By: Representatives Read, Boyd (19th) To: Appropriations A

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1704

AN ACT TO AMEND SECTION 7 OF CHAPTER 15, LAWS OF 2023, TO REVISE THE FISCAL YEAR 2024 APPROPRIATION TO THE BOARD OF PSYCHOLOGY TO REVISE THE AMOUNT OF FUNDS PROVIDED FOR THE ADMINISTRATIVE SUPPORT OF THE MISSISSIPPI AUTISM BOARD; TO AMEND 5 SECTION 4 OF CHAPTER 34, LAWS OF 2023, TO REVISE THE FISCAL YEAR 2024 APPROPRIATION TO THE OFFICE OF STATE AID ROAD CONSTRUCTION TO 7 REVISE THE AMOUNT OF FUNDS AUTHORIZED TO BE EXPENDED FOR THE REPLACEMENT OF STRUCTURALLY DEFICIENT BRIDGES; TO AMEND SECTION 41 OF CHAPTER 98, LAWS OF 2023, TO REVISE THE 2024 FISCAL YEAR 9 APPROPRIATION TO THE BOARD OF TRUSTEES OF STATE INSTITUTIONS OF 10 HIGHER LEARNING TO REVISE THE PURPOSES FOR WHICH ALCORN STATE 11 12 UNIVERSITY MAY INCUR EXPENSES RELATED TO MAKING IMPROVEMENTS TO THE DAVEY L. WHITNEY COMPLEX AND WELLNESS CENTER; TO AMEND SECTIONS 1, 2 AND 18 OF CHAPTER 53, LAWS OF 2023, TO AMEND THE 14 FISCAL YEAR 2024 APPROPRIATION TO THE MISSISSIPPI DEPARTMENT OF 1.5 16 INSURANCE TO REVISE THE MAXIMUM AMOUNTS OF GENERAL AND SPECIAL 17 FUNDS SO THAT THE MISSISSIPPI LENGTH OF SERVICE AWARD PROGRAM WILL 18 BE FUNDED WITH SPECIAL FUNDS; TO AMEND SECTION 40 OF CHAPTER 91, 19 LAWS OF 2023, TO REVISE THE FISCAL YEAR 2024 APPROPRIATION TO THE 20 STATE DEPARTMENT OF HEALTH TO CLARIFY THE PERIOD FOR WHICH 21 EXPENDITURES MAY BE MADE FOR REIMBURSEMENT OF EXPENSES FOR SEVERE 22 WEATHER STORM DAMAGE; TO AMEND SECTIONS 1, 2 AND 45 OF CHAPTER 23 108, LAWS OF 2023, TO AMEND THE FISCAL YEAR 2024 APPROPRIATION TO 24 THE STATE DEPARTMENT OF EDUCATION TO REVISE THE MAXIMUM AMOUNTS OF 25 GENERAL AND SPECIAL FUNDS TO CHANGE THE FUNDING SOURCES FOR THE 26 CHARTER SCHOOL AUTHORIZER BOARD; TO AMEND SECTION 27-103-204.1, 27 MISSISSIPPI CODE OF 1972, TO AUTHORIZE THE STATE TREASURER TO 28 ESCALATE HIS OR HER BUDGET AND EXPEND THE AMOUNT OF ANY FUNDS 29 BORROWED FROM THE WORKING CASH-STABILIZATION RESERVE FUND TO 30 OFFSET ANY TEMPORARY CASH FLOW DEFICIENCIES IN THE GF OBLIGATIONS 31 FUND; TO AMEND SECTION 37-21-51, MISSISSIPPI CODE OF 1972, TO 32 DELETE THE PROVISION THAT FUNDS APPROPRIATED FOR THE EARLY 33 LEARNING COLLABORATIVE ACT OF 2013 REMAINING AFTER AWARDS TO EARLY LEARNING COLLABORATIVES AND THE DEPARTMENT'S ADMINISTRATIVE NEEDS 34

- 35 ARE MET MAY BE CARRIED OVER IN THE FOLLOWING YEAR; TO AMEND
- 36 SECTION 37-61-33, MISSISSIPPI CODE OF 1972, TO DELETE THE
- 37 PROVISION THAT EDUCATION ENHANCEMENT FUNDS APPROPRIATED FOR
- 38 CLASSROOM SUPPLIES, INSTRUCTIONAL MATERIALS AND EQUIPMENT FOR
- 39 TEACHERS THAT ARE UNEXPENDED WILL BE CARRIED FORWARD, COMBINED
- 40 WITH THE FOLLOWING YEAR'S ALLOCATION OF EDUCATION ENHANCEMENT FUND
- 41 INSTRUCTIONAL SUPPLIES FUNDS AND REALLOCATED FOR THE FOLLOWING
- 42 YEAR; TO AMEND SECTION 49-39-7, MISSISSIPPI CODE OF 1972, TO
- 43 AUTHORIZE STATE AGENCIES RECEIVING FUNDS FROM THE MISSISSIPPI
- 44 OUTDOOR STEWARDSHIP TRUST FUND TO ESCALATE THEIR BUDGETS AND
- 45 EXPEND SUCH FUNDS; TO DIRECT THE STATE TREASURER AND STATE FISCAL
- 46 OFFICER TO TRANSFER CERTAIN AMOUNTS FROM AND TO CERTAIN FUNDS IN
- 47 THE STATE TREASURY; AND FOR RELATED PURPOSES.
- 48 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 7 of Chapter 15, Laws of 2023,
- 50 appropriation to the Board of Psychology, is amended as follows:
- 51 Section 7. Of the funds appropriated in Section 1, * * *
- 52 Twenty-six Thousand Dollars (\$26,000.00) is provided for the
- 53 administrative support of the Mississippi Autism Board as
- 54 prescribed by Section 73-75-11, Mississippi Code of 1972.
- SECTION 2. Section 4 of Chapter 34, Laws of 2023,
- 56 appropriation to the Office of State Aid Road Construction, is
- 57 amended as follows:
- 58 Section 4. Of the funds appropriated in Section 1, it is the
- 59 intention of the Legislature that an amount not to exceed * * *
- 60 Thirty-four Million Dollars (\$34,000,000.00) is authorized to be
- 61 expended for the purpose of replacement of structurally deficient
- 62 bridges on the Local System Bridge Program (LSBP).
- 63 SECTION 3. Section 41 of Chapter 98, Laws of 2023,
- 64 appropriation to the Board of Trustees of State Institutions of
- 65 Higher Learning, is amended as follows:

