By: Representatives Gunn, Hopkins, Wilson, To: Education Boyd, Corley, Willis, White, Haney

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 623

AN ACT TO AMEND SECTION 37-17-12, MISSISSIPPI CODE OF 1972, TO EXEMPT SCHOOL DISTRICTS WITH "A" AND "B" ACCOUNTABILITY RATINGS, AS DEFINED BY THE STATE BOARD OF EDUCATION, FROM PERFORMING CERTAIN DUTIES IMPOSED ON SCHOOL DISTRICTS; TO AMEND SECTION 37-1-3, MISSISSIPPI CODE OF 1972, TO REQUIRE THE STATE 5 6 BOARD OF EDUCATION TO DEVELOP A GRANT PROGRAM EXCLUSIVELY FOR 7 SCHOOL DISTRICTS WITH "A" AND "B" ACCOUNTABILITY RATINGS TO RECEIVE FUNDS FOR THE IMPLEMENTATION OF INNOVATIVE EDUCATIONAL 8 PROGRAMS; TO AMEND SECTIONS 37-3-2, 37-11-53, 37-13-41 AND 9 37-43-31, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE 10 PROVISIONS OF THIS ACT; TO AMEND SECTION 37-13-89, MISSISSIPPI 11 12 CODE OF 1972, TO REQUIRE SCHOOL ATTENDANCE OFFICERS TO VISIT THE 13 HOME OR PLACE OF RESIDENCE OF A COMPULSORY-SCHOOL-AGE CHILD WITHIN 72 HOURS OF AN UNEXCUSED ABSENCE FOR CONSULTATION WITH THE PARENT 14 1.5 OR LEGAL GUARDIAN OF THAT CHILD; AND FOR RELATED PURPOSES. 16 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 17 SECTION 1. Section 37-17-12, Mississippi Code of 1972, is amended as follows: 18 37-17-12. (1) * * * Except as otherwise provided by law, 19 20 school districts with "A" and "B" accountability ratings, as 21 defined by the State Board of Education, are exempt from certain 22 statutes applicable to public schools and school districts and the 23 rules, regulations, policies and procedures of the State Board of 24 Education. School districts with "A" and "B" accountability

25 ratings and the licensed employees of those districts are e
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- 26 from the following requirements:
- 27 (a) Reporting student grades to the State Department of
- 28 Education;
- 29 (b) * * * Having the school district's official
- 30 discipline plan and code of student conduct legally audited on an
- 31 annual basis, as required under Section 37-11-53;
- 32 (c) * * * Submitting reports regarding the type and
- 33 amount of work done in each grade of their respective school to
- 34 the superintendent of the school district, as required in Section
- 35 37-13-41;
- 36 (d) Participating in the process of selecting textbooks
- 37 by the State Board of Education, as prescribed in Section
- 38 37-43-31;
- 39 (e) Completing surveys from the State Department of
- 40 Education; and
- 41 (f) Fulfilling continuing education unit requirements
- 42 for teacher license and certification renewal, as prescribed in
- 43 Section 37-3-2.
- 44 (2) * * * Except as otherwise provided by law, school
- 45 districts with "A" and "B" accountability ratings may provide for
- 46 the following:
- 47 Certain incentives for eligible teachers, such as forgiveness
- 48 of state student educational loans, housing assistance and moving

- 49 expenses in the same manner as provided for in the Critical Needs
- 50 Teacher Shortage Act.
- (***3) (a) * * * Principals and administrators with
- 52 career level certifications at schools with the highest levels of
- 53 accreditation standards, as defined by the State Board of
- 54 Education, shall be exempted from the provisions pursuant to
- 55 Section 37-3-4, subject to approval of the local superintendent.
- 56 (b) * * * School districts meeting the highest levels
- of accreditation standards, as defined by the State Board of
- 58 Education, shall be exempted from the provisions pursuant to
- 59 Sections 37-3-46, 37-3-49(2), 37-7-337, 37-17-8 and 37-21-7(4).
- 60 (* * *4) The State Department of Education shall develop a
- 61 policy to determine reevaluation of exemption status.
- 62 **SECTION 2.** Section 37-1-3, Mississippi Code of 1972, is
- 63 amended as follows:
- 64 37-1-3. (1) The State Board of Education shall adopt rules
- 65 and regulations and set standards and policies for the
- 66 organization, operation, management, planning, budgeting and
- 67 programs of the State Department of Education.
- 68 (a) The board is directed to identify all functions of
- 69 the department that contribute to or comprise a part of the state
- 70 system of educational accountability and to establish and maintain
- 71 within the department the necessary organizational structure,
- 72 policies and procedures for effectively coordinating such
- 73 functions. Such policies and procedures shall clearly fix and

- 74 delineate responsibilities for various aspects of the system and
- 75 for overall coordination of the total system and its effective
- 76 management.
- 77 (b) The board shall establish and maintain a
- 78 system-wide plan of performance, policy and directions of public
- 79 education not otherwise provided for.
- 80 (c) The board shall effectively use the personnel and
- 81 resources of the department to enhance technical assistance to
- 82 school districts in instruction and management therein.
- 83 (d) The board shall establish and maintain a central
- 84 budget policy.
- 85 (e) The board shall establish and maintain within the
- 86 State Department of Education a central management capacity under
- 87 the direction of the State Superintendent of Public Education.
- 88 (f) The board, with recommendations from the
- 89 superintendent, shall design and maintain a five-year plan and
- 90 program for educational improvement that shall set forth
- 91 objectives for system performance and development and be the basis
- 92 for budget requests and legislative initiatives.
- 93 (g) The board shall develop a grant program exclusively
- 94 for school districts with "A" and "B" accountability ratings, as
- 95 defined by the board, to receive funds for the implementation of
- 96 innovative educational programs.
- 97 (2) (a) The State Board of Education shall adopt and

98 maintain a curriculum and a course of study to be used in the

99	public school districts that is designed to prepare the state's
L00	children and youth to be productive, informed, creative citizens,
L01	workers and leaders, and it shall regulate all matters arising ir
L02	the practical administration of the school system not otherwise
L03	provided for.
L O 4	(b) * * * The State Board of Education shall develop
L05	personal living and finances objectives that focus on money
L06	management skills for individuals and families for appropriate,
L07	existing courses at the secondary level. The objectives must
108	require the teaching of those skills necessary to handle personal
L09	business and finances and must include instruction in the
L10	following:
L11	(i) Opening a bank account and assessing the
L12	quality of a bank's services;
L13	(ii) Balancing a checkbook;
L14	(iii) Managing debt, including retail and credit
L15	card debt;
L16	(iv) Completing a loan application;
L17	(v) The implications of an inheritance;
L18	(vi) The basics of personal insurance policies;
L19	(vii) Consumer rights and responsibilities;
L20	(viii) Dealing with salesmen and merchants;
L21	(ix) Computing state and federal income taxes;
L22	(x) Local tax assessments;

