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By: Representatives McCarty, Owen, Yates

To: Education;
Appropriations

HOUSE BILL NO. 1178

AN ACT TO AMEND SECTION 37-151-5, MISSISSIPPI CODE OF 1972, TO DEFINE THE TERM "AVERAGE DAILY MEMBERSHIP (ADM)" FOR PURPOSES OF THE MISSISSIPPI ADEQUATE EDUCATION PROGRAM; TO AMEND SECTION 37-151-7, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE 5 DETERMINATION OF THE BASIC ADEQUATE EDUCATION PROGRAM COST FOR EACH SCHOOL DISTRICT BASED ON STUDENT AVERAGE DAILY MEMBERSHIP 7 WITH CERTAIN EXCEPTIONS; TO PROVIDE FOR STUDENT COUNTS BY THE STATE AUDITOR; TO REVISE THE DEFINITION OF THE TERMS "MINIMUM 8 SCHOOL TERM" AND "AVERAGE DAILY ATTENDANCE" AS SUCH TERMS ARE USED 9 10 FOR DETERMINING ALLOCATIONS TO SCHOOL DISTRICTS UNDER THE ADEQUATE EDUCATION PROGRAM; TO AMEND SECTIONS 37-151-85, 37-151-97 AND 11 12 37-151-103, MISSISSIPPI CODE OF 1972, IN CONFORMITY; TO AMEND SECTION 37-13-91, MISSISSIPPI CODE OF 1972, TO REMOVE THE 13 ATTENDANCE REQUIREMENT THAT A COMPULSORY-SCHOOL-AGE CHILD WHO IS 14 15 ABSENT MORE THAN 37% OF THE INSTRUCTIONAL DAY MUST BE CONSIDERED 16 ABSENT FOR THE ENTIRE DAY; AND FOR RELATED PURPOSES. 17 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 18 SECTION 1. Section 37-151-5, Mississippi Code of 1972, is 19 amended as follows: 20 37-151-5. As used in Sections 37-151-5 and 37-151-7: "Adequate program" or "adequate education program" 21 or "Mississippi Adequate Education Program (MAEP)" shall mean the 22 23 program to establish adequate current operation funding levels 24 necessary for the programs of such school district to meet at 25 least a successful Level III rating of the accreditation system as H. B. No. 1178 ~ OFFICIAL ~ G1/221/HR43/R1335

26	established	bv	the	State	Board	of	Education	usina	current
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- 27 statistically relevant state assessment data.
- 28 (b) "Educational programs or elements of programs not
- 29 included in the adequate education program calculations, but which
- 30 may be included in appropriations and transfers to school
- 31 districts" shall mean:
- 32 (i) "Capital outlay" shall mean those funds used
- 33 for the constructing, improving, equipping, renovating or major
- 34 repairing of school buildings or other school facilities, or the
- 35 cost of acquisition of land whereon to construct or establish such
- 36 school facilities.
- 37 (ii) "Pilot programs" shall mean programs of a
- 38 pilot or experimental nature usually designed for special purposes
- 39 and for a specified period of time other than those included in
- 40 the adequate education program.
- 41 (iii) "Adult education" shall mean public
- 42 education dealing primarily with students above eighteen (18)
- 43 years of age not enrolled as full-time public school students and
- 44 not classified as students of technical schools, colleges or
- 45 universities of the state.
- 46 (iv) "Food service programs" shall mean those
- 47 programs dealing directly with the nutritional welfare of the
- 48 student, such as the school lunch and school breakfast programs.
- 49 (c) "Base student" shall mean that student
- 50 classification that represents the most economically educated

- 51 pupil in a school system meeting the definition of successful, as
- 52 determined by the State Board of Education.
- (d) "Base student cost" shall mean the funding level
- 54 necessary for providing an adequate education program for one (1)
- 55 base student, subject to any minimum amounts prescribed in Section
- 56 37-151-7(1).
- 57 (e) "Add-on program costs" shall mean those items which
- 58 are included in the adequate education program appropriations and
- 59 are outside of the program calculations:
- (i) "Transportation" shall mean transportation to
- 61 and from public schools for the students of Mississippi's public
- 62 schools provided for under law and funded from state funds.
- (ii) "Vocational or technical education program"
- 64 shall mean a secondary vocational or technical program approved by
- 65 the State Department of Education and provided for from state
- 66 funds.
- 67 (iii) "Special education program" shall mean a
- 68 program for exceptional children as defined and authorized by
- 69 Sections 37-23-1 through 37-23-9, and approved by the State
- 70 Department of Education and provided from state funds.
- 71 (iv) "Gifted education program" shall mean those
- 72 programs for the instruction of intellectually or academically
- 73 gifted children as defined and provided for in Section 37-23-175
- 74 et seq.

- 76 programs for certain compulsory-school-age students as defined and
- 77 provided for in Sections 37-13-92 and 37-19-22.
- 78 (vi) "Extended school year programs" shall mean
- 79 those programs authorized by law which extend beyond the normal
- 80 school year.
- 81 (vii) "University-based programs" shall mean those
- 82 university-based programs for handicapped children as defined and
- 83 provided for in Section 37-23-131 et seq.
- 84 (viii) "Bus driver training" programs shall mean
- 85 those driver training programs as provided for in Section 37-41-1.
- 86 (f) "Teacher" shall include any employee of a local
- 87 school who is required by law to obtain a teacher's license from
- 88 the State Board of Education and who is assigned to an
- 89 instructional area of work as defined by the State Department of
- 90 Education.
- 91 (q) "Principal" shall mean the head of an attendance
- 92 center or division thereof.
- 93 (h) "Superintendent" shall mean the head of a school
- 94 district.
- 95 (i) "School district" shall mean any type of school
- 96 district in the State of Mississippi, and shall include
- 97 agricultural high schools.
- 98 (j) "Minimum school term" shall mean a term of at least
- 99 one hundred eighty (180) days of school in which both teachers and

100	pupils are in regular attendance for scheduled classroom
101	instruction for not less than * * * $\frac{1}{2}$ sixty percent (60%) of
102	the * * * normal day * * *. It is the intent of the Legislature
103	that any tax levies generated to produce additional local funds
1 0 4	noguined by any ashael district to energte ashael terms in every

- required by any school district to operate school terms in excess of one hundred seventy-five (175) days shall not be construed to
- 106 constitute a new program for the purposes of exemption from the
- 107 limitation on tax revenues as allowed under Sections 27-39-321 and
- 108 37-57-107 for new programs mandated by the Legislature.
- 109 (k) The term "transportation density" shall mean the
- 110 number of transported children in average daily attendance per
- 111 square mile of area served in a school district, as determined by
- 112 the State Department of Education.
- (1) The term "transported children" shall mean children
- 114 being transported to school who live within legal limits for
- 115 transportation and who are otherwise qualified for being
- 116 transported to school at public expense as fixed by Mississippi
- 117 state law.
- 118 (m) The term "year of teaching experience" shall mean
- 119 nine (9) months of actual teaching in the public or private
- 120 elementary and secondary schools and shall also include nine (9)
- 121 months of actual teaching at postsecondary institutions accredited
- 122 by the Southern Association of Colleges and Schools (SACS) or
- 123 equivalent regional accrediting body for degree-granting
- 124 postsecondary institutions. In no case shall more than one (1)

