MISSISSIPPI LEGISLATURE

REGULAR SESSION 2020

By: Representative Young

To: Education

HOUSE BILL NO. 1167

1 AN ACT TO CREATE "THE DIGITAL ACCESS LEARNING AND VIRTUAL 2 INSTRUCTION PROGRAM ACT OF 2020"; TO DEFINE CERTAIN TERMS USED IN 3 THIS ACT; TO REQUIRE STATE DEPARTMENT OF EDUCATION TO ANNUALLY 4 PUBLISH A LIST OF APPROVED DIGITAL LEARNING AND VIRTUAL 5 INSTRUCTION PROGRAM PROVIDERS THAT OFFER DIGITAL LEARNING SERVICES 6 AND PROVIDE THE SAME TO THE CHAIRMEN OF THE HOUSE AND SENATE EDUCATION COMMITTEES; TO PRESCRIBE THE REQUIRED COMPONENTS OF 7 DIGITAL ACCESS LEARNING OR VIRTUAL INSTRUCTION ENVIRONMENTS; TO 8 9 REOUIRE THE STATE DEPARTMENT OF EDUCATION TO ANNUALLY PROVIDE 10 SCHOOL DISTRICTS AND PUBLIC CHARTER SCHOOLS WITH A LIST OF 11 PROVIDERS APPROVED TO OFFER DIGITAL ACCESS LEARNING OR VIRTUAL 12 INSTRUCTION PROGRAMS; TO PRESCRIBE THE CRITERIA NECESSARY FOR 13 DIGITAL ACCESS LEARNING OR VIRTUAL INSTRUCTION PROGRAMS TO BE APPROVED BY THE DEPARTMENT; TO REQUIRE A TWO-YEAR PHASE-IN PERIOD 14 15 FOR FULL IMPLEMENTATION OF DIGITAL ACCESS LEARNING OR VIRTUAL 16 INSTRUCTION PROGRAMS IN ALL PUBLIC SCHOOL DISTRICTS AND PUBLIC 17 CHARTER SCHOOLS; TO PROVIDE THAT THE 2020-2021 SCHOOL YEAR SHALL 18 BE THE YEAR OF PILOT PROGRAM FOR CERTAIN DISTRICTS AND CHARTER 19 SCHOOLS SELECTED BY THE DEPARTMENT USING ESTABLISHED CRITERIA; TO 20 REOUIRE ALL PUBLIC SCHOOL DISTRICTS AND PUBLIC CHARTER SCHOOLS TO 21 PROVIDE OPPORTUNITIES TO ALL STUDENTS IN GRADES K-12 FOR PARTICIPATION IN PART-TIME AND FULL-TIME DIGITAL ACCESS LEARNING 22 23 OR VIRTUAL INSTRUCTION PROGRAM OPTIONS BY THE START OF THE 24 2021-2022 SCHOOL YEAR; TO PROVIDE THAT AN APPROVED PROVIDER SHALL 25 RETAIN ITS APPROVED STATUS FOR A PERIOD OF FIVE YEARS AFTER THE 26 DATE OF THE DEPARTMENT'S APPROVAL; TO REQUIRE EACH SCHOOL DISTRICT 27 AND CHARTER SCHOOL TO INCLUDE IN ITS IMPLEMENTATION PERIOD METHODS 28 OF FACILITATING THE TRANSITION TO A PAPERLESS INSTRUCTION MODEL 29 THAT PROVIDES FOR THE INTEGRATION OF CERTAIN ELECTRONIC DEVICES 30 AND OTHER DIGITAL MOBILE DEVICES CAPABLE OF CONNECTING TO THE 31 DISTRICT'S OR SCHOOL'S WIRELESS TECHNOLOGY INFRASTRUCTURE; TO 32 STIPULATE THAT THE MODEL SHALL REQUIRE DISTRICTS AND CHARTER 33 SCHOOLS TO PROVIDE A WIRELESS TECHNOLOGY INFRASTRUCTURE CAPABLE OF SUPPORTING AGGREGATED AND SEGREGATED COMMUNICATION OF 34

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35 INSTRUCTIONAL MATERIALS FROM TEACHERS TO EACH STUDENT IN THE 36 EDUCATIONAL COHORT BASED ON GRADE AND CLASSROOM ASSIGNMENT WITH UNRESTRICTED ACCESS TO THE AVAILABLE INFORMATION; TO REQUIRE EACH 37 PUBLIC SCHOOL DISTRICT AND PUBLIC CHARTER SCHOOL TO PROVIDE EACH 38 39 STUDENT WITH AN ASSIGNED DIGITAL MOBILE DEVICE INSTALLED WITH THE 40 NECESSARY INSTRUCTIONAL MATERIALS ADOPTED BY THE LOCAL SCHOOL 41 DISTRICT AS COMPONENTS OF ITS CURRICULUM STANDARDS FOR PURPOSES OF 42 ACCESSING AND PERFORMING ALL COURSEWORK ASSIGNMENTS; TO REQUIRE 43 EACH PUBLIC SCHOOL DISTRICT AND PUBLIC CHARTER SCHOOL TO PURCHASE 44 LICENSURE AGREEMENTS FROM THE PUBLISHERS OF ELECTRONIC 45 INSTRUCTIONAL MATERIALS FOR USE OF THE PUBLISHED CURRICULUM AND 46 INSTRUCTION MATERIALS BY INSTRUCTIONAL STAFF AND STUDENTS; TO 47 REQUIRE EACH SCHOOL DISTRICT OR PUBLIC CHARTER SCHOOL TO MAINTAIN 48 INSURANCE ON EACH DIGITAL MOBILE DEVICE PURCHASED AND ASSIGNED TO STUDENTS, WHICH SHALL REMAIN THE PROPERTY OF THE SCHOOL DISTRICT 49 50 OR CHARTER SCHOOL; TO PROVIDE THAT STUDENTS RECEIVING A DIGITAL MOBILE DEVICE AND THEIR PARENTS OR LEGAL GUARDIAN SHALL BE LIABLE 51 52 FOR THE PAYMENT OF ANY DEDUCTIBLE COSTS REQUIRED FOR LOST, STOLEN, 53 DAMAGED OR DESTROYED DEVICES; TO AMEND SECTIONS 37-161-3, 37-43-1, 37-43-19, 37-43-21, 37-43-23, 37-43-31, 37-43-37 AND 37-7-301, 54 MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE PRECEDING 55 56 PROVISIONS; AND FOR RELATED PURPOSES.

57 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

58 <u>SECTION 1.</u> This act shall be known, and may be cited as "The 59 Digital Access Learning and Virtual Instruction Program Act of

60 2020**.**"

61 <u>SECTION 2.</u> (1) It is the intent of the Mississippi

62 Legislature to:

63 (a) Provide for the expansion of digital access

64 learning opportunities to all Mississippi public school students;

65 and

66 (b) Remove any impediments to the expansion of digital67 access learning opportunities.

68 (2) This act does not authorize a government entity to

69 provide directly or indirectly basic local exchange, voice, data,

70 broadband, video or wireless telecommunication service.

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71 <u>SECTION 3.</u> (1) (a) As used in this act, "digital learning" 72 means a digital technology or Internet-based educational delivery 73 model that does not rely exclusively on compressed interactive 74 video.

(b) Digital learning services may be procured from both in-state and out-of-state digital learning providers, including the use of Mississippi Virtual Public School Program established under Section 37-161-3.

79 (2) The State Department of Education shall annually:

80 (a) Publish a list of approved digital learning and
81 virtual instruction program providers that offer digital learning
82 services; and

(b) Provide a copy of the list of approved digital
learning and virtual instruction program providers to the Chairmen
of the Education Committees of the House of Representatives and
the Senate no later than June 1 each year.

