Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1696

BY: Committee

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

- SECTION 1. Section 37-17-6, Mississippi Code of 1972, is
- 28 amended as follows:
- 29 37-17-6. (1) The State Board of Education, acting through
- 30 the Commission on School Accreditation, shall establish and
- 31 implement a permanent performance-based accreditation system, and
- 32 all noncharter public elementary and secondary schools shall be
- 33 accredited under this system.
- 34 (2) * * * The State Board of Education, acting through the
- 35 Commission on School Accreditation, shall require school districts



- 36 to provide school classroom space that is air-conditioned as a
- 37 minimum requirement for accreditation.
- 38 (3) (a) \star \star The State Board of Education, acting through
- 39 the Commission on School Accreditation, shall require that school
- 40 districts employ certified school librarians according to the
- 41 following formula:
- 42 Number of Students Number of Certified
- 43 Per School Library School Librarians
- 44 0 499 Students 1/2 Full-time Equivalent
- 45 Certified Librarian
- 46 500 or More Students 1 Full-time Certified
- 47 Librarian
- 48 (b) The State Board of Education, however, may increase
- 49 the number of positions beyond the above requirements.
- 50 (c) The assignment of certified school librarians to
- 51 the particular schools shall be at the discretion of the local
- 52 school district. No individual shall be employed as a certified
- 53 school librarian without appropriate training and certification as
- 54 a school librarian by the State Department of Education.
- 55 (d) School librarians in the district shall spend at
- 56 least fifty percent (50%) of direct work time in a school library
- 57 and shall devote no more than one-fourth (1/4) of the workday to
- 58 administrative activities that are library related.



- (e) Nothing in this subsection shall prohibit any
- 60 school district from employing more certified school librarians
- 61 than are provided for in this section.
- (f) Any additional millage levied to fund school
- 63 librarians required for accreditation under this subsection shall
- 64 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
- 66 purposes of the limitation.
- 67 (4) * * * The State Board of Education shall implement the
- 68 performance-based accreditation system for school districts and
- 69 for individual noncharter public schools which shall include the
- 70 following:
- 71 (a) High expectations for students and high standards
- 72 for all schools, with a focus on the basic curriculum;
- 73 (b) Strong accountability for results with appropriate
- 74 local flexibility for local implementation;
- 75 (c) A process to implement accountability at both the
- 76 school district level and the school level;
- 77 (d) Individual schools shall be held accountable for
- 78 student growth and performance;
- 79 (e) Set annual performance standards for each of the
- 80 schools of the state and measure the performance of each school
- 81 against itself through the standard that has been set for it;

- 82 (f) A determination of which schools exceed their 83 standards and a plan for providing recognition and rewards to 84 those schools;
- A determination of which schools are failing to 85 86 meet their standards and a determination of the appropriate role 87 of the State Board of Education and the State Department of Education in providing assistance and initiating possible 88 intervention. A failing district is a district that fails to meet 89 90 both the absolute student achievement standards and the rate of 91 annual growth expectation standards as set by the State Board of 92 Education for two (2) consecutive years. The State Board of 93 Education shall establish the level of benchmarks by which 94 absolute student achievement and growth expectations shall be 95 In setting the benchmarks for school districts, the 96 State Board of Education may also take into account such factors 97 as graduation rates, dropout rates, completion rates, the extent 98 to which the school or district employs qualified teachers in every classroom, and any other factors deemed appropriate by the 99 100 State Board of Education. The State Board of Education, acting 101 through the State Department of Education, shall apply a simple "A," "B," "C," "D" and "F" designation to the current school and 102 103 school district statewide accountability performance classification labels * * * and in the school, district and state 104 105 report cards required under state and federal law. * * *

State Board of Education, acting through the State Department of

- 107 Education, is further authorized and directed to change the school
- 108 and school district accreditation rating system to a simple "A,"
- 109 "B," "C," "D," and "F" designation based on a combination of
- 110 student achievement scores and student growth as measured by the
- 111 statewide testing programs developed by the State Board of
- 112 Education pursuant to Chapter 16, Title 37, Mississippi Code of
- 113 1972. In any statute or regulation containing the former
- 114 accreditation designations, the new designations shall be
- 115 applicable; and
- 116 (h) Development of a comprehensive student assessment
- 117 system to implement these requirements * * *.
- 118 * * *
- 119 (5) (a) * * * The State Department of Education, acting
- 120 through the Mississippi Commission on School Accreditation,
- 121 shall * * * implement a single "A" through "F" school and school
- 122 district accountability system complying with applicable federal
- 123 and state requirements in order to reach the following educational
- 124 goals:
- 125 (i) To mobilize resources and supplies to ensure
- 126 that all students exit third grade reading on grade level by 2015;
- 127 (ii) To reduce the student dropout rate to
- 128 thirteen percent (13%) by 2015; and
- 129 (iii) To have sixty percent (60%) of students
- 130 scoring proficient and advanced on the assessments of the Common