125	year of teaching experience be given for all services in one (1)
126	calendar or school year. In determining a teacher's experience,
127	no deduction shall be made because of the temporary absence of the
128	teacher because of illness or other good cause, and the teacher
129	shall be given credit therefor. Beginning with the 2003-2004
130	school year, the State Board of Education shall fix a number of
131	days, not to exceed forty-five (45) consecutive school days,
132	during which a teacher may not be under contract of employment
133	during any school year and still be considered to have been in
134	full-time employment for a regular scholastic term. If a teacher
135	exceeds the number of days established by the State Board of
136	Education that a teacher may not be under contract but may still
137	be employed, that teacher shall not be credited with a year of
138	teaching experience. In determining the experience of school
139	librarians, each complete year of continuous, full-time employment
140	as a professional librarian in a public library in this or some
141	other state shall be considered a year of teaching experience. If
142	a full-time school administrator returns to actual teaching in the
143	public schools, the term "year of teaching experience" shall
144	include the period of time he or she served as a school
145	administrator. In determining the salaries of teachers who have
146	experience in any branch of the military, the term "year of
147	teaching experience" shall include each complete year of actual
148	classroom instruction while serving in the military. In
149	determining the experience of speech-language pathologists and

L50	audiologists, each complete year of continuous full-time post
L51	master's degree employment in an educational setting in this or
L52	some other state shall be considered a year of teaching
L53	experience. Provided, however, that school districts are
L54	authorized, in their discretion, to negotiate the salary levels
L55	applicable to certificated employees employed after July 1, 2009,
L56	who are receiving retirement benefits from the retirement system
L57	of another state, and the annual experience increment provided in
L58	Section 37-19-7 shall not be applicable to any such retired
L59	certificated employee.

(n) (i) The term "average daily attendance" shall be the figure which results when the total aggregate full-day attendance during the period or months counted is divided by the number of days during the period or months counted upon which both teachers and pupils are in regular attendance for scheduled classroom instruction, * * * less the average daily attendance for self-contained special education classes. * * * Prior to full implementation of the adequate education program the department shall deduct the average daily attendance for the alternative school program provided for in Section 37-19-22.

170 (ii) [Repealed]

171 (o) The term "local supplement" shall mean the amount
172 paid to an individual teacher over and above the adequate
173 education program salary schedule for regular teaching duties.

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174		(p)	The	term	"aggı	regate	e amount	of	support	from	ad
175	valorem	taxati	on" :	shall	mean	the a	mounts	prod	duced by	the	
176	district	's tot	al ta	ax le	jies f	for op	eration	s.			

- 177 (q) The term "adequate education program funds" shall
 178 mean all funds, both state and local, constituting the
 179 requirements for meeting the cost of the adequate program as
 180 provided for in Section 37-151-7.
- 181 (r) "Department" shall mean the State Department of Education.
- 183 (s) "Commission" shall mean the Mississippi Commission
 184 on School Accreditation created under Section 37-17-3.
- (t) The term "successful school district" shall mean a

 186 Level III school district as designated by the State Board of

 187 Education using current statistically relevant state assessment

 188 data.
- 189 (u) "Dual enrollment-dual credit programs" shall mean 190 programs for potential or recent high school student dropouts to 191 dually enroll in their home high school and a local community 192 college in a dual credit program consisting of high school 193 completion coursework and a credential, certificate or degree 194 program at the community college, as provided in Section 195 37-15-38(19).
- 196 (v) "Charter school" means a public school that is
 197 established and operating under the terms of a charter contract

198	between the school's governing board and the Mississippi Charter
199	School Authorizer Board.
200	(w) The term "average daily membership" or "ADM" shall
201	be the figure which results when the total aggregate student
202	enrollment during the period or months counted is divided by the
203	number of days during the period or months counted upon which both
204	teachers and pupils are in regular attendance for scheduled
205	classroom instruction. However, if a local school board adopts a
206	class schedule that operates throughout the year for all or any
207	schools in the district, average daily membership shall be
208	computed by the State Department of Education so that the
209	resulting average daily membership will not be higher or lower
210	than if the local school board had not adopted such schedule.
211	SECTION 2. Section 37-151-7, Mississippi Code of 1972, is
212	amended as follows:
213	37-151-7. The annual allocation to each school district for
214	the operation of the adequate education program shall be
215	determined as follows:
216	(1) Computation of the basic amount to be included for
217	current operation in the adequate education program. The
218	following procedure shall be followed in determining the annual
219	allocation to each school district:

Determination of average daily * * * membership.

Effective with fiscal year \star \star 2022, the State Department of

Education shall determine the percentage change from the prior

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     year of each year of each school district's average of months two
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     (2) and three (3) average daily \star \star membership (ADM) for the
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     three (3) immediately preceding school years of the year for which
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     funds are being appropriated. For any school district that
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     experiences a positive growth in the average of months two (2) and
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     three (3) * * * average daily membership (ADM) each year of the
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     three (3) years, the average percentage growth over the three-year
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     period shall be multiplied times the school district's average of
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     months two (2) and three (3) \star \star average daily membership (ADM)
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     for the year immediately preceding the year for which MAEP funds
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     are being appropriated. The resulting amount shall be added to
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     the school district's average of months two (2) and three
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     (3) \star \star average daily membership (ADM) for the year immediately
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     preceding the year for which MAEP funds are being appropriated to
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     arrive at the * * * average daily membership (ADM) to be used in
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     determining a school district's MAEP allocation. Otherwise,
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     months two (2) and three (3) * * * average daily membership (ADM)
     for the year immediately preceding the year for which MAEP funds
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     are being appropriated will be used in determining a school
     district's MAEP allocation. * * * The district's average daily
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     attendance or average daily membership (ADM) shall include any
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     student enrolled in a Dual Enrollment-Dual Credit Program as
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     defined and provided in Section 37-15-38(19). The State
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     Department of Education shall make payments for Dual
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Enrollment-Dual Credit Programs to the home school in which the

248	student is enrolled, in accordance with regulations promulgated by
249	the State Board of Education. The community college providing
250	services to students in a Dual Enrollment-Dual Credit Program
251	shall require payment from the home school district for services
252	provided to such students at a rate of one hundred percent (100%)
253	of * * * base student cost. All MAEP/state funding shall cease
254	upon completion of high school graduation requirements.
255	The State Auditor shall make one (1) actual count of students
256	in month two (2) and one (1) actual count of students in month
257	three (3) of the school year. The State Auditor shall not be
258	required to count students in all local school districts during
259	this time period, but shall make a concerted effort to count
260	students in as many local districts as practical. No advance
261	notice shall be given to a school when a count is scheduled to be
262	conducted, however a count may be postponed due to extraordinary
263	circumstances such as a natural disaster or fire. If the State
264	Auditor finds that the average of the two (2) counts made under
265	the provisions of this chapter shows that the number of students
266	enrolled and in actual attendance in any school is as much below
267	the number reported to the State Department of Education for month
268	two (2) and for month three (3) for the applicable scholastic
269	year, then the State Auditor shall certify the same to the State
270	Department of Education no later than December 11 of the
271	scholastic year during which the counts were made. The State
272	Department of Education shall thereupon reduce the amount of state