87 <u>SECTION 4.</u> A digital access learning or virtual instruction 88 environment shall be composed of:

89 (a) Access to quality digital learning content and90 online blended learning courses;

91 (b) Tailored digital content designed to meet the needs 92 of each student;

93

(c) Digital learning content that meets or exceeds the

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94 curriculum standards and requirements adopted by the State Board 95 of Education that is capable of being assessed and measured 96 through standardized tests or local assessments; and

97 (d) Infrastructure that is sufficient to handle and 98 facilitate a quality digital access learning or virtual 99 instruction environment and promotes the sharing of information 100 through wireless Internet access points and local intranet.

101 <u>SECTION 5.</u> (1) The department shall annually provide public 102 school districts and public charter schools with a list of 103 providers approved to offer digital access learning or virtual 104 instruction programs. To be approved by the department, as a 105 digital access learning or virtual instruction provider, the 106 provider shall submit documented proof that it:

107 (a) Is nonsectarian and nondiscriminatory in its108 programs, employment practices and operations;

(b) Demonstrates or partners with an organization that demonstrates successful experience in furnishing digital access learning or virtual instruction to public school students as demonstrated by student growth in each subject area and grade level for which it proposes to provide digital access learning or virtual instruction;

(c) Meets or exceeds the minimum curriculum standards and requirements established by the State Board of Education and ensures instructional and curricular quality through a curriculum and accountability plan that addresses every subject area and

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120 or virtual instruction;

(d) (i) Utilizes highly qualified teachers to deliver digital access learning or virtual instruction to public school students; and

(ii) A highly qualified teacher that delivers
digital access learning or virtual instruction under this act must
meet all qualifications for licensure in the State of Mississippi;

(e) Possesses prior, successful experience offering
online courses to elementary, middle or high school students, as
demonstrated through quantified student performance improvements
for each subject area and grade level provided for consideration
as instructional program options;

(f) Assures instructional and curricular quality through a detailed curriculum and student performance accountability plan that addresses every subject and grade level intended for provision within school district or charter school contracts, including:

137 (i) Courses and programs that meet the nationally138 recognized standards for K-12 online learning;

(ii) Instructional content and services that align
with and measure student attainment of proficiency in the
state-approved curriculum; and

142 (iii) Mechanisms that determine and ensure that a143 student has satisfied requirements for grade level promotion and

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144 high school graduation with a standard diploma, as appropriate; 145 and

(g) Publishes, in accordance with disclosure requirements adopted by the State Board of Education, for the general public, as part of its application as a provider, and in all contracts negotiated under the authority provided by this section:

151 (i) Information and data about each full-time and 152 part-time program regarding its curriculum;

(ii) School policies and procedures;
(iii) Certification status of all administrative
and instructional personnel;

156 (iv) Teacher-student ratios;

157 (v) Student completion and promotion rates; and
158 (vi) Student, educator and school performance

159 accountability outcomes.

160 (2) The State Department of Education or State Board of 161 Education shall not require as a condition of approval of a 162 digital learning provider that the digital learning provider limit 163 the delivery of digital access learning or virtual instruction to 164 public schools that require physical attendance at the public 165 school to successfully complete the credit for which the digital 166 learning course is provided.

167 <u>SECTION 6.</u> (1) (a) Beginning in the 2020-2021 school year, 168 the State Department of Education shall select a certain number of

H. B. No. 1167 *** OFFICIAL *** 20/HR26/R226 PAGE 6 (MCL\KW) 169 public school districts and public charter schools to conduct a 170 pilot program to provide at least one (1) digital access learning 171 course or virtual instruction program to their students as either a primary or supplementary method of instruction. The department 172 173 shall establish criteria to be used in determining the number and 174 location of school districts and charter schools selected to participate in the pilot program and shall adopt rules to 175 176 implement the pilot program, the purpose of which shall be to more 177 smoothly implement the requirements under paragraph (b) of this 178 subsection.

179 (b) Beginning with the 2021-2022 school year, all 180 public school districts and public charter schools shall provide 181 opportunities to all students in Grades K-12 for participation in 182 part-time and full-time digital access learning or virtual 183 instruction program options. Written notice of the opportunities, 184 including an open enrollment period for full-time students of at 185 least ninety (90) days and not ending earlier than thirty (30) days before the first day of the school year, shall be provided 186 187 directly to the parents or legal guardian of all students. The 188 purpose of the program shall be to make quality virtual 189 instruction available to students using online and distance 190 learning technology in the nontraditional classroom. The program 191 shall provide at least three (3) options for:

192 (i) Full-time digital access learning or virtual193 instruction for students enrolled in Grades K-12; and

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194 (ii) Part-time digital access learning or virtual195 instruction for students enrolled in Grades K-12.

196 A digital access learning or virtual instruction program 197 conducted by a public school district or public charter school 198 shall include specific provision for at least two (2) full-time 199 options and one (1) part-time option for students enrolled in 200 dropout prevention and academic intervention programs or juvenile 201 justice education programs. Each public school district or public 202 charter school offering only a part-time option for digital access 203 learning or virtual instruction shall be required to provide a 204 minimum of ten percent (10%) of its instructional curriculum for 205 all grade levels K-12 through digital access learning or virtual 206 instruction.

207 (2) All digital access learning or virtual instruction 208 provided by public school districts or public charter schools 209 shall:

210

(a) Be of high quality;

(b) Meet or exceed the curriculum standards andrequirements established by the State Board of Education;

(c) Be made available in a blended learning,
online-based, or other technology-based format tailored to meet
the needs of each participating student; and

(d) Be capable of being assessed and measured throughstandardized tests or local assessments.

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(3) To provide students with the option of participating in digital access learning or virtual instruction programs as required by subsection (1) of this section, a public school district or public charter school may apply one or all of the following mechanisms:

(a) Facilitate enrollment in the Mississippi VirtualSchool established under Section 37-161-3;

(b) Enter into a contract with an approved provider under Section 6 of this act for the provision of a full-time program under subsection (1)(b)(i) of this section or a part-time program under subsection (1)(b)(ii) of this section; or

(c) Enter into an agreement with one or more public school districts or public charter schools to allow the participation of its students in an approved digital access learning or virtual instruction program provided by such other public school districts or public charter schools. The agreement shall indicate a process for the transfer of funds.

235 Contracts and agreements entered into pursuant to paragraph 236 (a) or (b) of this subsection may include multi-district 237 contractual arrangements that may be executed by a regional 238 educational service agency for its member school districts.

(4) An approved provider shall retain its approved status
for a period of five (5) years after the date of the department's
approval under Section 5 of this act as long as the provider
continues to comply with all requirements of this section;

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243 however, each provider approved by the department for the 244 2020-2021 school year shall reapply for approval to provide a 245 part-time program for students in Grades K-12.

(5) Each contract with an approved provider shall at a minimum set forth a detailed curriculum plan that illustrates how students will be provided services for, and be measured for attainment of, proficiency in state curriculum requirements for each grade level and subject.

(6) The State Board of Education shall not limit the number of digital access learning or virtual instruction for which a student may receive credit through a public school or a public charter school and shall ensure that digital access learning or virtual instruction may be used as both primary and secondary methods of instruction.