66	Section 41. The following sum, or so much thereof as may be
67	necessary, is reappropriated out of any money in the Education
68	Enhancement Fund not otherwise appropriated, to the Institutions
69	of Higher Learning for the purpose of reauthorizing the
70	expenditure of Education Enhancement Funds to defray the expenses
71	of the Institutions of Higher Learning, as authorized in Senate
72	Bill No. 3002, 2022 Regular Session, for the fiscal year beginning
73	July 1, 2023, and ending June 30, 2024\$ 53,478,000.00.
74	This appropriation is made for the purpose of reauthorizing
75	the expenditure of funds as allocated herein:
76	(a) Delta State University - Commercial Aviation Department
77	to defray expenses related to the purchase of flight simulators,
78	training equipment, and other capital improvements
79	\$ 2,478,000.00.
80	(b) University of Mississippi to defray expenses related to
81	the operations of the Haley Barbour Center for the Study of
82	American Politics\$ 1,000,000.00.
83	(c) University of Mississippi to defray expenses related to
84	the Healthcare Innovation Tech Hub Infrastructure, Biomedical
85	Innovation, Nano-Bio Immuno Engineering Consortium (NIEC), Data
86	Science and Artificial Intelligence\$ 15,000,000.00.
87	(d) University of Mississippi to defray expenses related to
88	the UM Early Learning and Evaluation Center\$ 10,000,000.00.
89	(e) Mississippi State University to defray the expenses
90	related to the construction, furnishing, and equipping of the

91	Kinesiology & Autism Building, High-Performance Computing Center
92	and/or Ballew Hall\$ 12,000,000.00.
93	(f) Mississippi University for Women to defray expenses
94	related to the expansion of the nursing program
95	\$ 2,500,000.00.
96	(g) Alcorn State University to defray the expenses related
97	to the * * * repair, renovation, expansion, construction,
98	furnishing and equipping of the Davey L. Whitney Complex and
99	Wellness Center\$ 3,000,000.00.
100	(h) Jackson State University to defray the expenses related
101	to the repair, renovation, and/or construction of a residence hall
102	\$ 5,000,000.00.
103	(i) Alcorn State University for STEM related programs as
104	determined by the university 1,500,000.00.
105	(j) IHL research institutions for the purpose of technology
106	transfer and entrepreneurial programs, which may be connected to
107	the Department of Defense and related federal research in
108	Mississippi\$ 1,000,000.00.
109	Notwithstanding the amount reappropriated under this section,
110	the amount that may be expended under the authority of this
111	section shall not exceed the unexpended balance of the funds
112	remaining as of June 30, 2023, from the amount authorized for the
113	previous fiscal year. In addition, this reappropriation shall not
114	change the purpose for which the funds were originally authorized.

115	SECTION 4. Section 1 of Chapter 53, Laws of 2023,
116	appropriation to the Mississippi Department of Insurance, is
117	amended as follows:
118	Section 1. The following sum, or so much thereof as may be
119	necessary, is appropriated out of any money in the State General
120	Fund not otherwise appropriated, for the purpose of defraying the
121	expenses of the Mississippi Department of Insurance for the fiscal
122	year beginning July 1, 2023, and ending June 30, 2024
123	* * * <u>13,169,614.00</u> .
124	SECTION 5. Section 2 of Chapter 53, Laws of 2023,
125	appropriation to the Mississippi Department of Insurance, is
126	amended as follows:
127	Section 2. The following sum, or so much thereof as may be
128	necessary, is appropriated out of any money in any special fund in
129	the State Treasury to the credit of the Mississippi Department of
130	Insurance which is comprised of special source funds collected by
131	or otherwise available to the department, for the support of the
132	various offices of the department for the fiscal year beginning
133	July 1, 2023, and ending June 30, 2024.\$ * * *3,335,000.00.
134	SECTION 6. Section 18 of Chapter 53, Laws of 2023,
135	appropriation to the Mississippi Department of Insurance, is
136	amended as follows:
137	Section 18. Of the funds appropriated in Section * * * $\frac{2}{2}$ of
138	this act, Three Million Dollars (\$3,000,000.00) is provided to the

department for the purpose of funding the Mississippi Length of

140	Service	Award	Program,	which	was	created	in	*	*	*	Section

- 141 45-11-271, Mississippi Code of 1972.
- Section 40 of Chapter 91, Laws of 2023, 142 SECTION 7.
- 143 appropriation to the State Department of Health, is amended as
- 144 follows:

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- 145 Section 40. In addition to all other sums herein
- 146 appropriated, the following sum, or so much thereof as may be
- 147 necessary, is appropriated out of any money to the credit of the
- 148 Capital Expense Fund, and allocated in a manner as determined by
- 149 the Treasurer's Office, to defray the expenses of the Mississippi
- 150 Department of Health for the purpose of providing funds to the
- Sharkey-Issaquena hospital and nursing home impacted by the severe 151
- 152 weather storm on March 24, 2023, and March 25, 2023, for the
- 153 payment of unreimbursed expenses incurred from March 24, 2023,
- 154 through June 30, 2024, due to the emergency work for the period
- 155 beginning upon the passage of this act and ending June 30, 2024...
- 156\$ 1,500,000.00.
- 157 SECTION 8. Section 1 of Chapter 108, Laws of 2023,
- 158 appropriation to the State Department of Education, is amended as
- 159 follows:
- 160 Section 1. The following sums, or so much of those sums as
- may be necessary, are appropriated out of any money in the State 161
- 162 General Fund not otherwise appropriated, for the purpose of
- 163 funding K-12 and other related educational activities, including
- 164 certain agencies and programs, in the State of Mississippi, for

