To: Education

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By: Representative Anderson

HOUSE BILL NO. 1340

1 AN ACT TO AMEND SECTIONS 37-16-3, 37-16-5 AND 37-16-9, 2 MISSISSIPPI CODE OF 1972, WHICH ARE PROVISIONS OF THE STATEWIDE TESTING PROGRAM, TO REQUIRE THE UNIFORM BASIC SKILLS TESTS TO BE ADMINISTERED IN THE PRIMARY SPOKEN LANGUAGE OF STUDENTS IDENTIFIED 5 AS ENGLISH LANGUAGE LEARNERS; TO REQUIRE THE STATE DEPARTMENT OF EDUCATION TO TRANSLATE AND PRINT THE ASSESSMENTS IN THE 7 APPROPRIATE LANGUAGE FOR THE APPROPRIATE GRADE LEVELS; TO REQUIRE SCHOOL DISTRICTS TO REPORT TO THE DEPARTMENT THE NUMBER OF, GRADES 8 9 OF AND PRIMARY SPOKEN LANGUAGES OF ALL ENGLISH LANGUAGE LEARNERS 10 ENROLLED IN ITS SCHOOLS; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 11 12 **SECTION 1.** Section 37-16-3, Mississippi Code of 1972, is 13 amended as follows: 37-16-3. (1) The State Department of Education is directed 14 15 to implement a program of statewide assessment testing which shall provide for the improvement of the operation and management of the 16 17 public schools. The statewide program shall be timed, as far as possible, so as not to conflict with ongoing district assessment 18 19 programs. As part of the program, the department shall: 20 (a) Establish, with the approval of the State Board of Education, minimum performance standards related to the goals for 21 22 education contained in the state's plan including, but not limited H. B. No. 1340 ~ OFFICIAL ~ G1/2

- 23 to, basic skills in reading, writing and mathematics. The minimum
- 24 performance standards shall be approved by April 1 in each year
- 25 they are established.
- 26 (b) Conduct a uniform statewide testing program in
- 27 grades deemed appropriate in the public schools, including charter
- 28 schools. The program may test skill areas, basic skills and high
- 29 school course content.
- 30 (c) Monitor the results of the assessment program and,
- 31 at any time the composite student performance of a school or basic
- 32 program is found to be below the established minimum standards,
- 33 notify the district superintendent or the governing board of the
- 34 charter school, as the case may be, the school principal and the
- 35 school advisory committee or other existing parent group of the
- 36 situation within thirty (30) days of its determination. The
- 37 department shall further provide technical assistance to a school
- 38 district in the identification of the causes of this deficiency
- 39 and shall recommend courses of action for its correction.
- 40 (d) Provide technical assistance to the school
- 41 districts, when requested, in the development of student
- 42 performance standards in addition to the established minimum
- 43 statewide standards.
- 44 (e) Issue security procedure regulations providing for
- 45 the security and integrity of the tests that are administered
- 46 under the basic skills assessment program.

47 In case of an allegation of a testing irregularity that prompts a need for an investigation by the Department of 48 Education, the department may, in its discretion, take complete 49 control of the statewide test administration in a school district 50 51 or any part thereof, including, but not limited to, obtaining 52 control of the test booklets and answer documents. In the case of any verified testing irregularity that jeopardized the security 53 54 and integrity of the test(s), validity or the accuracy of the test 55 results, the cost of the investigation and any other actual and 56 necessary costs related to the investigation paid by the 57 Department of Education shall be reimbursed by the local school 58 district from funds other than federal funds, Mississippi Adequate 59 Education Program funds, or any other state funds within six (6) 60 months from the date of notice by the department to the school 61 district to make reimbursement to the department.

(2) (a) Uniform basic skills tests shall be completed by each student in the appropriate grade. These tests shall be administered in such a manner as to preserve the integrity and validity of the assessment. In the event of excused or unexcused student absences, make-up tests shall be given. The school superintendent of every school district in the state and the principal of each charter school shall annually certify to the State Department of Education that each student enrolled in the appropriate grade has completed the required basic skills

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- 71 assessment test for his or her grade in a valid test
- 72 administration.
- 73 (b) The State Department of Education shall ensure that
- 74 each student to whom the uniform basic skills test is administered
- 75 under the Mississippi Assessment Program is not disadvantaged in
- 76 the testing process. All students identified by their school
- 77 districts as English language learners shall be administered the
- 78 test which has been translated and printed in the students' native
- 79 or primary spoken language, except that all tests in English
- 80 language arts shall be administered in the English language. For
- 81 assessments administered to high school students, the translator
- 82 requirement shall only be applicable to those assessments which
- 83 are a part of the end-of-course subject area testing program. The
- 84 translated testing material shall consist of the method of
- 85 translation and assessment module approved by the State Department
- 86 of Education and made available to schools and school districts as
- 87 an appropriate accommodation for English language learners in the
- 88 assessment process. Each local school district shall make a
- 89 report to the department of the number and grades of students'
- 90 whose secondary language is English, as well as those students
- 91 native or primary spoken language. The department shall then make
- 92 every necessary effort to have the uniform basic skills tests
- 93 translated into the appropriate language prior to the
- 94 administration of the test. This section shall not apply to the
- 95 administration of the ACT.

