Adopted AMENDMENT NO 3 PROPOSED TO

Cmte Sub for House Bill No. 867

BY: Representative Holloway (76th)

1 Amend after line 138 by inserting the following: 2 "(5) For students transferring to a school located in a 3 school district in which the student does not reside, the State Department of Education shall pay to the transferee school 4 5 district (receiving school district) to which the student is 6 transferred an amount as follows: the pro rata ad valorem receipts and in-lieu payments per pupil for the support of the local school 7 8 district in which the student resides under Sections 37-57-1 9 (local contribution to the adequate education program) and 37-57-10 105 (school district operational levy), not including any taxes 11 levied for the retirement of the school district of residence's 12 bonded indebtedness or short-term notes or any taxes levied for 13 the support of vocational-technical education programs. The 14 amount of funds payable to the receiving school district by the

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15 transferor school district of residence, must be based on the 16 previous year's enrollment data and ad valorem receipts and in-17 lieu receipts of the local school district in which the student 18 resides. The pro rata amount must be calculated by dividing the 19 local school district of residence's months one (1) through nine 20 (9) average daily membership into the total amount of ad valorem 21 receipts and in-lieu receipts, as reported to the State Department 22 of Education by the transferor local school district. The State 23 Department of Education shall reduce the school district's January 24 transfer of Mississippi Adequate Education Program funds, or any 25 subsequent funding program which replaces MAEP, by the amount owed 26 to the receiving school district and shall redirect that amount to 27 the receiving school district. Any such payments made under this 28 subsection (5) by the State Department of Education to a receiving 29 school district must be made two (2) business days prior to the 30 last working day of each month there shall be paid to a receiving 31 school district, by electronic funds transfer, one-twelfth (1/12) 32 of the funds to which the receiving school district is entitled 33 from funds appropriated for the adequate education program fund, 34 or any subsequent funding program which replaces such program 35 fund, for each child transferred to such school district under the 36 authority of this section. However, in December those payments 37 shall be made on December 15th or the next business day after that 38 date. If a student transfer occurs after the start date of the 39 scholastic year, the department shall not make any distribution of

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- 40 payments to the receiving school district until such time that the
- 41 receiving school district certifies the enrollment of the transfer
- 42 student to the department, which shall then only make payments to
- 43 the receiving school district for such student for the remainder
- 44 of the scholastic year as a proportionate share of the one-twelfth
- 45 (1/12) of funds to which the receiving school district is
- 46 entitled."

Further, amend the title to conform as follows online 13, by inserting the following after the semicolon:

49 "TO PROVIDE FOR THE ALLOCATION AND DISBURSEMENT OF FUNDS TO A

50 RECEIVING SCHOOL DISTRICT UPON THE COMPLETION AND CERTIFICATION OF 51 A STUDENT TRANSFER REQUEST;".