Senate Amendments to House Bill No. 1388

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

61 <u>SECTION 1.</u> The provisions of this act shall be known and may 62 be cited as the "Comprehensive Career and Technical Education 63 Reform Act."

64 SECTION 2. (1) Subject to appropriation by the Legislature, the Office of Workforce Development shall pilot a career coaching 65 66 program to support middle schools and high schools as students are 67 exposed, prepared and connected to career avenues within and 68 beyond the classroom setting. Through strong partnerships with economic and business leaders, paired with viable relationships 69 70 with school districts, the career coaches shall target the 71 alignment of students' strengths with intentional academic and 72 work-based learning in pursuit of meaningful professional 73 employment.

(2) Subject to appropriation by the Legislature, the Office
of Workforce Development, working through the Department of
Employment Security as fiscal agent, shall establish rules and
regulations to operate the career coaching program, which may
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include granting funds to eligible recipients such as state agencies, regional workforce entities and other nonprofits, to hire coaches. The Office of Workforce Development shall establish criteria for coaches and shall work with partner organizations to identify candidates and measure outcomes.

83 SECTION 3. The Mississippi Department of Education shall 84 work in conjunction with the Mississippi Community College Board 85 to ensure alignment of career technical education courses across 86 the public school system and community college system. If a community college chooses not to participate in the dual credit 87 88 program or does not have certain courses available for 89 participating students, eligible high school students may enroll 90 in dual credit courses and attend such courses at the campus of 91 another participating community college within the state.

92 SECTION 4. The State Workforce Investment Board, by and 93 through the Office of Workforce Development, shall create, in 94 consultation with the Mississippi Department of Education, the Mississippi Community College Board, the Mississippi State 95 96 University Research and Curriculum Unit and other appropriate 97 business and industry stakeholders, a single list of nationally 98 recognized industry certifications for use in the Mississippi 99 statewide accountability system, in diploma endorsement 100 requirements and for reimbursement under Section 37-153-15.

101 SECTION 5. Section 37-153-15, Mississippi Code of 1972, is 102 amended as follows:

103 37-153-15. (1) As used in this chapter:

(a) The words "industry certification" mean a * * *
process through which students are assessed by an independent,
third-party certifying entity using predetermined standards for
knowledge, skills and competencies, resulting in the award of a
credential that is nationally recognized and must be at least one
of the following:

(i) Within an industry that addresses a critical local, regional or statewide economic need;

(ii) Linked to an occupation that is included in the State Department of Employment Security's occupations in high-demand list; or

115 (iii) Linked to an occupation that is identified 116 as emerging.

(b) The words "qualifying industry certification" mean an industry certification that is linked to an occupation with wages of at least seventy percent (70%) of the * * * median state income unless the industry certification is stackable to another postsecondary or professional credential which is linked to an occupation which meets the wage criterion.

(2) The State Workforce Investment Board shall provide the State Board of Education annually with a list of qualifying industry certifications. If the occupations identified in the list are not substantially the same as those occupations identified in the prior year, the State Board of Education shall provide reasonable notice of the changes to school districts.

129 (3) Beginning in fiscal year 2019-2020 and subject to 130 available funding, the Department of Education shall pay a career 131 and technical education incentive grant to the public school for 132 each student enrolled in the public school who earns a qualifying 133 industry certification. The amount per student for the career and 134 technical education incentive grant shall be Six Hundred Dollars 135 (\$600.00). If the statewide sum of the career and technical 136 education incentive grants awarded pursuant to this section 137 exceeds the amount of available funds appropriated for the grants, 138 the grants per student shall be reduced proportionately to cover 139 all eligible grants under this section. Any costs accrued during 140 one (1) fiscal year may be claimed and reimbursed in the following 141 fiscal year.

142 The grants may be used for qualifying industry (4) certification examination fees, professional development for 143 144 teachers in career and technical education programs under this 145 section, student instructional support for programs that lead to 146 qualifying industry certifications, or to increase access to 147 qualifying industry certifications. Any grants awarded under this 148 section may not be used to supplant funds provided for the basic 149 operation of the career and technical education programs.

(5) On or before * * * <u>October</u> 1 of each year, the
Department of Education, working in collaboration with the Office
of Workforce Development and any other entities as necessary,
shall submit a report to the Governor, the Lieutenant Governor,
the Speaker of the House of Representatives, the Chairmen of the
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House and Senate Education Committees, the Chairman of the House Workforce Development Committee and the Chairman of the Senate * * <u>Economic and Workforce Development</u> Committee on the

158 following:

(a) The number of students who enrolled in a career and
technical education course or program that leads to a qualifying
industry certification.

162 (b) The number of students who earned a qualifying163 industry certification by certification.

164 (c) The amount of career and technical education165 incentive grants awarded by the school.

166 (d) The amount of career and technical education167 incentive grants awarded per student.

(e) Aggregated demographic data on the students who earned a qualifying industry certification, including the qualifying industry certifications earned by rural and urban students.

172 The Office of Workforce Development shall SECTION 6. (1) 173 work in partnership with the Mississippi Department of Education 174 and the Mississippi Community College Board to complete a program 175 inventory and return on investment analysis of workforce programs 176 and career technical education programs in both the K-12 and community college system, with the expectation that results will 177 178 be used in conjunction with labor market analysis information and other relevant data to adjust program offerings to best meet the 179

180 future needs of Mississippi business and industry and to provide 181 high-demand, high-skill and high-wage pathways.

182 (2) The Office of Workforce Development, in collaboration 183 with the Mississippi Community College Board, the Mississippi 184 Department of Education and the Mississippi State University 185 Research and Curriculum Unit, shall develop cross-sector 186 partnerships among K-12 education, employers and industry, and postsecondary education to meet at least quarterly or more often 187 188 as the industry needs require to complete the following 189 objectives:

(a) The state's K-12 and community college career
technical education programs emphasize high-demand, high-skill and
high-wage pathways, as determined by state and regional labor
market data, and aligned with the current and projected state
economic priorities.

(b) Employers and industry are consulted and help lead
the development of K-12 and community college career technical
education program standards, curricula, instructional strategies
and industry-valued credentials.

(c) K-12 and community college career technical
education programs feature experiential learning opportunities
such as internships, externships, apprenticeships or other
work-based learning opportunities.

203 (d) K-12 career technical education programs are linked 204 to postsecondary courses and credential programs and provide a 205 seamless transition to a postsecondary credential.

(e) The state shall annually publish and promote a list
of K-12 and community college industry-recognized certifications
relevant to specific career technical education pathways and
linked to high-demand, high-skill and high-wage pathways.

(f) K-12 and community college career technical education programs shall be annually reviewed to ensure that offerings do not lead to dead-end pathways and to develop new offerings to meet industry needs and strengthen existing offerings.

(g) K-12 and community college career technical education programs shall be reviewed annually to ensure student participation and success rates, including career technical education concentrators and students earning industry-recognized credentials. This review shall also include an examination of student participation and success by demographics to ensure equitable access and completion by all students.

(h) Best practices in cross-sector partnerships aredeveloped and shared across the state.

224 **SECTION 7.** Section 37-17-6, Mississippi Code of 1972, is 225 amended as follows:

37-17-6. (1) The State Board of Education, acting through the Commission on School Accreditation, shall establish and implement a permanent performance-based accreditation system, and all noncharter public elementary and secondary schools shall be accredited under this system.

(2) No later than June 30, 1995, the State Board of
Education, acting through the Commission on School Accreditation,
shall require school districts to provide school classroom space
that is air-conditioned as a minimum requirement for
accreditation.

236 (3) (a) Beginning with the 1994-1995 school year, the State 237 Board of Education, acting through the Commission on School Accreditation, shall require that school districts employ 238 239 certified school librarians according to the following formula: 240 Number of Students Number of Certified School Librarians 241 Per School Library 0 - 499 Students 242 1/2 Full-time Equivalent 243 Certified Librarian 244 500 or More Students 1 Full-time Certified 245 Librarian

(b) The State Board of Education, however, may increasethe number of positions beyond the above requirements.

(c) The assignment of certified school librarians to the particular schools shall be at the discretion of the local school district. No individual shall be employed as a certified school librarian without appropriate training and certification as a school librarian by the State Department of Education.

(d) School librarians in the district shall spend at least fifty percent (50%) of direct work time in a school library and shall devote no more than one-fourth (1/4) of the workday to administrative activities that are library related.

(e) Nothing in this subsection shall prohibit any school district from employing more certified school librarians than are provided for in this section.

(f) Any additional millage levied to fund school librarians required for accreditation under this subsection shall be included in the tax increase limitation set forth in Sections 37-57-105 and 37-57-107 and shall not be deemed a new program for purposes of the limitation.

265 (4) On or before December 31, 2002, the State Board of
266 Education shall implement the performance-based accreditation
267 system for school districts and for individual noncharter public
268 schools which shall include the following:

269 (a) High expectations for students and high standards270 for all schools, with a focus on the basic curriculum;

(b) Strong accountability for results with appropriatelocal flexibility for local implementation;

273 (c) A process to implement accountability at both the 274 school district level and the school level;

275 (d) Individual schools shall be held accountable for 276 student growth and performance;

(e) Set annual performance standards for each of the
schools of the state and measure the performance of each school
against itself through the standard that has been set for it;
(f) A determination of which schools exceed their

281 standards and a plan for providing recognition and rewards to 282 those schools;

283 A determination of which schools are failing to (a) 284 meet their standards and a determination of the appropriate role 285 of the State Board of Education and the State Department of 286 Education in providing assistance and initiating possible 287 intervention. A failing district is a district that fails to meet 288 both the absolute student achievement standards and the rate of 289 annual growth expectation standards as set by the State Board of 290 Education for two (2) consecutive years. The State Board of 291 Education shall establish the level of benchmarks by which 292 absolute student achievement and growth expectations shall be 293 assessed. In setting the benchmarks for school districts, the 294 State Board of Education may also take into account such factors 295 as graduation rates, dropout rates, completion rates, the extent 296 to which the school or district employs qualified teachers in 297 every classroom, and any other factors deemed appropriate by the State Board of Education. The State Board of Education, acting 298 299 through the State Department of Education, shall apply a simple "A," "B," "C," "D" and "F" designation to the current school and 300 301 school district statewide accountability performance 302 classification labels beginning with the State Accountability 303 Results for the 2011-2012 school year and following, and in the 304 school, district and state report cards required under state and 305 federal law. Under the new designations, a school or school 306 district that has earned a "Star" rating shall be designated an 307 "A" school or school district; a school or school district that has earned a "High-Performing" rating shall be designated a "B" 308 H. B. 1388

309 school or school district; a school or school district that has 310 earned a "Successful" rating shall be designated a "C" school or school district; a school or school district that has earned an 311 312 "Academic Watch" rating shall be designated a "D" school or school 313 district; a school or school district that has earned a 314 "Low-Performing," "At-Risk of Failing" or "Failing" rating shall 315 be designated an "F" school or school district. Effective with 316 the implementation of any new curriculum and assessment standards, 317 the State Board of Education, acting through the State Department of Education, is further authorized and directed to change the 318 319 school and school district accreditation rating system to a simple "A," "B," "C," "D," and "F" designation based on a combination of 320 321 student achievement scores and student growth as measured by the 322 statewide testing programs developed by the State Board of 323 Education pursuant to Chapter 16, Title 37, Mississippi Code of 324 1972. In any statute or regulation containing the former 325 accreditation designations, the new designations shall be 326 applicable;

327 (h) Development of a comprehensive student assessment328 system to implement these requirements; and

(i) The State Board of Education may, based on a written request that contains specific reasons for requesting a waiver from the school districts affected by Hurricane Katrina of 2005, hold harmless school districts from assignment of district and school level accountability ratings for the 2005-2006 school year. The State Board of Education upon finding an extreme H. B. 1388 PAGE 11 hardship in the school district may grant the request. It is the intent of the Legislature that all school districts maintain the highest possible academic standards and instructional programs in all schools as required by law and the State Board of Education.