257 SECTION 7. (1) In conforming with the timeline of 258 full-scale implementation of the digital access learning and 259 virtual instruction programs in public school districts and public 260 charter schools, each school district and charter school shall 261 also include in its implementation period methods facilitating the 262 transition to a paperless instruction model. This paperless 263 instruction model shall provide for the integration of promethean 264 boards, E-books, iPads, tablets and other digital mobile devices 265 which are capable of connecting to the wireless technology 266 infrastructure and access points throughout locations in the 267 districts' or charter schools' classrooms. This model shall also

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H. B. No. 1167 20/HR26/R226 PAGE 10 (MCL\KW) require districts and charter schools to provide the capability of its wireless technology infrastructure to support both aggregated and segregated communication of instructional materials from teachers to each student in the educational cohort based on grade and classroom assignment with unrestricted access to the available information.

274 Beginning with the 2021-2022 school year, instead of (2) 275 traditional textbooks, each public school district and public 276 charter school shall provide each student enrolled therein with an 277 assigned digital mobile device, such as the devices described in 278 subsection (1) of this section, for purposes of accessing and 279 performing all coursework assignments. Each device shall be 280 installed with the necessary instructional materials which have 281 been adopted by the local school district as components of its 282 curriculum standards, and for which licensure agreements have been purchased from the publishers for use of the published curriculum 283 284 and instruction materials. Each school district or public charter 285 school shall maintain insurance on each digital mobile device 286 purchased and assigned to students, which shall remain the 287 property of the school district or charter school. However, each 288 student and parent or legal guardian of students receiving a 289 digital mobile device under the provisions of the section shall be 290 liable for the payment of any deductible costs required for lost, 291 stolen, damaged or destroyed devices.

H. B. No. 1167 20/HR26/R226 PAGE 11 (MCL\KW) 292 SECTION 8. Section 37-161-3, Mississippi Code of 1972, is 293 amended as follows:

294 37-161-3. (1) The Legislature finds and declares the 295 following:

(a) Meeting the educational needs of children in our state's schools is of the greatest importance to the future welfare of the State of Mississippi;

(b) Closing the achievement gap between high-performing
students, including the achievement gap among at-risk students, is
a significant and present challenge;

302 (c) Providing a broader range of educational options to 303 parents and utilizing existing resources, along with technology, 304 may help students in the state improve their academic achievement; 305 and

306 (d) Many of the state's school districts currently lack
307 the capacity to provide other public school choices for students
308 whose schools are low performing.

309 There is created the Mississippi Virtual Public School (2)310 Program, which is the responsibility of the State Department of 311 Education. It is the intent of the Legislature that the 312 Mississippi Virtual Public School established under this section provides Mississippi families, public school districts and public 313 charter schools with an alternative choice to access additional 314 315 educational resources in an effort to improve academic achievement. The Mississippi Virtual Public School must be 316

H. B. No. 1167 *** OFFICIAL *** 20/HR26/R226 PAGE 12 (MCL\KW) 317 recognized as a public school and provide equitable treatment and 318 resources as are other public schools in the state. Private providers, overseen by the State Department of Education, may be 319 320 selected by the State Board of Education to administer, manage or 321 operate virtual school programs in this state, including the total 322 operation of the Mississippi Virtual Public School Program. Anv 323 private provider chosen to provide services under the provisions 324 of this subsection shall be chosen through the Mississippi Online 325 Course Application Process.

326 (3) Nothing in this section may be interpreted as precluding
327 the use of computer- and Internet-based instruction for students
328 in a virtual or remote setting utilizing the Mississippi Virtual
329 Public School.

(4) As used in this section, the following words and phrases
 have the meanings respectively ascribed unless the context clearly
 requires otherwise:

(a) "Mississippi Virtual Public School" means a public
school in which the state uses technology in order to deliver
instruction to students via the Internet in a virtual or remote
setting.

337 (b) "Sponsor" means the public school district is
338 responsible for the academic process for each student, including,
339 but not limited to, enrollment, awarding of credit and monitoring
340 progress.

H. B. No. 1167 20/HR26/R226 PAGE 13 (MCL\KW) 341 (5) (a) The State Board of Education shall establish the 342 Mississippi Virtual Public School beginning in school year 343 2006-2007.

344 Students who enroll in the Mississippi Virtual (b) 345 Public School may reside anywhere in the State of Mississippi. 346 (6) Subject to appropriation, the Mississippi Virtual Public 347 School shall provide to each student enrolled in the school all 348 necessary instructional materials. Subject to appropriation, the 349 sponsored school must ensure that each student is provided access 350 to the necessary technology, such as a computer and printer, and 351 to an Internet connection for schoolwork purposes.

352 (7) The Mississippi Department of Education shall have
353 approval authority for all coursework and policy of the
354 Mississippi Virtual Public School.

355 (8) Each teacher employed by or participating in the 356 delivery of instruction through the Mississippi Virtual Public 357 School must meet all qualifications for licensure in the State of 358 Mississippi.

359 (9) Any student who meets state residency requirements may360 enroll in the Mississippi Virtual Public School.

(10) Enrollment in the Mississippi Virtual Public School shall be free of charge to students. The costs associated with the operations of the virtual school must be shared by the State Department of Education, subject to appropriation, and/or the local school districts <u>or public charter schools</u>. Once the State

H. B. No. 1167 *** OFFICIAL *** 20/HR26/R226 PAGE 14 (MCL\KW) 366 Department of Education appropriation and the local school 367 district budgeted funds for Mississippi Virtual Public School have 368 been expended and students choose to enroll in online courses, the 369 costs of the online courses may be the responsibility of the 370 students' parents or guardians.

371 SECTION 9. Section 37-43-1, Mississippi Code of 1972, is 372 amended as follows:

373 37-43-1. (1) This chapter is intended to furnish a plan for 374 the adoption, purchase, distribution, care and use of free 375 textbooks to be loaned, or electronic textbooks or digital mobile 376 <u>devices to be made available</u> to the pupils in all elementary and 377 high schools, * * * <u>including public</u> charter schools, of 378 Mississippi.

379 The books herein provided by the State Board of (2)380 Education, which shall be the State Textbook Procurement 381 Commission, shall be distributed and loaned free of cost to the 382 children of the free public school districts of the state and of 383 all other schools located in the state, which maintain educational 384 standards equivalent to the standards established by the State 385 Department of Education for the state schools as outlined in the 386 Approval Requirements of the State Board of Education for 387 Nonpublic Schools.

388 (3) Teachers shall permit all pupils in all grades of any
 389 public school in any school district <u>or public charter school</u> to
 390 carry to their homes for home study, the free textbooks loaned or

H. B. No. 1167 *** OFFICIAL *** 20/HR26/R226 PAGE 15 (MCL\KW) 391 <u>the electronic textbooks or digital mobile devices made available</u> 392 to them, and any other regular textbooks whether they be free 393 textbooks or not.

394 (4) For the purposes of this chapter, the term "board" shall395 mean the State Board of Education.

(5) "Textbook" shall be defined <u>for the purpose of this</u>
<u>chapter</u> as any medium or manual of instruction, <u>printed or</u>
<u>electronic</u>, which contains a systematic presentation of the
principles of a subject and which constitutes a major
instructional vehicle for that subject.