124	mechanisms;
125	(xii) Understanding simple contracts; and
126	(xiii) Contesting an incorrect billing statement.
127	(3) The State Board of Education shall have authority to
128	expend any available federal funds, or any other funds expressly
129	designated, to pay training, educational expenses, salary
130	incentives and salary supplements to licensed teachers employed in
131	local school districts or schools administered by the State Board
132	of Education. Such incentive payments shall not be considered
133	part of a school district's local supplement as defined in Section
134	37-151-5(o), nor shall the incentives be considered part of the
135	local supplement paid to an individual teacher for the purposes of
136	Section 37-19-7(1). MAEP funds or any other state funds shall not
137	be used to provide such incentives unless specifically authorized
138	by law.
139	(4) The State Board of Education shall through its actions
140	seek to implement the policies set forth in Section 37-1-2.
141	SECTION 3. Section 37-3-2, Mississippi Code of 1972, is
142	amended as follows:
143	37-3-2. (1) There is established within the State
144	Department of Education the Commission on Teacher and
145	Administrator Education, Certification and Licensure and
146	Development. It shall be the purpose and duty of the commission

to make recommendations to the State Board of Education regarding

(xi) Computing interest rates by various

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standards for the certification and licensure and continuing
professional development of those who teach or perform tasks of an
educational nature in the public schools of Mississippi.

151 The commission shall be composed of fifteen (15) (2)152 qualified members. The membership of the commission shall be 153 composed of the following members to be appointed, three (3) from 154 each congressional district: four (4) classroom teachers; three 155 (3) school administrators; one (1) representative of schools of 156 education of institutions of higher learning located within the state to be recommended by the Board of Trustees of State 157 158 Institutions of Higher Learning; one (1) representative from the 159 schools of education of independent institutions of higher 160 learning to be recommended by the Board of the Mississippi 161 Association of Independent Colleges; one (1) representative from 162 public community and junior colleges located within the state to 163 be recommended by the Mississippi Community College Board; one (1) 164 local school board member; and four (4) laypersons. appointments shall be made by the State Board of Education after 165 166 consultation with the State Superintendent of Public Education. 167 The first appointments by the State Board of Education shall be 168 made as follows: five (5) members shall be appointed for a term 169 of one (1) year; five (5) members shall be appointed for a term of 170 two (2) years; and five (5) members shall be appointed for a term 171 of three (3) years. Thereafter, all members shall be appointed 172 for a term of four (4) years.

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

- An appropriate staff member of the State Department (a) of Education shall be designated and assigned by the State Superintendent of Public Education to serve as executive secretary and coordinator for the commission. No less than two (2) other appropriate staff members of the State Department of Education shall be designated and assigned by the State Superintendent of Public Education to serve on the staff of the commission.
- 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.
- 192 It shall be the duty of the commission to: (5)
- 193 Set standards and criteria, subject to the approval of the State Board of Education, for all educator preparation 194 195 programs in the state;
- 196 Recommend to the State Board of Education each year (b) approval or disapproval of each educator preparation program in 197

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198	the state	subie	ect to	а	process	and	schedule	determined	bv	, the

- 199 State Board of Education;
- 200 (c) Establish, subject to the approval of the State
- 201 Board of Education, standards for initial teacher certification
- 202 and licensure in all fields;
- 203 (d) Establish, subject to the approval of the State
- 204 Board of Education, standards for the renewal of teacher licenses
- 205 in all fields;
- 206 (e) Review and evaluate objective measures of teacher
- 207 performance, such as test scores, which may form part of the
- 208 licensure process, and to make recommendations for their use;
- 209 (f) Review all existing requirements for certification
- 210 and licensure;
- 211 (q) Consult with groups whose work may be affected by
- 212 the commission's decisions;
- (h) Prepare reports from time to time on current
- 214 practices and issues in the general area of teacher education and
- 215 certification and licensure;
- 216 (i) Hold hearings concerning standards for teachers'
- 217 and administrators' education and certification and licensure with
- 218 approval of the State Board of Education;
- 219 (j) Hire expert consultants with approval of the State
- 220 Board of Education;
- 221 (k) Set up ad hoc committees to advise on specific

222 areas; and

224	their general charge and which may be delegated to them by the
225	State Board of Education.
226	(6) (a) Standard License - Approved Program Route. An
227	educator entering the school system of Mississippi for the first
228	time and meeting all requirements as established by the State
229	Board of Education shall be granted a standard five-year license.
230	Persons who possess two (2) years of classroom experience as an
231	assistant teacher or who have taught for one (1) year in an
232	accredited public or private school shall be allowed to fulfill
233	student teaching requirements under the supervision of a qualified
234	participating teacher approved by an accredited college of
235	education. The local school district in which the assistant
236	teacher is employed shall compensate such assistant teachers at
237	the required salary level during the period of time such
238	individual is completing student teaching requirements.
239	Applicants for a standard license shall submit to the department:
240	(i) An application on a department form;
241	(ii) An official transcript of completion of a
242	teacher education program approved by the department or a
243	nationally accredited program, subject to the following:
244	Licensure to teach in Mississippi prekindergarten through
245	kindergarten classrooms shall require completion of a teacher
246	education program or a Bachelor of Science degree with child
247	development emphasis from a program accredited by the American

(1) Perform such other functions as may fall within

248	Association of Family and Consumer Sciences (AAFCS) or by the
249	National Association for Education of Young Children (NAEYC) or by
250	the National Council for Accreditation of Teacher Education
251	(NCATE). Licensure to teach in Mississippi kindergarten, for
252	those applicants who have completed a teacher education program,
253	and in Grade 1 through Grade 4 shall require the completion of an
254	interdisciplinary program of studies. Licenses for Grades 4
255	through 8 shall require the completion of an interdisciplinary
256	program of studies with two (2) or more areas of concentration.
257	Licensure to teach in Mississippi Grades 7 through 12 shall
258	require a major in an academic field other than education, or a
259	combination of disciplines other than education. Students
260	preparing to teach a subject shall complete a major in the
261	respective subject discipline. All applicants for standard
262	licensure shall demonstrate that such person's college preparation
263	in those fields was in accordance with the standards set forth by
264	the National Council for Accreditation of Teacher Education
265	(NCATE) or the National Association of State Directors of Teacher
266	Education and Certification (NASDTEC) or, for those applicants who
267	have a Bachelor of Science degree with child development emphasis,
268	the American Association of Family and Consumer Sciences (AAFCS).
269	Effective July 1, 2016, for initial elementary education
270	licensure, a teacher candidate must earn a passing score on a
271	rigorous test of scientifically research-based reading instruction

