To: Education

By: Representative Roberson

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1229

- AN ACT TO REENACT SECTIONS 37-181-1 THROUGH 37-181-21,
 MISSISSIPPI CODE OF 1972, WHICH ARE THE EQUAL OPPORTUNITY FOR
 STUDENTS WITH SPECIAL NEEDS ACT AND ESTABLISH AN EDUCATION
 SCHOLARSHIP ACCOUNT (ESA) PROGRAM WITHIN THE STATE DEPARTMENT OF
 EDUCATION; TO AMEND SECTION 37-181-23, MISSISSIPPI CODE OF 1972,
 TO EXTEND THE DATE OF THE REPEALER ON THE EQUAL OPPORTUNITY FOR
 STUDENTS WITH SPECIAL NEEDS ACT; AND FOR RELATED PURPOSES.
- 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 9 **SECTION 1.** Section 37-181-1, Mississippi Code of 1972, is
- 10 reenacted as follows:
- 11 37-181-1. This chapter shall be known and may be cited as
- 12 "The Equal Opportunity for Students with Special Needs Act."
- 13 **SECTION 2.** Section 37-181-3, Mississippi Code of 1972, is
- 14 reenacted as follows:
- 15 37-181-3. The terms used in this chapter shall have the
- 16 meanings ascribed herein, unless the context clearly indicates
- 17 otherwise:
- 18 (a) "ESA program" means the Education Scholarship
- 19 Account (ESA) program created in this chapter.

20 (b) "Eligible student" means any student who has had

- 21 active Individualized Education Program (IEP) within the past
- 22 three (3) years and has maintained eligibility.
- 23 (c) "Participating student" means any student who meets
- 24 the qualifications of an eligible student as defined in paragraph
- 25 (b) of this section and is participating in an ESA program at an
- 26 eligible school.
- 27 (d) "Parent" means a resident of this state who is a
- 28 parent, legal guardian, custodian or other person with the
- 29 authority to act on behalf of the eligible student.
- 30 (e) "Department" means the State Department of
- 31 Education.
- 32 (f) "Home school district" means the public school
- 33 district in which the student resides.
- 34 (g) "Eligible school" means a state-accredited special
- 35 purpose school, a state-accredited nonpublic school, or a
- 36 nonpublic school located in the state that has enrolled a
- 37 participating student and is providing services for the
- 38 participating student's disability or special education needs, or
- 39 is providing services addressing a participating student's IEP.
- 40 An eligible school does not include a home instruction program
- 41 under Section 37-13-91, Mississippi Code of 1972.
- 42 (h) "Tutor" means a person who is certified or licensed
- 43 by a state, regional, or national certification, licensing, or
- 44 accreditation organization or who has earned a valid teacher's

- 45 license or who has experience teaching at an eligible
- 46 postsecondary institution.
- 47 (i) "Postsecondary institution" means a community
- 48 college, college, or university accredited by a state, regional or
- 49 national accrediting organization.
- 50 (j) "Educational service provider" means an eligible
- 51 school, tutor, or other person or organization that provides
- 52 education-related services and products to participating students.
- 53 (k) "Awarded ESA school year" means the duration of the
- 54 school year in which ESA program funds are deposited in a
- 55 student's ESA.
- 56 (1) Nothing in this section shall negate federal law
- 57 requiring public school districts to identify and provide services
- 58 to students with disabilities who live within the public school
- 59 district, including those enrolled in nonpublic schools or home
- 60 instruction programs.
- 61 (m) An eligible school shall provide notice to a
- 62 participating student's home school district when the eligible
- 63 student enrolls in the eligible school with an ESA. Furthermore,
- 64 a public school district providing special education services to a
- 65 participating student enrolled in an eligible school shall be
- 66 reimbursed by the eligible school, or parent or quardian who
- 67 submitted the ESA application, fair market value for any special
- 68 education services rendered to the eligible student in an amount

- 69 not to exceed the amount of ESA funds reimbursed to the eligible
- 70 student during the awarded ESA school year.
- 71 **SECTION 3.** Section 37-181-5, Mississippi Code of 1972, is
- 72 reenacted as follows:
- 73 37-181-5. (1) An eligible student shall qualify to
- 74 participate in the ESA program if the parent signs an agreement
- 75 promising:
- 76 (a) To provide an organized, appropriate educational
- 77 program with measurable annual goals to their participating
- 78 student and to provide an education for the participating student
- 79 in at least the subjects of reading, grammar, mathematics, social
- 80 studies and science;
- 81 (b) To document their participating student's
- 82 disability at intervals and in a manner required under subsection
- 83 (8) of this section;
- 84 (c) Not to enroll their participating student in a
- 85 public school and to acknowledge as part of the agreement that the
- 86 eligible school has provided clear notice to the parent that the
- 87 participating student has no individual entitlement to a free
- 88 appropriate public education (FAPE) from their home school
- 89 district, including special education and related services, for as
- 90 long as the student is participating in the ESA program;
- 91 (d) Not to file for their participating student a
- 92 certificate of enrollment indicating participation in a home