401 (6) In addition to the authority granted in this chapter, 402 local school boards shall make available to the parents or legal 403 guardians of any children of school age who reside in the school 404 district administered by the school board, upon request, any 405 textbooks on the state surplus inventory list. The parent or 406 legal guardian is responsible for the return of the textbook(s), 407 electronic textbook(s) or digital mobile device(s) to the local school district upon completion of the textbook(s), electronic 408 409 textbook(s) or digital mobile device(s) use. Failure to return 410 the textbook(s), electronic textbook(s) or digital mobile 411 device(s) to the school district will result in the parents or 412 legal quardians being responsible for compensating the school district for the fair market value of the textbook(s), electronic 413 textbook(s) or digital mobile device(s). 414

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415 (7) "Electronic textbook" shall be defined as any book or 416 book substitute that a student accesses through the use of a computer, E-reader, electronic device, digital mobile device or 417 418 other electronic medium that is available through an 419 Internet-based provider of course content, or any other material 420 that contributes to the learning process through electronic means. 421 SECTION 10. Section 37-43-19, Mississippi Code of 1972, is 422 amended as follows: 423 37-43-19. The board shall have the power and is hereby 424 authorized: 425 (a) To promulgate rules and regulations for the 426 purchase, care, use, disposal, distribution and accounting for all 427 books to be furnished under the terms of this chapter, and to 428 promulgate such other rules and regulations as may be necessary 429 for the proper administration of this chapter. 430 (b) To adopt, contract for, and make available for 431 purchase, cash or credit, basal, supplementary or alternative 432 textbooks through twelve (12) grades as provided in the school 433 curriculum, or for any other course that it may add thereto.

(c) To determine the period of contract for rated and
adopted textbooks <u>or licensure agreements for instructional</u>
<u>materials or electronic textbooks for use on digital mobile</u>
<u>devices</u>, which shall not be for less than four (4) years nor more
than five (5) years, with the right of the board, in its
discretion, to renew or extend such contract from year to year for

440 a period not exceeding two (2) additional years and to determine 441 the conditions of the approval or forfeiture of a contract and 442 such other terms and conditions as may be necessary and not 443 contrary to law.

444 To have complete power and authority over additions (d) 445 and amendments to textbooks or electronic textbooks, advertising 446 for bids and the contents thereof, including auxiliary materials 447 and workbooks, advertising on the protective covers of textbooks, 448 bids and proposals, prices of textbooks, electronic textbooks, 449 specimen copies, cash deposits, selection and adoption, 450 distribution, fumigation, emergencies, selling to others, return 451 of deposits, forfeiture of deposits, regulations governing 452 deposits, renovation and repair of books, requisition, 453 transportation or shipment of books, and any other acts or 454 regulations, not contrary to law, that may be deemed necessary for 455 furnishing and loaning free textbooks, electronic textbooks or 456 digital mobile devices to the school children, as provided in this 457 chapter.

458 **SECTION 11.** Section 37-43-21, Mississippi Code of 1972, is 459 amended as follows:

460 37-43-21. (1) For the purpose of assisting the board during 461 an adoption, there shall be rating committees in each of the 462 fields in which textbooks <u>or electronic textbooks</u> are considered 463 for adoption. Each committee shall be composed of seven (7) 464 members. The State Superintendent of Public Education shall

H. B. No. 1167 **~ OFFICIAL ~** 20/HR26/R226 PAGE 18 (MCL\KW) 465 appoint four (4) members of each of the committees, each of whom 466 shall be a competent, experienced teacher who is currently 467 teaching in the field in which the textbooks or electronic 468 textbooks are considered for adoption. The Governor of the State 469 of Mississippi thereupon shall appoint three (3) members of each 470 of * * * the committees, who shall be persons he deems competent 471 to participate in the appraisal of books offered for adoption, in 472 each field, for use in the public schools of this state.

473 It shall be the duty of * * * the rating committees to (2)474 appraise the books offered for adoption in each field in which 475 textbooks are offered for adoption and recommend eight (8) books 476 and/or series for each adoption to be made by the board and giving 477 the reasons for or basis of such recommendations. No book shall 478 be recommended which does not receive a majority vote of the members of each committee. Any member dissenting from any 479 480 majority vote of the committee shall make his appraisal of any 481 book recommended or rejected by the majority of the committee and 482 specify the reasons therefor and make such recommendations as he 483 thinks proper. All appraisals, recommendations, and dissents if 484 any, shall be in writing and filed with the board for its 485 consideration upon the adoption. The travel expenses of such 486 committees shall be reimbursed in the amount as provided in 487 Section 25-3-41 and shall be paid out of the State Textbook Fund. 488 Such rating committees shall be subject to the provisions of 489 Section 37-43-17. The board shall have the power to reject any

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H. B. No. 1167 20/HR26/R226 PAGE 19 (MCL\KW) 490 and all recommendations of the rating committees and to call for 491 further recommendations; in no case shall the board adopt any book 492 not recommended by the rating committees.

493 (3) Any and all sample textbooks or electronic textbooks 494 that may be furnished by the publisher thereof as provided by 495 Section 37-43-59 to any member of the board, the Superintendent of 496 Public Education, and any member of a rating committee shall 497 within one (1) year after receipt of same by *** * *** the member be 498 turned in to the State School Book Depository without cost to the State of Mississippi, and the same shall thereafter be used 499 500 without any cost to the State of Mississippi in supplying free textbooks, electronic textbooks or digital mobile devices to the 501 502 educable children of the State of Mississippi as now provided by 503 law or shall be sold to the highest bidder by the board with the 504 proceeds immediately deposited in the State Treasury to the credit 505 of the State Textbook Fund.

506 (4) No state official, state employee, school board member, 507 school superintendent, principal, teacher or any other individual 508 shall sell or donate sample textbooks or electronic textbooks 509 furnished them by the State School Book Depository as part of the 510 textbook adoption or selection process. * * * The individuals and 511 public officials shall not receive payment by the state depository, any publisher or any other company for sample 512 textbooks or electronic textbooks. 513

H. B. No. 1167 20/HR26/R226 PAGE 20 (MCL\KW) 514 (5) School districts may annually utilize any portion of the 515 textbook allotment for the repair of textbooks; * * *

516 however, *** * *** school districts are authorized and encouraged to 517 utilize the Mississippi Department of Corrections bookbinder for 518 the repair of textbooks.

(6) Prices for new textbook, electronic textbook or digital mobile device purchases shall not be higher than the lowest price at which books are sold anywhere in the United States, after all discounts are allowed.

523 SECTION 12. Section 37-43-23, Mississippi Code of 1972, is 524 amended as follows:

525 37-43-23. The State Board of Education is hereby authorized, 526 empowered and directed to advertise for and receive sealed bids 527 for textbooks, electronic textbooks or digital mobile devices. 528 Bidders shall quote their lowest net wholesale prices, f.o.b. 529 Central Depository, Jackson, Mississippi; however, the board may, 530 in its discretion, establish a state depository or depositories or inaugurate any other plan for the distribution of books. Such 531 532 prices shall not be higher than the lowest price at which books 533 are sold anywhere in the United States, after all discounts are 534 allowed. It is the intent of the Legislature that the price paid 535 for a textbook, electronic textbook or digital mobile device shall 536 not exceed the lowest price at which the same book, both having 537 the same copyright date, is sold anywhere in the United States after all discounts are allowed. Every contract entered into 538

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H. B. No. 1167 20/HR26/R226 PAGE 21 (MCL\KW) 539 under the provisions of this section by the board and any 540 publisher or publishing company shall contain a provision that the publisher covenants and agrees that he is not furnishing under 541 contract executed after the first day of January of the year in 542 543 which the contract becomes effective, to any state, county or 544 school district in the United States, the textbooks, electronic 545 textbooks or digital mobile devices embraced in the contract at a 546 price below the price stipulated therein. At any time that the 547 board may find that any book or books, in either regular or special editions, are being furnished in any other state at a 548 549 lower price under contract than it is being furnished in 550 Mississippi, the contract shall be forfeited to the state. Anv 551 contractor who violates this provision shall return all money paid 552 out for such book or books and also forfeit such book or books to 553 the state, and suit may be brought on the bond of the contractor 554 for all losses sustained.