272	and	intervention	and	data-based	decision	-making	principles	as
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- 273 approved by the State Board of Education;
- 274 (iii) A copy of test scores evidencing
- 275 satisfactory completion of nationally administered examinations of
- 276 achievement, such as the Educational Testing Service's teacher
- 277 testing examinations;
- 278 (iv) Any other document required by the State
- 279 Board of Education; and
- 280 (v) From and after September 30, 2015, no teacher
- candidate shall be licensed to teach in Mississippi who did not 281
- 282 meet the following criteria for entrance into an approved teacher
- 283 education program:
- 284 Twenty-one (21) ACT equivalent or achieve 1.
- 285 the nationally recommended passing score on the Praxis Core
- 286 Academic Skills for Educators examination; and
- 287 No less than 2.75 GPA on pre-major
- 288 coursework of the institution's approved teacher education program
- provided that the accepted cohort of candidates meets or exceeds a 289
- 290 3.0 GPA on pre-major coursework.
- 291 Standard License - Nontraditional Teaching Route. (b)
- 292 From and after September 30, 2015, no teacher candidate shall be
- 293 licensed to teach in Mississippi under the alternate route who did
- 294 not meet the following criteria:

295	(i) Twenty-one (21) ACT equivalent or achieve the
296	nationally recommended passing score on the Praxis Core Academic
297	Skills for Educators examination; and
298	(ii) No less than 2.75 GPA on content coursework
299	in the requested area of certification or passing Praxis II scores
300	at or above the national recommended score provided that the
301	accepted cohort of candidates of the institution's teacher
302	education program meets or exceeds a 3.0 GPA on pre-major
303	coursework.
304	Beginning January 1, 2004, an individual who has a passing
305	score on the Praxis I Basic Skills and Praxis II Specialty Area
306	Test in the requested area of endorsement may apply for the Teach
307	Mississippi Institute (TMI) program to teach students in Grades 7

through 12 if the individual meets the requirements of this

paragraph (b). The State Board of Education shall adopt rules

requiring that teacher preparation institutions which provide the

Teach Mississippi Institute (TMI) program for the preparation of

nontraditional teachers shall meet the standards and comply with

the provisions of this paragraph.

(i) The Teach Mississippi Institute (TMI) shall include an intensive eight-week, nine-semester-hour summer program or a curriculum of study in which the student matriculates in the fall or spring semester, which shall include, but not be limited to, instruction in education, effective teaching strategies, classroom management, state curriculum requirements, planning and

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320 instruction, instructional methods and pedagogy, using test 321 results to improve instruction, and a one (1) semester three-hour 322 supervised internship to be completed while the teacher is 323 employed as a full-time teacher intern in a local school district. 324 The TMI shall be implemented on a pilot program basis, with 325 courses to be offered at up to four (4) locations in the state, 326 with one (1) TMI site to be located in each of the three (3) 327 Mississippi Supreme Court districts. 328 The school sponsoring the teacher intern (ii) 329 shall enter into a written agreement with the institution 330 providing the Teach Mississippi Institute (TMI) program, under 331 terms and conditions as agreed upon by the contracting parties, 332 providing that the school district shall provide teacher interns 333 seeking a nontraditional provisional teaching license with a 334 one-year classroom teaching experience. The teacher intern shall 335 successfully complete the one (1) semester three-hour intensive 336 internship in the school district during the semester immediately 337 following successful completion of the TMI and prior to the end of 338 the one-year classroom teaching experience. 339 Upon completion of the nine-semester-hour (iii) 340 TMI or the fall or spring semester option, the individual shall 341 submit his transcript to the commission for provisional licensure of the intern teacher, and the intern teacher shall be issued a 342

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.

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 nontraditional provisional license, and shall, in consultation with the teacher intern's mentor at the school district of employment, submit to the commission a comprehensive evaluation of the teacher's performance sixty (60) days prior to the expiration of the nontraditional provisional license. If the comprehensive evaluation establishes that the provisional teacher intern's performance fails to meet the standards of the approved nontraditional teacher preparation internship program, the individual shall not be approved for a standard license.

(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.

(vi) Upon successful completion of the TMI and the internship provisional license period, applicants for a Standard License - Nontraditional Route shall submit to the commission a transcript of successful completion of the twelve (12) semester

370	district shall submit to the commission a recommendation for
371	standard licensure of the intern. If the school district
372	recommends licensure, the applicant shall be issued a Standard
373	License - Nontraditional Route which shall be valid for a
374	five-year period and be renewable.
375	(vii) At the discretion of the teacher preparation
376	institution, the individual shall be allowed to credit the twelve
377	(12) semester hours earned in the nontraditional teacher
378	internship program toward the graduate hours required for a Master
379	of Arts in Teacher (MAT) Degree.
380	(viii) The local school district in which the
381	nontraditional teacher intern or provisional licensee is employed
382	shall compensate such teacher interns at Step 1 of the required
383	salary level during the period of time such individual is
384	completing teacher internship requirements and shall compensate
385	such Standard License - Nontraditional Route teachers at Step 3 of
386	the required salary level when they complete license requirements.
387	Implementation of the TMI program provided for under this
388	paragraph (b) shall be contingent upon the availability of funds
389	appropriated specifically for such purpose by the Legislature.
390	Such implementation of the TMI program may not be deemed to
391	prohibit the State Board of Education from developing and
392	implementing additional alternative route teacher licensure
3 0 3	programs as deemed appropriate by the board. The emergency

hours required in the internship program, and the employing school

394 certification program in effect prior to July 1, 2002, shall separate 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 License - Nontraditional Teaching Route over persons holding any other license.

- allow a school district to offer specialized or technical courses, the State Department of Education, in accordance with rules and regulations established by the State Board of Education, may grant a one-year expert citizen-teacher license to local business or other professional personnel to teach in a public school or nonpublic school accredited or approved by the state. Such person may begin teaching upon his employment by the local school board and licensure by the Mississippi Department of Education. The board shall adopt rules and regulations to administer the expert citizen-teacher license. A Special License Expert Citizen may be renewed in accordance with the established rules and regulations of the State Department of Education.
- 415 (d) **Special License Nonrenewable.** The State Board of 416 Education is authorized to establish rules and regulations to 417 allow those educators not meeting requirements in paragraph (a), 418 (b) or (c) of this subsection (6) to be licensed for a period of

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not more than three (3) years, except by special approval of the State Board of Education.

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
 department a transcript or record of his education and experience
 which substantiates his preparation for the subject to be taught
- 427 and shall meet other qualifications specified by the commission
- 428 and approved by the State Board of Education. In no case shall
- 429 any local school board hire nonlicensed personnel as authorized
- 430 under this paragraph in excess of five percent (5%) of the total
- 431 number of licensed personnel in any single school.
- 432 (f) Special License Transitional Bilingual Education.
- 433 Beginning July 1, 2003, the commission shall grant special
- 434 licenses to teachers of transitional bilingual education who
- 435 possess such qualifications as are prescribed in this section.
- 436 Teachers of transitional bilingual education shall be compensated
- 437 by local school boards at not less than one (1) step on the
- 438 regular salary schedule applicable to permanent teachers licensed
- 439 under this section. The commission shall grant special licenses
- 440 to teachers of transitional bilingual education who present the
- 441 commission with satisfactory evidence that they (i) possess a
- 442 speaking and reading ability in a language, other than English, in
- 443 which bilingual education is offered and communicative skills in

English; (ii) are in good health and sound moral character; (iii) 445 possess a bachelor's degree or an associate's degree in teacher 446 education from an accredited institution of higher education; (iv) meet such requirements as to courses of study, semester hours 447 448 therein, experience and training as may be required by the 449 commission; and (v) are legally present in the United States and 450 possess legal authorization for employment. A teacher of 451 transitional bilingual education serving under a special license 452 shall be under an exemption from standard licensure if he achieves 453 the requisite qualifications therefor. Two (2) years of service 454 by a teacher of transitional bilingual education under such an 455 exemption shall be credited to the teacher in acquiring a Standard 456 Educator License. Nothing in this paragraph shall be deemed to 457 prohibit a local school board from employing a teacher licensed in 458 an appropriate field as approved by the State Department of 459 Education to teach in a program in transitional bilingual 460 education.