96	(3) Within five (5) days of completing the administration of
97	a statewide test, the principal of the school where the test was
98	administered shall certify under oath to the State Department of
99	Education that the statewide test was administered in strict
L00	accordance with the Requirements of the Mississippi Statewide
L01	Assessment System as adopted by the State Board of Education. The
L02	principal's sworn certification shall be set forth on a form
L03	developed and approved by the Department of Education. If,
L O 4	following the administration of a statewide test, the principal
L05	has reason to believe that the test was not administered in strict
L06	accordance with the Requirements of the Mississippi Statewide
L07	Assessment System as adopted by the State Board of Education, the
108	principal shall submit a sworn certification to the Department of
L09	Education setting forth all information known or believed by the
L10	principal about all potential violations of the Requirements of
L11	the Mississippi Statewide Assessment System as adopted by the
L12	State Board of Education. The submission of false information or
L13	false certification to the Department of Education by any licensed
L14	educator may result in licensure disciplinary action pursuant to
L15	Section 37-3-2 and criminal prosecution pursuant to Section
L16	37-16-4.

- 117 SECTION 2. Section 37-16-5, Mississippi Code of 1972, is brought forward as follows: 118
- 37-16-5. The school board of every district in this state 119 shall periodically assess student performance and achievement in 120

121 each school. Such assessment programs shall be based upon local 122 goals and objectives which are compatible with the state's plan 123 for education and which supplement the minimum performance 124 standards approved by the State Board of Education. Data from 125 district assessment programs shall be provided to the State 126 Department of Education when such data is required in order to 127 evaluate specific instructional programs or processes or when the 128 data is needed for other research or evaluation projects. 129 district may provide acceptable, compatible district assessment 130 data to substitute for any assessment data needed at the state 131 level when the State Department of Education certifies that such 132 data is acceptable for the purposes of Section 37-16-3.

133 **SECTION 3.** Section 37-16-9, Mississippi Code of 1972, is 134 amended as follows:

37-16-9. (1) (a) The state board shall, after a public hearing and consideration, make provision for appropriate accommodations for testing instruments and procedures for students with identified handicaps or disabilities in order to ensure that the results of the testing represent the student's achievement, rather than reflecting the student's impaired sensory, manual, speaking or psychological process skills, except when such skills are the factors the test purports to measure.

(b) The state board shall, after a public hearing and consideration, make provision for appropriate accommodations for testing instruments and procedures for students identified as

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146	English language learners in order to ensure that the results of
147	the testing represent the student's achievement in an equitable
148	manner. For purposes of this paragraph (b) appropriate
149	accommodations shall consist of the testing materials being
150	translated and printed in the students' native or primary spoken
151	language using the method of translation and assessment module
152	approved by the State Department of Education and made available
153	to schools and school districts as an appropriate accommodation

for English language learners in the assessment process.

- 155 (2) The public hearing and consideration required hereunder 156 shall not be construed to amend or nullify the requirements of 157 security relating to the contents of examinations or assessment 158 instruments and related materials or data.
- 159 (3) Children with disabilities shall be included in general 160 statewide and district-wide assessments programs, with appropriate 161 accommodations, where necessary. As appropriate, the State 162 Department of Education and the local educational agency shall:
- 163 (a) Develop policies and procedures for the

 164 participation of children with disabilities in alternate

 165 assessments for those children who cannot participate in statewide

 166 and district-wide assessment programs; and
- 167 (b) Develop and, beginning not later than July 1, 2000, 168 conduct those alternate assessments.
- 169 (4) The State Department of Education shall make available 170 to the public, and report to the public with the same frequency

171	and in the same detail as it reports on the assessment of
172	nondisabled children, the following:
173	(a) The number of children with disabilities
174	participating in regular assessments;
175	(b) The number of children participating in alternate
176	assessments;
177	(c) The performance of those children on regular
178	assessments, beginning not later than July 1, 1998, and on
179	alternate assessments, not later than July 1, 2000, if doing so
180	would be statistically sound and would not result in the
181	disclosure of performance results identifiable to individual
182	children; and
183	(d) Data relating to the performance of children with
184	disabilities shall be disaggregated for assessments conducted
185	after July 1, 1998.
186	(5) The State Department of Education shall make available
187	to the public, and report to the public with the same frequency
188	and in the same detail as it reports on the assessment of children
189	whose primary spoken language is English, the following:
190	(a) The number of children identified as English
191	language learners participating in regular assessments;
192	(b) The number of children identified as English
193	language learners participating in alternate assessments;
194	(c) The performance of those children on regular

assessments, beginning not later than July 1, 2019, and on

196	alternate assessments, not later than July 1, 2020, if doing so
197	would be statistically sound and would not result in the
198	disclosure of performance results identifiable to individual
199	<pre>children; and</pre>
200	(d) Data relating to the performance of children
201	identified as English language learners shall be disaggregated for
202	assessments conducted after July 1, 2019.
203	SECTION 4. This act shall take effect and be in force from
204	and after July 1, 2019.