555 Successful bidders or contractors shall be required to 556 maintain a depository at a place within the State of Mississippi, 557 to be named by the board, where a stock of books sufficient to 558 meet all reasonable and immediate demands shall be kept. Upon 559 requisition of the board, the depository shall ship books, 560 transportation charges paid, to the various shipping points in Mississippi to be specified by the board. For such service the 561 562 depository shall make no charge to the board except the actual cost of transportation from the depository to the shipping point 563

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H. B. No. 1167 20/HR26/R226 PAGE 22 (MCL\KW) 564 designated. The cost of distribution shall not exceed eight 565 percent (8%) of the total appropriation for any fiscal year.

566 All books furnished the State of Mississippi by contractors 567 under this chapter shall continue to measure up to the same 568 standards as are required in the contract, said standards to 569 include printing, binding, cover boards, mechanical makeup, and 570 any other relevant points as set out in the plans and 571 specifications as fixed by the board. Any contractor of any book 572 or books, who fails to keep * * * the books up to * * * the 573 required standards, shall forfeit, not only his contract to the 574 state, but shall return all money paid out for such book or books 575 and also forfeit * * * the books to the state.

576 SECTION 13. Section 37-43-31, Mississippi Code of 1972, is 577 amended as follows:

578 37-43-31. (1) The State Board of Education shall adopt and 579 furnish textbooks or electronic textbooks only for use in those 580 courses set up in the state course of study as recommended by the 581 State Accreditation Commission and adopted by such board, or 582 courses established by acts of the Legislature. In all subjects 583 the board, in its discretion, may adopt textbooks, electronic 584 textbooks and/or series from those recommended by the textbook 585 rating committees. The board may adopt a plan which permits the 586 local school districts to choose the book or books to be 587 requisitioned from those adopted, provided:

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H. B. No. 1167 20/HR26/R226 PAGE 23 (MCL\KW) 588 (a) That, when a book is furnished by the state, it589 shall remain in use during the period of its adoption;

(b) That the average per pupil cost of textbooks so furnished any unit shall not exceed that allowed for all other units in the state;

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

596 That the State Department of Education is (d) 597 authorized to disburse the annual textbook appropriation directly 598 to the public school districts in accordance with *** * *** paragraph 599 (b) of this subsection. The textbooks, electronic textbooks or 600 digital mobile devices procured through this chapter, as well as 601 textbooks which are on hand on June 30, 1994, which were 602 previously purchased through the provisions of this statute, shall 603 become the property of the public school district which purchased 604 them, unless the State Department of Education authorizes the 605 transfer of unneeded textbooks to another location in accordance 606 with rules and regulations promulgated by the State Board of 607 Education;

(e) That textbooks, electronic textbooks or digital
mobile devices which are on loan to other than public schools as
referenced in Section 37-43-1, shall remain the property of the
State of Mississippi. All requisitions for textbooks, electronic
textbooks or digital mobile devices from these schools shall be

H. B. No. 1167 *** OFFICIAL *** 20/HR26/R226 PAGE 24 (MCL\KW) 613 submitted to the State Department <u>of Education</u> to be processed and 614 subsequently shipped to the requesting school. No funds shall be 615 disbursed directly from the State Department of Education to the 616 schools in this category for the purpose of procuring textbooks<u>,</u> 617 electronic textbooks or digital mobile devices; and

618 (f) That funds made available through this chapter may 619 be used to purchase any state-adopted or nonadopted textbook from 620 any state depository, directly from the publisher, or in 621 accordance with the provisions of Sections 37-43-21(5) and 622 37-43-31(3). For purchases made directly from the publisher, the 623 public school district, or the State Department of Education when 624 purchasing for other than public schools, shall not pay a higher 625 price for a textbook than that listed on the current state-adopted 626 list.

627 (2) Whenever any book under contract is displaced by a new 628 adoption, the board may continue to require the schools to use the 629 recently purchased books from any previous adoption; however, such 630 period of use shall not exceed four (4) years.

(3) If five (5) or more school boards petition the State
Board of Education to add a book, or a series of books, to the
approved list of state adoptions in a given subject area, then the
State Superintendent of Public Education shall have sixty (60)
days to show cause to the State Board of Education why the books
in question should or should not be purchased with state funds.
If the petition is not acted upon within the sixty-day period, the

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H. B. No. 1167 20/HR26/R226 PAGE 25 (MCL\KW) 638 petition shall be deemed to be approved. Once a textbook,
639 <u>electronic textbook or digital mobile device</u> has been approved
640 through the petition process, any public school district or
641 eligible other school may procure the * * * <u>approved</u> textbook,
642 <u>electronic textbook or digital mobile device</u> utilizing funds
643 appropriated through this chapter.

(4) If new and innovative textbooks, electronic textbooks or digital mobile devices that would improve a particular course of study become available between adoption cycles, a school board may petition the State Board of Education for permission to purchase these books out of sequence to be paid for with state textbook funds.

(5) The State Board of Education shall not allow previously
rejected textbooks, electronic textbooks or digital mobile devices
to be used if such textbooks, electronic textbooks or digital
mobile devices were rejected for any of the following reasons:
(a) Obscene, lewd, sexist or vulgar material;
(b) Advocating prejudicial behavior or actions; or

656 (c) Encouraging acts determined to be antisocial or 657 derogatory to any race, sex or religion.

(6) All books or series of books adopted under the petition
procedures of this chapter shall be purchased under the provisions
for bidding, pricing and distribution as prescribed in Section
37-43-23.

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662 (7) Petition procedure books or series of books adopted 663 under this section shall be considered only until the date of the 664 next regular adoption series in the applicable subject area. 665 Petition procedure books shall be submitted for formal adoption at 666 the next applicable regular textbook adoption as prescribed under 667 the provisions of Chapter 43, Title 37, Mississippi Code of 1972; 668 otherwise, such books adopted under the petition procedures which 669 do not receive formal adoption approval as recommended by the 670 textbook rating committee shall be dropped from the state textbook petition adoption list. Provided, however, this provision shall 671 672 in no way prohibit a school district from using other funds, federal or local, for the purchase of such books or digital mobile 673 674 devices.

675 SECTION 14. Section 37-43-37, Mississippi Code of 1972, is 676 amended as follows:

677 37-43-37. All books <u>and digital mobile devices</u> shall have a 678 uniform label printed on the inside cover. Each school shall 679 number all books <u>and digital mobile devices</u>, placing the number on 680 said labels. All teachers shall keep an accurate record of the 681 number and names of all books <u>and digital mobile devices</u> issued to 682 each pupil.

683 SECTION 15. Section 37-7-301, Mississippi Code of 1972, is 684 amended as follows:

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20/HR26/R226 PAGE 27 (MCL\KW) 685 37-7-301. The school boards of all school districts shall686 have the following powers, authority and duties in addition to all687 others imposed or granted by law, to wit:

(a) To organize and operate the schools of the district
and to make such division between the high school grades and
elementary grades as, in their judgment, will serve the best
interests of the school;

(b) To introduce public school music, art, manual
training and other special subjects into either the elementary or
high school grades, as the board shall deem proper;

(c) To be the custodians of real and personal school
property and to manage, control and care for same, both during the
school term and during vacation;

(d) To have responsibility for the erection, repairing
and equipping of school facilities and the making of necessary
school improvements;

701 To suspend or to expel a pupil or to change the (e) placement of a pupil to the school district's alternative school 702 703 or homebound program for misconduct in the school or on school 704 property, as defined in Section 37-11-29, on the road to and from 705 school, or at any school-related activity or event, or for conduct 706 occurring on property other than school property or other than at 707 a school-related activity or event when such conduct by a pupil, 708 in the determination of the school superintendent or principal, renders that pupil's presence in the classroom a disruption to the 709