- 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.
- 467 (h) Highly Qualified Teachers. Beginning July 1, 2006, any teacher from any state meeting the federal definition of 468

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- 470 must be granted a standard five-year license by the State
- 471 Department of Education.
- 472 (7) Administrator License. The State Board of Education is
- 473 authorized to establish rules and regulations and to administer
- 474 the licensure process of the school administrators in the State of
- 475 Mississippi. There will be four (4) categories of administrator
- 476 licensure with exceptions only through special approval of the
- 477 State Board of Education.
- 478 (a) Administrator License Nonpracticing. Those
- 479 educators holding administrative endorsement but having no
- 480 administrative experience or not serving in an administrative
- 481 position on January 15, 1997.
- 482 (b) Administrator License Entry Level. Those
- 483 educators holding administrative endorsement and having met the
- 484 department's qualifications to be eligible for employment in a
- 485 Mississippi school district. Administrator License Entry Level
- 486 shall be issued for a five-year period and shall be nonrenewable.
- 487 (c) Standard Administrator License Career Level. An
- 488 administrator who has met all the requirements of the department
- 489 for standard administrator licensure.
- 490 (d) Administrator License Nontraditional Route. The
- 491 board may establish a nontraditional route for licensing
- 492 administrative personnel. Such nontraditional route for
- 493 administrative licensure shall be available for persons holding,

but not limited to, a master of business administration degree, a
master of public administration degree, a master of public

planning and policy degree or a doctor of jurisprudence degree

from an accredited college or university, with five (5) years of

administrative or supervisory experience. Successful completion

of the requirements of alternate route licensure for

administrators shall qualify the person for a standard

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

- 11 license to any individual who possesses a valid standard license from another state and meets minimum Mississippi license 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.
- 516 (b) The department shall grant a nonrenewable special
 517 license to any individual who possesses a credential which is less
 518 than a standard license or certification from another state. Such

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administrator license.

- 519 special license shall be valid for the current school year plus
- 520 one (1) additional school year to expire on June 30 of the second
- 521 year, not to exceed a total period of twenty-four (24) months,
- 522 during which time the applicant shall be required to complete the
- 523 requirements for a standard license in Mississippi.
- 524 (9) (a) Renewal and Reinstatement of Licenses. The State
- 525 Board of Education is authorized to establish rules and
- 526 regulations for the renewal and reinstatement of educator and
- 527 administrator licenses. Effective May 15, 1997, the valid
- 528 standard license held by an educator shall be extended five (5)
- 529 years beyond the expiration date of the license in order to afford
- 530 the educator adequate time to fulfill new renewal requirements
- 531 established pursuant to this subsection. An educator completing a
- 532 master of education, educational specialist or doctor of education
- 533 degree in May 1997 for the purpose of upgrading the educator's
- 134 license to a higher class shall be given this extension of five
- 535 (5) years plus five (5) additional years for completion of a
- 536 higher degree.
- (b) A licensed teacher who is employed in a school with
- 538 an "A" or "B" accountability rating, as defined by the State Board
- of Education, is exempt from any continuing education requirements
- 540 that may be established as a condition for renewal of the
- 541 teacher's license and certification.
- 542 (10) All controversies involving the issuance, revocation,
- 543 suspension or any change whatsoever in the licensure of an

544	educator required to hold a license shall be initially heard in a
545	hearing de novo, by the commission or by a subcommittee
546	established by the commission and composed of commission members
547	for the purpose of holding hearings. Any complaint seeking the
548	denial of issuance, revocation or suspension of a license shall be
549	by sworn affidavit filed with the Commission on Teacher and
550	Administrator Education, Certification and Licensure and
551	Development. The decision thereon by the commission or its
552	subcommittee shall be final, unless the aggrieved party shall
553	appeal to the State Board of Education, within ten (10) days, of
554	the decision of the committee or its subcommittee. An appeal to
555	the State Board of Education shall be on the record previously
556	made before the commission or its subcommittee unless otherwise
557	provided by rules and regulations adopted by the board. The State
558	Board of Education in its authority may reverse, or remand with
559	instructions, the decision of the committee or its subcommittee.
560	The decision of the State Board of Education shall be final.

- 561 (11) The State Board of Education, acting through the 562 commission, may deny an application for any teacher or 563 administrator license for one or more of the following:
- 564 Lack of qualifications which are prescribed by law 565 or regulations adopted by the State Board of Education;
- 566 The applicant has a physical, emotional or mental (b) 567 disability that renders the applicant unfit to perform the duties

568	authorized b	y the	license,	as	certified	bу	a	licensed	psychologist
569	or psychiatr	ist;							

- 570 (c) The applicant is actively addicted to or actively
 571 dependent on alcohol or other habit-forming drugs or is a habitual
 572 user of narcotics, barbiturates, amphetamines, hallucinogens or
 573 other drugs having similar effect, at the time of application for
 574 a license;
- 575 (d) Revocation, suspension or surrender of an 576 applicant's certificate or license by another state shall result 577 in immediate denial of licensure until such time that the records 578 predicating the revocation, suspension or surrender in the prior 579 state have been cleared;
- 580 (e) Fraud or deceit committed by the applicant in 581 securing or attempting to secure such certification and license;
- 582 (f) Failing or refusing to furnish reasonable evidence 583 of identification;
- (g) The applicant has been convicted, has pled guilty or entered a plea of nolo contendere to a felony, as defined by 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 of guilty, entry of a plea of nolo contendere, or entry of an 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.
- 12) The State Board of Education, acting through the commission, may revoke, suspend or refuse to renew any teacher or administrator license for specified periods of time or may place on probation, censure, reprimand a licensee, or take other disciplinary action with regard to any license issued under this chapter for one or more of the following:
- 604 (a) Breach of contract or abandonment of employment may 605 result in the suspension of the license for one (1) school year as 606 provided in Section 37-9-57;
- 607 (b) Obtaining a license by fraudulent means shall
 608 result in immediate suspension and continued suspension for one
 609 (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;
- (d) The license holder has been convicted, has pled guilty or entered a plea of nolo contendere to a felony, as defined by federal or state law. For purposes of this paragraph, a "guilty plea" includes a plea of guilty, entry of a plea of nolo

