as are necessary to 1750 establish, administer and maintain the system.

1751 All teachers employed on a full-time basis shall be paid a 1752 minimum salary in accordance with the above scale. However, no 1753 school district shall receive any funds under this section for any 1754 school year during which the local supplement paid to any 1755 individual teacher shall have been reduced to a sum less than that 1756 paid to that individual teacher for performing the same duties 1757 from local supplement during the immediately preceding school 1758 year. The amount actually spent for the purposes of group health 1759 and/or life insurance shall be considered as a part of the 1760 aggregate amount of local supplement but shall not be considered a 1761 part of the amount of individual local supplement.

1762 The level of professional training of each teacher to be used 1763 in establishing the salary allotment for the teachers for each 1764 year shall be determined by the type of valid teacher's license issued to those teachers on or before October 1 of the current 1765 1766 school year. Provided, however, that school districts are 1767 authorized, in their discretion, to negotiate the salary levels 1768 applicable to certificated employees who are receiving retirement 1769 benefits from the retirement system of another state, and the 1770 annual experience increment provided above in Section 37-19-7 1771 shall not be applicable to any such retired certificated employee.

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(2) (a) The following employees shall receive an annual
salary supplement in the amount of Six Thousand Dollars
(\$6,000.00), plus fringe benefits, in addition to any other
compensation to which the employee may be entitled:

1776 Any licensed teacher who has met the (i) 1777 requirements and acquired a Master Teacher certificate from the National Board for Professional Teaching Standards and who is 1778 1779 employed by a local school board or the State Board of Education 1780 as a teacher and not as an administrator. Such teacher shall 1781 submit documentation to the State Department of Education that the 1782 certificate was received prior to October 15 in order to be eligible for the full salary supplement in the current school 1783 year, or the teacher shall submit such documentation to the State 1784 1785 Department of Education prior to February 15 in order to be 1786 eligible for a prorated salary supplement beginning with the 1787 second term of the school year.

1788 (ii)A licensed nurse who has met the requirements 1789 and acquired a certificate from the National Board for 1790 Certification of School Nurses, Inc., and who is employed by a 1791 local school board or the State Board of Education as a school 1792 nurse and not as an administrator. The licensed school nurse 1793 shall submit documentation to the State Department of Education 1794 that the certificate was received before October 15 in order to be eligible for the full salary supplement in the current school 1795 1796 year, or the licensed school nurse shall submit the documentation

H. B. No. 160 18/HR43/R1363 PAGE 72 (DJ\EW) 1797 to the State Department of Education before February 15 in order 1798 to be eligible for a prorated salary supplement beginning with the 1799 second term of the school year. Provided, however, that the total 1800 number of licensed school nurses eligible for a salary supplement 1801 under this subparagraph (ii) shall not exceed thirty-five (35).

1802 (iii) Any licensed school counselor who has met 1803 the requirements and acquired a National Certified School 1804 Counselor (NCSC) endorsement from the National Board of Certified 1805 Counselors and who is employed by a local school board or the State Board of Education as a counselor and not as an 1806 1807 administrator. Such licensed school counselor shall submit 1808 documentation to the State Department of Education that the endorsement was received prior to October 15 in order to be 1809 1810 eligible for the full salary supplement in the current school 1811 year, or the licensed school counselor shall submit such 1812 documentation to the State Department of Education prior to 1813 February 15 in order to be eligible for a prorated salary 1814 supplement beginning with the second term of the school year. 1815 However, any school counselor who started the National Board for 1816 Professional Teaching Standards process for school counselors 1817 between June 1, 2003, and June 30, 2004, and completes the 1818 requirements and acquires the Master Teacher certificate shall be 1819 entitled to the master teacher supplement, and those counselors 1820 who complete the process shall be entitled to a one-time

H. B. No. 160 18/HR43/R1363 PAGE 73 (DJ\EW) 1821 reimbursement for the actual cost of the process as outlined in 1822 paragraph (b) of this subsection.