165	the fiscal year beginning July 1, 2023, and ending June 30, 2024,
166	as follows:
167	(a) To the State Board of Education for the purpose of
168	defraying the expenses of the State Department of Education, and
169	excluding the expenses of the Vocational and Technical Education
170	Division\$ * * *444,599,190.00.
171	(b) To the State Board of Education for the purpose of
172	defraying the expenses of the Vocational and Technical Education
173	Division of the State Department of Education
174	\$ 86,487,002.00.
175	(c) To the State Board of Education for the purpose of
176	paying annual compensation to the Chickasaw Cession counties for
177	sixteenth section lands which they lost through sale by the state,
178	as provided in Sections 29-3-137 through 29-3-141, Mississippi
179	Code of 1972\$ 16,945,631.00.
180	(d) To the State Board of Education for defraying the
181	expenses of the Mississippi Adequate Education Program
182	\$ 2,154,825,748.00.
183	TOTAL AMOUNT OF STATE GENERAL FUNDS APPROPRIATED
184	BY THIS SECTION BEING * * *2,702,857,571.00.
185	SECTION 9. Section 2 of Chapter 108, Laws of 2023,
186	appropriation to the State Department of Education, is amended as
187	follows:
188	Section 2. The following sums, or so much of those sums as
189	may be necessary, are appropriated out of any money in any special

190	fund in the State Treasury to the credit of the proper fund or
191	funds of the agencies or programs specified in the following
192	paragraphs for the fiscal year beginning July 1, 2023, and ending
193	June 30, 2024, as follows:
194	(a) To the State Board of Education for the purpose of
195	defraying the expenses of the State Department of Education,
196	excluding the expenses of the Vocational and Technical Education
197	Division\$ * * *2,012,230,643.00.
198	(b) To the State Board of Education for the purpose of
199	defraying the expenses of the Vocational and Technical Education
200	Division of the State Department of Education
201	\$ 22,706,135.00.
202	(c) To the State Board of Education for the purpose of
203	defraying the expenses of the Mississippi Adequate Education
204	Program\$ 245,112,197.00.
205	TOTAL AMOUNT OF SPECIAL FUNDS APPROPRIATED
206	BY THIS SECTION BEING * * *2,280,048,975.00.
207	SECTION 10. Section 45 of Chapter 108, Laws of 2023,
208	appropriation to the State Department of Education, is amended as
209	follows:
210	Section 45. * * * In addition to all other sums herein
211	appropriated, One Million Four Hundred Thousand Dollars
212	(\$1,400,000.00) shall be provided to the Charter School Authorizer
213	Board. Of this amount, Nine Hundred Thousand Dollars
214	(\$900,000.00) shall be provided from * * * $\frac{1}{2}$ any money in the State

215	General	Fund	not	otherwise	appropriated	and	Five	Hundred	Thousand
$\angle \perp \cup$	Generar	r unu	1100	OCHETMISE	appropriated	and	Γ	Hullarea	Indusand

- 216 Dollars (\$500,000.00) shall be provided from * * * any funds in
- 217 the State Treasury to the credit of the Charter School Authorizer
- 218 Board * * *.
- 219 **SECTION 11.** Section 27-103-204.1, Mississippi Code of 1972,
- 220 is amended as follows:
- 221 27-103-204.1. Through the end of fiscal year 2028, the State
- 222 Treasurer may borrow funds from the Working Cash-Stabilization
- 223 Reserve Fund created in Section 27-103-203 to offset any temporary
- 224 cash flow deficiencies in the GF Obligations Fund (Fund No.
- 225 22951000000). The amount borrowed from the Working
- 226 Cash-Stabilization Reserve Fund under this section shall not
- 227 exceed Two Hundred Fifty Million Dollars (\$250,000,000.00) during
- 228 any month. The State Treasurer may escalate his or her budget and
- 229 expend the amount of any funds borrowed from the Working
- 230 Cash-Stabilization Reserve Fund under this section in accordance
- 231 with rules and regulations of the Department of Finance and
- 232 Administration in a manner consistent with the escalation of
- 233 federal funds. The State Treasurer shall reimburse the Working
- 234 Cash-Stabilization Reserve Fund from the GF Obligations Fund for
- 235 all sums borrowed for such temporary cash flow deficiency purposes
- 236 within twenty (20) working days after the funds were borrowed.
- 237 The State Treasurer shall immediately notify the Legislative
- 238 Budget Office and the State Department of Finance and
- 239 Administration of each transfer into and out of such funds.

240	SECTION 12.	Section	37-21-51,	Mississippi	Code	of	1972,	is
241	amended as follows	5:						

- 242 37-21-51. (1) As used in this section:
- 243 (a) "Preschool or prekindergarten children" means any 244 children who have not entered kindergarten but will have obtained 245 four (4) years of age on or before September 1 of a school year.
 - (b) An "early learning collaborative" is a district or countywide council that writes and submits an application to participate in the voluntary prekindergarten program. An early learning collaborative is comprised, at a minimum, of a public school district and/or a local Head Start affiliate if in existence, private or parochial schools, or one or more licensed child care centers. Agencies or other organizations that work with young children and their families may also participate in the collaborative to provide resources and coordination even if those agencies or organizations are not prekindergarten providers.
 - (c) A "prekindergarten provider" is a public, private or parochial school, licensed child care center or Head Start center that serves prekindergarten children and participates in the voluntary prekindergarten program.
- 260 (d) A "lead partner" is a public school district or
 261 other nonprofit entity with the instructional expertise and
 262 operational capacity to manage the early learning collaborative's
 263 prekindergarten program as described in the collaborative's
 264 approved application for funds. The lead partner serves as the