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- 619 diversion;
- (e) The license holder has been convicted, has pled
- 621 quilty or entered a plea of nolo contendere to a sex offense, as
- 622 defined by federal or state law, shall result in immediate
- 623 suspension or revocation;
- (f) The license holder has received probation or
- 625 post-release supervision for a felony or sex offense conviction,
- 626 as defined by federal or state law, which shall result in
- 627 immediate suspension or revocation until expiration of the
- 628 probationary or post-release supervision period;
- (g) The license holder knowingly and willfully
- 630 committing any of the acts affecting validity of mandatory uniform
- 631 test results as provided in Section 37-16-4(1);
- (h) The license holder has engaged in unethical conduct
- 633 relating to an educator/student relationship as identified by the
- 634 State Board of Education in its rules;
- (i) The license holder has fondled a student as
- 636 described in Section 97-5-23, or had any type of sexual
- 637 involvement with a student as described in Section 97-3-95;
- 638 (j) The license holder has failed to report sexual
- 639 involvement of a school employee with a student as required by
- 640 Section 97-5-24;
- (k) The license holder served as superintendent or

642 principal in a school district during the time preceding and/or

643	that	resulted	in	the	Governor	declaring	а	state	of	emergency	and
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- 644 the State Board of Education appointing a conservator;
- (1) The license holder submitted a false certification
- 646 to the State Department of Education that a statewide test was
- 647 administered in strict accordance with the Requirements of the
- 648 Mississippi Statewide Assessment System; or
- (m) The license holder has failed to comply with the
- 650 Procedures for Reporting Infractions as promulgated by the
- 651 commission and approved by the State Board of Education pursuant
- 652 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
- 655 suspension or revocation of a license for a length of time which
- 656 shall be determined by the commission and based upon the severity
- of the offense.
- (b) Any offense committed or attempted in any other
- 659 state shall result in the same penalty as if committed or
- 660 attempted in this state.
- (c) A person may voluntarily surrender a license. The
- 662 surrender of such license may result in the commission
- 663 recommending any of the above penalties without the necessity of a
- 664 hearing. However, any such license which has voluntarily been
- 665 surrendered by a licensed employee may only be reinstated by a
- 666 majority vote of all members of the commission present at the
- 667 meeting called for such purpose.

668	(14) (a) A person whose license has been revoked or
669	surrendered on any grounds except criminal grounds may petition
670	for reinstatement of the license after one (1) year from the date
671	of revocation or surrender, or after one-half $(1/2)$ of the revoked
672	or surrendered time has lapsed, whichever is greater. A person
673	whose license has been suspended on any grounds or violations
674	under subsection (12) of this section may be reinstated
675	automatically or approved for a reinstatement hearing, upon
676	submission of a written request to the commission. A license
677	suspended, revoked or surrendered on criminal grounds may be
678	reinstated upon petition to the commission filed after expiration
679	of the sentence and parole or probationary period imposed upon
680	conviction. A revoked, suspended or surrendered license may be
681	reinstated upon satisfactory showing of evidence of
682	rehabilitation. The commission shall require all who petition for
683	reinstatement to furnish evidence satisfactory to the commission
684	of good character, good mental, emotional and physical health and
685	such other evidence as the commission may deem necessary to
686	establish the petitioner's rehabilitation and fitness to perform
687	the duties authorized by the license.

(b) A person whose license expires while under
investigation by the Office of Educator Misconduct for an alleged
violation may not be reinstated without a hearing before the
commission if required based on the results of the investigation.

692 Reporting procedures and hearing procedures for dealing 693 with infractions under this section shall be promulgated by the 694 commission, subject to the approval of the State Board of 695 The revocation or suspension of a license shall be Education. 696 effected at the time indicated on the notice of suspension or 697 revocation. The commission shall immediately notify the 698 superintendent of the school district or school board where the 699 teacher or administrator is employed of any disciplinary action 700 and also notify the teacher or administrator of such revocation or 701 suspension and shall maintain records of action taken. The State 702 Board of Education may reverse or remand with instructions any 703 decision of the commission regarding a petition for reinstatement 704 of a license, and any such decision of the State Board of 705 Education shall be final.

(16) An appeal from the action of the State Board of Education in denying an application, revoking or suspending a license or otherwise disciplining any person under the provisions of this section shall be filed in the Chancery Court of the First Judicial District of Hinds County, Mississippi, on the record made, including a verbatim transcript of the testimony at the hearing. The appeal shall be filed within thirty (30) days after notification of the action of the board is mailed or served and the proceedings in chancery court shall be conducted as other matters coming before the court. The appeal shall be perfected upon filing notice of the appeal and by the prepayment of all

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- 717 costs, including the cost of preparation of the record of the 718 proceedings by the State Board of Education, and the filing of a
- 719 bond in the sum of Two Hundred Dollars (\$200.00) conditioned that
- 720 if the action of the board be affirmed by the chancery court, the
- 721 applicant or license holder shall pay the costs of the appeal and
- 722 the action of the chancery court.
- 723 (17) All such programs, rules, regulations, standards and
- 724 criteria recommended or authorized by the commission shall become
- 725 effective upon approval by the State Board of Education as
- 726 designated by appropriate orders entered upon the minutes thereof.
- 727 (18) The granting of a license shall not be deemed a
- 728 property right nor a guarantee of employment in any public school
- 729 district. A license is a privilege indicating minimal eligibility
- 730 for teaching in the public school districts of Mississippi. This
- 731 section shall in no way alter or abridge the authority of local
- 732 school districts to require greater qualifications or standards of
- 733 performance as a prerequisite of initial or continued employment
- 734 in such districts.
- 735 (19) In addition to the reasons specified in subsections
- 736 (12) and (13) of this section, the board shall be authorized to
- 737 suspend the license of any licensee for being out of compliance
- 738 with an order for support, as defined in Section 93-11-153. The
- 739 procedure for suspension of a license for being out of compliance
- 740 with an order for support, and the procedure for the reissuance or
- 741 reinstatement of a license suspended for that purpose, and the

- 742 payment of any fees for the reissuance or reinstatement of a
- 743 license suspended for that purpose, shall be governed by Section
- 744 93-11-157 or 93-11-163, as the case may be. Actions taken by the
- 745 board in suspending a license when required by Section 93-11-157
- 746 or 93-11-163 are not actions from which an appeal may be taken
- 747 under this section. Any appeal of a license suspension that is
- 748 required by Section 93-11-157 or 93-11-163 shall be taken in
- 749 accordance with the appeal procedure specified in Section
- 93-11-157 or 93-11-163, as the case may be, rather than the
- 751 procedure specified in this section. If there is any conflict
- 752 between any provision of Section 93-11-157 or 93-11-163 and any
- 753 provision of this chapter, the provisions of Section 93-11-157 or
- 93-11-163, as the case may be, shall control.
- 755 **SECTION 4.** Section 37-11-53, Mississippi Code of 1972, is
- 756 amended as follows:
- 757 37-11-53. (1) A copy of the school district's discipline
- 758 plan shall be distributed to each student enrolled in the
- 759 district, and the parents, guardian or custodian of such student
- 760 shall sign a statement verifying that they have been given notice
- 761 of the discipline policies of their respective school district.
- 762 The school board, except in those school districts with "A" and
- 763 "B" accountability ratings, as defined by the State Board of
- 764 Education, shall have its official discipline plan and code of
- 765 student conduct legally audited on an annual basis to insure that
- 766 its policies and procedures are currently in compliance with