1823 (iv) Any licensed speech-language pathologist and 1824 audiologist who has met the requirements and acquired a 1825 Certificate of Clinical Competence from the American 1826 Speech-Language-Hearing Association and any certified academic 1827 language therapist (CALT) who has met the certification 1828 requirements of the Academic Language Therapy Association and who 1829 is employed by a local school board or is employed by a state 1830 agency under the State Personnel Board. The licensed 1831 speech-language pathologist and audiologist and certified academic 1832 language therapist shall submit documentation to the State 1833 Department of Education that the certificate or endorsement was received before October 15 in order to be eligible for the full 1834 1835 salary supplement in the current school year, or the licensed 1836 speech-language pathologist and audiologist and certified academic language therapist shall submit the documentation to the State 1837 1838 Department of Education before February 15 in order to be eligible 1839 for a prorated salary supplement beginning with the second term of 1840 the school year. However, the total number of certified academic 1841 language therapists eligible for a salary supplement under this 1842 paragraph (iv) shall not exceed twenty (20).

(b) An employee shall be reimbursed for the actual cost
of completing each component of acquiring the certificate or
endorsement, excluding any costs incurred for postgraduate

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1846 courses, not to exceed Five Hundred Dollars (\$500.00) for each 1847 component, not to exceed four (4) components, for a teacher, school counselor or speech-language pathologist and audiologist, 1848 1849 regardless of whether or not the process resulted in the award of 1850 the certificate or endorsement. A local school district or any 1851 private individual or entity may pay the cost of completing the 1852 process of acquiring the certificate or endorsement for any 1853 employee of the school district described under paragraph (a), and 1854 the State Department of Education shall reimburse the school district for such cost, regardless of whether or not the process 1855 1856 resulted in the award of the certificate or endorsement. If a 1857 private individual or entity has paid the cost of completing the process of acquiring the certificate or endorsement for an 1858 1859 employee, the local school district may agree to directly 1860 reimburse the individual or entity for such cost on behalf of the 1861 employee.

1862 All salary supplements, fringe benefits and process (C) reimbursement authorized under this subsection shall be paid 1863 1864 directly by the State Department of Education to the local school 1865 district and shall be in addition to its minimum education program 1866 allotments and not a part thereof in accordance with regulations 1867 promulgated by the State Board of Education. Local school 1868 districts shall not reduce the local supplement paid to any employee receiving such salary supplement, and the employee shall 1869 1870 receive any local supplement to which employees with similar

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H. B. No. 160 18/HR43/R1363 PAGE 75 (DJ\EW) 1871 training and experience otherwise are entitled. However, an 1872 educational employee shall receive the salary supplement in the amount of Six Thousand Dollars (\$6,000.00) for only one (1) of the 1873 qualifying certifications authorized under paragraph (a) of this 1874 1875 subsection. No school district shall provide more than one (1) 1876 annual salary supplement under the provisions of this subsection 1877 to any one individual employee holding multiple qualifying 1878 national certifications.

(d) If an employee for whom such cost has been paid, in full or in part, by a local school district or private individual or entity fails to complete the certification or endorsement process, the employee shall be liable to the school district or individual or entity for all amounts paid by the school district or individual or entity on behalf of that employee toward his or her certificate or endorsement.

1886 (3) The following employees shall receive an annual salary
1887 supplement in the amount of Four Thousand Dollars (\$4,000.00),
1888 plus fringe benefits, in addition to any other compensation to
1889 which the employee may be entitled:

Effective July 1, 2016, if funds are available for that purpose, any licensed teacher who has met the requirements and acquired a Master Teacher Certificate from the National Board for Professional Teaching Standards and who is employed in a public school district located in one (1) of the following counties: Claiborne, Adams, Jefferson, Wilkinson, Amite, Bolivar, Coahoma,

H. B. No. 160 18/HR43/R1363 PAGE 76 (DJ\EW) 1896 Leflore, Quitman, Sharkey, Issaquena, Sunflower and Washington.
1897 The salary supplement awarded under the provisions of this
1898 subsection (3) shall be in addition to the salary supplement
1899 awarded under the provisions of subsection (2) of this section.

