By: Senator(s) Norwood, Jackson (11th), To: Education; Horhn, Butler (36th), Blount, Simmons (12th) Appropriations

SENATE BILL NO. 2675

- 1 AN ACT TO AMEND SECTION 37-28-55, MISSISSIPPI CODE OF 1972, 2 TO MODIFY THE FORMULA FOR CALCULATING THE AMOUNT OF PRO RATA AD 3 VALOREM FUNDS TO BE PAID TO CHARTER SCHOOLS BY LOCAL SCHOOL 4 DISTRICTS TO ENSURE EQUITABLE FUNDING BETWEEN EACH SCHOOL; AND FOR 5 RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6
- 7 SECTION 1. Section 37-28-55, Mississippi Code of 1972, is
- 8 amended as follows:
- 9 37-28-55. (1) (a) The State Department of Education shall
- 10 make payments to charter schools for each student in average daily
- 11 attendance at the charter school equal to the state share of the
- 12 adequate education program payments for each student in average
- daily attendance at the school district in which the charter 13
- school is located. In calculating the local contribution for 14
- 15 purposes of determining the state share of the adequate education
- 16 program payments, the department shall deduct the pro rata local
- 17 contribution of the school district in which the student resides,
- 18 to be determined as provided in Section 37-151-7(2)(a).

19	(b) Payments made pursuant to this subsection by the
20	State Department of Education must be made at the same time and in
21	the same manner as adequate education program payments are made to
22	school districts under Sections 37-151-101 and 37-151-103.
23	Amounts payable to a charter school must be determined by the
24	State Department of Education. Amounts payable to a charter
25	school over its charter term must be based on the enrollment
26	projections set forth over the term of the charter contract. Such
27	projections must be reconciled with the average daily attendance
28	using months two (2) and three (3) ADA for the current year for
29	which adequate education program funds are being appropriated and
30	any necessary adjustments must be made to payments during the

(2) For students attending a charter school located in the school district in which the student resides, the school district in which a charter school is located shall pay directly to the charter school an amount for each student enrolled in the charter school equal to the ad valorem tax receipts and in-lieu payments received per pupil for the support of the local school district in which the student resides. The pro rata ad valorem receipts and in-lieu receipts to be transferred to the charter school shall include all levies for the support of the local school district under Sections 37-57-1 (local contribution to the adequate education program) and 37-57-105 (school district operational levy) and may not include any taxes levied for the retirement of

school's following year of operation.

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    the local school district's bonded indebtedness or short-term
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    notes or any taxes levied for the support of vocational-technical
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    education programs. The amount of funds payable to the charter
    school by the school district must be based on the previous year's
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    enrollment data and ad valorem receipts and in-lieu receipts of
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    the local school district in which the student resides and the
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    portion of the charter school's average daily membership for month
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    one (1) reflecting students who reside in the school district.
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    The pro rata amount must be calculated by dividing the sum of the
    local school district's months one (1) through nine (9) average
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    daily membership and the portion of the charter school's average
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    daily membership for month one (1) of the current year reflecting
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    students who reside in the school district into the total amount
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    of ad valorem receipts and in-lieu receipts, as reported to the
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    State Department of Education by the local school district.
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    local school district shall pay an amount equal to this pro rata
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    amount multiplied by the number of students enrolled in the
    charter school, based on the charter school's end of first month
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    enrollment for the current school year. The amount must be paid
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    by the school district to the charter school before * * * March 15
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    of the current fiscal year. If the local school district does not
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    pay the required amount to the charter school before * * * March
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    15, the State Department of Education shall reduce the local
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    school district's * * * transfer of Mississippi Adequate Education
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    Program funds by the amount owed to the charter school and shall
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- 69 redirect that amount to the charter school. Any such payments
- 70 made under this subsection (2) by the State Department of
- 71 Education to a charter school must be made at the same time and in
- 72 the same manner as adequate education program payments are made to
- 73 school districts under Sections 37-151-101 and 37-151-103.
- 74 (3) For students attending a charter school located in a
- 75 school district in which the student does not reside, the State
- 76 Department of Education shall pay to the charter school in which
- 77 the student is enrolled an amount as follows: the pro rata ad
- 78 valorem receipts and in-lieu payments per pupil for the support of
- 79 the local school district in which the student resides under
- 80 Sections 37-57-1 (local contribution to the adequate education
- 81 program) and 37-57-105 (school district operational levy),
- 82 however, not including any taxes levied for the retirement of the
- 83 local school district's bonded indebtedness or short-term notes or
- 84 any taxes levied for the support of vocational-technical education
- 85 programs. The amount of funds payable to the charter school by
- 86 the school district must be based on the previous year's
- 87 enrollment data and ad valorem receipts and in-lieu receipts of
- 88 the local school district in which the student resides and the
- 89 portion of the charter school's average daily membership for month
- 90 one (1) reflecting students who reside in the school district.
- 91 The pro rata amount must be calculated by dividing the sum of the
- 92 local school district's months one (1) through nine (9) average
- 93 daily membership and the portion of the charter school's average

94 daily membership for month one (1) of the current year reflecting 95 students who reside in the school district into the total amount 96 of ad valorem receipts and in-lieu receipts, as reported to the State Department of Education by the transferor local school 97 98 district. The payable amount shall be equal to this pro rata 99 amount multiplied by the number of students enrolled in the 100 charter school, based on the charter school's end of first month 101 enrollment for the current school year. The State Department of 102 Education shall reduce the school district's January transfer of 103 Mississippi Adequate Education Program funds by the amount owed to 104 the charter school and shall redirect that amount to the charter 105 school. Any such payments made under this subsection (3) by the 106 State Department of Education to a charter school must be made at 107 the same time and in the same manner as adequate education program payments are made to school districts under Sections 37-151-101 108 and 37-151-103. 109

(4) (a) The State Department of Education shall direct the proportionate share of monies generated under federal and state categorical aid programs, including special education, vocational, gifted and alternative school programs, to charter schools serving students eligible for such aid. The department shall ensure that charter schools with rapidly expanding enrollments are treated equitably in the calculation and disbursement of all federal and state categorical aid program dollars. Each charter school that serves students who may be eligible to receive services provided

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- through such programs shall comply with all reporting requirements to receive the aid.
- 121 (b) A charter school shall pay to a local school
- 122 district any federal or state aid attributable to a student with a
- 123 disability attending the charter school in proportion to the level
- 124 of services for that student which the local school district
- 125 provides directly or indirectly.
- 126 (c) Subject to the approval of the authorizer, a
- 127 charter school and a local school district may negotiate and enter
- 128 into a contract for the provision of and payment for special
- 129 education services, including, but not necessarily limited to, a
- 130 reasonable reserve not to exceed five percent (5%) of the local
- 131 school district's total budget for providing special education
- 132 services. The reserve may be used by the local school district
- 133 only to offset excess costs of providing services to students with
- 134 disabilities enrolled in the charter school.
- 135 (5) (a) The State Department of Education shall disburse
- 136 state transportation funding to a charter school on the same basis
- 137 and in the same manner as it is paid to school districts under the
- 138 adequate education program.
- (b) A charter school may enter into a contract with a
- 140 school district or private provider to provide transportation to
- 141 the school's students.
- 142 **SECTION 2.** This act shall take effect and be in force from
- 143 and after July 1, 2022.