- 767 applicable statutes, case law and state and federal constitutional
- 768 provisions. * * * The provisions of this section, Section
- 769 37-11-55 and Section 37-11-18.1 shall be fully incorporated into
- 770 the school district's discipline plan and code of student conduct.
- 771 (2) All discipline plans of school districts shall include,
- 772 but not be limited to, the following:
- 773 (a) A parent, guardian or custodian of a
- 774 compulsory-school-age child enrolled in a public school district
- 775 shall be responsible financially for his or her minor child's
- 776 destructive acts against school property or persons;
- 777 (b) A parent, guardian or custodian of a
- 778 compulsory-school-age child enrolled in a public school district
- 779 may be requested to appear at school by the school attendance
- 780 officer or an appropriate school official for a conference
- 781 regarding acts of the child specified in paragraph (a) of this
- 782 subsection, or for any other discipline conference regarding the
- 783 acts of the child;
- 784 (c) Any parent, quardian or custodian of a
- 785 compulsory-school-age child enrolled in a school district who
- 786 refuses or willfully fails to attend such discipline conference
- 787 specified in paragraph (b) of this * * * subsection may be
- 788 summoned by proper notification by the superintendent of schools
- 789 or the school attendance officer and be required to attend such
- 790 discipline conference; and

- 791 A parent, quardian or custodian of a 792 compulsory-school-age child enrolled in a public school district 793 shall be responsible for any criminal fines brought against such 794 student for unlawful activity occurring on school grounds or 795 buses.
- 796 (3) Any parent, quardian or custodian of a 797 compulsory-school-age child who (a) fails to attend a discipline 798 conference to which such parent, guardian or custodian has been 799 summoned under the provisions of this section, or (b) refuses or willfully fails to perform any other duties imposed upon him or 800 801 her under the provisions of this section, shall be guilty of a 802 misdemeanor and, upon conviction, shall be fined not to exceed Two 803 Hundred Fifty Dollars (\$250.00).
 - Any public school district shall be entitled to recover damages in an amount not to exceed Twenty Thousand Dollars (\$20,000.00), plus necessary court costs, from the parents of any minor under the age of eighteen (18) years and over the age of six (6) years, who maliciously and willfully damages or destroys property belonging to such school district. However, this section shall not apply to parents whose parental control of such child has been removed by court order or decree. The action authorized in this section shall be in addition to all other actions which the school district is entitled to maintain and nothing in this section shall preclude recovery in a greater amount from the minor

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- or from a person, including the parents, for damages to which such minor or other person would otherwise be liable.
- 817 A school district's discipline plan may provide that as 818 an alternative to suspension, a student may remain in school by 819 having the parent, guardian or custodian, with the consent of the 820 student's teacher or teachers, attend class with the student for a 821 period of time specifically agreed upon by the reporting teacher 822 and school principal. If the parent, guardian or custodian does 823 not agree to attend class with the student or fails to attend class with the student, the student shall be suspended in 824 825 accordance with the code of student conduct and discipline 826 policies of the school district.
- SECTION 5. Section 37-13-41, Mississippi Code of 1972, is amended as follows:
- 829 37-13-41. Except in school districts with "A" and "B" 830 accountability ratings, as defined by the State Board of 831 Education, all principals and/or superintendents of public schools 832 in all school districts in Mississippi shall report to their * * * 833 superintendent of education upon forms prepared and sent to 834 the * * * superintendent of education by the director of the 835 division of instruction, giving the type and amount of work done 836 in each grade of their respective school, with other information that may be desired by the director. The \star \star superintendents of 837 838 education shall compile this information on forms sent out by the director. This shall be made in duplicate, one (1) copy to be 839

840 sent to the director, and the other filed as other public records

841 are filed in the * * * superintendents' offices. This report

842 shall be made to the director by the * * * superintendents of

843 education not later than the first of June each year.

SECTION 6. Section 37-13-89, Mississippi Code of 1972, is

845 amended as follows:

37-13-89. (1) In each school district within the state,

847 except in school districts with "A" and "B" accountability

848 ratings, as defined by the State Board of Education, there shall

849 be employed the number of school attendance officers determined by

850 the Office of Compulsory School Attendance Enforcement to be

851 necessary to adequately enforce the provisions of the Mississippi

852 Compulsory School Attendance Law; however, this number shall not

853 exceed one hundred fifty-three (153) school attendance officers at

854 any time. * * * All school attendance officers employed pursuant

855 to this section shall be employees of the State Department of

856 Education. * * * The first twelve (12) months of employment for

857 each school attendance officer shall be the probationary period of

858 state service.

859 (2) (a) The State Department of Education shall obtain

860 current criminal records background checks and current child abuse

861 registry checks on all persons applying for the position of school

862 attendance officer * * *. The criminal records information and

863 registry checks must be kept on file for any new hires. In order

864 to determine an applicant's suitability for employment as a school

865 attendance officer, the applicant must be fingerprinted. 866 disqualifying record is identified at the state level, the 867 Department of Public Safety shall forward the fingerprints to the 868 Federal Bureau of Investigation (FBI) for a national criminal 869 history record check. The applicant shall pay the fee, not to 870 exceed Fifty Dollars (\$50.00), for the fingerprinting and criminal 871 records background check; however, the State Department of 872 Education, in its discretion, may pay the fee for the 873 fingerprinting and criminal records background check on behalf of any applicant. Under no circumstances may a member of the State 874 875 Board of Education, employee of the State Department of Education 876 or any person other than the subject of the criminal records 877 background check disseminate information received through any such 878 checks except insofar as required to fulfill the purposes of this 879 subsection.

discloses a felony conviction, guilty plea or plea of nolo contendere to a felony of possession or sale of drugs, murder, manslaughter, armed robbery, rape, sexual battery, sex offense listed in Section 45-33-23(h), child abuse, arson, grand larceny, burglary, gratification of lust or aggravated assault which has not been reversed on appeal or for which a pardon has not been granted, the applicant is not eligible to be employed as a school attendance officer. Any employment of an applicant pending the results of the fingerprinting and criminal records check is

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890 voidable if the new hire receives a disqualifying criminal records 891 check. However, the State Board of Education, in its discretion, 892 may allow an applicant aggrieved by an employment decision under 893 this subsection to appear before the board, or before a hearing 894 officer designated for that purpose, to show mitigating 895 circumstances that may exist and allow the new hire to be employed 896 as a school attendance officer. The State Board of Education may 897 grant waivers for mitigating circumstances, which may include, but 898 are not necessarily limited to: (i) age at which the crime was 899 committed; (ii) circumstances surrounding the crime; (iii) length of time since the conviction and criminal history since the 900 901 conviction; (iv) work history; (v) current employment and 902 character references; and (vi) other evidence demonstrating the 903 ability of the person to perform the responsibilities of a school 904 attendance officer competently and that the person does not pose a 905 threat to the health or safety of children.