Teachers who meet the qualifications for a salary supplement under this subsection (3) who are assigned for less than one (1) full year or less than full time for the school year shall receive the salary supplement in a prorated manner, with the portion of the teacher's assignment to the critical geographic area to be determined as of June 15th of the school year.

1906 (4) This section shall be known and may be cited as the (a) 1907 "Mississippi Performance-Based Pay (MPBP)" plan. In addition to the minimum base pay described in this section, only after full 1908 1909 funding of MAEP and if funds are available for that purpose, the 1910 State of Mississippi may provide monies from state funds to school 1911 districts for the purposes of rewarding certified teachers, administrators and nonlicensed personnel at individual schools 1912 1913 showing improvement in student test scores. The MPBP plan shall 1914 be developed by the State Department of Education based on the 1915 following criteria:

(i) It is the express intent of this legislation that the MPBP plan shall utilize only existing standards of accreditation and assessment as established by the State Board of Education.

H. B. No. 160 18/HR43/R1363 PAGE 77 (DJ\EW) 1920 (ii) To ensure that all of Mississippi's teachers, 1921 administrators and nonlicensed personnel at all schools have equal access to the monies set aside in this section, the MPBP program 1922 1923 shall be designed to calculate each school's performance as 1924 determined by the school's increase in scores from the prior 1925 school year. The MPBP program shall be based on a standardized 1926 scores rating where all levels of schools can be judged in a 1927 statistically fair and reasonable way upon implementation. At the 1928 end of each year, after all student achievement scores have been 1929 standardized, the State Department of Education shall implement 1930 the MPBP plan.

(iii) To ensure all teachers cooperate in the spirit of teamwork, individual schools shall submit a plan to the local school district to be approved before the beginning of each school year beginning July 1, 2008. The plan shall include, but not be limited to, how all teachers, regardless of subject area, and administrators will be responsible for improving student achievement for their individual school.

(b) The State Board of Education shall develop the processes and procedures for designating schools eligible to participate in the MPBP. State assessment results, growth in student achievement at individual schools and other measures deemed appropriate in designating successful student achievement shall be used in establishing MPBP criteria. The State Board of

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1944 Education shall develop the MPBP policies and procedures and report to the Legislature and Governor by December 1, 2006. 1945 Beginning in the 2008-2009 school year, if funds 1946 (5) (a) 1947 are available for that purpose, each school in Mississippi shall 1948 have mentor teachers, as defined by Sections 37-9-201 through 1949 37-9-213, who shall receive additional base compensation provided for by the State Legislature in the amount of One Thousand Dollars 1950 1951 (\$1,000.00) per each beginning teacher that is being mentored. 1952 The additional state compensation shall be limited to those mentor 1953 teachers that provide mentoring services to beginning teachers. 1954 For the purposes of such funding, a beginning teacher shall be 1955 defined as any teacher in any school in Mississippi that has less than one (1) year of classroom experience teaching in a public 1956 1957 school. For the purposes of such funding, no full-time academic 1958 teacher shall mentor more than two (2) beginning teachers.

(b) To be eligible for this state funding, the
individual school must have a classroom management program
approved by the local school board.

(6) Effective with the 2014-2015 school year, the school
districts participating in the Pilot Performance-Based
Compensation System pursuant to Section 37-19-9 may award
additional teacher and administrator pay based thereon.

1966 SECTION 14. This act shall take effect and be in force from 1967 and after its passage.

H. B. No. 160 18/HR43/R1363 PAGE 79 (DJ\EW) ST: Critical Teacher Shortage Area License; create alternative license to be issued for educators who teach in designated areas of.