710 educational environment of the school or a detriment to the best 711 interest and welfare of the pupils and teacher of such class as a 712 whole, and to delegate such authority to the appropriate officials 713 of the school district;

(f) To visit schools in the district, in their discretion, in a body for the purpose of determining what can be done for the improvement of the school in a general way;

(g) To support, within reasonable limits, the superintendent, principal and teachers where necessary for the proper discipline of the school;

(h) To exclude from the schools students with what appears to be infectious or contagious diseases; provided, however, such student may be allowed to return to school upon presenting a certificate from a public health officer, duly licensed physician or nurse practitioner that the student is free from such disease;

726 (i) To require those vaccinations specified by the727 State Health Officer as provided in Section 41-23-37;

(j) To see that all necessary utilities and servicesare provided in the schools at all times when same are needed;

(k) To authorize the use of the school buildings and grounds for the holding of public meetings and gatherings of the people under such regulations as may be prescribed by said board; (1) To prescribe and enforce rules and regulations not inconsistent with law or with the regulations of the State Board

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of Education for their own government and for the government of the schools, and to transact their business at regular and special meetings called and held in the manner provided by law;

(m) To maintain and operate all of the schools under their control for such length of time during the year as may be required;

741 (n) To enforce in the schools the courses of study and
742 the use of the textbooks prescribed by the proper authorities;

743 To make orders directed to the superintendent of (\circ) 744 schools for the issuance of pay certificates for lawful purposes 745 on any available funds of the district and to have full control of 746 the receipt, distribution, allotment and disbursement of all funds 747 provided for the support and operation of the schools of such 748 school district whether such funds be derived from state 749 appropriations, local ad valorem tax collections, or otherwise. 750 The local school board shall be authorized and empowered to 751 promulgate rules and regulations that specify the types of claims 752 and set limits of the dollar amount for payment of claims by the 753 superintendent of schools to be ratified by the board at the next 754 regularly scheduled meeting after payment has been made;

(p) To select all school district personnel in the manner provided by law, and to provide for such employee fringe benefit programs, including accident reimbursement plans, as may be deemed necessary and appropriate by the board;

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(q) To provide athletic programs and other school activities and to regulate the establishment and operation of such programs and activities;

(r) To join, in their discretion, any association of school boards and other public school-related organizations, and to pay from local funds other than minimum foundation funds, any membership dues;

766 To expend local school activity funds, or other (s) 767 available school district funds, other than minimum education program funds, for the purposes prescribed under this paragraph. 768 769 "Activity funds" shall mean all funds received by school officials 770 in all school districts paid or collected to participate in any 771 school activity, such activity being part of the school program 772 and partially financed with public funds or supplemented by public 773 The term "activity funds" shall not include any funds funds. 774 raised and/or expended by any organization unless commingled in a 775 bank account with existing activity funds, regardless of whether 776 the funds were raised by school employees or received by school 777 employees during school hours or using school facilities, and 778 regardless of whether a school employee exercises influence over 779 the expenditure or disposition of such funds. Organizations shall 780 not be required to make any payment to any school for the use of 781 any school facility if, in the discretion of the local school 782 governing board, the organization's function shall be deemed to be 783 beneficial to the official or extracurricular programs of the

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H. B. No. 1167 20/HR26/R226 PAGE 31 (MCL\KW) 784 school. For the purposes of this provision, the term 785 "organization" shall not include any organization subject to the 786 control of the local school governing board. Activity funds may 787 only be expended for any necessary expenses or travel costs, 788 including advances, incurred by students and their chaperons in 789 attending any in-state or out-of-state school-related programs, 790 conventions or seminars and/or any commodities, equipment, travel 791 expenses, purchased services or school supplies which the local 792 school governing board, in its discretion, shall deem beneficial 793 to the official or extracurricular programs of the district, 794 including items which may subsequently become the personal 795 property of individuals, including yearbooks, athletic apparel, 796 book covers and trophies. Activity funds may be used to pay 797 travel expenses of school district personnel. The local school 798 governing board shall be authorized and empowered to promulgate 799 rules and regulations specifically designating for what purposes 800 school activity funds may be expended. The local school governing 801 board shall provide (i) that such school activity funds shall be 802 maintained and expended by the principal of the school generating 803 the funds in individual bank accounts, or (ii) that such school 804 activity funds shall be maintained and expended by the 805 superintendent of schools in a central depository approved by the 806 The local school governing board shall provide that such board. 807 school activity funds be audited as part of the annual audit 808 required in Section 37-9-18. The State Department of Education

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H. B. No. 1167 20/HR26/R226 PAGE 32 (MCL\KW) 809 shall prescribe a uniform system of accounting and financial 810 reporting for all school activity fund transactions;

(t) To enter into an energy performance contract, energy services contract, <u>on</u> a shared-savings, lease or lease-purchase basis, for energy efficiency services and/or equipment as provided for in Section 31-7-14;

815 (u) To maintain accounts and issue pay certificates on 816 school food service bank accounts;

817 (i) To lease a school building from an individual, (V) 818 partnership, nonprofit corporation or a private for-profit 819 corporation for the use of such school district, and to expend 820 funds therefor as may be available from any nonminimum program 821 The school board of the school district desiring to sources. 822 lease a school building shall declare by resolution that a need 823 exists for a school building and that the school district cannot 824 provide the necessary funds to pay the cost or its proportionate 825 share of the cost of a school building required to meet the 826 present needs. The resolution so adopted by the school board shall be published once each week for three (3) consecutive weeks 827 828 in a newspaper having a general circulation in the school district 829 involved, with the first publication thereof to be made not less 830 than thirty (30) days prior to the date upon which the school board is to act on the question of leasing a school building. 831 Ιf 832 no petition requesting an election is filed prior to such meeting as hereinafter provided, then the school board may, by resolution 833

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834 spread upon its minutes, proceed to lease a school building. If 835 at any time prior to said meeting a petition signed by not less 836 than twenty percent (20%) or fifteen hundred (1500), whichever is 837 less, of the qualified electors of the school district involved 838 shall be filed with the school board requesting that an election 839 be called on the question, then the school board shall, not later 840 than the next regular meeting, adopt a resolution calling an 841 election to be held within such school district upon the question 842 of authorizing the school board to lease a school building. Such 843 election shall be called and held, and notice thereof shall be 844 given, in the same manner for elections upon the questions of the 845 issuance of the bonds of school districts, and the results thereof 846 shall be certified to the school board. If at least three-fifths 847 (3/5) of the qualified electors of the school district who voted in such election shall vote in favor of the leasing of a school 848 849 building, then the school board shall proceed to lease a school 850 building. The term of the lease contract shall not exceed twenty 851 (20) years, and the total cost of such lease shall be either the 852 amount of the lowest and best bid accepted by the school board 853 after advertisement for bids or an amount not to exceed the 854 current fair market value of the lease as determined by the 855 averaging of at least two (2) appraisals by certified general 856 appraisers licensed by the State of Mississippi. The term "school 857 building" as used in this paragraph (v) (i) shall be construed to 858 mean any building or buildings used for classroom purposes in

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H. B. No. 1167 20/HR26/R226 PAGE 34 (MCL\KW) connection with the operation of schools and shall include the site therefor, necessary support facilities, and the equipment thereof and appurtenances thereto such as heating facilities, water supply, sewage disposal, landscaping, walks, drives and playgrounds. The term "lease" as used in this paragraph (v)(i) may include a lease-purchase contract;