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265	fiscal agent for the collaborative and shall disburse awarded
266	funds in accordance with the collaborative's approved application.
267	The lead partner must facilitate a professional learning community
268	for the teachers in the prekindergarten program and lead the
269	collaborative. The lead partner ensures that the collaborative
270	adopts and implements curriculum and assessments that align with
271	the comprehensive early learning standards. The public school
272	district shall be the lead partner if no other qualifying lead

- 274 "Comprehensive early learning standards" are (e) 275 standards adopted by the State Board of Education that address the 276 highest level of fundamental domains of early learning to include, but not be limited to, physical well-being and motor development, 277 278 social/emotional development, approaches toward learning, language 279 development and cognition and general knowledge. 280 comprehensive early learning standards shall also include 281 standards for emergent literacy skills, including oral 282 communication, knowledge of print and letters, phonological and 283 phonemic awareness, and vocabulary and comprehension development.
- 284 (f) An "evidence-based curriculum" is an
 285 age-appropriate curriculum that demonstrates a statistically
 286 significant effect on improving student outcomes or other relevant
 287 outcomes based on:
- 288 (i) Strong evidence from at least one (1)
 289 well-designed and well-implemented experimental study;

partner is selected.

290	(ii) Moderate evidence from at least one (1)
291	well-designed and well-implemented quasi-experimental study; or
292	(iii) Promising evidence from at least one (1)
293	well-designed and well-implemented correlational study with
294	statistical controls for selection bias.
295	(2) To ensure that all children have access to quality early
296	childhood education and development services, the Legislature
297	finds and declares the following:
298	(a) Parents have the primary duty to educate their
299	young preschool children;
300	(b) The State of Mississippi can assist and educate
301	parents in their role as the primary caregivers and educators of
302	young preschool children;
303	(c) There is a need to explore innovative approaches
304	and strategies for aiding parents and families in the education
305	and development of young preschool children; and
306	(d) There exists a patchwork of prekindergarten
307	entities but no coordination of services and there needs to be a
308	coordination of these services.
309	(3) (a) This subsection shall be known and may be cited as
310	the "Early Learning Collaborative Act of 2013."
311	(b) Effective with the 2013-2014 school year, the
312	Mississippi State Department of Education shall establish a
313	voluntary prekindergarten program, which shall be a collaboration
314	among the entities providing prekindergarten programs including

315	Head Start, licensed child care facilities and licensed public,
316	parochial and private school prekindergarten programs. This
317	program shall be implemented no later than the 2014-2015 school
318	year. Enrollment in the prekindergarten program shall be
319	coordinated with the Head Start agencies in the local areas and
320	shall not be permitted to cause a reduction in children served by
321	the Head Start program. Under this program, eligible entities may
322	submit an application for funds to (i) defray the cost of
323	additional and/or more qualified teaching staff, appropriate
324	educational materials and equipment and to improve the quality of
325	educational experiences offered to four-year-old children in early
326	care and education programs, and/or to (ii) extend developmentally
327	appropriate education services at such programs currently serving
328	four-year-old children to include practices of high quality
329	instruction, and to (iii) administer, implement, monitor and
330	evaluate the programs, and to (iv) defray the cost of professional
331	development and age-appropriate child assessment.

- 332 (c) Subject to the availability of funds appropriated
 333 therefor, the State Department of Education shall administer the
 334 implementation, monitoring and evaluation of the voluntary
 335 prekindergarten program, including awards and the application
 336 process.
- 337 (i) The department shall establish a rigorous and 338 transparent application process for the awarding of funds. Lead

339	partners	shall	submit	the	applications	on	behalf	of	their	early
340	learning	collak	oorative	∋.						

- (ii) The department will establish monitoring
 policies and procedures that, at a minimum, will include at least
 one (1) site visit a year.
- 344 (iii) The department will provide technical
 345 assistance to collaboratives and their providers to improve the
 346 quality of prekindergarten programs. Technical assistance may
 347 include classroom-embedded support for teachers and assistant
 348 teachers.
 - effectiveness of each early childhood collaborative and each prekindergarten provider. If the State Department of Education adopts a statewide kindergarten screening that assesses the readiness of each student for kindergarten, the State Department of Education shall adopt a minimum rate of readiness that each prekindergarten provider must meet in order to remain eligible for prekindergarten program funds. Each parent who enrolls his or her child in the prekindergarten program must submit the child for the statewide kindergarten screening, regardless of whether the child is admitted to kindergarten in a public school.
- 360 (d) Prekindergarten program funds shall be awarded to 361 early childhood collaboratives whose proposed programs meet the 362 program criteria. The criteria shall include:
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 (i) Voluntary enrollment of children;

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364	(ii) Collaboration among prekindergarten providers
365	and other early childhood programs through the establishment of ar
366	early learning collaborative;
367	(iii) Qualifications of master teachers, teachers
368	and assistants, which must conform to guidelines in Section
369	37-21-3 ;
370	(iv) At least fifteen (15) hours of annual
371	professional development for program instructional staff,
372	including professional development in early literacy, and
373	individualized professional development plans for all teachers and
374	teaching assistants supplemented by classroom-embedded support on
375	an as-needed basis;
376	(v) The use of state-adopted comprehensive early
377	learning standards;
378	(vi) The use of a curriculum based on strong
379	evidence as defined in subsection (1)(f)(i) of this section and
380	aligned with the comprehensive early learning standards;
381	(vii) The use of a curriculum based on moderate
382	evidence as defined in subsection (1)(f)(ii) of this section and
383	aligned with the comprehensive early learning standards if no
384	strong-evidence curriculum is available;
385	(viii) The use of a curriculum based on promising
386	evidence as defined in subsection (1)(f)(iii) of this section and
387	aligned with the comprehensive early learning standards if no