(5) (a) Effective with the 2013-2014 school year, the State Department of Education, acting through the Mississippi Commission on School Accreditation, shall revise and implement a single "A" through "F" school and school district accountability system complying with applicable federal and state requirements in order to reach the following educational goals:

345 (i) To mobilize resources and supplies to ensure
346 that all students exit third grade reading on grade level by 2015;
347 (ii) To reduce the student dropout rate to
348 thirteen percent (13%) by 2015; and

349 (iii) To have sixty percent (60%) of students
350 scoring proficient and advanced on the assessments of the Common
351 Core State Standards by 2016 with incremental increases of three
352 percent (3%) each year thereafter.

353 (b) The State Department of Education shall combine the 354 state school and school district accountability system with the 355 federal system in order to have a single system.

356 (c) The State Department of Education shall establish 357 five (5) performance categories ("A," "B," "C," "D" and "F") for 358 the accountability system based on the following criteria:

359 (i) Student Achievement: the percent of students360 proficient and advanced on the current state assessments;

(ii) Individual student growth: the percent of students making one (1) year's progress in one (1) year's time on the state assessment, with an emphasis on the progress of the lowest twenty-five percent (25%) of students in the school or district;

(iii) Four-year graduation rate: the percent of students graduating with a standard high school diploma in four (4) years, as defined by federal regulations;

369 (iv) Categories shall identify schools as Reward ("A" schools), Focus ("D" schools) and Priority ("F" schools). If 370 at least five percent (5%) of schools in the state are not graded 371 372 as "F" schools, the lowest five percent (5%) of school grade point 373 designees will be identified as Priority schools. If at least ten 374 percent (10%) of schools in the state are not graded as "D" 375 schools, the lowest ten percent (10%) of school grade point 376 designees will be identified as Focus schools;

377 (v) The State Department of Education shall
378 discontinue the use of Star School, High-Performing, Successful,
379 Academic Watch, Low-Performing, At-Risk of Failing and Failing
380 school accountability designations;

(vi) The system shall include the federally compliant four-year graduation rate in school and school district accountability system calculations. Graduation rate will apply to high school and school district accountability ratings as a compensatory component. The system shall discontinue the use of the High School Completer Index (HSCI);

387 (vii) The school and school district 388 accountability system shall incorporate a standards-based growth 389 model, in order to support improvement of individual student 390 learning;

391 (viii) The State Department of Education shall 392 discontinue the use of the Quality Distribution Index (QDI); 393 The State Department of Education shall (ix) 394 determine feeder patterns of schools that do not earn a school 395 grade because the grades and subjects taught at the school do not 396 have statewide standardized assessments needed to calculate a 397 school grade. Upon determination of the feeder pattern, the 398 department shall notify schools and school districts prior to the 399 release of the school grades beginning in 2013. Feeder schools 400 will be assigned the accountability designation of the school to 401 which they provide students;

402 (x) Standards for student, school and school 403 district performance will be increased when student proficiency is 404 at a seventy-five percent (75%) and/or when sixty-five percent 405 (65%) of the schools and/or school districts are earning a grade 406 of "B" or higher, in order to raise the standard on performance 407 after targets are met * * *;

408 (xi) The system shall include student performance

409 on the administration of a career-readiness assessment, such as,

410 but not limited to, the ACT WorkKeys Assessment, deemed

411 appropriate by the Mississippi Department of Education working in

412 coordination with the Office of Workforce Development.

413 (6) Nothing in this section shall be deemed to require a nonpublic school that receives no local, state or federal funds 414 415 for support to become accredited by the State Board of Education. 416 (7)The State Board of Education shall create an 417 accreditation audit unit under the Commission on School 418 Accreditation to determine whether schools are complying with 419 accreditation standards.

420 (8) The State Board of Education shall be specifically 421 authorized and empowered to withhold adequate education program 422 fund allocations, whichever is applicable, to any public school 423 district for failure to timely report student, school personnel 424 and fiscal data necessary to meet state and/or federal

425 requirements.

426 (9) [Deleted]

427 The State Board of Education shall establish, for those (10)428 school districts failing to meet accreditation standards, a 429 program of development to be complied with in order to receive 430 state funds, except as otherwise provided in subsection (15) of 431 this section when the Governor has declared a state of emergency 432 in a school district or as otherwise provided in Section 206, 433 Mississippi Constitution of 1890. The state board, in 434 establishing these standards, shall provide for notice to schools 435 and sufficient time and aid to enable schools to attempt to meet 436 these standards, unless procedures under subsection (15) of this 437 section have been invoked.

438 (11) Beginning July 1, 1998, the State Board of Education
439 shall be charged with the implementation of the program of
440 development in each applicable school district as follows:

(a) Develop an impairment report for each district
failing to meet accreditation standards in conjunction with school
district officials;

444 Notify any applicable school district failing to (b) 445 meet accreditation standards that it is on probation until corrective actions are taken or until the deficiencies have been 446 447 The local school district shall develop a corrective removed. 448 action plan to improve its deficiencies. For district academic 449 deficiencies, the corrective action plan for each such school 450 district shall be based upon a complete analysis of the following: 451 student test data, student grades, student attendance reports, 452 student dropout data, existence and other relevant data. The 453 corrective action plan shall describe the specific measures to be 454 taken by the particular school district and school to improve: 455 (i) instruction; (ii) curriculum; (iii) professional development; 456 (iv) personnel and classroom organization; (v) student incentives 457 for performance; (vi) process deficiencies; and (vii) reporting to 458 the local school board, parents and the community. The corrective 459 action plan shall describe the specific individuals responsible 460 for implementing each component of the recommendation and how each 461 will be evaluated. All corrective action plans shall be provided 462 to the State Board of Education as may be required. The decision

463 of the State Board of Education establishing the probationary 464 period of time shall be final;

465 Offer, during the probationary period, technical (C) 466 assistance to the school district in making corrective actions. 467 Beginning July 1, 1998, subject to the availability of funds, the 468 State Department of Education shall provide technical and/or 469 financial assistance to all such school districts in order to 470 implement each measure identified in that district's corrective 471 action plan through professional development and on-site assistance. Each such school district shall apply for and utilize 472 473 all available federal funding in order to support its corrective 474 action plan in addition to state funds made available under this 475 paragraph;

(d) Assign department personnel or contract, in its
discretion, with the institutions of higher learning or other
appropriate private entities with experience in the academic,
finance and other operational functions of schools to assist
school districts;

481 Provide for publication of public notice at least (e) 482 one time during the probationary period, in a newspaper published 483 within the jurisdiction of the school district failing to meet 484 accreditation standards, or if no newspaper is published therein, 485 then in a newspaper having a general circulation therein. The 486 publication shall include the following: declaration of school 487 system's status as being on probation; all details relating to the 488 impairment report; and other information as the State Board of H. B. 1388

489 Education deems appropriate. Public notices issued under this 490 section shall be subject to Section 13-3-31 and not contrary to 491 other laws regarding newspaper publication.

492 If the recommendations for corrective action are (12)(a) 493 not taken by the local school district or if the deficiencies are 494 not removed by the end of the probationary period, the Commission 495 on School Accreditation shall conduct a hearing to allow the 496 affected school district to present evidence or other reasons why 497 its accreditation should not be withdrawn. Additionally, if the local school district violates accreditation standards that have 498 499 been determined by the policies and procedures of the State Board 500 of Education to be a basis for withdrawal of school district's 501 accreditation without a probationary period, the Commission on 502 School Accreditation shall conduct a hearing to allow the affected 503 school district to present evidence or other reasons why its 504 accreditation should not be withdrawn. After its consideration of 505 the results of the hearing, the Commission on School Accreditation 506 shall be authorized, with the approval of the State Board of 507 Education, to withdraw the accreditation of a public school 508 district, and issue a request to the Governor that a state of 509 emergency be declared in that district.

(b) If the State Board of Education and the Commission on School Accreditation determine that an extreme emergency situation exists in a school district that jeopardizes the safety, security or educational interests of the children enrolled in the schools in that district and that emergency situation is believed H. B. 1388 PAGE 18 515 to be related to a serious violation or violations of 516 accreditation standards or state or federal law, or when a school 517 district meets the State Board of Education's definition of a 518 failing school district for two (2) consecutive full school years, 519 or if more than fifty percent (50%) of the schools within the 520 school district are designated as Schools At-Risk in any one (1) 521 year, the State Board of Education may request the Governor to 522 declare a state of emergency in that school district. For 523 purposes of this paragraph, the declarations of a state of emergency shall not be limited to those instances when a school 524 525 district's impairments are related to a lack of financial 526 resources, but also shall include serious failure to meet minimum 527 academic standards, as evidenced by a continued pattern of poor 528 student performance.

529 (c) Whenever the Governor declares a state of emergency 530 in a school district in response to a request made under paragraph 531 (a) or (b) of this subsection, the State Board of Education may 532 take one or more of the following actions:

533 Declare a state of emergency, under which some (i) 534 or all of state funds can be escrowed except as otherwise provided 535 in Section 206, Constitution of 1890, until the board determines 536 corrective actions are being taken or the deficiencies have been 537 removed, or that the needs of students warrant the release of 538 The funds may be released from escrow for any program funds. which the board determines to have been restored to standard even 539

540 though the state of emergency may not as yet be terminated for the 541 district as a whole;

(ii) Override any decision of the local school board or superintendent of education, or both, concerning the management and operation of the school district, or initiate and make decisions concerning the management and operation of the school district;

547 (iii) Assign an interim superintendent, or in its 548 discretion, contract with a private entity with experience in the 549 academic, finance and other operational functions of schools and 550 school districts, who will have those powers and duties prescribed 551 in subsection (15) of this section;

(iv) Grant transfers to students who attend this school district so that they may attend other accredited schools or districts in a manner that is not in violation of state or federal law;

556 For states of emergency declared under (V) 557 paragraph (a) only, if the accreditation deficiencies are related 558 to the fact that the school district is too small, with too few 559 resources, to meet the required standards and if another school 560 district is willing to accept those students, abolish that 561 district and assign that territory to another school district or 562 districts. If the school district has proposed a voluntary 563 consolidation with another school district or districts, then if the State Board of Education finds that it is in the best interest 564 565 of the pupils of the district for the consolidation to proceed, H. B. 1388

566 the voluntary consolidation shall have priority over any such 567 assignment of territory by the State Board of Education;

568 (vi) For states of emergency declared under 569 paragraph (b) only, reduce local supplements paid to school 570 district employees, including, but not limited to, instructional 571 personnel, assistant teachers and extracurricular activities 572 personnel, if the district's impairment is related to a lack of financial resources, but only to an extent that will result in the 573 574 salaries being comparable to districts similarly situated, as determined by the State Board of Education; 575

576 (vii) For states of emergency declared under 577 paragraph (b) only, the State Board of Education may take any 578 action as prescribed in Section 37-17-13.