- 131 Core State Standards by 2016 with incremental increases of three
- 132 percent (3%) each year thereafter.
- 133 (b) The State Department of Education shall combine the
- 134 state school and school district accountability system with the
- 135 federal system in order to have a single system.
- 136 (c) The State Department of Education shall establish
- 137 five (5) performance categories ("A," "B," "C," "D" and "F") for
- 138 the accountability system based on the following criteria:
- 139 (i) Student Achievement: the percent of students
- 140 proficient and advanced on the current state assessments;
- 141 (ii) Individual student growth: the percent of
- 142 students making one (1) year's progress in one (1) year's time on
- 143 the state assessment, with an emphasis on the progress of the
- 144 lowest twenty-five percent (25%) of students in the school or
- 145 district:
- 146 (iii) Four-year graduation rate: the percent of
- 147 students graduating with a standard high school diploma in four
- 148 (4) years, as defined by federal regulations;
- 149 (iv) Categories shall identify schools as Reward
- 150 ("A" schools), Focus ("D" schools) and Priority ("F" schools). If
- 151 at least five percent (5%) of schools in the state are not graded
- as "F" schools, the lowest five percent (5%) of school grade point
- 153 designees will be identified as Priority schools. If at least ten
- 154 percent (10%) of schools in the state are not graded as "D"



- 155 schools, the lowest ten percent (10%) of school grade point
- 156 designees will be identified as Focus schools;
- 157 The State Department of Education shall (∇)
- 158 discontinue the use of Star School, High-Performing, Successful,
- 159 Academic Watch, Low-Performing, At-Risk of Failing and Failing
- 160 school accountability designations;
- 161 The system shall include the federally (vi)
- 162 compliant four-year graduation rate in school and school district
- 163 accountability system calculations. Graduation rate will apply to
- 164 high school and school district accountability ratings as a
- 165 compensatory component. The system shall discontinue the use of
- 166 the High School Completer Index (HSCI);
- 167 (vii) The school and school district
- 168 accountability system shall incorporate a standards-based growth
- 169 model, in order to support improvement of individual student
- 170 learning;
- 171 The State Department of Education shall (viii)
- discontinue the use of the Quality Distribution Index (QDI); 172
- 173 The State Department of Education shall (ix)
- 174 determine feeder patterns of schools that do not earn a school
- 175 grade because the grades and subjects taught at the school do not
- 176 have statewide standardized assessments needed to calculate a
- school grade. Upon determination of the feeder pattern, the 177
- 178 department shall notify schools and school districts prior to the
- release of the school grades beginning in 2013. Feeder schools 179



- 180 will be assigned the accountability designation of the school to 181 which they provide students;
- 182 Standards for student, school and school
- 183 district performance will be increased when student proficiency is
- at a seventy-five percent (75%) and/or when sixty-five percent 184
- 185 (65%) of the schools and/or school districts are earning a grade
- 186 of "B" or higher, in order to raise the standard on performance
- 187 after targets are met;
- 188 (xi) The system shall include student performance
- on the administration of a career-readiness assessment, such as, 189
- 190 but not limited to, the ACT WorkKeys Assessment, deemed
- 191 appropriate by the Mississippi Department of Education working in
- 192 coordination with the Office of Workforce Development.
- 193 Nothing in this section shall be deemed to require a
- nonpublic school that receives no local, state or federal funds 194
- 195 for support to become accredited by the State Board of Education.
- 196 The State Board of Education shall create an (7)
- accreditation audit unit under the Commission on School 197
- 198 Accreditation to determine whether schools are complying with
- accreditation standards. 199
- 200 (8) The State Board of Education shall be specifically
- 201 authorized and empowered to withhold adequate education program
- 202 fund allocations, whichever is applicable, to any public school
- 203 district for failure to timely report student, school personnel