- (c) A member of the State Board of Education or employee of the State Department of Education may not be held liable in any employment discrimination suit in which an allegation of discrimination is made regarding an employment decision authorized under this section.
- 911 (3) Each school attendance officer shall possess a college 912 degree with a major in a behavioral science or a related field or 913 shall have no less than three (3) years combined actual experience 914 as a school teacher, school administrator, law enforcement officer

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- 916 requirements shall not apply to persons employed as school
- 917 attendance officers before January 1, 1987. School attendance
- 918 officers also shall satisfy any additional requirements that may
- 919 be established by the State Personnel Board for the position of
- 920 school attendance officer.
- 921 (4) It shall be the duty of each school attendance officer
- 922 to:
- 923 (a) Cooperate with any public agency to locate and
- 924 identify all compulsory-school-age children who are not attending
- 925 school;
- 926 (b) Cooperate with all courts of competent
- 927 jurisdiction;
- 928 (c) Investigate all cases of nonattendance and unlawful
- 929 absences by compulsory-school-age children not enrolled in a
- 930 nonpublic school;
- 931 (d) Provide appropriate counseling to encourage all
- 932 school-age children to attend school until they have completed
- 933 high school;
- 934 (e) Attempt to secure the provision of social or
- 935 welfare services that may be required to enable any child to
- 936 attend school;
- 937 (f) Contact the home or place of residence of a

- 938 compulsory-school-age child and any other place in which the
- 939 officer is likely to find any compulsory-school-age child when the

child is absent from school during school hours without a valid written excuse from school officials, and when the child is found, the officer shall notify the parents and school officials as to where the child was physically located;

- 944 Contact promptly the home of each (q) 945 compulsory-school-age child in the school district within the 946 officer's jurisdiction who is not enrolled in school or is not in 947 attendance at public school and is without a valid written excuse 948 from school officials; if no valid reason is found for the nonenrollment or absence from the school, the school attendance 949 950 officer shall give written notice to the parent, quardian or 951 custodian of the requirement for the child's enrollment or 952 attendance;
- 953 (h) Collect and maintain information concerning 954 absenteeism, dropouts and other attendance-related problems, as 955 may be required by law or the Office of Compulsory School 956 Attendance Enforcement; and
- 957 (i) Perform all other duties relating to compulsory 958 school attendance established by the State Department of Education 959 or district school attendance supervisor, or both.
 - (5) While engaged in the performance of his duties, each school attendance officer shall carry on his person a badge identifying him as a school attendance officer under the Office of Compulsory School Attendance Enforcement of the State Department of Education and an identification card designed by the State

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965	Superintendent of Public Education and issued by the school
966	attendance officer supervisor. Neither the badge nor the
967	identification card shall bear the name of any elected public
968	official.

- 969 (6) The State Personnel Board shall develop a salary scale 970 for school attendance officers as part of the variable 971 compensation plan. The various pay ranges of the salary scale 972 shall be based upon factors including, but not limited to, 973 education, professional certification and licensure, and number of 974 years of experience. School attendance officers shall be paid in 975 accordance with this salary scale. The minimum salaries under the 976 scale shall be no less than the following:
- 977 (a) For school attendance officers holding a bachelor's 978 degree or any other attendance officer who does not hold such a 979 degree, the annual salary shall be based on years of experience as 980 a school attendance officer or related field of service or 981 employment, no less than as follows:

982	Years of Experience	Salary
983	0 - 4 years	\$19,650.00
984	5 - 8 years	21,550.00
985	9 - 12 years	23,070.00
986	13 - 16 years	24,590.00
987	Over 17 years	26,110.00

988 (b) For school attendance officers holding a license as 989 a social worker, the annual salary shall be based on years of

990	experience	as a	school	att	cendar	nce	offic	cer or	related	field	of
991	service or	emplo	oyment,	no	less	tha	n as	follo	ws:		

992	Years of Experience	Salary
993	0 - 4 years	\$20,650.00
994	5 - 8 years	22,950.00
995	9 - 12 years	24,790.00
996	13 - 16 years	26,630.00
997	17 - 20 years	28,470.00
998	Over 21 years	30,310.00

999 (c) For school attendance officers holding a master's degree in a behavioral science or a related field, the annual 1000 1001 salary shall be based on years of experience as a school 1002 attendance officer or related field of service or employment, no 1003 less than as follows:

1004	Years of Experience	Salary
1005	0 - 4 years	\$21,450.00
1006	5 - 8 years	24,000.00
1007	9 - 12 years	26,040.00
1008	13 - 16 years	28,080.00
1009	17 - 20 years	30,120.00
1010	Over 21 years	32,160.00

1011 (a) Each school attendance officer employed by a (7) district attorney on June 30, 1998, who became an employee of the 1012 1013 State Department of Education on July 1, 1998, shall be awarded credit for personal leave and major medical leave for his 1014

continuous service as a school attendance officer under the
district attorney, and if applicable, the youth or family court or
a state agency. The credit for personal leave shall be in an
amount equal to one-third $(1/3)$ of the maximum personal leave the
school attendance officer could have accumulated had he been
credited with such leave under Section 25-3-93 during his
employment with the district attorney, and if applicable, the
youth or family court or a state agency. The credit for major
medical leave shall be in an amount equal to one-half $(1/2)$ of the
maximum major medical leave the school attendance officer could
have accumulated had he been credited with such leave under
Section 25-3-95 during his employment with the district attorney,
and if applicable, the youth or family court or a state agency.
However, if a district attorney who employed a school attendance
officer on June 30, 1998, certifies, in writing, to the State
Department of Education that the school attendance officer had
accumulated, pursuant to a personal leave policy or major medical
leave policy lawfully adopted by the district attorney, a number
of days of unused personal leave or major medical leave, or both,
which is greater than the number of days to which the school
attendance officer is entitled under this paragraph, the State
Department of Education shall authorize the school attendance
officer to retain the actual unused personal leave or major
medical leave, or both, certified by the district attorney,
subject to the maximum amount of personal leave and major medical

1040 leave the school attendance officer could have accumulated had he 1041 been credited with such leave under Sections 25-3-93 and 25-3-95.