273	funds allotted to the school district for the Mississippi Adequate
274	Education Program (MAEP) for the ensuing scholastic year as
275	follows:
276	For each school district whose reported average daily
277	attendance is in excess of one hundred three percent (103%) of the
278	average number of students actually counted by the examiners, the
279	State Department of Education shall use one hundred three percent
280	(103%) of the average count by the examiners as the average daily
281	attendance for this school district in allotting MAEP funds for
282	the next school session if funding for that school district is
283	based on average daily attendance (ADA) and not average daily
284	membership (ADM).
285	(b) Determination of base student cost. Effective with
285 286	(b) Determination of base student cost. Effective with fiscal year 2011 and every fourth fiscal year thereafter, the
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	fiscal year 2011 and every fourth fiscal year thereafter, the
286 287	fiscal year 2011 and every fourth fiscal year thereafter, the State Board of Education, on or before August 1, with adjusted
286 287 288	fiscal year 2011 and every fourth fiscal year thereafter, the State Board of Education, on or before August 1, with adjusted estimate no later than January 2, shall submit to the Legislative
286 287 288 289	fiscal year 2011 and every fourth fiscal year thereafter, the State Board of Education, on or before August 1, with adjusted estimate no later than January 2, shall submit to the Legislative Budget Office and the Governor a proposed base student cost
286 287 288 289	fiscal year 2011 and every fourth fiscal year thereafter, the State Board of Education, on or before August 1, with adjusted estimate no later than January 2, shall submit to the Legislative Budget Office and the Governor a proposed base student cost adequate to provide the following cost components of educating a
286 287 288 289 290	fiscal year 2011 and every fourth fiscal year thereafter, the State Board of Education, on or before August 1, with adjusted estimate no later than January 2, shall submit to the Legislative Budget Office and the Governor a proposed base student cost adequate to provide the following cost components of educating a pupil in a successful school district: (i) instructional cost;
286 287 288 289 290 291	fiscal year 2011 and every fourth fiscal year thereafter, the State Board of Education, on or before August 1, with adjusted estimate no later than January 2, shall submit to the Legislative Budget Office and the Governor a proposed base student cost adequate to provide the following cost components of educating a pupil in a successful school district: (i) instructional cost; (ii) administrative cost; (iii) operation and maintenance of
286 287 288 289 290 291 292	fiscal year 2011 and every fourth fiscal year thereafter, the State Board of Education, on or before August 1, with adjusted estimate no later than January 2, shall submit to the Legislative Budget Office and the Governor a proposed base student cost adequate to provide the following cost components of educating a pupil in a successful school district: (i) instructional cost; (ii) administrative cost; (iii) operation and maintenance of plant; and (iv) ancillary support cost. For purposes of these

297	For the instructional cost component, the Department of
298	Education shall select districts that have been identified as
299	instructionally successful and have a ratio of a number of
300	teachers per one thousand (1,000) students that is between one (1)
301	standard deviation above the mean and two (2) standard deviations
302	below the mean of the statewide average of teachers per one
303	thousand (1,000) students. The instructional cost component shall
304	be calculated by dividing the latest available months one (1)
305	through nine (9) * * * $\frac{ADM}{ADM}$ into the instructional expenditures of
306	these selected districts. For the purpose of this calculation,
307	the Department of Education shall use the following funds,
308	functions and objects:
309	Fund 1120 Functions 1110-1199 Objects 100-999, Functions
310	1210, 1220, 2150-2159 Objects 210 and 215;
311	Fund 1130 All Functions, Object Code 210 and 215;
312	Fund 2001 Functions 1110-1199 Objects 100-999;
313	Fund 2070 Functions 1110-1199 Objects 100-999;
314	Fund 2420 Functions 1110-1199 Objects 100-999;
315	Fund 2711 All Functions, Object Code 210 and 215.
316	Prior to the calculation of the instructional cost component,
317	there shall be subtracted from the above expenditures any revenue
318	received for Chickasaw Cession payments, Master Teacher
319	Certification payments and the district's portion of state revenue
320	received from the MAEP at-risk allocation.

321	For the administrative cost component, the Department of
322	Education shall select districts that have been identified as
323	instructionally successful and have a ratio of an administrative
324	staff to nonadministrative staff between one (1) standard
325	deviation above the mean and two (2) standard deviations below the
326	mean of the statewide average administrative staff to
327	nonadministrative staff. The administrative cost component shall
328	be calculated by dividing the latest available months one (1)
329	through nine (9) * * * $\frac{\text{ADM}}{\text{ADM}}$ of the selected districts into the
330	administrative expenditures of these selected districts. For the
331	purpose of this calculation, the Department of Education shall use
332	the following funds, functions and objects:
333	Fund 1120 Functions 2300-2599, Functions 2800-2899,
334	Objects 100-999;
335	Fund 2711 Functions 2300-2599, Functions 2800-2899,
336	Objects 100-999.
337	For the plant and maintenance cost component, the Department
338	of Education shall select districts that have been identified as
339	instructionally successful and have a ratio of plant and
340	maintenance expenditures per one hundred thousand (100,000) square
341	feet of building space and a ratio of maintenance workers per one
342	hundred thousand (100,000) square feet of building space that are
343	both between one (1) standard deviation above the mean and two (2)
344	standard deviations below the mean of the statewide average. The
345	plant and maintenance cost component shall be calculated by

346	dividing the latest available months one (1) through hine
347	(9) * * * $\frac{ADM}{ADM}$ of the selected districts into the plant and
348	maintenance expenditures of these selected districts. For the
349	purpose of this calculation, the Department of Education shall use
350	the following funds, functions and objects:
351	Fund 1120 Functions 2600-2699, Objects 100-699
352	and Objects 800-999;
353	Fund 2711 Functions 2600-2699, Objects 100-699
354	and Objects 800-999;
355	Fund 2430 Functions 2600-2699, Objects 100-699
356	and Objects 800-999.
357	For the ancillary support cost component, the Department of
358	Education shall select districts that have been identified as
359	instructionally successful and have a ratio of a number of
360	librarians, media specialists, guidance counselors and
361	psychologists per one thousand (1,000) students that is between
362	one (1) standard deviation above the mean and two (2) standard
363	deviations below the mean of the statewide average of librarians,
364	media specialists, guidance counselors and psychologists per one
365	thousand (1,000) students. The ancillary cost component shall be
366	calculated by dividing the latest available months one (1) through
367	nine (9) * * * $\frac{ADM}{ADM}$ into the ancillary expenditures instructional
368	expenditures of these selected districts. For the purpose of this
369	calculation, the Department of Education shall use the following
R 7 ∩	funds functions and objects.

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371	Fund 1120 Functions 2110-2129, Objects 100-999;
372	Fund 1120 Functions 2140-2149, Objects 100-999;
373	Fund 1120 Functions 2220-2229, Objects 100-999;
374	Fund 2001 Functions 2100-2129, Objects 100-999;
375	Fund 2001 Functions 2140-2149, Objects 100-999;
376	Fund 2001 Functions 2220-2229, Objects 100-999.
377	The total base cost for each year shall be the sum of the
378	instructional cost component, administrative cost component, plant
379	and maintenance cost component and ancillary support cost
380	component, and any estimated adjustments for additional state
381	requirements as determined by the State Board of Education.
382	Provided, however, that the base student cost in fiscal year 1998
383	shall be Two Thousand Six Hundred Sixty-four Dollars (\$2,664.00).
384	For each of the fiscal years between the recalculation of the
385	base student cost under the provisions of this paragraph (b), the
386	base student cost shall be increased by an amount equal to forty
387	percent (40%) of the base student cost for the previous fiscal
388	year, multiplied by the latest annual rate of inflation for the
389	State of Mississippi as determined by the State Economist, plus
390	any adjustments for additional state requirements such as, but not
391	limited to, teacher pay raises and health insurance premium
392	increases.
393	(c) Determination of the basic adequate education

program cost. The basic amount for current operation to be

395	include	d in	the	Missis	ssip	pi Adequa	ate	Education	Program	for	each
396	school	distr	rict	shall	be	computed	as	follows:			