- and fiscal data necessary to meet state and/or federal
- 205 requirements.
- 206 (9) [Deleted]
- 207 (10) The State Board of Education shall establish, for those
- 208 school districts failing to meet accreditation standards, a
- 209 program of development to be complied with in order to receive
- 210 state funds, except as otherwise provided in subsection (15) of
- 211 this section when the Governor has declared a state of emergency
- 212 in a school district or as otherwise provided in Section 206,
- 213 Mississippi Constitution of 1890. The state board, in
- 214 establishing these standards, shall provide for notice to schools
- 215 and sufficient time and aid to enable schools to attempt to meet
- 216 these standards, unless procedures under subsection (15) of this
- 217 section have been invoked.
- 218 (11) * * * The State Board of Education shall be charged
- 219 with the implementation of the program of development in each
- 220 applicable school district as follows:
- 221 (a) Develop an impairment report for each district
- 222 failing to meet accreditation standards in conjunction with school
- 223 district officials:
- (b) Notify any applicable school district failing to
- 225 meet accreditation standards that it is on probation until
- 226 corrective actions are taken or until the deficiencies have been
- 227 removed. The local school district shall develop a corrective
- 228 action plan to improve its deficiencies. For district academic

- 229 deficiencies, the corrective action plan for each such school 230 district shall be based upon a complete analysis of the following: 231 student test data, student grades, student attendance reports, 232 student dropout data, existence and other relevant data. 233 corrective action plan shall describe the specific measures to be 234 taken by the particular school district and school to improve: 235 (i) instruction; (ii) curriculum; (iii) professional development; 236 (iv) personnel and classroom organization; (v) student incentives 237 for performance; (vi) process deficiencies; and (vii) reporting to 238 the local school board, parents and the community. The corrective 239 action plan shall describe the specific individuals responsible 240 for implementing each component of the recommendation and how each 241 will be evaluated. All corrective action plans shall be provided 242 to the State Board of Education as may be required. The decision of the State Board of Education establishing the probationary 243 244 period of time shall be final; 245 Offer, during the probationary period, technical assistance to the school district in making corrective 246 247 actions. * * * Subject to * * * appropriations, the State 248 Department of Education shall provide technical and/or financial

measure identified in that district's corrective action plan

through professional development and on-site assistance. Each

252 such school district shall apply for and utilize all available

assistance to all such school districts in order to implement each

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- federal funding in order to support its corrective action plan in addition to state funds made available under this paragraph;
- 255 (d) Assign department personnel or contract, in its 256 discretion, with the institutions of higher learning or other 257 appropriate private entities with experience in the academic, 258 finance and other operational functions of schools to assist
- 260 (e) Provide for publication of public notice at least 261 one time during the probationary period, in a newspaper published 262 within the jurisdiction of the school district failing to meet 263 accreditation standards, or if no newspaper is published therein, 264 then in a newspaper having a general circulation therein. publication shall include the following: declaration of school 265 266 system's status as being on probation; all details relating to the 267 impairment report; and other information as the State Board of 268 Education deems appropriate. Public notices issued under this 269 section shall be subject to Section 13-3-31 and not contrary to 270 other laws regarding newspaper publication.
- 271 (12)(a) If the recommendations for corrective action are 272 not taken by the local school district or if the deficiencies are 273 not removed by the end of the probationary period, the Commission 274 on School Accreditation shall conduct a hearing to allow the 275 affected school district to present evidence or other reasons why 276 its accreditation should not be withdrawn. Additionally, if the 277 local school district violates accreditation standards that have

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school districts;

been determined by the policies and procedures of the State Board of Education to be a basis for withdrawal of school district's accreditation without a probationary period, the Commission on School Accreditation shall conduct a hearing to allow the affected school district to present evidence or other reasons why its accreditation should not be withdrawn. After its consideration of the results of the hearing, the Commission on School Accreditation shall be authorized, with the approval of the State Board of Education, to withdraw the accreditation of a public school district, and issue a request to the Governor that a state of emergency be declared in that district.

(b) (i) 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 to be related to a serious violation or violations of accreditation standards or state or federal law, * * * the State Board of Education may request the Governor to declare a state of emergency in that school district. For purposes of this paragraph, the declarations of a state of emergency * * * may include the school district's serious failure to meet minimum academic standards, as evidenced by a continued pattern of poor student performance, or impairments related to a lack of financial resources.