865 (ii) If two (2) or more school districts propose 866 to enter into a lease contract jointly, then joint meetings of the 867 school boards having control may be held but no action taken shall be binding on any such school district unless the question of 868 869 leasing a school building is approved in each participating school 870 district under the procedure hereinabove set forth in paragraph 871 (v)(i). All of the provisions of paragraph (v)(i) regarding the 872 term and amount of the lease contract shall apply to the school 873 boards of school districts acting jointly. Any lease contract 874 executed by two (2) or more school districts as joint lessees 875 shall set out the amount of the aggregate lease rental to be paid 876 by each, which may be agreed upon, but there shall be no right of 877 occupancy by any lessee unless the aggregate rental is paid as 878 stipulated in the lease contract. All rights of joint lessees 879 under the lease contract shall be in proportion to the amount of 880 lease rental paid by each;

881 (w) To employ all noninstructional and noncertificated 882 employees and fix the duties and compensation of such personnel

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883 deemed necessary pursuant to the recommendation of the 884 superintendent of schools;

885 (x) To employ and fix the duties and compensation of 886 such legal counsel as deemed necessary;

(y) Subject to rules and regulations of the State Board of Education, to purchase, own and operate trucks, vans and other motor vehicles, which shall bear the proper identification required by law;

(z) To expend funds for the payment of substitute
teachers and to adopt reasonable regulations for the employment
and compensation of such substitute teachers;

894 To acquire in its own name by purchase all real (aa) 895 property which shall be necessary and desirable in connection with 896 the construction, renovation or improvement of any public school 897 building or structure. Whenever the purchase price for such real 898 property is greater than Fifty Thousand Dollars (\$50,000.00), the 899 school board shall not purchase the property for an amount 900 exceeding the fair market value of such property as determined by 901 the average of at least two (2) independent appraisals by 902 certified general appraisers licensed by the State of Mississippi. 903 If the board shall be unable to agree with the owner of any such 904 real property in connection with any such project, the board shall 905 have the power and authority to acquire any such real property by 906 condemnation proceedings pursuant to Section 11-27-1 et seq., Mississippi Code of 1972, and for such purpose, the right of 907

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H. B. No. 1167 20/HR26/R226 PAGE 36 (MCL\KW) 908 eminent domain is hereby conferred upon and vested in said board. 909 Provided further, that the local school board is authorized to 910 grant an easement for ingress and egress over sixteenth section 911 land or lieu land in exchange for a similar easement upon 912 adjoining land where the exchange of easements affords substantial 913 benefit to the sixteenth section land; provided, however, the 914 exchange must be based upon values as determined by a competent 915 appraiser, with any differential in value to be adjusted by cash 916 payment. Any easement rights granted over sixteenth section land 917 under such authority shall terminate when the easement ceases to 918 be used for its stated purpose. No sixteenth section or lieu land 919 which is subject to an existing lease shall be burdened by any 920 such easement except by consent of the lessee or unless the school 921 district shall acquire the unexpired leasehold interest affected 922 by the easement;

923 (bb) To charge reasonable fees related to the 924 educational programs of the district, in the manner prescribed in 925 Section 37-7-335;

926 (cc) Subject to rules and regulations of the State 927 Board of Education, to purchase relocatable classrooms for the use 928 of such school district, in the manner prescribed in Section 929 37-1-13;

930 (dd) Enter into contracts or agreements with other
931 school districts, political subdivisions or governmental entities
932 to carry out one or more of the powers or duties of the school

H. B. No. 1167 **~ OFFICIAL ~** 20/HR26/R226 PAGE 37 (MCL\KW) 933 board, or to allow more efficient utilization of limited resources 934 for providing services to the public;

935 (ee) To provide for in-service training for employees 936 of the district;

937 (ff) As part of their duties to prescribe the use of 938 textbooks, electronic textbooks or digital mobile devices, to 939 provide that parents and legal guardians shall be responsible for 940 the textbooks, electronic textbooks or digital mobile devices and 941 for the compensation to the school district for any books which 942 are not returned to the proper schools upon the withdrawal of 943 their dependent child. If a textbook, electronic textbook or digital mobile device is lost or not returned by any student who 944 945 drops out of the public school district, the parent or legal 946 quardian shall also compensate the school district for the fair market value of the textbooks, electronic textbooks or digital 947 948 mobile devices;

949 (gg) To conduct fund-raising activities on behalf of 950 the school district that the local school board, in its 951 discretion, deems appropriate or beneficial to the official or 952 extracurricular programs of the district; provided that:

953 (i) Any proceeds of the fund-raising activities 954 shall be treated as "activity funds" and shall be accounted for as 955 are other activity funds under this section; and 956 (ii) Fund-raising activities conducted or

957 authorized by the board for the sale of school pictures, the

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958 rental of caps and gowns or the sale of graduation invitations for 959 which the school board receives a commission, rebate or fee shall 960 contain a disclosure statement advising that a portion of the 961 proceeds of the sales or rentals shall be contributed to the 962 student activity fund;

963 (hh) To allow individual lessons for music, art and 964 other curriculum-related activities for academic credit or 965 nonacademic credit during school hours and using school equipment 966 and facilities, subject to uniform rules and regulations adopted 967 by the school board;

968 (ii) To charge reasonable fees for participating in an 969 extracurricular activity for academic or nonacademic credit for 970 necessary and required equipment such as safety equipment, band 971 instruments and uniforms;

972 (jj) To conduct or participate in any fund-raising 973 activities on behalf of or in connection with a tax-exempt 974 charitable organization;

975 (kk) To exercise such powers as may be reasonably976 necessary to carry out the provisions of this section;

977 (11) To expend funds for the services of nonprofit arts 978 organizations or other such nonprofit organizations who provide 979 performances or other services for the students of the school 980 district;

981 (mm) To expend federal No Child Left Behind Act funds, 982 or any other available funds that are expressly designated and

983 authorized for that use, to pay training, educational expenses, 984 salary incentives and salary supplements to employees of local 985 school districts; except that incentives shall not be considered 986 part of the local supplement as defined in Section 37-151-5(o), 987 nor shall incentives be considered part of the local supplement 988 paid to an individual teacher for the purposes of Section 989 37-19-7(1). Mississippi Adequate Education Program funds or any 990 other state funds may not be used for salary incentives or salary 991 supplements as provided in this paragraph (mm);

992 (nn) To use any available funds, not appropriated or 993 designated for any other purpose, for reimbursement to the 994 state-licensed employees from both in state and out of state, who 995 enter into a contract for employment in a school district, for the 996 expense of moving when the employment necessitates the relocation 997 of the licensed employee to a different geographical area than 998 that in which the licensed employee resides before entering into 999 the contract. The reimbursement shall not exceed One Thousand 1000 Dollars (\$1,000.00) for the documented actual expenses incurred in 1001 the course of relocating, including the expense of any 1002 professional moving company or persons employed to assist with the 1003 move, rented moving vehicles or equipment, mileage in the amount 1004 authorized for county and municipal employees under Section 1005 25-3-41 if the licensed employee used his personal vehicle or 1006 vehicles for the move, meals and such other expenses associated with the relocation. No licensed employee may be reimbursed for 1007

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H. B. No. 1167 20/HR26/R226 PAGE 40 (MCL\KW) 1008 moving expenses under this section on more than one (1) occasion 1009 by the same school district. Nothing in this section shall be construed to require the actual residence to which the licensed 1010 1011 employee relocates to be within the boundaries of the school 1012 district that has executed a contract for employment in order for 1013 the licensed employee to be eligible for reimbursement for the moving expenses. However, the licensed employee must relocate 1014 1015 within the boundaries of the State of Mississippi. Any individual 1016 receiving relocation assistance through the Critical Teacher Shortage Act as provided in Section 37-159-5 shall not be eligible 1017 to receive additional relocation funds as authorized in this 1018 1019 paragraph;

(oo) To use any available funds, not appropriated or designated for any other purpose, to reimburse persons who interview for employment as a licensed employee with the district for the mileage and other actual expenses incurred in the course of travel to and from the interview at the rate authorized for county and municipal employees under Section 25-3-41;

(pp) Consistent with the report of the Task Force to Conduct a Best Financial Management Practices Review, to improve school district management and use of resources and identify cost savings as established in Section 8 of Chapter 610, Laws of 2002, local school boards are encouraged to conduct independent reviews of the management and efficiency of schools and school districts.