- Beginning with the 2022-2023 school year, multiply the 397 average daily * * * membership of the district by the base student 398 399 cost as established by the Legislature, which yields the total 400 base program cost for each school district. However, beginning 401 with the 2022-2023 school year, the total base student cost for 402 each school district shall be based on the ADM of the school 403 district unless average daily attendance (ADA) is less than ninety 404 percent (90%) threshold of the district's ADM. In instances that 405 a district's attendance falls below the ninety percent (90%) threshold of the ADM, the base student cost shall be funded based 406 407 on ADA.
 - pupils. The amount to be included for at-risk pupil programs for each school district shall be computed as follows: Multiply the base student cost for the appropriate fiscal year as determined under paragraph (b) by five percent (5%), and multiply that product by the number of pupils participating in the federal free school lunch program in such school district, which yields the total adjustment for at-risk pupil programs for such school district.
- 417 (e) **Add-on program cost.** The amount to be allocated to 418 school districts in addition to the adequate education program

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419	cost for	ado	d-on	programs	for	each	school	district	shall	be
420	computed	as	foli	lows:						

- 421 (i) Transportation cost shall be the amount
 422 allocated to such school district for the operational support of
 423 the district transportation system from state funds.
- (ii) Vocational or technical education program

 425 cost shall be the amount allocated to such school district from

 426 state funds for the operational support of such programs.
- 427 (iii) Special education program cost shall be the 428 amount allocated to such school district from state funds for the 429 operational support of such programs.
- 430 (iv) Gifted education program cost shall be the 431 amount allocated to such school district from state funds for the 432 operational support of such programs.
- 433 (v) Alternative school program cost shall be the 434 amount allocated to such school district from state funds for the 435 operational support of such programs.
- (vi) Extended school year programs shall be the
 amount allocated to school districts for those programs authorized
 by law which extend beyond the normal school year.
- 439 (vii) University-based programs shall be the 440 amount allocated to school districts for those university-based 441 programs for handicapped children as defined and provided for in 442 Section 37-23-131 et seq., Mississippi Code of 1972.

443	(viii) Bus driver training programs shall be the
444	amount provided for those driver training programs as provided for
445	in Section 37-41-1, Mississippi Code of 1972.
446	The sum of the items listed above (i) transportation, (ii)

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

451 (f) Total projected adequate education program cost.

- The total Mississippi Adequate Education Program cost shall be the sum of the total basic adequate education program cost (paragraph (c)), and the adjustment to the base student cost for at-risk pupils (paragraph (d)) for each school district. In any year in which the MAEP is not fully funded, the Legislature shall direct the Department of Education in the K-12 appropriation bill as to how to allocate MAEP funds to school districts for that year.
- (g) The State Auditor shall annually verify the State Board of Education's estimated calculations for the Mississippi Adequate Education Program that are submitted each year to the Legislative Budget Office on August 1 and the final calculation that is submitted on January 2.
- 464 (2) Computation of the required local revenue in support of
 465 the adequate education program. The amount that each district
 466 shall provide toward the cost of the adequate education program
 467 shall be calculated as follows:

	<u> </u>
169	each school district that twenty-eight (28) mills, less the
170	estimated amount of the yield of the School Ad Valorem Tax
171	Reduction Fund grants as determined by the State Department of
172	Education, is the millage rate required to provide the district
173	required local effort for that year, or twenty-seven percent (27%)
174	of the basic adequate education program cost for such school
175	district as determined under paragraph (c), whichever is a lesser
176	amount. In the case of an agricultural high school, the millage
177	requirement shall be set at a level which generates an equitable
178	amount per pupil to be determined by the State Board of Education.
179	The local contribution amount for school districts in which there
180	is located one or more charter schools will be calculated using
181	the following methodology: using the adequate education program
182	twenty-eight (28) mill value, or the twenty-seven percent (27%)
183	cap amount (whichever is less) for each school district in which a
184	charter school is located, an average per pupil amount will be
185	calculated. This average per pupil amount will be multiplied
186	times the number of students attending the charter school in that
187	school district. The sum becomes the charter school's local
188	contribution to the adequate education program.

The State Department of Education shall certify to

489 (b) The State Department of Education shall determine 490 the following from the annual assessment information submitted to 491 the department by the tax assessors of the various counties: (i) 492 the total assessed valuation of nonexempt property for school

493	purposes in each school district; (ii) assessed value of exempt
494	property owned by homeowners aged sixty-five (65) or older or
495	disabled as defined in Section 27-33-67(2), Mississippi Code of
496	1972; (iii) the school district's tax loss from exemptions
497	provided to applicants under the age of sixty-five (65) and not
498	disabled as defined in Section 27-33-67(1), Mississippi Code of
499	1972; and (iv) the school district's homestead reimbursement
500	revenues.

- funding which shall be contributed by each school district shall
 be the sum of the ad valorem receipts generated by the millage
 required under this subsection plus the following local revenue
 sources for the appropriate fiscal year which are or may be
 available for current expenditure by the school district:
- 507 One hundred percent (100%) of Grand Gulf income as prescribed in Section 27-35-309.
- One hundred percent (100%) of any fees in lieu of taxes as prescribed in Section 27-31-104.
- 511 (3) Computation of the required state effort in support of 512 the adequate education program.
- (a) The required state effort in support of the
 adequate education program shall be determined by subtracting the
 sum of the required local tax effort as set forth in subsection
 (2) (a) of this section and the other local revenue sources as set
 forth in subsection (2) (c) of this section in an amount not to

exceed twenty-seven percent (27%) of the total projected adequate education program cost as set forth in subsection (1)(f) of this section from the total projected adequate education program cost as set forth in subsection (1)(f) of this section.

Provided, however, that in fiscal year 2015, any increase in the said state contribution to any district calculated under this section shall be not less than six percent (6%) in excess of the amount received by said district from state funds for fiscal year 2002; in fiscal year 2016, any increase in the said state contribution to any district calculated under this section shall be not less than four percent (4%) in excess of the amount received by said district from state funds for fiscal year 2002; in fiscal year 2017, any increase in the said state contribution to any district calculated under this section shall be not less than two percent (2%) in excess of the amount received by said district from state funds for fiscal year 2002; and in fiscal year 2018 and thereafter, any increase in the said state contribution to any district calculated under this section shall be zero percent (0%). For purposes of this paragraph (b), state funds shall include minimum program funds less the add-on programs, State Uniform Millage Assistance Grant Funds, Education Enhancement Funds appropriated for Uniform Millage Assistance Grants and state textbook allocations, and State General Funds allocated for textbooks.

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542	(c) If the school board of any school district shall
543	determine that it is not economically feasible or practicable to
544	operate any school within the district for the full one hundred
545	eighty (180) days required for a school term of a scholastic year
546	as required in Section 37-13-63, Mississippi Code of 1972, due to
547	an enemy attack, a man-made, technological or natural disaster in
548	which the Governor has declared a disaster emergency under the
549	laws of this state or the President of the United States has
550	declared an emergency or major disaster to exist in this state,
551	said school board may notify the State Department of Education of
552	such disaster and submit a plan for altering the school term. If
553	the State Board of Education finds such disaster to be the cause
554	of the school not operating for the contemplated school term and
555	that such school was in a school district covered by the
556	Governor's or President's disaster declaration, it may permit said
557	school board to operate the schools in its district for less than
558	one hundred eighty (180) days and, in such case, the State
559	Department of Education shall not reduce the state contributions
560	to the adequate education program allotment for such district,
561	because of the failure to operate said schools for one hundred
562	eighty (180) days.