93	instruction	program	under	Section	37-13-91,	, Mississippi	Code	of

- 94 1972; and
- 95 (e) Not to participate in the Mississippi Dyslexia
- 96 Therapy Scholarship for Students with Dyslexia Program or the
- 97 Mississippi Speech-Language Therapy Scholarship for Students with
- 98 Speech-Language Impairments Program while participating in the ESA
- 99 program.
- 100 (2) Parents shall use the funds deposited in a participating
- 101 student's ESA for any of the following qualifying expenses, which
- 102 shall be incurred within the awarded ESA school year, to educate
- 103 the student using any of the below methods or combination of
- 104 methods that meet the requirement in subsection (1)(a) of this
- 105 section:
- 106 (a) Tuition and/or academic fees at an eligible school;
- 107 (b) Textbooks related to academic coursework;
- 108 (c) Payment to a tutor, as defined in Section
- 109 37-181-3(h);
- 110 (d) Payment for purchase of curriculum, including any
- 111 supplemental materials required by the curriculum;
- 112 (e) Fees for nationally standardized norm-referenced
- 113 achievement tests, including alternate assessments; and fees for
- 114 Advanced Placement examinations or similar courses and any
- 115 examinations related to college or university admission;

116	(f)	Educational	services or	therapies	from a licensed
117	or certified p	ractitioner o	or provider,	including	licensed or
118	certified para	professionals	s or educatio	onal aides:	:

- 119 (g) Tuition and fees related to dual enrollment at a 120 postsecondary institution;
- 121 (h) Textbooks related to academic coursework at a postsecondary institution;
- 123 (i) Surety bond payments if required by the department;
- (j) No more than Fifty Dollars (\$50.00) in annual consumable school supplies necessary for educational services and therapies, daily classroom activities, and tutoring;
 - (k) Computer hardware and software and other technological devices if an eligible school, licensed or certified tutor, licensed or certified educational service practitioner or provider, or licensed medical professional verifies in writing that these items are essential for the student to meet annual, measurable educational and academic goals or goals within the scope of the eligible student's IEP. Once a student is no longer participating in the ESA program, computer hardware and software and other technological devices purchased with ESA funds shall be donated to a public school or public library. Qualifying expenses for computer hardware and software include only those expenses incurred within the awarded ESA school year.
- 139 (3) Neither a participating student, nor anyone on the 140 student's behalf, may receive cash or cash-equivalent items, such

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- as gift cards or store credit, from any refunds or rebates from
 any provider of services or products in the ESA program. Any
 refunds or rebates shall be credited directly to the participating
 student's ESA. The funds in an ESA may only be used for
 education-related purposes as defined in this chapter.
- 146 (4)(a) Eligible schools, postsecondary institutions and educational service providers that serve participating students 147 148 shall provide the parent or guardian who submitted the ESA program 149 application with an original itemized receipt, including the 150 service provider's name and address, for all qualifying expenses. 151 The parent or quardian who submitted the ESA application shall 152 provide the original itemized receipt to the department.
 - (b) In lieu of providing the parent or guardian who submitted the ESA program application with an original itemized receipt, the eligible schools, postsecondary institutions and educational service providers may provide to the department an original itemized receipt approved and signed off on by the parent or guardian who submitted the ESA application, including the service provider's name and address, for all qualifying expenses.
- 160 (5) Payment for educational services through an ESA shall
 161 not preclude parents from paying for educational services using
 162 non-ESA funds.
- 163 (6) For purposes of continuity of educational attainment,