(d) At the time that satisfactory corrective action has been taken in a school district in which a state of emergency has been declared, the State Board of Education may request the Governor to declare that the state of emergency no longer exists in the district.

584 The parent or legal guardian of a school-age child (e) who is enrolled in a school district whose accreditation has been 585 586 withdrawn by the Commission on School Accreditation and without 587 approval of that school district may file a petition in writing to 588 a school district accredited by the Commission on School 589 Accreditation for a legal transfer. The school district 590 accredited by the Commission on School Accreditation may grant the 591 transfer according to the procedures of Section 37-15-31(1)(b). H. B. 1388

592 In the event the accreditation of the student's home district is 593 restored after a transfer has been approved, the student may 594 continue to attend the transferee school district. The per-pupil 595 amount of the adequate education program allotment, including the collective "add-on program" costs for the student's home school 596 597 district shall be transferred monthly to the school district 598 accredited by the Commission on School Accreditation that has 599 granted the transfer of the school-age child.

600 (f) Upon the declaration of a state of emergency for 601 any school district in which the Governor has previously declared 602 a state of emergency, the State Board of Education may either:

Place the school district into district 603 (i) 604 transformation, in which the school district shall remain until it 605 has fulfilled all conditions related to district transformation. If the district was assigned an accreditation rating of "D" or "F" 606 607 when placed into district transformation, the district shall be 608 eligible to return to local control when the school district has 609 attained a "C" rating or higher for five (5) consecutive years, 610 unless the State Board of Education determines that the district 611 is eligible to return to local control in less than the five-year 612 period;

613 (ii) Abolish the school district and 614 administratively consolidate the school district with one or more 615 existing school districts;

616 (iii) Reduce the size of the district and 617 administratively consolidate parts of the district, as determined H. B. 1388 PAGE 22 618 by the State Board of Education. However, no school district 619 which is not in district transformation shall be required to 620 accept additional territory over the objection of the district; or

621 Require the school district to develop and (iv) 622 implement a district improvement plan with prescriptive guidance 623 and support from the State Department of Education, with the goal 624 of helping the district improve student achievement. Failure of 625 the school board, superintendent and school district staff to 626 implement the plan with fidelity and participate in the activities 627 provided as support by the department shall result in the school 628 district retaining its eligibility for district transformation.

629 There is established a Mississippi Recovery School (a) 630 District within the State Department of Education under the 631 supervision of a deputy superintendent appointed by the State 632 Superintendent of Public Education, who is subject to the approval 633 by the State Board of Education. The Mississippi Recovery School 634 District shall provide leadership and oversight of all school 635 districts that are subject to district transformation status, as 636 defined in Chapters 17 and 18, Title 37, Mississippi Code of 1972, 637 and shall have all the authority granted under these two (2) 638 chapters. The Mississippi Department of Education, with the 639 approval of the State Board of Education, shall develop policies 640 for the operation and management of the Mississippi Recovery 641 School District. The deputy state superintendent is responsible 642 for the Mississippi Recovery School District and shall be 643 authorized to oversee the administration of the Mississippi H. B. 1388

644 Recovery School District, oversee the interim superintendent 645 assigned by the State Board of Education to a local school 646 district, hear appeals that would normally be filed by students, 647 parents or employees and heard by a local school board, which 648 hearings on appeal shall be conducted in a prompt and timely 649 manner in the school district from which the appeal originated in 650 order to ensure the ability of appellants, other parties and 651 witnesses to appeal without undue burden of travel costs or loss 652 of time from work, and perform other related duties as assigned by the State Superintendent of Public Education. The deputy state 653 654 superintendent is responsible for the Mississippi Recovery School 655 District and shall determine, based on rigorous professional 656 qualifications set by the State Board of Education, the 657 appropriate individuals to be engaged to be interim 658 superintendents and financial advisors, if applicable, of all school districts subject to district transformation status. After 659 660 State Board of Education approval, these individuals shall be 661 deemed independent contractors.

662 (13)Upon the declaration of a state of emergency in a 663 school district under subsection (12) of this section, the 664 Commission on School Accreditation shall be responsible for public 665 notice at least once a week for at least three (3) consecutive 666 weeks in a newspaper published within the jurisdiction of the 667 school district failing to meet accreditation standards, or if no 668 newspaper is published therein, then in a newspaper having a 669 general circulation therein. The size of the notice shall be no H. B. 1388 PAGE 24

670 smaller than one-fourth (1/4) of a standard newspaper page and shall be printed in bold print. If an interim superintendent has 671 672 been appointed for the school district, the notice shall begin as 673 "By authority of Section 37-17-6, Mississippi Code of follows: 674 1972, as amended, adopted by the Mississippi Legislature during 675 the 1991 Regular Session, this school district (name of school 676 district) is hereby placed under the jurisdiction of the State 677 Department of Education acting through its appointed interim 678 superintendent (name of interim superintendent)."

679 The notice also shall include, in the discretion of the State 680 Board of Education, any or all details relating to the school 681 district's emergency status, including the declaration of a state 682 of emergency in the school district and a description of the 683 district's impairment deficiencies, conditions of any district 684 transformation status and corrective actions recommended and being 685 taken. Public notices issued under this section shall be subject 686 to Section 13-3-31 and not contrary to other laws regarding 687 newspaper publication.

Upon termination of the state of emergency in a school district, the Commission on School Accreditation shall cause notice to be published in the school district in the same manner provided in this section, to include any or all details relating to the corrective action taken in the school district that resulted in the termination of the state of emergency.

(14) The State Board of Education or the Commission onSchool Accreditation shall have the authority to require school

696 districts to produce the necessary reports, correspondence, 697 financial statements, and any other documents and information 698 necessary to fulfill the requirements of this section.

Nothing in this section shall be construed to grant any individual, corporation, board or interim superintendent the authority to levy taxes except in accordance with presently existing statutory provisions.

703 Whenever the Governor declares a state of (15)(a) 704 emergency in a school district in response to a request made under 705 subsection (12) of this section, the State Board of Education, in 706 its discretion, may assign an interim superintendent to the school 707 district, or in its discretion, may contract with an appropriate private entity with experience in the academic, finance and other 708 709 operational functions of schools and school districts, who will be 710 responsible for the administration, management and operation of 711 the school district, including, but not limited to, the following 712 activities:

713 Approving or disapproving all financial (i) 714 obligations of the district, including, but not limited to, the 715 employment, termination, nonrenewal and reassignment of all 716 licensed and nonlicensed personnel, contractual agreements and 717 purchase orders, and approving or disapproving all claim dockets 718 and the issuance of checks; in approving or disapproving 719 employment contracts of superintendents, assistant superintendents 720 or principals, the interim superintendent shall not be required to

721 comply with the time limitations prescribed in Sections 37-9-15 722 and 37-9-105;

(ii) Supervising the day-to-day activities of the district's staff, including reassigning the duties and responsibilities of personnel in a manner which, in the determination of the interim superintendent, will best suit the needs of the district;

(iii) Reviewing the district's total financial obligations and operations and making recommendations to the district for cost savings, including, but not limited to, reassigning the duties and responsibilities of staff;

(iv) Attending all meetings of the district'sschool board and administrative staff;

(v) Approving or disapproving all athletic, band and other extracurricular activities and any matters related to those activities;

737 (vi) Maintaining a detailed account of 738 recommendations made to the district and actions taken in response 739 to those recommendations;

(vii) Reporting periodically to the State Board of Education on the progress or lack of progress being made in the district to improve the district's impairments during the state of emergency; and

744 (viii) Appointing a parent advisory committee,
745 comprised of parents of students in the school district that may

746 make recommendations to the interim superintendent concerning the 747 administration, management and operation of the school district.

748 The cost of the salary of the interim superintendent and any 749 other actual and necessary costs related to district 750 transformation status paid by the State Department of Education 751 shall be reimbursed by the local school district from funds other 752 than adequate education program funds. The department shall 753 submit an itemized statement to the superintendent of the local 754 school district for reimbursement purposes, and any unpaid balance 755 may be withheld from the district's adequate education program 756 funds.

At the time that the Governor, in accordance with the request of the State Board of Education, declares that the state of emergency no longer exists in a school district, the powers and responsibilities of the interim superintendent assigned to the district shall cease.

762 In order to provide loans to school districts under (b) a state of emergency or in district transformation status that 763 have impairments related to a lack of financial resources, the 764 765 School District Emergency Assistance Fund is created as a special 766 fund in the State Treasury into which monies may be transferred or 767 appropriated by the Legislature from any available public 768 education funds. Funds in the School District Emergency 769 Assistance Fund up to a maximum balance of Three Million Dollars 770 (\$3,000,000.00) annually shall not lapse but shall be available for expenditure in subsequent years subject to approval of the 771 H. B. 1388 PAGE 28

772 State Board of Education. Any amount in the fund in excess of 773 Three Million Dollars (\$3,000,000.00) at the end of the fiscal 774 year shall lapse into the State General Fund or the Education 775 Enhancement Fund, depending on the source of the fund.

776 The State Board of Education may loan monies from the School 777 District Emergency Assistance Fund to a school district that is 778 under a state of emergency or in district transformation status, 779 in those amounts, as determined by the board, that are necessary 780 to correct the district's impairments related to a lack of 781 financial resources. The loans shall be evidenced by an agreement 782 between the school district and the State Board of Education and 783 shall be repayable in principal, without necessity of interest, to 784 the School District Emergency Assistance Fund by the school 785 district from any allowable funds that are available. The total 786 amount loaned to the district shall be due and payable within five 787 (5) years after the impairments related to a lack of financial 788 resources are corrected. If a school district fails to make 789 payments on the loan in accordance with the terms of the agreement 790 between the district and the State Board of Education, the State 791 Department of Education, in accordance with rules and regulations 792 established by the State Board of Education, may withhold that 793 district's adequate education program funds in an amount and 794 manner that will effectuate repayment consistent with the terms of 795 the agreement; the funds withheld by the department shall be 796 deposited into the School District Emergency Assistance Fund.