388	strong-evidence curriculum or moderate-evidence curriculum is
389	available;
390	(ix) The use of age-appropriate assessments
391	aligned to the comprehensive early learning standards;
392	(x) Teacher/child ratios of one (1) adult for
393	every ten (10) children with a maximum of twenty (20) children per
394	classroom and a minimum of five (5) children per classroom;
395	(xi) The provision of at least one (1) meal
396	meeting state and federal nutrition guidelines for young children;
397	(xii) Plans to screen and/or refer children for
398	vision, hearing and other health issues;
399	(xiii) Family engagement opportunities;
400	(xiv) Plans to serve children with disabilities as
401	indicated under IDEA;
402	(xv) The number of instructional hours to be
403	provided, which shall equal no less than five hundred forty (540)
404	instructional hours per school year for half-day programs and one
405	thousand eighty (1,080) instructional hours per school year for
406	full-day programs; and
407	(xvi) A budget detailing the use of funds for
408	allowed expenses.
409	Participating child care centers shall: (a) meet state child
410	care facility licensure requirements unless exempted under Section
411	43-20-5, Mississippi Code of 1972, and (b) select and utilize a
412	nationally recognized assessment tool, approved by the State

413	Department	of	Edu	catior	n, de	esigned	d to	docume	ent	classi	roon	n quality,
414	which must	be	in]	place	not	later	than	July	1,	2016,	as	certified
415	by the Stat	e I)epa:	rtment	of	Educat	cion.					

Within the prekindergarten program, a prekindergarten 416 provider must comply with the antidiscrimination requirements 417 418 applicable to public schools. A prekindergarten provider may not discriminate against a parent or child, including the refusal to 419 420 admit a child for enrollment in the prekindergarten program, in 421 violation of these antidiscrimination requirements. However, a prekindergarten provider may refuse to admit a child based on the 422 423 provider's standard eligibility quidelines, provided that these 424 quidelines do not violate the antidiscrimination requirements. 425 Consistent with the Legislature's recognition of the primacy of a 426 parent's role in the education of a preschool-age child and the 427 related recognition of the state in assisting and educating 428 parents in that role, if the State Department of Education adopts 429 a statewide kindergarten screening that assesses the readiness of 430 each student for kindergarten, the State Department of Education 431 shall recognize each child's unique pattern of development when 432 adopting a minimum rate of readiness that prekindergarten 433 providers must meet in order to remain eligible for 434 prekindergarten program funds. Each parent who enrolls his or her child in the prekindergarten program may submit the child for the 435 436 statewide kindergarten screening, regardless of whether the child is admitted to kindergarten in a public school. 437

438	The State Department of Education may add program criteria
439	not inconsistent with these requirements and shall develop
440	policies and procedures to implement and enforce these criteria.

- (e) The State Department of Education shall ensure that early learning collaboratives provide each parent enrolling a child in the voluntary prekindergarten program with a profile of every prekindergarten provider participating in the collaborative's geographic catchment area. The State Department of Education shall prescribe the information to be included in each profile as well as the format of the profiles. At a minimum, the profiles must include the prekindergarten provider's services, curriculum, instructor credentials and instructor-to-student ratio.
 - whose salary and fringe benefits are paid from state funds under this act shall only be classified as a state or local school district employee eligible for state health insurance benefits or membership in the Public Employees' Retirement System, if the person's employer is already an agency or instrumentality of the state, such as a school district, and the employee would be eligible for such benefits in the normal course of business.
- (g) Funding shall be provided for this program

 beginning with the 2014 fiscal year subject to appropriation by

 the Legislature as provided in paragraph (h) of this subsection.

 The department shall make an annual report to the Legislature and

463	the Governor regarding program operations and outcomes. Every
464	three (3) years, with the first report due July 1, 2023, the
465	department shall provide to the Legislature and the Governor a
466	rigorous evaluation of program effectiveness using longitudinal
467	data to measure short-term and long-term effects, including both
468	achievement and nonachievement effects. After each three-year
469	report, the PEER Committee shall review the three-year report and
470	the intervening annual reports and submit an independent summary
471	of its findings prior to the next legislative session.
472	(h) (i) The Legislature shall appropriate funds to
473	implement the Early Education Collaborative Act of 2013 on a
474	phased-in basis as follows:
475	1. The first phase shall be based on an
476	annual state appropriation of not more than Eight Million Dollars
477	(\$8,000,000.00) and shall serve approximately three thousand five
478	hundred (3,500) children through five (5) to eight (8) early
479	learning collaboratives and their prekindergarten providers;
480	2. The second phase shall be based on an
481	annual state appropriation of not more than Sixteen Million
482	Dollars (\$16,000,000.00) and shall serve approximately seven
483	thousand (7,000) children through ten (10) to fifteen (15) early
484	learning collaboratives and their prekindergarten providers;
485	3. The third phase shall be based on an
486	annual state appropriation of not more than Thirty-three Million

Nine Hundred Fifty Thousand Dollars (\$33,950,000.00) and shall

488	serve approximately fifteen thousand (15,000) children through
489	twenty (20) to twenty-five (25) early learning collaboratives and
490	their prekindergarten providers.

- (ii) Future phases shall be based on interest in
 the program and the effectiveness of the program as determined by
 the school readiness of participants. Each phase shall last for
 at least three (3) years but no more than five (5) years. The
 State Department of Education shall determine when to move to a
 new phase of the program, within the timeline provided herein.
 - (iii) Funding shall be provided to early learning collaboratives on the basis of a minimum of Two Thousand Five Hundred Dollars (\$2,500.00) per student in a full-day program per student in a full-day program and a minimum of One Thousand Two Hundred Fifty Dollars (\$1,250.00) per student in a half-day program proposed in the collaborative's approved application. Once an early learning collaborative's plan is approved and funded, the collaborative and/or its prekindergarten providers shall receive funds on an ongoing basis unless the collaborative and/or its prekindergarten providers no longer meet the criteria to participate in the program.
- (iv) Early learning collaboratives shall match
 state funds on a 1:1 basis. Local matching funds may include
 local tax dollars, federal dollars as allowed, parent tuition,
 philanthropic contributions, or in-kind donations of facilities,