 164 students who enroll in the ESA program shall remain eligible to

 165 receive quarterly ESA payments until the participating student

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- 166 returns to a public school, completes high school, completes the
- 167 school year in which the student reaches the age of twenty-one
- 168 (21), or does not have eligibility verified by a parent as
- 169 required under subsection (8) of this section, whichever occurs
- 170 first.
- 171 (7) Any funds remaining in a student's Education Scholarship
- 172 Account upon completion of high school shall be returned to the
- 173 state's General Fund.
- 174 (8) Every three (3) years after initial enrollment in the
- 175 ESA program, a parent of a participating student, except a student
- 176 diagnosed as being a person with a permanent disability, shall
- 177 document that the student continues to be identified by the school
- 178 district, a federal or state government agency, or a licensed
- 179 physician or psychometrist as a child with a disability, as
- 180 defined by the federal Individuals with Disabilities Education Act
- 181 (20 USCS Section 1401(3)).
- 182 (9) An eligible student shall be allowed to return to his
- 183 home school district at any time after enrolling in the ESA
- 184 program, in compliance with regulations adopted by the department
- 185 providing for the least disruptive process for doing so. Upon the
- 186 participating student's return to his or her home school district,
- 187 the student's Education Scholarship Account shall be closed and
- 188 any remaining funds shall be distributed to the student's home
- 189 school district at the end of the awarded ESA school year.

- 190 (10) The department shall begin accepting applications for 191 the ESA program on July 1, 2020.
- 192 **SECTION 4.** Section 37-181-7, Mississippi Code of 1972, is
- 193 reenacted as follows:
- 194 37-181-7. (1) The ESA program created in this chapter shall
- 195 be limited to five hundred (500) students in the school year
- 196 2015-2016, with new enrollment limited to five hundred (500)
- 197 additional students each year thereafter. Subject to
- 198 appropriation from the General Fund, each student's ESA shall be
- 199 funded at Six Thousand Five Hundred Dollars (\$6,500.00) for school
- 200 year 2015-2016. For each subsequent year, this amount shall
- 201 increase or decrease by the same proportion as the base student
- 202 cost under Section 37-151-7(1)(b) is increased or decreased.
- 203 (2) Subject to appropriation, eligible students shall be
- 204 approved for participation in the ESA program as follows:
- 205 (a) Until participation in the ESA program reaches
- 206 fifty percent (50%) of the annual enrollment limits in subsection
- 207 (1) of this section, students shall be approved on a first-come,
- 208 first-served basis, with applications being reviewed on a rolling
- 209 basis;
- 210 (b) After participation reaches fifty percent (50%) of
- 211 the annual enrollment limits in subsection (1) of this section,
- 212 the department shall set annual application deadlines for the
- 213 remaining number of available ESAs and begin to maintain a waiting
- 214 list of eligible students. The waitlist will be maintained in the

215	chronological	order ir	which	applications	are	received.	The

- 216 department shall award ESA program applications in chronological
- 217 order according to the waitlist; and
- (c) Participating students who remain eligible for the
- 219 ESA program are automatically approved for participation for the
- 220 following year and are not subject to the random selection
- 221 process.
- 222 (3) No funds for an ESA may be expended from the Mississippi
- 223 Adequate Education Program, nor shall any school district be
- 224 required to provide funding for an ESA.
- SECTION 5. Section 37-181-9, Mississippi Code of 1972, is
- 226 reenacted as follows:
- 227 37-181-9. (1) The department shall create a standard form
- 228 that parents of students submit to establish their student's
- 229 eligibility for an Education Scholarship Account. The department
- 230 shall ensure that the application is readily available to
- 231 interested families through various sources, including the
- 232 department's website and the copy of procedural safeguards
- 233 annually given to parents.
- 234 (2) The department shall provide parents of participating
- 235 students with a written explanation of the allowable uses of
- 236 Education Scholarship Accounts, the responsibilities of parents
- 237 and the duties of the department. This information shall also be
- 238 made available on the department's website.

239	(3)	The	department	shall	annually	notify	z all	students	with
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- 240 an IEP of the existence of the ESA program and shall ensure that
- 241 lower-income families are made aware of their potential
- 242 eligibility.
- 243 (4) The department may deduct an amount up to a limit of six
- 244 percent (6%) from appropriations used to fund Education
- 245 Scholarship Accounts to cover the costs of overseeing the funds
- 246 and administering the ESA program.
- 247 (5) (a) The department shall make a determination of
- 248 eligibility, and shall approve the application, within twenty-one
- 249 (21) business days of receiving an application for participation
- 250 in the ESA program, subject to the provisions of Section
- $251 \quad 37-181-3 \text{ (b)}$.
- 252 (b) The department shall provide for a procedure that
- 253 children with a ruling of hearing impairment or children suspected
- 254 of a hearing loss shall receive a comprehensive educational
- 255 assessment which may include the areas of cognitive development,
- 256 language/speech, audiological and academic achievement from the
- 257 state-funded Mississippi Assistance Center for Hearing Loss.
- 258 Children with a ruling of visual impairment or children suspected
- 259 of a visual impairment shall receive a comprehensive low vision
- 260 evaluation from the state-funded Low Vision Clinic.
- 261 (6) The home school district shall provide the parent of a
- 262 participating student with a complete copy of the student's school
- 263 records, while complying with the Family Educational Rights and