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20/HR26/R226 PAGE 41 (MCL\KW) 1032 Such management and efficiency reviews shall provide state and 1033 local officials and the public with the following: 1034 An assessment of a school district's (i) 1035 governance and organizational structure; 1036 (ii) An assessment of the school district's 1037 financial and personnel management; 1038 (iii) An assessment of revenue levels and sources; 1039 (iv) An assessment of facilities utilization, 1040 planning and maintenance; 1041 (V) An assessment of food services, transportation 1042 and safety/security systems; 1043 (vi) An assessment of instructional and 1044 administrative technology; 1045 (vii) A review of the instructional management and 1046 the efficiency and effectiveness of existing instructional 1047 programs; and 1048 (viii) Recommended methods for increasing efficiency and effectiveness in providing educational services to 1049 1050 the public; 1051 To enter into agreements with other local school (aa) 1052 boards for the establishment of an educational service agency 1053 (ESA) to provide for the cooperative needs of the region in which 1054 the school district is located, as provided in Section 37-7-345; 1055 To implement a financial literacy program for (rr) 1056 students in Grades 10 and 11. The board may review the national

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1057 programs and obtain free literature from various nationally 1058 recognized programs. After review of the different programs, the board may certify a program that is most appropriate for the 1059 1060 school districts' needs. If a district implements a financial 1061 literacy program, then any student in Grade 10 or 11 may 1062 participate in the program. The financial literacy program shall 1063 include, but is not limited to, instruction in the same areas of 1064 personal business and finance as required under Section 1065 37-1-3(2)(b). The school board may coordinate with volunteer 1066 teachers from local community organizations, including, but not 1067 limited to, the following: United States Department of 1068 Agriculture Rural Development, United States Department of Housing 1069 and Urban Development, Junior Achievement, bankers and other 1070 nonprofit organizations. Nothing in this paragraph shall be 1071 construed as to require school boards to implement a financial 1072 literacy program;

1073 To collaborate with the State Board of Education, (ss) 1074 Community Action Agencies or the Department of Human Services to 1075 develop and implement a voluntary program to provide services for 1076 a prekindergarten program that addresses the cognitive, social, 1077 and emotional needs of four-year-old and three-year-old children. 1078 The school board may utilize any source of available revenue to 1079 fund the voluntary program. Effective with the 2013-2014 school 1080 year, to implement voluntary prekindergarten programs under the

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H. B. No. 1167 20/HR26/R226 PAGE 43 (MCL\KW) 1081 Early Learning Collaborative Act of 2013 pursuant to state funds 1082 awarded by the State Department of Education on a matching basis;

1083 (tt) With respect to any lawful, written obligation of 1084 a school district, including, but not limited to, leases 1085 (excluding leases of sixteenth section public school trust land), 1086 bonds, notes, or other agreement, to agree in writing with the 1087 obligee that the Department of Revenue or any state agency, 1088 department or commission created under state law may:

(i) Withhold all or any part (as agreed by the
school board) of any monies which such local school board is
entitled to receive from time to time under any law and which is
in the possession of the Department of Revenue, or any state
agency, department or commission created under state law; and

(ii) Pay the same over to any financial institution, trustee or other obligee, as directed in writing by the school board, to satisfy all or part of such obligation of the school district.

1098 The school board may make such written agreement to withhold 1099 and transfer funds irrevocable for the term of the written 1100 obligation and may include in the written agreement any other 1101 terms and provisions acceptable to the school board. If the 1102 school board files a copy of such written agreement with the 1103 Department of Revenue, or any state agency, department or 1104 commission created under state law then the Department of Revenue 1105 or any state agency, department or commission created under state

H. B. No. 1167 **~ OFFICIAL ~** 20/HR26/R226 PAGE 44 (MCL\KW) 1106 law shall immediately make the withholdings provided in such 1107 agreement from the amounts due the local school board and shall 1108 continue to pay the same over to such financial institution, 1109 trustee or obligee for the term of the agreement.

1110 This paragraph (tt) shall not grant any extra authority to a 1111 school board to issue debt in any amount exceeding statutory limitations on assessed value of taxable property within such 1112 1113 school district or the statutory limitations on debt maturities, 1114 and shall not grant any extra authority to impose, levy or collect 1115 a tax which is not otherwise expressly provided for, and shall not 1116 be construed to apply to sixteenth section public school trust 1117 land;

1118 With respect to any matter or transaction that is (uu) 1119 competitively bid by a school district, to accept from any bidder 1120 as a good-faith deposit or bid bond or bid surety, the same type 1121 of good-faith deposit or bid bond or bid surety that may be accepted by the state or any other political subdivision on 1122 similar competitively bid matters or transactions. This paragraph 1123 1124 (uu) shall not be construed to apply to sixteenth section public 1125 school trust land. The school board may authorize the investment 1126 of any school district funds in the same kind and manner of 1127 investments, including pooled investments, as any other political 1128 subdivision, including community hospitals;

1129 (vv) To utilize the alternate method for the conveyance 1130 or exchange of unused school buildings and/or land, reserving a

1131 partial or other undivided interest in the property, as 1132 specifically authorized and provided in Section 37-7-485;

1133 (ww) To delegate, privatize or otherwise enter into a 1134 contract with private entities for the operation of any and all 1135 functions of nonacademic school process, procedures and operations 1136 including, but not limited to, cafeteria workers, janitorial services, transportation, professional development, achievement 1137 1138 and instructional consulting services materials and products, 1139 purchasing cooperatives, insurance, business manager services, auditing and accounting services, school safety/risk prevention, 1140 1141 data processing and student records, and other staff services; 1142 however, the authority under this paragraph does not apply to the 1143 leasing, management or operation of sixteenth section lands. Local school districts, working through their regional education 1144 1145 service agency, are encouraged to enter into buying consortia with 1146 other member districts for the purposes of more efficient use of 1147 state resources as described in Section 37-7-345;

1148 (xx) To partner with entities, organizations and 1149 corporations for the purpose of benefiting the school district;

(yy) To borrow funds from the Rural Economic
Development Authority for the maintenance of school buildings;

(zz) To fund and operate voluntary early childhood education programs, defined as programs for children less than five (5) years of age on or before September 1, and to use any source of revenue for such early childhood education programs.

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H. B. No. 1167 20/HR26/R226 PAGE 46 (MCL\KW) 1156 Such programs shall not conflict with the Early Learning 1157 Collaborative Act of 2013;

(aaa) To issue and provide for the use of procurement cards by school board members, superintendents and licensed school personnel consistent with the rules and regulations of the Mississippi Department of Finance and Administration under Section 31-7-9; and

To conduct an annual comprehensive evaluation of 1163 (bbb) 1164 the superintendent of schools consistent with the assessment 1165 components of paragraph (pp) of this section and the assessment 1166 benchmarks established by the Mississippi School Board Association to evaluate the success the superintendent has attained in meeting 1167 1168 district goals and objectives, the superintendent's leadership skill and whether or not the superintendent has established 1169 1170 appropriate standards for performance, is monitoring success and 1171 is using data for improvement.

1172 SECTION 16. This act shall take effect and be in force from 1173 and after July 1, 2020.