(4) The Interim School District Capital Expenditure Fund is hereby established in the State Treasury which shall be used to distribute any funds specifically appropriated by the Legislature to such fund to school districts entitled to increased allocations

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567 of state funds under the adequate education program funding 568 formula prescribed in Sections 37-151-3 through 37-151-7, 569 Mississippi Code of 1972, until such time as the said adequate 570 education program is fully funded by the Legislature. following percentages of the total state cost of increased 571 572 allocations of funds under the adequate education program funding 573 formula shall be appropriated by the Legislature into the Interim 574 School District Capital Expenditure Fund to be distributed to all 575 school districts under the formula: Nine and two-tenths percent (9.2%) shall be appropriated in fiscal year 1998, twenty percent 576 577 (20%) shall be appropriated in fiscal year 1999, forty percent 578 (40%) shall be appropriated in fiscal year 2000, sixty percent (60%) shall be appropriated in fiscal year 2001, eighty percent 579 580 (80%) shall be appropriated in fiscal year 2002, and one hundred 581 percent (100%) shall be appropriated in fiscal year 2003 into the 582 State Adequate Education Program Fund. Until July 1, 2002, such 583 money shall be used by school districts for the following 584 purposes:

(a) Purchasing, erecting, repairing, equipping,
remodeling and enlarging school buildings and related facilities,
including gymnasiums, auditoriums, lunchrooms, vocational training
buildings, libraries, school barns and garages for transportation
vehicles, school athletic fields and necessary facilities
connected therewith, and purchasing land therefor. Any such
capital improvement project by a school district shall be approved

- 592 by the State Board of Education, and based on an approved
- 593 long-range plan. The State Board of Education shall promulgate
- 594 minimum requirements for the approval of school district capital
- 595 expenditure plans.
- 596 (b) Providing necessary water, light, heating,
- 597 air-conditioning, and sewerage facilities for school buildings,
- 598 and purchasing land therefor.
- 599 (c) Paying debt service on existing capital improvement
- 600 debt of the district or refinancing outstanding debt of a district
- 601 if such refinancing will result in an interest cost savings to the
- 602 district.
- (d) From and after October 1, 1997, through June 30,
- 604 1998, pursuant to a school district capital expenditure plan
- 605 approved by the State Department of Education, a school district
- 606 may pledge such funds until July 1, 2002, plus funds provided for
- 607 in paragraph (e) of this subsection (4) that are not otherwise
- 608 permanently pledged under such paragraph (e) to pay all or a
- 609 portion of the debt service on debt issued by the school district
- 610 under Sections 37-59-1 through 37-59-45, 37-59-101 through
- 611 37-59-115, 37-7-351 through 37-7-359, 37-41-89 through 37-41-99,
- 612 37-7-301, 37-7-302 and 37-41-81, Mississippi Code of 1972, or debt
- 613 issued by boards of supervisors for agricultural high schools
- 614 pursuant to Section 37-27-65, Mississippi Code of 1972, or
- 615 lease-purchase contracts entered into pursuant to Section 31-7-13,
- 616 Mississippi Code of 1972, or to retire or refinance outstanding

ΘΙ /	debt of a district, if such pleage is accomplished pursuant to a
618	written contract or resolution approved and spread upon the
619	minutes of an official meeting of the district's school board or
620	board of supervisors. It is the intent of this provision to allow
621	school districts to irrevocably pledge their Interim School
622	District Capital Expenditure Fund allotments as a constant stream
623	of revenue to secure a debt issued under the foregoing code
624	sections. To allow school districts to make such an irrevocable
625	pledge, the state shall take all action necessary to ensure that
626	the amount of a district's Interim School District Capital
627	Expenditure Fund allotments shall not be reduced below the amount
628	certified by the department or the district's total allotment
629	under the Interim Capital Expenditure Fund if fully funded, so
630	long as such debt remains outstanding.

- (e) [Repealed]
- (f) [Repealed]
- 633 The State Board of Education may authorize the (q) 634 school district to expend not more than twenty percent (20%) of 635 its annual allotment of such funds or Twenty Thousand Dollars 636 (\$20,000.00), whichever is greater, for technology needs of the 637 school district, including computers, software, 638 telecommunications, cable television, interactive video, film, 639 low-power television, satellite communications, microwave 640 communications, technology-based equipment installation and

maintenance, and the training of staff in the use of such

642 technology-based instruction. Any such technology expenditure

643 shall be reflected in the local district technology plan approved

644 by the State Board of Education under Section 37-151-17,

645 Mississippi Code of 1972.

(h) To the extent a school district has not utilized

twenty percent (20%) of its annual allotment for technology

648 purposes under paragraph (g), a school district may expend not

649 more than twenty percent (20%) of its annual allotment or Twenty

650 Thousand Dollars (\$20,000.00), whichever is greater, for

651 instructional purposes. The State Board of Education may

652 authorize a school district to expend more than said twenty

653 percent (20%) of its annual allotment for instructional purposes

654 if it determines that such expenditures are needed for

655 accreditation purposes.

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(i) The State Department of Education or the State

Board of Education may require that any project commenced under

this section with an estimated project cost of not less than Five

659 Million Dollars (\$5,000,000.00) shall be done only pursuant to

660 program management of the process with respect to design and

661 construction. Any individuals, partnerships, companies or other

662 entities acting as a program manager on behalf of a local school

663 district and performing program management services for projects

664 covered under this subsection shall be approved by the State

665 Department of Education.

666	Any interest accruing on any unexpended balance in the
667	Interim School District Capital Expenditure Fund shall be invested
668	by the State Treasurer and placed to the credit of each school
669	district participating in such fund in its proportionate share.

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

- charter schools for each student in average daily attendance at the charter school equal to the state share of the adequate education program payments for each student in average daily attendance at the school district in which the public charter school is located. In calculating the local contribution for purposes of determining the state share of the adequate education program payments, the department shall deduct the pro rata local contribution of the school district in which the student resides as determined in subsection (2)(a) of this section.
- SECTION 3. Section 37-151-85, Mississippi Code of 1972, is amended as follows:
- 37-151-85. (1) The amount to be allotted by the State Board of Education for transportation shall be determined as follows:
 - The State Department of Education shall calculate the cost of transportation in school districts by ascertaining the average cost per pupil in average daily attendance of transported pupils in school districts classified in different density groups as

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691	determined by the State Department of Education. Based on these
692	calculations, the State Department of Education shall develop a
693	scale for determining the allowable cost per pupil in different
694	density groups, which scale shall provide greatest allowance per
695	pupil transported in school districts with lowest densities and
696	smallest allowance per pupil in school districts with highest
697	densities. Beginning with the 2022-2023 school year, the total
698	allowance in the adequate education program for transported
699	children for any school district for the current year shall be the
700	average daily * * * membership (ADM) of the transported children
701	for the nine (9) months of the prior year, multiplied by the
702	allowance per transported pupil as provided herein. However, the
703	State Department of Education is hereby authorized and empowered
704	to make proper adjustments in allotments, under rules and
705	regulations of the State Board of Education, in cases where major
706	changes in the number of children in average daily * * *
707	<pre>membership (ADM) transported occur from one (1) year to another as</pre>
708	a result of changes or alterations in the boundaries of school
709	districts, a change in or relocation of attendance centers, or for
710	other reasons which would result in major decrease or increase in
711	the number of children in average daily attendance transported
712	during the current school year as compared with the preceding
713	year. Moreover, the State Board of Education is hereby authorized
714	and empowered to make such payments to all districts and/or
715	university-based programs as deemed necessary in connection with

716 transporting exceptional children as defined in Section 37-23-3.