- 264 Privacy Act of 1974 (20 USCS Section 1232(g)). The record shall
- 265 be provided no later than thirty (30) days after a parent signs an
- 266 agreement to participate in the ESA program.
- 267 **SECTION 6.** Section 37-181-11, Mississippi Code of 1972, is
- 268 reenacted as follows:
- 37-181-11. (1) To ensure that funds are spent
- 270 appropriately, the State Department of Education shall adopt rules
- 271 and policies necessary for the administration of the ESA program,
- 272 including the auditing of Education Scholarship Accounts, and
- 273 shall conduct or contract for random audits throughout the year.
- (2) (a) The department shall develop a system for payment
- 275 of benefits, including, but not limited to, allowing educational
- 276 service providers to invoice the department for qualified expenses
- 277 consistent with Section 37-181-5(2), or allowing the parent or
- 278 guardian who submitted the ESA program application to seek
- 279 reimbursement for qualified expenses consistent with Section
- $280 \quad 37-181-5(2)$.
- 281 (b) The department may make payments to educational
- 282 service providers or reimbursement to the parent or guardian who
- 283 submitted the ESA program application via check or warrant or
- 284 electronic funds transfer or any other means of payment deemed to
- 285 be commercially viable or cost-effective.
- (c) The department may also establish by rule that some
- 287 payments to educational service providers will be made on a

- quarterly basis, rather than an annual basis, if the educational services will be rendered over an extended period of time.
- 290 (3) The department shall adopt a process for removing 291 educational service providers that defraud parents and for 292 referring cases of fraud to law enforcement.
- 293 (4) The department shall establish or contract for the establishment of an online anonymous fraud reporting service.
- 295 (5) The department shall establish or contract for the 296 establishment of an anonymous telephone hotline for fraud 297 reporting.
- 298 **SECTION 7.** Section 37-181-13, Mississippi Code of 1972, is 299 reenacted as follows:
- 300 37-181-13. (1) The Joint Legislative Committee on
 301 Performance Evaluation and Expenditure Review (PEER) shall prepare
 302 a biannual report, beginning in 2018 and every two (2) years
 303 thereafter, assessing efficacy of Education Scholarship Accounts,
 304 to include the sufficiency of funding, and recommending any
 305 suggested changes in state law or policy necessary to improve the
 306 ESA program.
- 307 (2) The report shall assess:
- 308 (a) The degree to which eligible schools are meeting
 309 the needs of participating students as defined by the
 310 participating students' IEPs;
- 311 (b) The level of participating students' satisfaction 312 with the ESA program;

313	(C)	The	level	of	parental	satisfaction	with	the	ESA

314 program;

- 315 (d) Participating students' performance, both
- 316 pre-assessment and post-assessment, on the eligible school's
- 317 current assessment used to demonstrate academic progress, a
- 318 nationally standardized norm-referenced achievement test, or a
- 319 current state board-approved screener, as required in Section
- 320 37-181-15(f);
- 321 (e) Participating students' performance on Advanced
- 322 Placement examinations or similar courses and any examinations
- 323 related to college or university admission;
- 324 (f) The four-year high school graduation rates and
- 325 college acceptance rates of participating students;
- 326 (q) The percentage of funds used for each qualifying
- 327 expense identified in Section 37-181-5(2); and
- 328 (h) The fiscal impact to the state and home school
- 329 districts of the ESA program, which must consider both the impact
- 330 on revenue and the impact on expenses. Furthermore, the fiscal
- 331 savings associated with students departing public schools must be
- 332 explicitly quantified, even if the public school losing the
- 333 student(s) does not reduce its spending accordingly.
- 334 (3) The report shall:
- 335 (a) Apply appropriate analytical and behavioral science
- 336 methodologies to ensure public confidence in the study; and

337		(k	o) Pro	otect	the	ident	tity	of	participat	ing	students	and
338	schools	by,	among	other	thi	lngs,	keep	oing	anonymous	all	L	
339	disaggre	gate	ed data	a.								