797 The State Board of Education shall develop a protocol that 798 will outline the performance standards and requisite timeline 799 deemed necessary for extreme emergency measures. If the State 800 Board of Education determines that an extreme emergency exists, simultaneous with the powers exercised in this subsection, it 801 802 shall take immediate action against all parties responsible for 803 the affected school districts having been determined to be in an 804 extreme emergency. The action shall include, but not be limited 805 to, initiating civil actions to recover funds and criminal actions 806 to account for criminal activity. Any funds recovered by the 807 State Auditor or the State Board of Education from the surety 808 bonds of school officials or from any civil action brought under 809 this subsection shall be applied toward the repayment of any loan 810 made to a school district hereunder.

811 If a majority of the membership of the school board of (16)812 any school district resigns from office, the State Board of 813 Education shall be authorized to assign an interim superintendent, 814 who shall be responsible for the administration, management and 815 operation of the school district until the time as new board 816 members are selected or the Governor declares a state of emergency 817 in that school district under subsection (12), whichever occurs 818 In that case, the State Board of Education, acting through first. 819 the interim superintendent, shall have all powers which were held 820 by the previously existing school board, and may take any action as prescribed in Section 37-17-13 and/or one or more of the 821 822 actions authorized in this section.

823 (17)(a) If the Governor declares a state of emergency in a 824 school district, the State Board of Education may take all such 825 action pertaining to that school district as is authorized under 826 subsection (12) or (15) of this section, including the appointment 827 of an interim superintendent. The State Board of Education shall 828 also have the authority to issue a written request with 829 documentation to the Governor asking that the office of the 830 superintendent of the school district be subject to recall. Ιf 831 the Governor declares that the office of the superintendent of the school district is subject to recall, the local school board or 832 the county election commission, as the case may be, shall take the 833 834 following action:

835 (i) If the office of superintendent is an elected 836 office, in those years in which there is no general election, the 837 name shall be submitted by the State Board of Education to the 838 county election commission, and the county election commission 839 shall submit the question at a special election to the voters eligible to vote for the office of superintendent within the 840 841 county, and the special election shall be held within sixty (60) 842 days from notification by the State Board of Education. The 843 ballot shall read substantially as follows:

844"Shall County Superintendent of Education ______ (here the845name of the superintendent shall be inserted) of the ______846(here the title of the school district shall be inserted) be847retained in office? YesNo"

If a majority of those voting on the question votes against retaining the superintendent in office, a vacancy shall exist which shall be filled in the manner provided by law; otherwise, the superintendent shall remain in office for the term of that office, and at the expiration of the term shall be eligible for qualification and election to another term or terms.

854 (ii) If the office of superintendent is an 855 appointive office, the name of the superintendent shall be 856 submitted by the president of the local school board at the next 857 regular meeting of the school board for retention in office or 858 dismissal from office. If a majority of the school board voting 859 on the question vote against retaining the superintendent in 860 office, a vacancy shall exist which shall be filled as provided by 861 law, otherwise the superintendent shall remain in office for the 862 duration of his employment contract.

(b) The State Board of Education may issue a written request with documentation to the Governor asking that the membership of the school board of the school district shall be subject to recall. Whenever the Governor declares that the membership of the school board is subject to recall, the county election commission or the local governing authorities, as the case may be, shall take the following action:

(i) If the members of the local school board are
elected to office, in those years in which the specific member's
office is not up for election, the name of the school board member
shall be submitted by the State Board of Education to the county
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874 election commission, and the county election commission at a 875 special election shall submit the question to the voters eligible 876 to vote for the particular member's office within the county or 877 school district, as the case may be, and the special election 878 shall be held within sixty (60) days from notification by the 879 State Board of Education. The ballot shall read substantially as 880 follows:

881 "Members of the (here the title of the school 882 district shall be inserted) School Board who are not up for 883 election this year are subject to recall because of the school 884 district's failure to meet critical accountability standards as 885 defined in the letter of notification to the Governor from the 886 State Board of Education. Shall the member of the school board 887 representing this area, _____ (here the name of the school board member holding the office shall be inserted), be retained in 888 office? Yes No " 889

890 If a majority of those voting on the question vote against retaining the member of the school board in office, a vacancy in 891 892 that board member's office shall exist, which shall be filled in 893 the manner provided by law; otherwise, the school board member 894 shall remain in office for the term of that office, and at the 895 expiration of the term of office, the member shall be eliqible for 896 qualification and election to another term or terms of office. 897 However, if a majority of the school board members are recalled in 898 the special election, the Governor shall authorize the board of supervisors of the county in which the school district is situated 899 H. B. 1388

900 to appoint members to fill the offices of the members recalled.
901 The board of supervisors shall make those appointments in the
902 manner provided by law for filling vacancies on the school board,
903 and the appointed members shall serve until the office is filled
904 at the next regular special election or general election.

905 (ii) If the local school board is an appointed 906 school board, the name of all school board members shall be 907 submitted as a collective board by the president of the municipal 908 or county governing authority, as the case may be, at the next regular meeting of the governing authority for retention in office 909 910 or dismissal from office. If a majority of the governing 911 authority voting on the question vote against retaining the board 912 in office, a vacancy shall exist in each school board member's 913 office, which shall be filled as provided by law; otherwise, the 914 members of the appointed school board shall remain in office for 915 the duration of their term of appointment, and those members may 916 be reappointed.

917 (iii) If the local school board is comprised of 918 both elected and appointed members, the elected members shall be 919 subject to recall in the manner provided in subparagraph (i) of 920 this paragraph (b), and the appointed members shall be subject to 921 recall in the manner provided in subparagraph (ii).

922 (18) Beginning with the school district audits conducted for 923 the 1997-1998 fiscal year, the State Board of Education, acting 924 through the Commission on School Accreditation, shall require each 925 school district to comply with standards established by the State

926 Department of Audit for the verification of fixed assets and the 927 auditing of fixed assets records as a minimum requirement for 928 accreditation.

929 Before December 1, 1999, the State Board of Education (19)930 shall recommend a program to the Education Committees of the House 931 of Representatives and the Senate for identifying and rewarding 932 public schools that improve or are high performing. The program 933 shall be described by the board in a written report, which shall 934 include criteria and a process through which improving schools and 935 high-performing schools will be identified and rewarded.

936 The State Superintendent of Public Education and the State 937 Board of Education also shall develop a comprehensive 938 accountability plan to ensure that local school boards, 939 superintendents, principals and teachers are held accountable for 940 student achievement. A written report on the accountability plan 941 shall be submitted to the Education Committees of both houses of the Legislature before December 1, 1999, with any necessary 942 943 legislative recommendations.

944 (20) Before January 1, 2008, the State Board of Education 945 shall evaluate and submit a recommendation to the Education 946 Committees of the House of Representatives and the Senate on 947 inclusion of graduation rate and dropout rate in the school level 948 accountability system.

949 (21) If a local school district is determined as failing and 950 placed into district transformation status for reasons authorized 951 by the provisions of this section, the interim superintendent

952 appointed to the district shall, within forty-five (45) days after 953 being appointed, present a detailed and structured corrective 954 action plan to move the local school district out of district 955 transformation status to the deputy superintendent. A copy of the 956 interim superintendent's corrective action plan shall also be 957 filed with the State Board of Education.

958 **SECTION 8.** Section 37-3-2, Mississippi Code of 1972, is 959 amended as follows:

960 37-3-2. (1) There is established within the State Department of Education the Commission on Teacher and 961 962 Administrator Education, Certification and Licensure and 963 Development. It shall be the purpose and duty of the commission 964 to make recommendations to the State Board of Education regarding 965 standards for the certification and licensure and continuing professional development of those who teach or perform tasks of an 966 967 educational nature in the public schools of Mississippi.

968 (2) The commission shall be composed of fifteen (15) (a) 969 qualified members. The membership of the commission shall be 970 composed of the following members to be appointed, three (3) from each of the four (4) congressional districts, as such districts 971 972 existed on January 1, 2011, in accordance with the population 973 calculations determined by the 2010 federal decennial census, 974 including: four (4) classroom teachers; three (3) school 975 administrators; one (1) representative of schools of education of 976 public institutions of higher learning located within the state to 977 be recommended by the Board of Trustees of State Institutions of H. B. 1388

978 Higher Learning; one (1) representative from the schools of 979 education of independent institutions of higher learning to be 980 recommended by the Board of the Mississippi Association of 981 Independent Colleges; one (1) representative from public community 982 and junior colleges located within the state to be recommended by 983 the Mississippi Community College Board; one (1) local school 984 board member; and four (4) laypersons. Three (3) members of the commission, at the sole discretion of the State Board of 985 986 Education, shall be appointed from the state at large.

987 (b) All appointments shall be made by the State Board of Education after consultation with the State Superintendent of 988 989 The first appointments by the State Board of Public Education. 990 Education shall be made as follows: five (5) members shall be 991 appointed for a term of one (1) year; five (5) members shall be 992 appointed for a term of two (2) years; and five (5) members shall 993 be appointed for a term of three (3) years. Thereafter, all 994 members shall be appointed for a term of four (4) years.

995 (3) The State Board of Education when making appointments 996 shall designate a chairman. The commission shall meet at least 997 once every two (2) months or more often if needed. Members of the 998 commission shall be compensated at a rate of per diem as 999 authorized by Section 25-3-69 and be reimbursed for actual and 1000 necessary expenses as authorized by Section 25-3-41.

1001 (4) (a) An appropriate staff member of the State Department
1002 of Education shall be designated and assigned by the State
1003 Superintendent of Public Education to serve as executive secretary
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and coordinator for the commission. No less than two (2) other appropriate staff members of the State Department of Education shall be designated and assigned by the State Superintendent of Public Education to serve on the staff of the commission.

(b) An Office of Educator Misconduct Evaluations shall be established within the State Department of Education to assist the commission in responding to infractions and violations, and in conducting hearings and enforcing the provisions of subsections (11), (12), (13), (14) and (15) of this section, and violations of the Mississippi Educator Code of Ethics.

1014 (5) It shall be the duty of the commission to:

1015 (a) Set standards and criteria, subject to the approval
1016 of the State Board of Education, for all educator preparation
1017 programs in the state;

1018 (b) Recommend to the State Board of Education each year 1019 approval or disapproval of each educator preparation program in 1020 the state, subject to a process and schedule determined by the 1021 State Board of Education;

1022 (c) Establish, subject to the approval of the State 1023 Board of Education, standards for initial teacher certification 1024 and licensure in all fields;

1025 (d) Establish, subject to the approval of the State 1026 Board of Education, standards for the renewal of teacher licenses 1027 in all fields;

(e) Review and evaluate objective measures of teacher
performance, such as test scores, which may form part of the
licensure process, and to make recommendations for their use;

1031 (f) Review all existing requirements for certification 1032 and licensure;

1033 (g) Consult with groups whose work may be affected by 1034 the commission's decisions;

1035 (h) Prepare reports from time to time on current 1036 practices and issues in the general area of teacher education and 1037 certification and licensure;

1038 (i) Hold hearings concerning standards for teachers'
1039 and administrators' education and certification and licensure with
1040 approval of the State Board of Education;

1041 (j) Hire expert consultants with approval of the State 1042 Board of Education;

1043 (k) Set up ad hoc committees to advise on specific 1044 areas; * * *

(1) Perform such other functions as may fall within their general charge and which may be delegated to them by the State Board of Education * * *; and

1048(m) Establish standards, subject to the approval of the1049State Board of Education, for supplemental endorsements, provided1050that the standards allow teachers as many options as possible to1051receive a supplemental endorsement, including, but not limited to,1052the option of taking additional coursework or earning at least the1053minimum qualifying score or higher on the required licensure

1054 <u>subject assessment relevant to the endorsement area for which the</u> 1055 <u>licensure is sought. The subject assessment option shall not</u> 1056 <u>apply to certain subject areas, including, but not limited to,</u> 1057 <u>Early/Primary Education PreK-3, Elementary Education, or Special</u> 1058 <u>Education, except by special approval by the State Board of</u> 1059 Education.