717 The State Board of Education shall establish and implement all

718 necessary rules and regulations to allot transportation payments

719 to university-based programs. In developing density

720 classifications under the provisions hereof, the State Department

721 of Education may give consideration to the length of the route,

722 the sparsity of the population, the lack of adequate roads,

723 highways and bridges, and the presence of large streams or other

724 geographic obstacles. In addition to funds allotted under the

725 above provisions, funds shall be allotted to each school district

726 that transports students from their assigned school or attendance

727 center to classes in an approved vocational-technical center at a

728 rate per mile not to exceed the average statewide cost per mile of

729 school bus transportation during the preceding year exclusive of

730 bus replacement. All such transportation must have prior approval

731 by the State Department of Education.

732 (2) The average daily * * * membership (ADM) of transported

children shall be reported by the school district in which such

children attend school. If children living in a school district

735 are transported at the expense of such school district to another

736 school district, the average daily * * * $\underline{\text{membership (ADM)}}$ of such

737 transported children shall be deducted by the State Department of

738 Education from the aggregate average daily * * * membership (ADM)

739 of transported children in the school district in which they

740 attend school and shall be added to the aggregate average

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- 741 daily * * * membership (ADM) of transported children of the school
- 742 district from which they come for the purpose of calculating
- 743 transportation allotments. However, such deduction shall not be
- 744 made for the purpose of calculating adequate education program
- 745 pupil-based funding.
- 746 (3) The State Department of Education shall include in the
- 747 allowance for transportation for each school district an amount
- 748 for the replacement of school buses or the purchase of new buses,
- 749 which amount shall be calculated upon the estimated useful life of
- 750 all school buses being used for the transportation of children in
- 751 such school district, whether such buses be publicly or privately
- 752 owned.
- 753 (4) The school boards of all districts operating school bus
- 754 transportation are authorized and directed to establish a salary
- 755 schedule for school bus drivers. No school district shall be
- 756 entitled to receive the funds herein allotted for transportation
- 757 unless it pays each of its nonstudent adult school bus drivers
- 758 paid from such transportation allotments a minimum of One Hundred
- 759 Ninety Dollars (\$190.00) per month. In addition, local school
- 760 boards may compensate school bus drivers, to include temporary or
- 761 substitute bus drivers, for actual expenses incurred when
- 762 acquiring an initial commercial license or any renewal of a
- 763 commercial license in order to drive a school bus. In addition,
- 764 local school boards may compensate school bus drivers, to include
- 765 temporary or substitute bus drivers, for expenses, not to exceed

- One Hundred Dollars (\$100.00), when acquiring an initial medical exam or any renewal of a medical exam, in order to qualify for a
- 768 commercial driver's license.
- 769 (5) The State Board of Education shall be authorized and
- 770 empowered to use such part of the funds appropriated for
- 771 transportation in the adequate education fund as may be necessary
- 772 to finance driver training courses as provided for in Section
- 773 37-41-1, Mississippi Code of 1972.
- 774 (6) The State Board of Education, acting through the
- 775 Department of Education, may compensate school bus drivers, to
- 776 include temporary or substitute bus drivers, who are providing
- 777 driving services to the various state operated schools, such as
- 778 the Mississippi School for the Deaf, the Mississippi School for
- 779 the Blind, the Mississippi School of the Arts, the Mississippi
- 780 School for Math and Science and any other similar state operated
- 781 schools, for actual expenses incurred when acquiring an initial
- 782 commercial license or any renewal of a commercial license in order
- 783 to drive a school bus, to include the expense, not to exceed One
- 784 Hundred Dollars (\$100.00), of acquiring an initial medical exam or
- 785 any renewal of a medical exam in order to qualify for a commercial
- 786 driver's license.
- 787 **SECTION 4.** Section 37-151-97, Mississippi Code of 1972, is
- 788 amended as follows:
- 789 37-151-97. The State Department of Education shall develop
- 790 an annual reporting process to inform the Legislature, local

- 791 district personnel and the general public as to the ongoing and 792 future plans for the state's educational programs. The annual
- 793 reporting process will include those vital statistics that are
- 794 commonly reported by schools and districts and that can provide
- 795 clear demographic, strategic and educational information to
- 796 constituencies such as, but not limited to, the following
- 797 information:
- 798 (a) Student enrollment, <u>average daily membership (ADM)</u>,
- 799 attendance, drop-out and graduation;
- 800 (b) Overall student and district achievement;
- 801 (c) Budget, administrative costs and other pertinent
- 802 fiscal information, including:
- 803 (i) The receipts and disbursements of all school
- 804 funds handled by the board;
- 805 (ii) Reports of expenditures for public schools,
- 806 which, upon request must be made available on an individual
- 807 district basis by the State Department of Education;
- 808 1. Total Student Expenditures:
- a. Instruction (1000s);
- 810 b. Other Student Instructional
- 811 Expenditures (2100s, 2200s);
- 2. General Administration (2300s and 2500s);
- 813 3. School Administration (2400s);

- 4. Other Expenditures (2600s, 2700s, 2800s,
- 815 3100s, 3200s); and

816	5. Nonoperational Expenditures (4000s, 5000s,
817	6000s);
818	(iii) The number of school districts,
819	schoolteachers employed, school administrators employed, pupils
820	taught and the attendance record of pupils therein;
821	(iv) County and district levies for each school
822	district and agricultural high school;
823	(v) The condition of vocational education, a list
824	of schools to which federal and state aid has been given, and a
825	detailed statement of the expenditures of federal funds and the
826	state funds that may be provided, and the ranking of subjects
827	taught as compared with the state's needs.
828	(d) Other as directed by the State Board of Education.
829	Further, the reporting process will include an annual report
830	developed specifically to relate the mission and goals of the
831	State Board of Education, state superintendent and departments.
832	This document will become the method through which the strategic
833	planning and management process of the department is articulated
834	to the public. It will explain and inform the public of the major
835	initiatives of the department and clearly identify rationale for
836	program development and/or elimination. The report will establish
837	benchmarks, future plans and discuss the effectiveness of
838	educational programs.
839	In addition to the information specified herein, the State

Board of Education shall have full and plenary authority and power

841	to require the furnishing of such further, additional and
842	supplementary information as it may deem necessary for the purpose
843	of determining the cost of the adequate education program in such
844	school district for the succeeding fiscal year, the amount of the
845	adequate education program funds to be allotted to each school
846	district for the succeeding fiscal year, and for any other purpose
847	authorized by law or deemed necessary by said State Board of
848	Education.

849 It shall be the duty of the State Department of Education to 850 prescribe the forms for the reports provided for in this section.