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- 513 food service or health screenings.
- 514 (v) The State Department of Education shall
- reserve no more than five percent (5%) of the appropriation in any
- 516 year for administrative costs. * * *
- 517 (vi) In the initial phase of implementation, the
- 518 State Department of Education shall award state funds under the
- 519 Early Learning Collaborative Act of 2013 based on a community's
- 520 capacity, commitment and need. To determine capacity, commitment
- and need, the State Department of Education shall require evidence
- 522 of existing strong local collaborations of early education
- 523 stakeholders. Such evidence shall include, but not be limited to,
- 524 collaborations resulting from any of the following:
- 525 1. Participation in Excel By 5;
- 526 2. Participation in Supporting Partnerships
- 527 to Assure Ready Kids (SPARK);
- 528 3. Participation in the Gilmore Early
- 529 Learning Initiative (GELI); or
- 530 4. Participation in the Mississippi Building
- 531 Blocks.
- In determining community need, the department shall consider
- 533 low academic achievement within the public school districts
- 534 participating in an applicant early learning collaborative and the
- 535 number and percentage of children without quality prekindergarten
- 536 options.

(vii) All authority granted to the State
Department of Education to establish program rules is subject to
the public processes established in the provisions of the
Mississippi Administrative Procedures Law, including, but not
limited to, filing notice of the proposed rules, public hearings
and any economic impact statement with the Office of the Secretary
of State before presenting such information to the State Board of
Education for final approval.
SECTION 13. Section 37-61-33, Mississippi Code of 1972, is
amended as follows:
37-61-33. (1) There is created within the State Treasury a
special fund to be designated the "Education Enhancement Fund"
into which shall be deposited all the revenues collected pursuant
to Sections $27-65-75(7)$ and (8) and $27-67-31(a)$ and (b) .
(2) Of the amount deposited into the Education Enhancement

- Fund, Sixteen Million Dollars (\$16,000,000.00) shall be
 appropriated each fiscal year to the State Department of Education
 to be distributed to all school districts. Such money shall be
 distributed to all school districts in the proportion that the
 average daily attendance of each school district bears to the
 average daily attendance of all school districts within the state
 for the following purposes:
- 559 (a) Purchasing, erecting, repairing, equipping,
 560 remodeling and enlarging school buildings and related facilities,
 561 including gymnasiums, auditoriums, lunchrooms, vocational training

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- 563 transportation vehicles (which shall include new and used
- 564 transportation vehicles) and garages for transportation vehicles,
- 565 and purchasing land therefor;
- 566 (b) Establishing and equipping school athletic fields
- 567 and necessary facilities connected therewith, and purchasing land
- 568 therefor;
- 569 (c) Providing necessary water, light, heating,
- 570 air-conditioning and sewerage facilities for school buildings, and
- 571 purchasing land therefor;
- 572 (d) As a pledge to pay all or a portion of the debt
- 573 service on debt issued by the school district under Sections
- 574 37-59-1 through 37-59-45, 37-59-101 through 37-59-115, 37-7-351
- 575 through 37-7-359, 37-41-89 through 37-41-99, 37-7-301, 37-7-302
- 576 and 37-41-81, or debt issued by boards of supervisors for
- 577 agricultural high schools pursuant to Section 37-27-65, if such
- 578 pledge is accomplished pursuant to a written contract or
- 579 resolution approved and spread upon the minutes of an official
- 580 meeting of the district's school board or board of supervisors.
- 581 The annual grant to such district in any subsequent year during
- 582 the term of the resolution or contract shall not be reduced below
- 583 an amount equal to the district's grant amount for the year in
- 584 which the contract or resolution was adopted. The intent of this
- 585 provision is to allow school districts to irrevocably pledge a
- 586 certain, constant stream of revenue as security for long-term

587	obligations issued under the code sections enumerated in this
588	paragraph or as otherwise allowed by law. It is the intent of the
589	Legislature that the provisions of this paragraph shall be
590	cumulative and supplemental to any existing funding programs or
591	other authority conferred upon school districts or school boards.
592	Debt of a district secured by a pledge of sales tax revenue
593	pursuant to this paragraph shall not be subject to any debt
594	limitation contained in the foregoing enumerated code sections.

- (3) The remainder of the money deposited into the Education Enhancement Fund shall be appropriated as follows:
- 597 (a) To the State Department of Education as follows:
- 598 Sixteen and sixty-one one-hundredths percent (i) 599 (16.61%) to the cost of the adequate education program determined 600 under Section 37-151-7; of the funds generated by the percentage 601 set forth in this section for the support of the adequate 602 education program, one and one hundred seventy-eight 603 one-thousandths percent (1.178%) of the funds shall be 604 appropriated to be used by the State Department of Education for 605 the purchase of textbooks to be loaned under Sections 37-43-1 606 through 37-43-59 to approved nonpublic schools, as described in 607 Section 37-43-1. The funds to be distributed to each nonpublic 608 school shall be in the proportion that the average daily 609 attendance of each nonpublic school bears to the total average 610 daily attendance of all nonpublic schools;

611	(ii) Seven and ninety-seven one-hundredths percent
612	(7.97%) to assist the funding of transportation operations and
613	maintenance pursuant to Section 37-19-23; and
614	(iii) Nine and sixty-one one-hundredths percent
615	(9.61%) for including computers and computer software, to be
616	distributed to all eligible teachers within the state through the
617	use of procurement cards or a digital solution capable of
618	tracking, paying and reporting purchases. Classroom supply funds
619	shall not be expended for administrative purposes. On a date to
620	be determined by the State Department of Education, but not later
621	than July 1 of each year, local school districts shall determine
622	and submit to the State Department of Education the number of
623	teachers eligible to receive an allocation for the current year.
624	For purposes of this subparagraph, "teacher" means any employee of
625	the school board of a school district, or the Mississippi School
626	for the Arts, the Mississippi School for Math and Science, the
627	Mississippi School for the Blind, the Mississippi School for the
628	Deaf or public charter school, who is required by law to obtain a
629	teacher's license from the State Department of Education and who
630	is assigned to an instructional area of work as defined by the
631	department, and shall include any full- or part-time gifted or
632	special education teacher. It is the intent of the Legislature
633	that all classroom teachers shall utilize these funds in a manner
634	that addresses individual classroom needs and supports the overall
635	goals of the school regarding supplies, instructional materials,