1060 Standard License - Approved Program Route. (6) (a) An 1061 educator entering the school system of Mississippi for the first 1062 time and meeting all requirements as established by the State 1063 Board of Education shall be granted a standard five-year license. 1064 Persons who possess two (2) years of classroom experience as an 1065 assistant teacher or who have taught for one (1) year in an 1066 accredited public or private school shall be allowed to fulfill 1067 student teaching requirements under the supervision of a qualified 1068 participating teacher approved by an accredited college of 1069 education. The local school district in which the assistant 1070 teacher is employed shall compensate such assistant teachers at 1071 the required salary level during the period of time such 1072 individual is completing student teaching requirements. 1073 Applicants for a standard license shall submit to the department: 1074 (i) An application on a department form; 1075 (ii) An official transcript of completion of a 1076 teacher education program approved by the department or a 1077 nationally accredited program, subject to the following: 1078 Licensure to teach in Mississippi prekindergarten through 1079 kindergarten classrooms shall require completion of a teacher H. B. 1388 PAGE 40

1080 education program or a Bachelor of Science degree with child 1081 development emphasis from a program accredited by the American 1082 Association of Family and Consumer Sciences (AAFCS) or by the 1083 National Association for Education of Young Children (NAEYC) or by 1084 the National Council for Accreditation of Teacher Education 1085 (NCATE). Licensure to teach in Mississippi kindergarten, for 1086 those applicants who have completed a teacher education program, 1087 and in Grade 1 through Grade 4 shall require the completion of an 1088 interdisciplinary program of studies. Licenses for Grades 4 1089 through 8 shall require the completion of an interdisciplinary 1090 program of studies with two (2) or more areas of concentration. 1091 Licensure to teach in Mississippi Grades 7 through 12 shall 1092 require a major in an academic field other than education, or a 1093 combination of disciplines other than education. Students 1094 preparing to teach a subject shall complete a major in the 1095 respective subject discipline. All applicants for standard 1096 licensure shall demonstrate that such person's college preparation 1097 in those fields was in accordance with the standards set forth by 1098 the National Council for Accreditation of Teacher Education (NCATE) or the National Association of State Directors of Teacher 1099 1100 Education and Certification (NASDTEC) or, for those applicants who 1101 have a Bachelor of Science degree with child development emphasis, the American Association of Family and Consumer Sciences (AAFCS). 1102 1103 Effective July 1, 2016, for initial elementary education 1104 licensure, a teacher candidate must earn a passing score on a 1105 rigorous test of scientifically research-based reading instruction H. B. 1388 PAGE 41

1106 and intervention and data-based decision-making principles as 1107 approved by the State Board of Education; 1108 (iii) A copy of test scores evidencing 1109 satisfactory completion of nationally administered examinations of 1110 achievement, such as the Educational Testing Service's teacher 1111 testing examinations; (iv) Any other document required by the State 1112 1113 Board of Education; and 1114 (v) From and after July 1, 2020, no teacher 1115 candidate shall be licensed to teach in Mississippi who did not 1116 meet the following criteria for entrance into an approved teacher 1117 education program: 1118 An ACT Score of twenty-one (21) (or SAT 1. 1119 equivalent); or 1120 2. Achieve a qualifying passing score on the 1121 Praxis Core Academic Skills for Educators examination as 1122 established by the State Board of Education; or 1123 3. A minimum GPA of 3.0 on coursework prior 1124 to admission to an approved teacher education program. 1125 (i) Standard License - Nontraditional Teaching (b) 1126 Route. From and after July 1, 2020, no teacher candidate shall be 1127 licensed to teach in Mississippi under the alternate route who did not meet the following criteria: 1128 1129 * * *1. An ACT Score of twenty-one (21) (or 1130 SAT equivalent); or

1131 * * *<u>2</u>. Achieve a qualifying passing score 1132 on the Praxis Core Academic Skills for Educators examination as 1133 established by the State Board of Education; or

1134* * *3.A minimum GPA of 3.0 on coursework1135prior to admission to an approved teacher education program.

1136 (ii) Beginning July 1, 2020, an individual who has 1137 attained a passing score on the Praxis Core Academic Skills for 1138 Educators or an ACT Score of twenty-one (21) (or SAT equivalent) 1139 or a minimum GPA of 3.0 on coursework prior to admission to an 1140 approved teacher education program and a passing score on the 1141 Praxis Subject Assessment in the requested area of endorsement may 1142 apply for admission to the Teach Mississippi Institute (TMI) program to teach students in Grades 7 through 12 if the individual 1143 1144 meets the requirements of this paragraph (b). The State Board of 1145 Education shall adopt rules requiring that teacher preparation 1146 institutions which provide the Teach Mississippi Institute (TMI) program for the preparation of nontraditional teachers shall meet 1147 1148 the standards and comply with the provisions of this paragraph.

1149 * * *1. The Teach Mississippi Institute 1150 (TMI) shall include an intensive eight-week, nine-semester-hour 1151 summer program or a curriculum of study in which the student 1152 matriculates in the fall or spring semester, which shall include, 1153 but not be limited to, instruction in education, effective 1154 teaching strategies, classroom management, state curriculum requirements, planning and instruction, instructional methods and 1155 1156 pedagogy, using test results to improve instruction, and a one (1) H. B. 1388 PAGE 43

1157 semester three-hour supervised internship to be completed while 1158 the teacher is employed as a full-time teacher intern in a local 1159 school district. The TMI shall be implemented on a pilot program 1160 basis, with courses to be offered at up to four (4) locations in 1161 the state, with one (1) TMI site to be located in each of the 1162 three (3) Mississippi Supreme Court districts.

1163 * * *2. The school sponsoring the teacher 1164 intern shall enter into a written agreement with the institution 1165 providing the Teach Mississippi Institute (TMI) program, under 1166 terms and conditions as agreed upon by the contracting parties, 1167 providing that the school district shall provide teacher interns 1168 seeking a nontraditional provisional teaching license with a 1169 one-year classroom teaching experience. The teacher intern shall 1170 successfully complete the one (1) semester three-hour intensive 1171 internship in the school district during the semester immediately 1172 following successful completion of the TMI and prior to the end of 1173 the one-year classroom teaching experience.

1174 * * *3. Upon completion of the 1175 nine-semester-hour TMI or the fall or spring semester option, the 1176 individual shall submit his transcript to the commission for 1177 provisional licensure of the intern teacher, and the intern 1178 teacher shall be issued a provisional teaching license by the 1179 commission, which will allow the individual to legally serve as a 1180 teacher while the person completes a nontraditional teacher 1181 preparation internship program.

1182 * * *4. During the semester of internship in 1183 the school district, the teacher preparation institution shall monitor the performance of the intern teacher. 1184 The school 1185 district that employs the provisional teacher shall supervise the 1186 provisional teacher during the teacher's intern year of employment 1187 under a nontraditional provisional license, and shall, in consultation with the teacher intern's mentor at the school 1188 1189 district of employment, submit to the commission a comprehensive 1190 evaluation of the teacher's performance sixty (60) days prior to 1191 the expiration of the nontraditional provisional license. If the 1192 comprehensive evaluation establishes that the provisional teacher 1193 intern's performance fails to meet the standards of the approved 1194 nontraditional teacher preparation internship program, the 1195 individual shall not be approved for a standard license. * * *5. An individual issued a provisional 1196 1197 teaching license under this nontraditional route shall 1198 successfully complete, at a minimum, a one-year beginning teacher mentoring and induction program administered by the employing 1199 1200 school district with the assistance of the State Department of 1201 Education.

1202 * * *<u>6.</u> Upon successful completion of the 1203 TMI and the internship provisional license period, applicants for 1204 a Standard License - Nontraditional Route shall submit to the 1205 commission a transcript of successful completion of the twelve 1206 (12) semester hours required in the internship program, and the 1207 employing school district shall submit to the commission a H. B. 1388

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1208 recommendation for standard licensure of the intern. If the 1209 school district recommends licensure, the applicant shall be 1210 issued a Standard License - Nontraditional Route which shall be 1211 valid for a five-year period and be renewable.

1212 * * *7. At the discretion of the teacher 1213 preparation institution, the individual shall be allowed to credit 1214 the twelve (12) semester hours earned in the nontraditional 1215 teacher internship program toward the graduate hours required for 1216 a Master of Arts in Teacher (MAT) Degree.

1217 * * *8. The local school district in which 1218 the nontraditional teacher intern or provisional licensee is 1219 employed shall compensate such teacher interns at Step 1 of the 1220 required salary level during the period of time such individual is 1221 completing teacher internship requirements and shall compensate 1222 such Standard License - Nontraditional Route teachers at Step 3 of 1223 the required salary level when they complete license requirements.

1224 (iii) Implementation of the TMI program provided for under this paragraph (b) shall be contingent upon the 1225 1226 availability of funds appropriated specifically for such purpose 1227 by the Legislature. Such implementation of the TMI program may 1228 not be deemed to prohibit the State Board of Education from 1229 developing and implementing additional alternative route teacher 1230 licensure programs, as deemed appropriate by the board. The 1231 emergency certification program in effect prior to July 1, 2002, 1232 shall remain in effect.

(iv) A Standard License - Approved Program Route shall be issued for a five-year period, and may be renewed. Recognizing teaching as a profession, a hiring preference shall be granted to persons holding a Standard License - Approved Program Route or Standard License - Nontraditional Teaching Route over persons holding any other license.

Special License - Expert Citizen. In order to 1239 (C) 1240 allow a school district to offer specialized or technical courses, 1241 the State Department of Education, in accordance with rules and 1242 regulations established by the State Board of Education, may grant 1243 a * * * five-year expert citizen-teacher license to local business 1244 or other professional personnel to teach in a public school or 1245 nonpublic school accredited or approved by the state. Such person 1246 shall be required to have a high school diploma, an industry-recognized certification related to the subject area in 1247 1248 which they are teaching and a minimum of five (5) years of 1249 relevant experience but shall not be required to hold an associate 1250 or bachelor's degree, provided that he or she possesses the 1251 minimum qualifications required for his or her profession, and may 1252 begin teaching upon his employment by the local school board and 1253 licensure by the Mississippi Department of Education. If a school 1254 board hires a career technical education pathway instructor who 1255 does not have an industry certification in his or her area of 1256 expertise but does have the required experience, the school board 1257 shall spread their decision on the minutes at their next meeting 1258 and provide a detailed explanation for why they hired the H. B. 1388

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1259 <u>instructor.</u> Such instructor shall present the minutes of the 1260 <u>school board to the State Department of Education when he or she</u> 1261 <u>applies for an expert citizen license.</u> The board shall adopt 1262 rules and regulations to administer the expert citizen-teacher 1263 license. A Special License - Expert Citizen may be renewed in 1264 accordance with the established rules and regulations of the State 1265 Department of Education.