851 Section 37-151-103, Mississippi Code of 1972, is SECTION 5. 852 amended as follows:

37-151-103. (1) Funds due each school district and charter school under the terms of this chapter from the Adequate Education Program Fund shall be paid in the following manner: Two (2) business days prior to the last working day of each month there shall be paid to each school district and charter school, by electronic funds transfer, one-twelfth (1/12) of the funds to which the district or charter school is entitled from funds appropriated for the Adequate Education Program Fund. However, in December those payments shall be made on December 15th or the next business day after that date. All school districts shall process a single monthly payroll for licensed employees and may process a single monthly or a semimonthly payroll for nonlicensed employees, in the discretion of the local school board, with electronic

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settlement of payroll checks secured through direct deposit of net pay for all school district employees. In addition, the State

Department of Education may pay school districts and charter schools from the common school fund and the Adequate Education

Program Fund on a date earlier than provided for by this section if it is determined that it is in the best interest of school districts and charter schools to do so.

- * * * However, * * * if the cash balance in the State

 General Fund is not adequate on the due date to pay the amounts

 due to all school districts and charter schools in the state as

 determined by the State Superintendent of Education, the State

 Fiscal Officer shall not transfer said funds payable to any school

 district or districts or charter schools until money is available

 to pay the amount due to all districts and charter schools.
- other law requiring the number of children in average daily attendance, average daily membership (ADM) or the average daily * * * membership (ADM) of transported children to be determined on the basis of the preceding year, the State Board of Education is hereby authorized and empowered to make proper adjustments in allotments in cases where major changes in the number of children in average daily attendance, average daily membership (ADM) or the average daily * * membership (ADM) of transported children occurs from one (1) year to another as a result of changes or alterations in the boundaries of school

- 891 districts, the sending of children from one county or district to another upon a contract basis, the termination or discontinuance 892 893 of a contract for the sending of children from one county or 894 district to another, a change in or relocation of attendance 895 centers, or for any other reason which would result in a major 896 decrease or increase in the number of children in average daily 897 attendance, average daily membership (ADM) or the average daily * * * membership (ADM) of transported children during the 898 899 current school year as compared with the preceding year.
- 900 In the event of an inordinately large number of 901 absentees in any school district or charter school as a result of 902 epidemic, natural disaster, or any concerted activity discouraging 903 school attendance, then in such event school attendance for the 904 purposes of determining average daily attendance or average daily 905 membership (ADM) under the adequate education program shall be 906 based upon the average daily attendance or average daily 907 membership (ADM) for the preceding school year for such school 908 district or charter school.
- 909 **SECTION 6.** Section 37-13-91, Mississippi Code of 1972, is 910 amended as follows:
- 911 37-13-91. (1) This section shall be referred to as the 912 "Mississippi Compulsory School Attendance Law."
- 913 (2) The following terms as used in this section are defined 914 as follows:

915		(a)	"Pa	arent	" means	th	e fathe	er (or mo	the	r to	whom	a	child
916	has been	born,	or	the	father	or	mother	by	whom	a	chil	d has	be	een
917	legally a	adopte	d.											

- 918 (b) "Guardian" means a guardian of the person of a 919 child, other than a parent, who is legally appointed by a court of 920 competent jurisdiction.
- 921 (c) "Custodian" means any person having the present 922 care or custody of a child, other than a parent or guardian of the 923 child.
- 924 (d) "School day" means not less than five and one-half 925 (5-1/2) and not more than eight (8) hours of actual teaching in 926 which both teachers and pupils are in regular attendance for 927 scheduled schoolwork.
 - (e) "School" means any public school, including a charter school, in this state or any nonpublic school in this state which is in session each school year for at least one hundred eighty (180) school days, except that the "nonpublic" school term shall be the number of days that each school shall require for promotion from grade to grade.
- 934 (f) "Compulsory-school-age child" means a child who has 935 attained or will attain the age of six (6) years on or before 936 September 1 of the calendar year and who has not attained the age 937 of seventeen (17) years on or before September 1 of the calendar 938 year; and shall include any child who has attained or will attain

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939	the age	of	five	(5)	years	on (or	before	September	1	and	has
940	enrolled	d ir	n a f	ull-	day pul	blic	S	chool k	indergarter	ικ	orogi	cam.

- 941 (g) "School attendance officer" means a person employed 942 by the State Department of Education pursuant to Section 37-13-89.
- 943 (h) "Appropriate school official" means the 944 superintendent of the school district, or his designee, or, in the 945 case of a nonpublic school, the principal or the headmaster.
- (i) "Nonpublic school" means an institution for the teaching of children, consisting of a physical plant, whether owned or leased, including a home, instructional staff members and students, and which is in session each school year. This definition shall include, but not be limited to, private, church, parochial and home instruction programs.
- 952 (3) A parent, guardian or custodian of a 953 compulsory-school-age child in this state shall cause the child to 954 enroll in and attend a public school or legitimate nonpublic 955 school for the period of time that the child is of compulsory 956 school age, except under the following circumstances:
- 957 (a) When a compulsory-school-age child is physically,
 958 mentally or emotionally incapable of attending school as
 959 determined by the appropriate school official based upon
 960 sufficient medical documentation.
- 961 (b) When a compulsory-school-age child is enrolled in 962 and pursuing a course of special education, remedial education or

963	education	for	handicapped	or	physically	or	mentally	disadvantaged
964	children.							

- 965 (c) When a compulsory-school-age child is being 966 educated in a legitimate home instruction program.
- The parent, guardian or custodian of a compulsory-school-age child described in this subsection, or the parent, guardian or custodian of a compulsory-school-age child attending any charter school or nonpublic school, or the appropriate school official for any or all children attending a charter school or nonpublic school shall complete a "certificate of enrollment" in order to facilitate the administration of this section.
- The form of the certificate of enrollment shall be prepared by the Office of Compulsory School Attendance Enforcement of the State Department of Education and shall be designed to obtain the following information only:
- 978 (i) The name, address, telephone number and date 979 of birth of the compulsory-school-age child;
- 980 (ii) The name, address and telephone number of the 981 parent, guardian or custodian of the compulsory-school-age child;
- 982 (iii) A simple description of the type of 983 education the compulsory-school-age child is receiving and, if the 984 child is enrolled in a nonpublic school, the name and address of 985 the school; and
- 986 (iv) The signature of the parent, guardian or 987 custodian of the compulsory-school-age child or, for any or all

compulsory-school-age child or children attending a charter school or nonpublic school, the signature of the appropriate school official and the date signed.

991 The certificate of enrollment shall be returned to the school attendance officer where the child resides on or before September 992 993 15 of each year. Any parent, guardian or custodian found by the 994 school attendance officer to be in noncompliance with this section 995 shall comply, after written notice of the noncompliance by the 996 school attendance officer, with this subsection within ten (10) 997 days after the notice or be in violation of this section. 998 However, in the event the child has been enrolled in a public 999 school within fifteen (15) calendar days after the first day of 1000 the school year as required in subsection (6), the parent or custodian may, at a later date, enroll the child in a legitimate 1001 1002 nonpublic school or legitimate home instruction program and send the certificate of enrollment to the school attendance officer and 1003 1004 be in compliance with this subsection.

For the purposes of this subsection, a legitimate nonpublic school or legitimate home instruction program shall be those not operated or instituted for the purpose of avoiding or circumventing the compulsory attendance law.