636	equipment, computers or computer software under the provisions of
637	this subparagraph, including the type, quantity and quality of
638	such supplies, materials and equipment. Classroom supply funds
639	allocated under this subparagraph shall supplement, not replace,
640	other local and state funds available for the same purposes. The
641	State Board of Education shall develop and promulgate rules and
642	regulations for the administration of this subparagraph consistent
643	with the above criteria, with particular emphasis on allowing the
644	individual teachers to expend funds as they deem appropriate. The
645	local school board shall require each school to issue credentials
646	for a digital solution selected by or procurement cards provided
647	by the Department of Finance and Administration under the
648	provisions of Section $31-7-9(1)$ (c) for the use of teachers and
649	necessary support personnel in making instructional supply fund
650	expenditures under this section, consistent with the regulations
651	of the Mississippi Department of Finance and Administration
652	pursuant to Section 31-7-9. Such credentials or procurement cards
653	shall be provided by the State Department of Education to local
654	school districts on a date determined by the State Department of
655	Education, but not later than August 1 of each year. Local school
656	districts shall issue such credentials or procurement cards to
657	classroom teachers at the beginning of the school year, but no
658	later than August 1 of each year, and shall be issued in equal
659	amounts per teacher determined by the total number of qualifying
660	personnel and the current state appropriation for classroom

661	supplies	with	the	Education	Enhancement	Fund.	After	initial	cards
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- are issued under the timeline prescribed by this section, the
- 663 State Department of Education may issue cards to districts for any
- 664 classroom teacher hired after July 1 under a timeline prescribed
- 665 by the State Department of Education. Such credentials or cards
- 666 will expire on a predetermined date at the end of each school
- 667 year, but not before April 1 of each year * * *;
- (b) Twenty-two and nine one-hundredths percent (22.09%)
- 669 to the Board of Trustees of State Institutions of Higher Learning
- 670 for the purpose of supporting institutions of higher learning; and
- (c) Fourteen and forty-one one-hundredths percent
- 672 (14.41%) to the Mississippi Community College Board for the
- 673 purpose of providing support to community and junior colleges.
- 674 (4) The amount remaining in the Education Enhancement Fund
- 675 after funds are distributed as provided in subsections (2) and (3)
- of this section shall be appropriated for other educational needs.
- 677 (5) None of the funds appropriated pursuant to subsection
- 678 (3)(a) of this section shall be used to reduce the state's General
- 679 Fund appropriation for the categories listed in an amount below
- 680 the following amounts:
- 681 (a) For subsection (3)(a)(ii) of this section,
- 682 Thirty-six Million Seven Hundred Thousand Dollars
- 683 (\$36,700,000.00);
- (b) For the aggregate of minimum program allotments in
- 685 the 1997 fiscal year, formerly provided for in Chapter 19, Title

- 686 37, Mississippi Code of 1972, as amended, excluding those funds
- 687 for transportation as provided for in paragraph (a) of this
- 688 subsection.
- 689 (6) Any funds appropriated from the Education Enhancement
- 690 Fund that are unexpended at the end of a fiscal year shall lapse
- 691 into the Education Enhancement Fund * * *.
- 692 **SECTION 14.** Section 49-39-7, Mississippi Code of 1972, is
- 693 amended as follows:
- 694 49-39-7. (1) (a) There is created in the State Treasury a
- 695 special fund to be designated the "Mississippi Outdoor Stewardship
- 696 Trust Fund." The special fund shall consist of monies
- 697 appropriated by the Legislature. Monies shall be accounted for in
- 698 such a manner to be termed unobligated funds or obligated funds.
- 699 Unexpended amounts remaining in the special fund at the end of a
- 700 fiscal year shall not lapse into the State General Fund, and any
- 701 investment earnings or interest earned on amounts in the special
- 702 fund shall be deposited to the credit of the special fund;
- 703 however, any unobligated monies in excess of Twenty Million
- 704 Dollars (\$20,000,000.00), excluding federal funds, remaining in
- 705 the special fund at the end of a fiscal year that have not been
- 706 appropriated shall lapse into the State General Fund. Monies in
- 707 the special fund may be used upon selection by the board. The
- 708 board and the Department of Finance and Administration may use not
- 709 more than two percent (2%) of monies in the special fund to defray

710	the	board's	expenses	in	carrying	out	its	duties	under	this

- 711 chapter.
- 712 (b) Subject to the provisions of this chapter, monies
- 713 in the special fund may be used and expended by the board to
- 714 provide funds for grants to counties, municipalities, state
- 715 agencies and nongovernmental entities for:
- 716 (i) Improvement of state park outdoor recreation
- 717 features and trails;
- 718 (ii) Acquisition and improvement of parks and
- 719 trails by counties and municipalities, if such parks and trails
- 720 lie within the jurisdiction of such counties and municipalities;
- 721 (iii) Restoration or enhancement projects to
- 722 create or improve access to public waters and lands for public
- 723 outdoor recreation, conservation education, or the safe use and
- 724 enjoyment of permanently protected conservation land;
- 725 (iv) Restoration or enhancement on privately owned
- 726 working agricultural lands and forests that support conservation
- 727 of soil, water, habitat of fish and wildlife resources;
- 728 (v) Restoration or enhancement of wetlands, native
- 729 forests, native grasslands and other unique habitats important for
- 730 Mississippi's fish and wildlife; and
- 731 (vi) Acquisition of critical areas for the
- 732 provision or protection of clean water, wildlife, hunting,
- 733 fishing, military installation buffering or natural resource-based