(d) Special License - Nonrenewable. The State Board of
Education is authorized to establish rules and regulations to
allow those educators not meeting requirements in paragraph (a),
(b) or (c) of this subsection (6) to be licensed for a period of
not more than three (3) years, except by special approval of the
State Board of Education.

1272 Nonlicensed Teaching Personnel. A nonlicensed (e) 1273 person may teach for a maximum of three (3) periods per teaching 1274 day in a public school district or a nonpublic school 1275 accredited/approved by the state. Such person shall submit to the 1276 department a transcript or record of his education and experience 1277 which substantiates his preparation for the subject to be taught 1278 and shall meet other qualifications specified by the commission 1279 and approved by the State Board of Education. In no case shall 1280 any local school board hire nonlicensed personnel as authorized under this paragraph in excess of five percent (5%) of the total 1281 1282 number of licensed personnel in any single school.

1283 (f) **Special License - Transitional Bilingual Education**. 1284 Beginning July 1, 2003, the commission shall grant special

1285 licenses to teachers of transitional bilingual education who 1286 possess such qualifications as are prescribed in this section. 1287 Teachers of transitional bilingual education shall be compensated 1288 by local school boards at not less than one (1) step on the 1289 regular salary schedule applicable to permanent teachers licensed 1290 under this section. The commission shall grant special licenses 1291 to teachers of transitional bilingual education who present the 1292 commission with satisfactory evidence that they (i) possess a 1293 speaking and reading ability in a language, other than English, in 1294 which bilingual education is offered and communicative skills in 1295 English; (ii) are in good health and sound moral character; (iii) 1296 possess a bachelor's degree or an associate's degree in teacher 1297 education from an accredited institution of higher education; (iv) 1298 meet such requirements as to courses of study, semester hours therein, experience and training as may be required by the 1299 1300 commission; and (v) are legally present in the United States and 1301 possess legal authorization for employment. A teacher of 1302 transitional bilingual education serving under a special license 1303 shall be under an exemption from standard licensure if he achieves 1304 the requisite qualifications therefor. Two (2) years of service 1305 by a teacher of transitional bilingual education under such an 1306 exemption shall be credited to the teacher in acquiring a Standard 1307 Educator License. Nothing in this paragraph shall be deemed to 1308 prohibit a local school board from employing a teacher licensed in an appropriate field as approved by the State Department of 1309

1310 Education to teach in a program in transitional bilingual 1311 education.

(g) In the event any school district meets the highest accreditation standards as defined by the State Board of Education in the accountability system, the State Board of Education, in its discretion, may exempt such school district from any restrictions in paragraph (e) relating to the employment of nonlicensed teaching personnel.

(h) Highly Qualified Teachers. Beginning July 1, 2006,
any teacher from any state meeting the federal definition of
highly qualified, as described in the No Child Left Behind Act,
must be granted a standard five-year license by the State
Department of Education.

(7) Administrator License. The State Board of Education is authorized to establish rules and regulations and to administer the licensure process of the school administrators in the State of Mississippi. There will be four (4) categories of administrator licensure with exceptions only through special approval of the State Board of Education.

(a) Administrator License - Nonpracticing. Those
educators holding administrative endorsement but having no
administrative experience or not serving in an administrative
position on January 15, 1997.

(b) Administrator License - Entry Level. Those educators holding administrative endorsement and having met the department's qualifications to be eligible for employment in a H. B. 1388 PAGE 50 Mississippi school district. Administrator License - Entry Level shall be issued for a five-year period and shall be nonrenewable. (c) Standard Administrator License - Career Level. An administrator who has met all the requirements of the department for standard administrator licensure.

1341 (d) Administrator License - Nontraditional Route. The board may establish a nontraditional route for licensing 1342 1343 administrative personnel. Such nontraditional route for 1344 administrative licensure shall be available for persons holding, 1345 but not limited to, a master of business administration degree, a 1346 master of public administration degree, a master of public planning and policy degree or a doctor of jurisprudence degree 1347 1348 from an accredited college or university, with five (5) years of administrative or supervisory experience. Successful completion 1349 1350 of the requirements of alternate route licensure for 1351 administrators shall qualify the person for a standard 1352 administrator license.

1353 Individuals seeking school administrator licensure under 1354 paragraph (b), (c) or (d) shall successfully complete a training 1355 program and an assessment process prescribed by the State Board of 1356 Education. All applicants for school administrator licensure 1357 shall meet all requirements prescribed by the department under 1358 paragraph (b), (c) or (d), and the cost of the assessment process 1359 required shall be paid by the applicant.

1360 (8) Reciprocity. The department shall grant a standard 1361 five-year license to any individual who possesses a valid standard H. B. 1388 PAGE 51 1362 license from another state, or another country or political

1363 <u>subdivision thereof</u>, within a period of twenty-one (21) days from 1364 the date of a completed application. The issuance of a license by 1365 reciprocity to a military-trained applicant, military spouse or 1366 person who establishes residence in this state shall be subject to 1367 the provisions of Section 73-50-1 or 73-50-2, as applicable.

1368 Renewal and Reinstatement of Licenses. (9) The State Board 1369 of Education is authorized to establish rules and regulations for 1370 the renewal and reinstatement of educator and administrator licenses. Effective May 15, 1997, the valid standard license held 1371 1372 by an educator shall be extended five (5) years beyond the expiration date of the license in order to afford the educator 1373 1374 adequate time to fulfill new renewal requirements established pursuant to this subsection. An educator completing a master of 1375 1376 education, educational specialist or doctor of education degree in 1377 May 1997 for the purpose of upgrading the educator's license to a 1378 higher class shall be given this extension of five (5) years plus 1379 five (5) additional years for completion of a higher degree. For 1380 all license types with a current valid expiration date of June 30, 1381 2021, the State Department of Education shall grant a one-year 1382 extension to June 30, 2022. Beginning July 1, 2022, and 1383 thereafter, applicants for licensure renewal shall meet all 1384 requirements in effect on the date that the complete application 1385 is received by the State Department of Education.

1386 (10) All controversies involving the issuance, revocation,1387 suspension or any change whatsoever in the licensure of an

1388 educator required to hold a license shall be initially heard in a 1389 hearing de novo, by the commission or by a subcommittee established by the commission and composed of commission members, 1390 or by a hearing officer retained and appointed by the commission, 1391 1392 for the purpose of holding hearings. Any complaint seeking the 1393 denial of issuance, revocation or suspension of a license shall be by sworn affidavit filed with the Commission on Teacher and 1394 Administrator Education, Certification and Licensure and 1395 1396 Development. The decision thereon by the commission, its subcommittee or hearing officer, shall be final, unless the 1397 1398 aggrieved party shall appeal to the State Board of Education, 1399 within ten (10) days, of the decision of the commission, its 1400 subcommittee or hearing officer. An appeal to the State Board of 1401 Education shall be perfected upon filing a notice of the appeal 1402 and by the prepayment of the costs of the preparation of the 1403 record of proceedings by the commission, its subcommittee or 1404 hearing officer. An appeal shall be on the record previously made 1405 before the commission, its subcommittee or hearing officer, unless 1406 otherwise provided by rules and regulations adopted by the board. 1407 The decision of the commission, its subcommittee or hearing 1408 officer shall not be disturbed on appeal if supported by 1409 substantial evidence, was not arbitrary or capricious, within the authority of the commission, and did not violate some statutory or 1410 constitutional right. The State Board of Education in its 1411 1412 authority may reverse, or remand with instructions, the decision

1413 of the commission, its subcommittee or hearing officer. The 1414 decision of the State Board of Education shall be final. The State Board of Education, acting through the 1415 (11)(a) commission, may deny an application for any teacher or 1416 1417 administrator license for one or more of the following: 1418 (i) Lack of qualifications which are prescribed by 1419 law or regulations adopted by the State Board of Education; 1420 (ii) The applicant has a physical, emotional or 1421 mental disability that renders the applicant unfit to perform the duties authorized by the license, as certified by a licensed 1422 1423 psychologist or psychiatrist; 1424 The applicant is actively addicted to or (iii) 1425 actively dependent on alcohol or other habit-forming drugs or is a 1426 habitual user of narcotics, barbiturates, amphetamines, 1427 hallucinogens or other drugs having similar effect, at the time of 1428 application for a license; 1429 (iv) Fraud or deceit committed by the applicant in securing or attempting to secure such certification and license; 1430 1431 Failing or refusing to furnish reasonable (V) evidence of identification; 1432 1433 (vi) The applicant has been convicted, has pled 1434 quilty or entered a plea of nolo contendere to a felony, as 1435 defined by federal or state law. For purposes of this 1436 subparagraph (vi) of this paragraph (a), a "guilty plea" includes a plea of quilty, entry of a plea of nolo contendere, or entry of 1437 1438 an order granting pretrial or judicial diversion; H. B. 1388 PAGE 54

(vii) The applicant or licensee is on probation or post-release supervision for a felony or conviction, as defined by federal or state law. However, this disqualification expires upon the end of the probationary or post-release supervision period.

(b) The State Board of Education, acting through the commission, shall deny an application for any teacher or administrator license, or immediately revoke the current teacher or administrator license, for one or more of the following:

1447 (i) If the applicant or licensee has been
1448 convicted, has pled guilty or entered a plea of nolo contendere to
1449 a sex offense as defined by federal or state law. For purposes of
1450 this subparagraph (i) of this paragraph (b), a "guilty plea"
1451 includes a plea of guilty, entry of a plea of nolo contendere, or
1452 entry of an order granting pretrial or judicial diversion;

(ii) The applicant or licensee is on probation or post-release supervision for a sex offense conviction, as defined by federal or state law;

(iii) The license holder has fondled a student as described in Section 97-5-23, or had any type of sexual involvement with a student as described in Section 97-3-95; or

(iv) The license holder has failed to report sexual involvement of a school employee with a student as required by Section 97-5-24.