1009 (4) An "unlawful absence" is an absence for an entire school
1010 day or during part of a school day by a compulsory-school-age
1011 child, which absence is not due to a valid excuse for temporary
1012 nonattendance. * * * Days missed from school due to disciplinary

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L013	suspensio	n shall	L not	be c	onside	red a	an "	excuse	ed"	absenc	e unde	rt	this
L014	section.	This	subsec	ction	shall	not	app	ly to	chi	lldren	enroll	ed	in
L015	a nonpubl	ic scho	ool.										

Each of the following shall constitute a valid excuse for temporary nonattendance of a compulsory-school-age child enrolled in a noncharter public school, provided satisfactory evidence of the excuse is provided to the superintendent of the school district, or his designee:

- (a) An absence is excused when the absence results from the compulsory-school-age child's attendance at an authorized school activity with the prior approval of the superintendent of the school district, or his designee. These activities may include field trips, athletic contests, student conventions, musical festivals and any similar activity.
- 1027 (b) An absence is excused when the absence results from 1028 illness or injury which prevents the compulsory-school-age child 1029 from being physically able to attend school.
- 1030 (c) An absence is excused when isolation of a

 1031 compulsory-school-age child is ordered by the county health

 1032 officer, by the State Board of Health or appropriate school

 1033 official.
- 1034 (d) An absence is excused when it results from the
 1035 death or serious illness of a member of the immediate family of a
 1036 compulsory-school-age child. The immediate family members of a
 1037 compulsory-school-age child shall include children, spouse,

1038	grandparents,	parents,	brothers	and	sisters,	including
1039	stepbrothers	and steps:	isters.			

- 1040 (e) An absence is excused when it results from a

 1041 medical or dental appointment of a compulsory-school-age child.
- 1042 (f) An absence is excused when it results from the
 1043 attendance of a compulsory-school-age child at the proceedings of
 1044 a court or an administrative tribunal if the child is a party to
 1045 the action or under subpoena as a witness.
- 1046 (g) An absence may be excused if the religion to which
 1047 the compulsory-school-age child or the child's parents adheres,
 1048 requires or suggests the observance of a religious event. The
 1049 approval of the absence is within the discretion of the
 1050 superintendent of the school district, or his designee, but
 1051 approval should be granted unless the religion's observance is of
 1052 such duration as to interfere with the education of the child.
 - (h) An absence may be excused when it is demonstrated to the satisfaction of the superintendent of the school district, or his designee, that the purpose of the absence is to take advantage of a valid educational opportunity such as travel, including vacations or other family travel. Approval of the absence must be gained from the superintendent of the school district, or his designee, before the absence, but the approval shall not be unreasonably withheld.
- 1061 (i) An absence may be excused when it is demonstrated 1062 to the satisfaction of the superintendent of the school district,

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or his designee, that conditions are sufficient to warrant the compulsory-school-age child's nonattendance. However, no absences shall be excused by the school district superintendent, or his designee, when any student suspensions or expulsions circumvent the intent and spirit of the compulsory attendance law.

- (j) An absence is excused when it results from the
 attendance of a compulsory-school-age child participating in

 official organized events sponsored by the 4-H or Future Farmers

 of America (FFA). The excuse for the 4-H or FFA event must be
 provided in writing to the appropriate school superintendent by

 the Extension Agent or High School Agricultural Instructor/FFA

 Advisor.
- 1075 (k) An absence is excused when it results from the
 1076 compulsory-school-age child officially being employed to serve as
 1077 a page at the State Capitol for the Mississippi House of
 1078 Representatives or Senate.
- 1079 Any parent, quardian or custodian of a (5) compulsory-school-age child subject to this section who refuses or 1080 1081 willfully fails to perform any of the duties imposed upon him or 1082 her under this section or who intentionally falsifies any 1083 information required to be contained in a certificate of 1084 enrollment, shall be quilty of contributing to the neglect of a child and, upon conviction, shall be punished in accordance with 1085 1086 Section 97-5-39.

Upon prosecution of a parent, guardian or custodian of a
compulsory-school-age child for violation of this section, the
presentation of evidence by the prosecutor that shows that the
child has not been enrolled in school within eighteen (18)
calendar days after the first day of the school year of the public
school which the child is eligible to attend, or that the child
has accumulated twelve (12) unlawful absences during the school
year at the public school in which the child has been enrolled,
shall establish a prima facie case that the child's parent,
guardian or custodian is responsible for the absences and has
refused or willfully failed to perform the duties imposed upon him
or her under this section. However, no proceedings under this
section shall be brought against a parent, guardian or custodian
of a compulsory-school-age child unless the school attendance
officer has contacted promptly the home of the child and has
provided written notice to the parent, guardian or custodian of
the requirement for the child's enrollment or attendance.

(6) If a compulsory-school-age child has not been enrolled in a school within fifteen (15) calendar days after the first day of the school year of the school which the child is eligible to attend or the child has accumulated five (5) unlawful absences during the school year of the public school in which the child is enrolled, the school district superintendent, or his designee, shall report, within two (2) school days or within five (5) calendar days, whichever is less, the absences to the school

1112	attendance officer. The State Department of Education shall
1113	prescribe a uniform method for schools to utilize in reporting the
1114	unlawful absences to the school attendance officer. The
1115	superintendent, or his designee, also shall report any student
1116	suspensions or student expulsions to the school attendance officer
1117	when they occur.

1118	(7) When a school attendance officer has made all attempts
1119	to secure enrollment and/or attendance of a compulsory-school-age
1120	child and is unable to effect the enrollment and/or attendance,
1121	the attendance officer shall file a petition with the youth court
1122	under Section 43-21-451 or shall file a petition in a court of
1123	competent jurisdiction as it pertains to parent or child.
1124	Sheriffs, deputy sheriffs and municipal law enforcement officers
1125	shall be fully authorized to investigate all cases of
1126	nonattendance and unlawful absences by compulsory-school-age
1127	children, and shall be authorized to file a petition with the
1128	youth court under Section 43-21-451 or file a petition or
1129	information in the court of competent jurisdiction as it pertains
1130	to parent or child for violation of this section. The youth court
1131	shall expedite a hearing to make an appropriate adjudication and a
1132	disposition to ensure compliance with the Compulsory School
1133	Attendance Law, and may order the child to enroll or re-enroll in
1134	school. The superintendent of the school district to which the
1135	child is ordered may assign, in his discretion, the child to the

- alternative school program of the school established pursuant to

 Section 37-13-92.
- 1138 (8) The State Board of Education shall adopt rules and
 1139 regulations for the purpose of reprimanding any school
 1140 superintendents who fail to timely report unexcused absences under
 1141 the provisions of this section.
- Notwithstanding any provision or implication herein to 1142 1143 the contrary, it is not the intention of this section to impair 1144 the primary right and the obligation of the parent or parents, or 1145 person or persons in loco parentis to a child, to choose the 1146 proper education and training for such child, and nothing in this 1147 section shall ever be construed to grant, by implication or 1148 otherwise, to the State of Mississippi, any of its officers, agencies or subdivisions any right or authority to control, 1149 1150 manage, supervise or make any suggestion as to the control, 1151 management or supervision of any private or parochial school or 1152 institution for the education or training of children, of any kind whatsoever that is not a public school according to the laws of 1153 1154 this state; and this section shall never be construed so as to 1155 grant, by implication or otherwise, any right or authority to any 1156 state agency or other entity to control, manage, supervise, 1157 provide for or affect the operation, management, program, curriculum, admissions policy or discipline of any such school or 1158 1159 home instruction program.

1160 **SECTION 7.** This act shall take effect and be in force from 1161 and after July 1, 2021.