- For the purpose of determining the accrual rate for personal leave under Section 25-3-93 and major medical leave under Section 25-3-95, the State Department of Education shall give consideration to all continuous service rendered by a school attendance officer before July 1, 1998, in addition to the service rendered by the school attendance officer as an employee of the department.
- In order for a school attendance officer to be 1049 (C) 1050 awarded credit for personal leave and major medical leave or to 1051 retain the actual unused personal leave and major medical leave 1052 accumulated by him before July 1, 1998, the district attorney who employed the school attendance officer must certify, in writing, 1053 1054 to the State Department of Education the hire date of the school 1055 attendance officer. For each school attendance officer employed 1056 by the youth or family court or a state agency before being designated an employee of the district attorney who has not had a 1057 1058 break in continuous service, the hire date shall be the date that 1059 the school attendance officer was hired by the youth or family 1060 court or state agency. The department shall prescribe the date by 1061 which the certification must be received by the department and shall provide written notice to all district attorneys of the 1062 certification requirement and the date by which the certification 1063 must be received. 1064

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1065	(8) (a) School attendance officers shall maintain regular
1066	office hours on a year-round basis; however, during the school
1067	term, on those days that teachers in all of the school districts
1068	served by a school attendance officer are not required to report
1069	to work, the school attendance officer also shall not be required
1070	to report to work. (For purposes of this subsection, a school
1071	district's school term is that period of time identified as the
1072	school term in contracts entered into by the district with
1073	licensed personnel.) A school attendance officer shall be
1074	required to report to work on any day recognized as an official
1075	state holiday if teachers in any school district served by that
1076	school attendance officer are required to report to work on that
1077	day, regardless of the school attendance officer's status as an
1078	employee of the State Department of Education, and compensatory
1079	leave may not be awarded to the school attendance officer for
1080	working during that day. However, a school attendance officer may
1081	be allowed by the school attendance officer's supervisor to use
1082	earned leave on such days.

(b) The State Department of Education annually shall designate a period of six (6) consecutive weeks in the summer between school years during which school attendance officers shall not be required to report to work. A school attendance officer who elects to work at any time during that period may not be awarded compensatory leave for such work and may not opt to be absent from work at any time other than during the six (6) weeks

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- 1090 designated by the department unless the school attendance officer 1091 uses personal leave or major medical leave accrued under Section 25-3-93 or 25-3-95 for such absence. 1092
- 1093 The State Department of Education shall provide all 1094 continuing education and training courses that school attendance 1095 officers are required to complete under state law or rules and 1096 regulations of the department.
- SECTION 7. Section 37-43-31, Mississippi Code of 1972, is 1097 1098 amended as follows:
- 1099 37-43-31. (1) The State Board of Education shall adopt and 1100 furnish textbooks only for use in those courses set up in the 1101 state course of study as recommended by the State Accreditation 1102 Commission and adopted by such board, or courses established by acts of the Legislature. In all subjects the board, in its 1103 1104 discretion, may adopt textbooks and/or series from those 1105 recommended by the textbook rating committees. The board may 1106 adopt a plan which permits the local school districts to choose 1107 the book or books to be requisitioned from those adopted, 1108 provided:
- 1109 That, when a book is furnished by the state, it (a) 1110 shall remain in use during the period of its adoption;
- 1111 That the average per pupil cost of textbooks so 1112 furnished any unit shall not exceed that allowed for all other units in the state; 1113

1114	(c) That nothing herein provided shall be construed as
1115	giving any school the authority to discard or replace usable
1116	copies of textbooks now being furnished by the state;

- 1117 (d) That the State Department of Education is 1118 authorized to disburse the annual textbook appropriation directly 1119 to the public school districts in accordance with * * * paragraph 1120 (b) of this subsection. The textbooks procured through this 1121 chapter, as well as textbooks which are on hand on June 30, 1994, 1122 which were previously purchased through the provisions of this 1123 statute, shall become the property of the public school district 1124 which purchased them, unless the State Department of Education authorizes the transfer of unneeded textbooks to another location 1125 1126 in accordance with rules and regulations promulgated by the State 1127 Board of Education;
- That textbooks which are on loan to other than 1128 1129 public schools as referenced in Section 37-43-1, shall remain the 1130 property of the State of Mississippi. All requisitions for textbooks from these schools shall be submitted to the State 1131 1132 Department of Education to be processed and subsequently shipped 1133 to the requesting school. No funds shall be disbursed directly 1134 from the State Department of Education to the schools in this 1135 category for the purpose of procuring textbooks; and
- 1136 (f) That funds made available through this chapter may
 1137 be used to purchase any state-adopted or nonadopted textbook from
 1138 any state depository, directly from the publisher, or in

1139 accordance with the provisions of Sections 37-43-21(5) and

1140 37-43-31(3). For purchases made directly from the publisher, the

1141 public school district, or the State Department of Education when

1142 purchasing for other than public schools, shall not pay a higher

1143 price for a textbook than that listed on the current state-adopted

1144 list.

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1145 (2) Whenever any book under contract is displaced by a new

1146 adoption, the board may continue to require the schools to use the

recently purchased books from any previous adoption; however, such

period of use shall not exceed four (4) years.

1149 (3) If five (5) or more school boards petition the State

1150 Board of Education to add a book, or a series of books, to the

1151 approved list of state adoptions in a given subject area, then the

1152 State Superintendent of Public Education shall have sixty (60)

1153 days to show cause to the State Board of Education why the books

in question should or should not be purchased with state funds.

1155 If the petition is not acted upon within the sixty-day period, the

petition shall be deemed to be approved. Once a textbook has been

1157 approved through the petition process, any public school district

or eligible other school may procure the said textbook utilizing

1159 funds appropriated through this chapter.

1160 (4) If new and innovative textbooks that would improve a

1161 particular course of study become available between adoption

1162 cycles, a school board may petition the State Board of Education

1163	for permission	to purch	ase these	books	out	of	sequence	to	be	paid
1164	for with state	t.ext.book	funds.							

- 1165 (5) The State Board of Education shall not allow previously
 1166 rejected textbooks to be used if such textbooks were rejected for
 1167 any of the following reasons:
- 1168 (a) Obscene, lewd, sexist or vulgar material;
- 1169 (b) Advocating prejudicial behavior or actions; or
- 1170 (c) Encouraging acts determined to be antisocial or 1171 derogatory to any race, sex or religion.
- 1172 (6) All books or series of books adopted under the petition 1173 procedures of this chapter shall be purchased under the provisions 1174 for bidding, pricing and distribution as prescribed in Section 1175 37-43-23.
- 1176 (7) Petition procedure books or series of books adopted
 1177 under this section shall be considered only until the date of the
 1178 next regular adoption series in the applicable subject area.
 1179 Petition procedure books shall be submitted for formal adoption at
- 1180 the next applicable regular textbook adoption as prescribed under
- 1181 the provisions of Chapter 43, Title 37, Mississippi Code of 1972;
- 1182 otherwise, such books adopted under the petition procedures which
- 1183 do not receive formal adoption approval as recommended by the
- 1184 textbook rating committee shall be dropped from the state textbook
- 1185 petition adoption list. Provided, however, this provision shall
- 1186 in no way prohibit a school district from using other funds,
- 1187 federal or local, for the purchase of such books.

1188	(8) School districts with "A" and "B" accountability
1189	ratings, as defined by the State Board of Education, are not
1190	required to participate in the textbook selection process set
1191	forth in this section.
1192	SECTION 8. This act shall take effect and be in force from
1193	and after July 1, 2019.