303	(11) If the State Board of Education determines
304	that a public school or district in the state which, during each
305	of two (2) consecutive school years or during two (2) of three (3)
306	consecutive school years, receives an "F" designation by the State
307	Board of Education under the accountability rating system or has
308	been persistently failing as defined by the State Board of
309	Education; or if the State Board of Education determines that a
310	public school or district in the state which, during each of four
311	(4) consecutive school years, receives a "D" or "F" designation by
312	the State Board of Education under the accountability rating
313	system or has been persistently failing as defined by the State
314	Board of Education; or if more than fifty percent (50%) of the
315	schools within a school district are designated as Schools-At-Risk
316	in any one (1) year, then the board may place such school or
317	district into a District of Transformation. The State Board of
318	Education shall take over only the number of schools and districts
319	for which it has the capacity to serve. The State Board of
320	Education shall adopt rules and regulations governing any
321	additional requirements for placement into a District of
322	Transformation and the operation thereof. School districts or
323	schools that are eligible to be placed into a District of
324	Transformation due to poor academic performance but are not
325	absorbed due to the capacity of the State Board of Education,
326	shall develop and implement a district improvement plan with
327	prescriptive guidance and support from the Mississippi Department



328	of Education, with the goal of helping the district improve
329	student achievement. Failure of the school board, superintendent
330	and school district staff to implement the plan with fidelity and
331	participate in the activities provided as support by the
332	department shall result in the school district retaining its
333	eligibility for placement into a District of Transformation.
334	(iii) If the State Board of Education determined
335	that a school district is impaired with a serious lack of
336	financial resources, the State Board of Education may place the
337	school district into a District of Transformation. If a school
338	district is placed into a District of Transformation for financial
339	reasons, the school district shall be required to reimburse the
340	state for any costs incurred by the state on behalf of the school
341	district.
342	(c) Whenever the Governor declares a state of emergency
343	in a school district in response to a request made under paragraph
344	(a) or (b) of this subsection, or when the State Board of
345	Education places a school district into a District of
346	Transformation due to poor academic performance or financial
347	reasons, the State Board of Education may take one or more of the
348	following actions:
349	(i) Declare a state of emergency, under which some
350	or all of state funds can be escrowed except as otherwise provided
351	in Section 206, Constitution of 1890, until the board determines
352	corrective actions are being taken or the deficiencies have been



- 353 removed, or that the needs of students warrant the release of
- 354 funds. The funds may be released from escrow for any program
- 355 which the board determines to have been restored to standard even
- 356 though the state of emergency may not as yet be terminated for the
- 357 district as a whole;
- 358 (ii) Override any decision of the local school
- 359 board or superintendent of education, or both, concerning the
- 360 management and operation of the school district, or initiate and
- 361 make decisions concerning the management and operation of the
- 362 school district;
- 363 (iii) Assign an interim superintendent, or in its
- 364 discretion, contract with a private entity with experience in the
- 365 academic, finance and other operational functions of schools and
- 366 school districts, who will have those powers and duties prescribed
- 367 in subsection (15) of this section;
- 368 (iv) Grant transfers to students who attend this
- 369 school district so that they may attend other accredited schools
- 370 or districts in a manner that is not in violation of state or
- 371 federal law;
- 372 (v) For states of emergency declared under
- 373 paragraph (a) only, if the accreditation deficiencies are related
- 374 to the fact that the school district is too small, with too few
- 375 resources, to meet the required standards and if another school
- 376 district is willing to accept those students, abolish that
- 377 district and assign that territory to another school district or



- 378 districts. If the school district has proposed a voluntary
- 379 consolidation with another school district or districts, then if
- 380 the State Board of Education finds that it is in the best interest
- 381 of the pupils of the district for the consolidation to proceed,
- 382 the voluntary consolidation shall have priority over any such
- 383 assignment of territory by the State Board of Education;
- 384 (vi) For * * actions taken pursuant to paragraph
- 385 (b) only, reduce local supplements paid to school district
- 386 employees, including, but not limited to, instructional personnel,
- 387 assistant teachers and extracurricular activities personnel, if
- 388 the district's impairment is related to a lack of financial
- 389 resources, but only to an extent that will result in the salaries
- 390 being comparable to districts similarly situated, as determined by
- 391 the State Board of Education;
- 392 (vii) For * * * actions taken pursuant to
- 393 paragraph (b) only, the State Board of Education may take any
- 394 action as prescribed in Section 37-17-13.
- 395 (d) At the time that satisfactory corrective action has
- 396 been taken in a school district in which a state of emergency has
- 397 been declared, the State Board of Education may request the
- 398 Governor to declare that the state of emergency no longer exists
- 399 in the district.
- 400 (e) The parent or legal guardian of a school-age child
- 401 who is enrolled in a school district whose accreditation has been
- 402 withdrawn by the Commission on School Accreditation and without