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734	outdoor	recreation.	Real	property	mav	onlv	, he	acquired	under	this
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- 735 subparagraph (vi) when the property:
- 736 1. Is, at the time of acquisition, being
- 737 leased by the state as a wildlife management area;
- 738 2. Adjoins or is in close proximity to state
- 739 or federal wildlife management areas or state parks, or would
- 740 provide better public access to such areas;
- 741 3. Is identified in a wildlife action plan
- 742 developed by a state agency;
- 743 4. Constitutes riparian lands, and its
- 744 acquisition is for the purpose of protecting any drinking water
- 745 supply; or
- 746 5. Surrounds a military base or military
- 747 installation.
- 748 Acquisition of land under this subparagraph (vi) may not be
- 749 made through the exercise of any power of eminent domain or any
- 750 condemnation proceeding.
- 751 (c) Unless otherwise authorized by the board, a county,
- 752 municipality, state agency or nongovernmental entity receiving
- 753 funds for a project under this section must expend the funds for
- 754 the project within two (2) years after receipt of the funds in
- 755 order to be eligible to apply for additional funds for the project
- 756 under this section. If a county, municipality, state agency or
- 757 nongovernmental entity receiving funds for a project does not
- 758 expend the funds within two (2) years after receipt of the funds,

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- 760 entity must provide an accounting of such unused funds and the
- 761 reason for failure to expend the funds. If the board determines
- 762 that the project will not be completed in a timely manner, the
- 763 county, municipality, state agency or nongovernmental entity must
- 764 then return any unexpended funds.
- 765 (d) Monies in the special fund may not be used,
- 766 expended or transferred for any other purpose other than
- 767 authorized in this chapter.
- 768 (e) Any state agency receiving funds from the
- 769 Mississippi Outdoor Stewardship Trust Fund under this section may
- 770 escalate its budget and expend such funds in accordance with rules
- 771 and regulations of the Department of Finance and Administration in
- 772 a manner consistent with the escalation of federal funds.
- 773 (2) (a) The board shall accept applications from counties,
- 774 municipalities, state agencies and nongovernmental entities for
- 775 project proposals eligible for funding under this section. The
- 776 board shall evaluate the proposals received in accordance with
- 777 this chapter.
- 778 (b) A county, municipality, state agency or
- 779 nongovernmental entity desiring assistance under this section must
- 780 submit a complete application to the board. The application must
- 781 include a description of the purpose for which assistance is
- 782 requested, the type and amount of assistance requested and any
- 783 other information required by the board.

784	(c) The board shall require annual independent audits
785	of all expenditures from the special fund and present those
786	findings to the Governor, Lieutenant Governor, Speaker of the
787	House, Chairs of the Senate and House Appropriations Committees,
788	Chairs of the Senate Finance and House Ways and Means Committees
789	and Chairs of the Senate and House Wildlife, Fisheries and Parks

- (d) To be eligible for funding, any nongovernmental entity applicant must submit its most recent audit, disclose any audit deficiencies in the previous five (5) years, submit its certificate of good standing from the Mississippi Secretary of State, and submit a current list of its board members for purposes of conflicts of interest.
- 797 (e) For funds to be spent on private land, the
 798 applicant must show demonstrably that the project will benefit the
 799 public.
- 800 (f) Projects that acquire property shall not be 801 considered for approval until after July 1, 2024.
- 802 (3) The board, at its first meeting of each calendar year,
 803 shall prepare a list of priorities and criteria to guide the
 804 selection of projects. The board shall give increased priority to
 805 projects:
- 806 (a) Supporting the public recreation and conservation 807 efforts of state agencies, counties and municipalities;

Committees.

808		(b)]	Leve	raging	or	matching	other	nonfederal	or	federal
809	funds	available	for	simila	ar 1	purposes;				

- 810 (c) Supporting and promoting recreation in the form of 811 archery, boating, hiking, camping, fishing, hunting, running, 812 jogging, biking, walking, shooting or similar outdoor activities;
- 813 (d) Contributing to the improvement of the quality and 814 quantity of surface water and groundwater; or
- 815 (e) Contributing to the conservation of soil, water,
 816 and fish and wildlife resources on privately owned working
 817 agricultural lands or forests.
 - (4) Upon approval of the total list of projects by the board, the list of projects shall be submitted to the Lieutenant Governor, Speaker of the House, Chairs of the Senate and House Appropriations Committees, Chairs of the Senate Finance and House Ways and Means Committees and Chairs of the Senate and House Wildlife, Fisheries and Parks Committees. If federal funds or guidelines become available and are certified by the Executive Director of the Department of Finance and Administration or the Executive Director of the Mississippi Outdoor Stewardship Fund, the board shall be authorized to expend funds from the Mississippi Outdoor Stewardship Trust Fund and shall notify the Lieutenant Governor, Speaker of the House, Chairs of the Senate and House Appropriations Committees, Chairs of the Senate Finance and House Ways and Means Committees, Chairs of the Senate and House Wildlife, Fisheries and Parks Committees, and Legislative Budget

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- Office of such expenditures prior to their distribution to certain projects approved by the board.
- 835 **SECTION 15.** Upon the effective day of this act, the State 836 Treasurer, in conjunction with the State Fiscal Officer, shall transfer the amounts listed below from and to the following named
- 838 funds:
- 839 (a) Five Million Dollars (\$5,000,000.00) from the
- 840 Capital Expense (Fund No. 6499C00000) to the Forestry Facility
- 841 Grant Program Fund created by Section 57-1-783, Mississippi Code
- 842 of 1972 (Fund No. 66142100000).
- 843 (b) Three Million Dollars (\$3,000,000.00) from the
- 844 Insurance Department's General Fund account (Fund No. 2250100000)
- 845 to the Mississippi Volunteer Firefighter Length-of-Service Award
- 846 Program (LOSAP) Fund created in Section 45-11-271, Mississippi
- 847 Code of 1972 (Fund No. 3351600000).
- 848 **SECTION 16.** This act shall take effect and be in force from
- 849 and after its passage.