- 340 (4) PEER may accept grants to assist in funding the study.
- 341 (5) PEER shall provide the Legislature with a final copy of 342 the report of the ESA program before December 31 each year the 343 report is due. At the same time, the study shall also be placed 344 in a prominent location on the PEER website.
- 345 (6) PEER must make its data and methodology available for 346 public review while complying with the requirements of the Family 347 Educational Rights and Privacy Act (20 USCS Section 1232(g)).
- 348 **SECTION 8.** Section 37-181-15, Mississippi Code of 1972, is reenacted as follows:
- 350 37-181-15. To ensure that students are treated fairly and 351 kept safe, all eligible schools shall:
- 352 (a) Comply with the nondiscrimination policies set 353 forth in 42 USCS 1981;
- (b) Prior to a participating student's application for enrollment, provide parents with details of the school's programs, record of student achievement, qualifications, experience, capacities to serve students with special needs, and capacity to serve the participating student within the scope of their IEP;
- 359 (c) Comply with all health and safety laws or codes 360 that apply to nonpublic schools;

361	(d) Hold a valid occupancy permit if required by their
362	municipality;
363	(e) Have no public record of fraud or malfeasance;
364	(f) Require participating students to take a
365	pre-assessment at the beginning of the school year and a
366	post-assessment at the end of the school year. The eligible
367	school shall have the option to select their current assessment
368	used to demonstrate academic progress, a nationally standardized
369	norm-referenced achievement test, or a current state
370	board-approved screener;
371	(g) Notify a parent or guardian applying for the ESA
372	program that the parent or guardian waives the right of the
373	participating student to an individual entitlement to a free and
374	appropriate public education (FAPE) from their home school
375	district, including special education and related services, for as
376	long as the student is participating in the ESA program;
377	(h) Conduct criminal background checks on employees
378	and:
379	(i) Exclude from employment any person not
380	permitted by state law to work in a nonpublic school; and
381	(ii) Exclude from employment any person who might
382	reasonably pose a threat to the safety of students; and
383	(i) An eligible school shall certify to the department
384	upon enrollment of a participating student that the eligible
385	school shall provide services for the participating student's

386	disability	or	special	educa	ation	needs	, or	shall	provide	services
387	addressing	аŗ	participa	ating	stude	ent's	IEP.			

- 388 **SECTION 9.** Section 37-181-17, Mississippi Code of 1972, is reenacted as follows:
- 390 37-181-17. (1) An eligible nonpublic school is autonomous 391 and not an agent of the state or federal government and therefore:
- 392 (a) The State Department of Education or any other
 393 government agency shall not regulate the educational program of a
 394 nonpublic school, postsecondary institution or educational service
 395 provider that accepts funds from the parent of a participating
 396 student beyond the requirements of the ESA program as promulgated
 397 in this chapter;
- 398 (b) The creation of the Education Scholarship Account 399 program does not expand the regulatory authority of the state, its 400 officers, or any school district to impose any additional 401 regulation of nonpublic schools, postsecondary institutions or 402 educational service providers beyond those necessary to enforce 403 the requirements of the ESA program; and
- 404 (c) Eligible schools, postsecondary institutions and
 405 educational service providers shall be given the maximum freedom
 406 to provide for the educational needs of their students without
 407 governmental control. No eligible school, postsecondary
 408 institution or educational service provider shall be required to
 409 alter its creed, practices, admission policies or curriculum in
 410 order to accept participating students.

411	(2)	Eligible	schools, o	or the	parent	or g	uardian	n who	
412	submitted	the ESA	application	n, must	submit	t stu	dent pe	erforman	nce
413	data to th	he State	Department	of Edu	cation	at t	he end	of the	school

- 414 year, including the individual results of the pre-assessment and
- 415 post-assessment required in Section 37-181-15(f).
- 416 (3) In any legal proceeding challenging the application of
- this chapter to an eligible school, postsecondary institution or 417
- 418 educational service provider the state bears the burden of
- 419 establishing that the law is necessary and does not impose any
- 420 undue burden on the eligible school, postsecondary institution or
- 421 educational service provider.
- 422 SECTION 10. Section 37-181-19, Mississippi Code of 1972, is
- 423 reenacted as follows:
- 424 37-181-19. The State Department of Education may receive and
- 425 expend contributions from any public or private source to fund
- 426 ESAs for participating students.
- 427 SECTION 11. Section 37-181-21, Mississippi Code of 1972, is
- reenacted as follows: 428
- 429 37-181-21. If any provision of this law or its application
- 430 is held invalid, the invalidity does not affect other provisions
- 431 or applications of this law which can be given effect without the
- 432 invalid provision or application and to this end the provisions of
- 433 this law are severable.
- 434 SECTION 12. Section 37-181-23, Mississippi Code of 1972, is
- amended as follows: 435

436	37-181-23.	Sections	37-181-1	through	37-181-23	*	*	*	shall
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- 437 stand repealed on July 1, * * * $\frac{2027}{}$.
- 438 **SECTION 13.** This act shall take effect and be in force from
- 439 and after July 1, 2024.