1462 (12) The State Board of Education, acting through the 1463 commission, may revoke, suspend or refuse to renew any teacher or 1464 administrator license for specified periods of time or may place

1465 on probation, reprimand a licensee, or take other disciplinary 1466 action with regard to any license issued under this chapter for 1467 one or more of the following:

1468 (a) Breach of contract or abandonment of employment may
1469 result in the suspension of the license for one (1) school year as
1470 provided in Section 37-9-57;

(b) Obtaining a license by fraudulent means shall
result in immediate suspension and continued suspension for one
(1) year after correction is made;

(c) Suspension or revocation of a certificate or license by another state shall result in immediate suspension or revocation and shall continue until records in the prior state have been cleared;

(d) The license holder has been convicted, has pled
guilty or entered a plea of nolo contendere to a felony, as
defined by federal or state law. For purposes of this paragraph,
a "guilty plea" includes a plea of guilty, entry of a plea of nolo
contendere, or entry of an order granting pretrial or judicial
diversion;

(e) The license holder knowingly and willfully committing any of the acts affecting validity of mandatory uniform test results as provided in Section 37-16-4(1);

1487 (f) The license holder has engaged in unethical conduct 1488 relating to an educator/student relationship as identified by the 1489 State Board of Education in its rules;

(g) The license holder served as superintendent or principal in a school district during the time preceding and/or that resulted in the Governor declaring a state of emergency and the State Board of Education appointing a conservator;

(h) The license holder submitted a false certification
to the State Department of Education that a statewide test was
administered in strict accordance with the Requirements of the
Mississippi Statewide Assessment System; or

(i) The license holder has failed to comply with the
Procedures for Reporting Infractions as promulgated by the
commission and approved by the State Board of Education pursuant
to subsection (15) of this section.

1502 For purposes of this subsection, probation shall be defined as a length of time determined by the commission, its subcommittee 1503 1504 or hearing officer, and based on the severity of the offense in 1505 which the license holder shall meet certain requirements as 1506 prescribed by the commission, its subcommittee or hearing officer. Failure to complete the requirements in the time specified shall 1507 1508 result in immediate suspension of the license for one (1) year. 1509 Dismissal or suspension of a licensed employee by (13)(a) 1510 a local school board pursuant to Section 37-9-59 may result in the 1511 suspension or revocation of a license for a length of time which 1512 shall be determined by the commission and based upon the severity 1513 of the offense.

(b) Any offense committed or attempted in any other state shall result in the same penalty as if committed or attempted in this state.

1517 (C) A person may voluntarily surrender a license. The 1518 surrender of such license may result in the commission 1519 recommending any of the above penalties without the necessity of a hearing. However, any such license which has voluntarily been 1520 1521 surrendered by a licensed employee may only be reinstated by a 1522 majority vote of all members of the commission present at the 1523 meeting called for such purpose.

1524 (14)(a) A person whose license has been suspended or 1525 surrendered on any grounds except criminal grounds may petition 1526 for reinstatement of the license after one (1) year from the date of suspension or surrender, or after one-half (1/2) of the 1527 1528 suspended or surrendered time has lapsed, whichever is greater. А 1529 person whose license has been suspended or revoked on any grounds 1530 or violations under subsection (12) of this section may be reinstated automatically or approved for a reinstatement hearing, 1531 1532 upon submission of a written request to the commission. A license 1533 suspended, revoked or surrendered on criminal grounds may be 1534 reinstated upon petition to the commission filed after expiration 1535 of the sentence and parole or probationary period imposed upon conviction. A revoked, suspended or surrendered license may be 1536 1537 reinstated upon satisfactory showing of evidence of 1538 rehabilitation. The commission shall require all who petition for 1539 reinstatement to furnish evidence satisfactory to the commission H. B. 1388

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1540 of good character, good mental, emotional and physical health and 1541 such other evidence as the commission may deem necessary to 1542 establish the petitioner's rehabilitation and fitness to perform 1543 the duties authorized by the license.

1544 A person whose license expires while under (b) 1545 investigation by the Office of Educator Misconduct for an alleged violation may not be reinstated without a hearing before the 1546 1547 commission if required based on the results of the investigation. 1548 Reporting procedures and hearing procedures for dealing (15)with infractions under this section shall be promulgated by the 1549 1550 commission, subject to the approval of the State Board of 1551 The revocation or suspension of a license shall be Education. 1552 effected at the time indicated on the notice of suspension or 1553 The commission shall immediately notify the revocation. 1554 superintendent of the school district or school board where the 1555 teacher or administrator is employed of any disciplinary action 1556 and also notify the teacher or administrator of such revocation or 1557 suspension and shall maintain records of action taken. The State 1558 Board of Education may reverse or remand with instructions any 1559 decision of the commission, its subcommittee or hearing officer 1560 regarding a petition for reinstatement of a license, and any such 1561 decision of the State Board of Education shall be final.

(16) An appeal from the action of the State Board of Education in denying an application, revoking or suspending a license or otherwise disciplining any person under the provisions of this section shall be filed in the Chancery Court of the First

1566 Judicial District of Hinds County, Mississippi, on the record 1567 made, including a verbatim transcript of the testimony at the The appeal shall be filed within thirty (30) days after 1568 hearing. 1569 notification of the action of the board is mailed or served and 1570 the proceedings in chancery court shall be conducted as other 1571 matters coming before the court. The appeal shall be perfected upon filing notice of the appeal and by the prepayment of all 1572 1573 costs, including the cost of preparation of the record of the 1574 proceedings by the State Board of Education, and the filing of a bond in the sum of Two Hundred Dollars (\$200.00) conditioned that 1575 1576 if the action of the board be affirmed by the chancery court, the 1577 applicant or license holder shall pay the costs of the appeal and 1578 the action of the chancery court.

(17) All such programs, rules, regulations, standards and criteria recommended or authorized by the commission shall become effective upon approval by the State Board of Education as designated by appropriate orders entered upon the minutes thereof.

1583 The granting of a license shall not be deemed a (18)1584 property right nor a guarantee of employment in any public school 1585 district. A license is a privilege indicating minimal eligibility 1586 for teaching in the public school districts of Mississippi. This 1587 section shall in no way alter or abridge the authority of local 1588 school districts to require greater qualifications or standards of 1589 performance as a prerequisite of initial or continued employment in such districts. 1590

1591 (19)In addition to the reasons specified in subsections 1592 (12) and (13) of this section, the board shall be authorized to suspend the license of any licensee for being out of compliance 1593 1594 with an order for support, as defined in Section 93-11-153. The procedure for suspension of a license for being out of compliance 1595 1596 with an order for support, and the procedure for the reissuance or 1597 reinstatement of a license suspended for that purpose, and the 1598 payment of any fees for the reissuance or reinstatement of a 1599 license suspended for that purpose, shall be governed by Section 93-11-157 or 93-11-163, as the case may be. Actions taken by the 1600 1601 board in suspending a license when required by Section 93-11-157 1602 or 93-11-163 are not actions from which an appeal may be taken 1603 under this section. Any appeal of a license suspension that is 1604 required by Section 93-11-157 or 93-11-163 shall be taken in 1605 accordance with the appeal procedure specified in Section 1606 93-11-157 or 93-11-163, as the case may be, rather than the 1607 procedure specified in this section. If there is any conflict 1608 between any provision of Section 93-11-157 or 93-11-163 and any 1609 provision of this chapter, the provisions of Section 93-11-157 or 1610 93-11-163, as the case may be, shall control.

1611 (20) The Department of Education shall grant and renew all 1612 licenses and certifications of teachers and administrators within 1613 twenty-one (21) days from the date of a completed application if 1614 the applicant has otherwise met all established requirements for 1615 the license or certification.

1616 SECTION 9. Section 37-16-3, Mississippi Code of 1972, is 1617 amended as follows:

1618 37-16-3. (1) The State Department of Education is directed 1619 to implement a program of statewide assessment testing which shall 1620 provide for the improvement of the operation and management of the 1621 public schools. The statewide program shall be timed, as far as 1622 possible, so as not to conflict with ongoing district assessment 1623 programs. As part of the program, the department shall:

(a) Establish, with the approval of the State Board of
Education, minimum performance standards related to the goals for
education contained in the state's plan including, but not limited
to, basic skills in reading, writing and mathematics. The minimum
performance standards shall be approved by April 1 in each year
they are established.

(b) Conduct a uniform statewide testing program in
grades deemed appropriate in the public schools, including charter
schools, which shall include the administration of a

1633 career-readiness assessment, such as, but not limited to, the ACT

1634 WorkKeys Assessment, deemed appropriate by the Mississippi

1635 Department of Education working in coordination with the Office of

1636 Workforce Development, to any students electing to take the

1637 <u>assessment</u>. <u>Each individual school district shall determine</u>

1638 whether the assessment is administered in the tenth, eleventh or

1639 <u>twelfth grade.</u> The program may test skill areas, basic skills and 1640 high school course content.

1641 (C)Monitor the results of the assessment program and, 1642 at any time the composite student performance of a school or basic program is found to be below the established minimum standards, 1643 notify the district superintendent or the governing board of the 1644 1645 charter school, as the case may be, the school principal and the 1646 school advisory committee or other existing parent group of the situation within thirty (30) days of its determination. 1647 The 1648 department shall further provide technical assistance to a school 1649 district in the identification of the causes of this deficiency and shall recommend courses of action for its correction. 1650

(d) Provide technical assistance to the school districts, when requested, in the development of student performance standards in addition to the established minimum statewide standards.

(e) Issue security procedure regulations providing for
the security and integrity of the tests that are administered
under the basic skills assessment program.

1658 In case of an allegation of a testing irregularity (f) 1659 that prompts a need for an investigation by the Department of 1660 Education, the department may, in its discretion, take complete 1661 control of the statewide test administration in a school district 1662 or any part thereof, including, but not limited to, obtaining control of the test booklets and answer documents. In the case of 1663 1664 any verified testing irregularity that jeopardized the security 1665 and integrity of the test(s), validity or the accuracy of the test 1666 results, the cost of the investigation and any other actual and H. B. 1388

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1667 necessary costs related to the investigation paid by the 1668 Department of Education shall be reimbursed by the local school 1669 district from funds other than federal funds, Mississippi Adequate 1670 Education Program funds, or any other state funds within six (6) 1671 months from the date of notice by the department to the school 1672 district to make reimbursement to the department.

1673 Uniform basic skills tests shall be completed by each (2) 1674 student in the appropriate grade. These tests shall be 1675 administered in such a manner as to preserve the integrity and 1676 validity of the assessment. In the event of excused or unexcused 1677 student absences, make-up tests shall be given. The school 1678 superintendent of every school district in the state and the 1679 principal of each charter school shall annually certify to the 1680 State Department of Education that each student enrolled in the 1681 appropriate grade has completed the required basic skills 1682 assessment test for his or her grade in a valid test 1683 administration.

1684 Within five (5) days of completing the administration of (3) 1685 a statewide test, the principal of the school where the test was 1686 administered shall certify under oath to the State Department of 1687 Education that the statewide test was administered in strict 1688 accordance with the Requirements of the Mississippi Statewide 1689 Assessment System as adopted by the State Board of Education. The 1690 principal's sworn certification shall be set forth on a form 1691 developed and approved by the Department of Education. If, 1692 following the administration of a statewide test, the principal H. B. 1388 PAGE 64

1693 has reason to believe that the test was not administered in strict 1694 accordance with the Requirements of the Mississippi Statewide 1695 Assessment System as adopted by the State Board of Education, the 1696 principal shall submit a sworn certification to the Department of 1697 Education setting forth all information known or believed by the 1698 principal about all potential violations of the Requirements of 1699 the Mississippi Statewide Assessment System as adopted by the 1700 State Board of Education. The submission of false information or 1701 false certification to the Department of Education by any licensed 1702 educator may result in licensure disciplinary action pursuant to 1703 Section 37-3-2 and criminal prosecution pursuant to Section 1704 37-16-4.

1705 SECTION 10. Section 37-16-17, Mississippi Code of 1972, is 1706 amended as follows:

1707 37-16-17. (1) Purpose. (a) The purpose of this section is 1708 to create a quality option in Mississippi's high schools for 1709 students not wishing to pursue a baccalaureate degree, which shall 1710 consist of challenging academic courses and modern 1711 career-technical studies. The goal for students pursuing the 1712 career * * * technical education pathways is to graduate from high 1713 school with a standard diploma and credit toward a community 1714 college certification in a career-technical field. These students 1715 also shall be encouraged to take the national assessment in the 1716 career-technical field in which they become certified.

1717 (b) The State Board of Education shall develop and 1718 adopt course and curriculum requirements for career *** * ***

technical education pathways offered by local public school boards 1719 1720 in accordance with this section. The Mississippi Community College Board and the State Board of Education jointly shall 1721 1722 determine course and curriculum requirements for the career * * * 1723 technical education pathways. The State Board of Education shall 1724 require school districts to provide notice to all incoming middle 1725 school students and junior high students of the career technical 1726 education pathways offered by local school boards. Such notice 1727 shall include the career technical education pathways available, 1728 the course requirements of each pathway, how to enroll in the 1729 pathway and any other necessary information as determined by the 1730 State Board of Education.

1731 Career technical education pathway; description; (2) * * * 1732 curriculum. (a) A career * * * technical education pathway shall 1733 provide a student with greater technical skill and a strong 1734 academic core and shall be offered to each high school student 1735 enrolled in a public school district. The career * * * technical 1736 education pathway shall be linked to postsecondary options and 1737 shall prepare students to pursue either a degree or certification 1738 from a postsecondary institution, an industry-based training or 1739 certification, an apprenticeship, the military, or immediate 1740 entrance into a career field. The career *** * *** technical 1741 education pathway shall * * * provide * * * students with 1742 alternatives to entrance into a four-year university or college 1743 after high school graduation.

(b) Students pursuing a career * * * technical
education pathway shall be afforded the opportunity to dually
enroll in a community or technical college or to participate in a
business internship or work-study program, when such opportunities
are available and appropriate.

1749 (c) Each public school district shall offer a
1750 career * * <u>technical education pathway</u> approved by the State
1751 Board of Education.

1752 (d) Students in a career * * * technical education
1753 pathway shall complete an academic core of courses and a career
1754 and technical sequence of courses.

(e) <u>Students pursuing a career technical education</u> <u>pathway must complete</u> the *** * *** <u>twenty-four (24)</u> course unit requirements for *** * *** <u>a regular high school diploma, which may</u> <u>include, but not be limited to</u> the following <u>course content</u>:

 1759
 (i) * * * English I;

 1760
 (ii) * * * English II;

 1761
 (iii) * * * Technical writing;

- 1762 (iv) *** * *** <u>Computer programming;</u>
- 1763 (v) * * * <u>Algebra I;</u>
- 1764 (vi) *** * *** <u>Personal Finance;</u>
 - (vii) *** * *** Advanced technical mathematics;
- 1766 (viii) * * * <u>Computer Science;</u>
- 1767 (ix) * * * <u>Biology;</u>
- 1768 (x) Earth and Space Science;
- 1769 <u>(xi)</u> U.S. History;

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1765

1770	(xii) Mississippi Studies/U.S. Government;
1771	(xiii) Health;
1772	(xiv) Physical Education;
1773	(xv) Soft skills, which include, but are not
1774	limited to, communication ability, language skills, time
1775	management, teamwork and leadership traits;
1776	(xvi) Career technical education pathway courses;
1777	and
1778	(xvii) Integrated technology.
1779	Academic courses within the career \star \star \star <u>technical education</u>
1780	pathway of the standard diploma shall provide the knowledge and
1781	skill necessary for proficiency on the state subject area tests.
1782	(f) The courses provided in paragraph (e) of this
1783	subsection may be tailored to the individual needs of the school
1784	district as long as the amendments align with the basic course
1785	requirements of paragraph (e).
1786	(3) Nothing in this section shall disallow the development
1787	of a dual enrollment program with a technical college so long as
1788	an individual school district, with approval from the State
1789	Department of Education, agrees to implement such a program in
1790	connection with a technical college and the agreement is also
1791	approved by the proprietary school's commission.
1792	* * *
1793	SECTION 11. This act shall take effect and be in force from

1794 and after July 1, 2022.

Further, amend by striking the title in its entirety and

inserting in lieu thereof the following:

AN ACT TO CREATE THE "COMPREHENSIVE CAREER AND TECHNICAL 1 2 EDUCATION REFORM ACT"; TO REQUIRE THE OFFICE OF WORKFORCE 3 DEVELOPMENT, SUBJECT TO APPROPRIATION BY THE LEGISLATURE, TO PILOT 4 A CAREER COACHING PROGRAM TO SUPPORT MIDDLE SCHOOLS AND HIGH 5 SCHOOLS AS STUDENTS ARE EXPOSED, PREPARED AND CONNECTED TO CAREER 6 AVENUES WITHIN AND BEYOND THE CLASSROOM SETTING; TO REQUIRE THE 7 MISSISSIPPI DEPARTMENT OF EDUCATION TO WORK IN CONJUNCTION WITH 8 THE MISSISSIPPI COMMUNITY COLLEGE BOARD TO ENSURE ALIGNMENT OF 9 CAREER AND TECHNICAL EDUCATION COURSES ACROSS THE PUBLIC SCHOOL 10 SYSTEM AND COMMUNITY COLLEGE SYSTEM; TO REQUIRE THE STATE WORKFORCE INVESTMENT BOARD TO CREATE A SINGLE LIST OF NATIONALLY 11 12 RECOGNIZED INDUSTRY CERTIFICATIONS FOR USE IN THE MISSISSIPPI 13 ACCREDITATION SYSTEM, IN DIPLOMA ENDORSEMENT REQUIREMENTS AND FOR 14 CERTAIN REIMBURSEMENTS; TO AMEND SECTION 37-153-15, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF "QUALIFYING INDUSTRY 15 16 CERTIFICATION"; TO REQUIRE THE OFFICE OF WORKFORCE DEVELOPMENT TO 17 WORK IN PARTNERSHIP WITH THE MISSISSIPPI DEPARTMENT OF EDUCATION 18 AND THE MISSISSIPPI COMMUNITY COLLEGE BOARD TO COMPLETE A PROGRAM 19 INVENTORY AND RETURN ON INVESTMENT ANALYSIS OF WORKFORCE 20 DEVELOPMENT PROGRAMS IN THE STATE; TO REQUIRE THE OFFICE OF 21 WORKFORCE DEVELOPMENT TO DEVELOP CROSS-SECTOR PARTNERSHIPS AMONG 22 K-12 EDUCATION, EMPLOYERS AND INDUSTRY AND POSTSECONDARY EDUCATION 23 TO COMPLETE CERTAIN OBJECTIVES; TO AMEND SECTION 37-17-6, 24 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT THE ACCREDITATION SYSTEM 25 SHALL INCLUDE STUDENT PERFORMANCE ON THE ADMINISTRATION OF A 26 CAREER-READINESS ASSESSMENT, SUCH AS, BUT NOT LIMITED TO, THE ACT 27 WORKKEYS ASSESSMENT, DEEMED APPROPRIATE BY THE MISSISSIPPI 28 DEPARTMENT OF EDUCATION WORKING IN COORDINATION WITH THE OFFICE OF 29 WORKFORCE DEVELOPMENT; TO AMEND SECTION 37-3-2, MISSISSIPPI CODE 30 OF 1972, TO PROVIDE THAT THE COMMISSION ON TEACHER AND 31 ADMINISTRATOR EDUCATION, CERTIFICATION AND LICENSURE AND 32 DEVELOPMENT WITHIN THE DEPARTMENT OF EDUCATION SHALL HAVE THE DUTY OF ESTABLISHING CERTAIN STANDARDS, SUBJECT TO THE APPROVAL OF THE 33 34 STATE BOARD OF EDUCATION, FOR SUPPLEMENTAL ENDORSEMENTS TO THE 35 LICENSES AND CERTIFICATIONS OF TEACHERS AND ADMINISTRATORS; TO 36 PROVIDE THAT LOCAL BUSINESS OR OTHER PROFESSIONAL PERSONNEL SHALL 37 NOT BE REQUIRED TO HOLD AN ASSOCIATE OR BACHELOR'S DEGREE IN ORDER 38 TO BE GRANTED AN EXPERT CITIZEN-TEACHER LICENSE; TO EXPAND THE 39 EXPERT CITIZEN-TEACHER LICENSE FROM ONE YEAR TO FIVE YEARS; TO 40 REQUIRE THE DEPARTMENT OF EDUCATION TO GRANT AND RENEW ALL 41 LICENSES AND CERTIFICATIONS OF TEACHERS AND ADMINISTRATORS WITHIN 42 21 DAYS FROM THE DATE OF A COMPLETED APPLICATION IF THE APPLICANT 43 HAS OTHERWISE MET ALL ESTABLISHED REQUIREMENTS FOR THE LICENSE OR 44 CERTIFICATION; TO AMEND SECTION 37-16-3, MISSISSIPPI CODE OF 1972, 45 TO PROVIDE THAT THE UNIFORM STATEWIDE TESTING PROGRAM SHALL 46 PROVIDE FOR THE ADMINISTRATION OF A CAREER-READINESS ASSESSMENT,

47 SUCH AS, BUT NOT LIMITED TO, THE ACT WORKKEYS ASSESSMENT, DEEMED APPROPRIATE BY THE MISSISSIPPI DEPARTMENT OF EDUCATION WORKING IN 48 COORDINATION WITH THE OFFICE OF WORKFORCE DEVELOPMENT, TO ANY 49 50 STUDENTS ELECTING TO TAKE THE ASSESSMENT; TO PROVIDE THAT EACH INDIVIDUAL SCHOOL DISTRICT SHALL DETERMINE WHETHER THE ASSESSMENT 51 52 IS ADMINISTERED IN THE NINTH, TENTH, ELEVENTH OR TWELFTH GRADE; TO 53 AMEND SECTION 37-16-17, MISSISSIPPI CODE OF 1972, TO REVISE THE TERMINOLOGY USED FOR CAREER EDUCATION FROM "TRACK" TO "CAREER 54 55 TECHNICAL EDUCATION PATHWAYS"; TO PROVIDE THE CURRICULUM THAT MAY 56 BE INCLUDED IN CAREER TECHNICAL EDUCATION PATHWAYS; TO PROVIDE 57 THAT THE CAREER TECHNICAL EDUCATION PATHWAYS COURSES MAY BE 58 TAILORED TO THE INDIVIDUAL NEEDS OF EACH SCHOOL DISTRICT; AND FOR 59 RELATED PURPOSES.

SS26\HB1388A.1J

Eugene S. Clarke Secretary of the Senate