- 403 approval of that school district may file a petition in writing to a school district accredited by the Commission on School 404 405 Accreditation for a legal transfer. The school district 406 accredited by the Commission on School Accreditation may grant the 407 transfer according to the procedures of Section 37-15-31(1)(b). In the event the accreditation of the student's home district is 408 409 restored after a transfer has been approved, the student may 410 continue to attend the transferee school district. The per-pupil 411 amount of the adequate education program allotment, including the collective "add-on program" costs for the student's home school 412 413 district shall be transferred monthly to the school district 414 accredited by the Commission on School Accreditation that has 415 granted the transfer of the school-age child. Upon the declaration of a state of emergency for any school district in which the Governor has previously declared
- 416 417 418 a state of emergency, the State Board of Education may either:
- 419 (i) Place the school district into district 420 transformation, in which the school district shall remain until it 421 has fulfilled all conditions related to district transformation. If the district was assigned an accreditation rating of "D" or "F" 422 423 when placed into district transformation, the district shall be 424 eligible to return to local control when the school district has 425 attained a "C" rating or higher for * * * three (3) consecutive 426 years * * *;

427	()	ii)	Abolish	the	school	district	and			
428	administratively	cons	solidate	the	school	district	with	one	or	more
429	existing school	disti	ricts;							

(iii)

administratively consolidate parts of the district, as determined by the State Board of Education. However, no school district which is not in district transformation shall be required to accept additional territory over the objection of the district; or (iv) Require the school district to develop and implement a district improvement plan with prescriptive guidance and support from the State Department of Education, with the goal of helping the district improve student achievement. Failure of the school board, superintendent and school district staff to implement the plan with fidelity and participate in the activities provided as support by the department shall result in the school

Reduce the size of the district and

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(13) Upon the declaration of a state of emergency in a school district under subsection (12) of this section, or upon the State Board of Education's placement of a school district into a District of Transformation for academic or financial reasons, the Commission on School Accreditation shall be responsible for public notice at least once a week for at least three (3) consecutive weeks in a newspaper published within the jurisdiction of the school district failing to meet accreditation standards, or if no

district retaining its eligibility for district transformation.

452 newspaper is published therein, then in a newspaper having a 453 general circulation therein. The size of the notice shall be no 454 smaller than one-fourth (1/4) of a standard newspaper page and 455 shall be printed in bold print. If an interim superintendent has 456 been appointed for the school district, the notice shall begin as 457 follows: "By authority of Section 37-17-6, Mississippi Code of 458 1972, as amended, adopted by the Mississippi Legislature during 459 the 1991 Regular Session, this school district (name of school 460 district) is hereby placed under the jurisdiction of the State 461 Department of Education acting through its appointed interim superintendent (name of interim superintendent)." 462 The notice also shall include, in the discretion of the State 463 464 Board of Education, any or all details relating to the school 465 district's emergency status, including the declaration of a state 466 of emergency in the school district and a description of the district's impairment deficiencies, conditions of any district 467 468 transformation status and corrective actions recommended and being 469 taken. Public notices issued under this section shall be subject 470 to Section 13-3-31 and not contrary to other laws regarding

472 Upon termination of * * * a school district <u>in a District of</u>
473 <u>Transformation</u>, the Commission on School Accreditation shall cause
474 notice to be published in the school district in the same manner
475 provided in this section, to include any or all details relating

newspaper publication.

- to the corrective action taken in the school district that resulted in the termination of the state of emergency.
- 478 (14) The State Board of Education or the Commission on 479 School Accreditation shall have the authority to require school
- 480 districts to produce the necessary reports, correspondence,
- 481 financial statements, and any other documents and information
- 482 necessary to fulfill the requirements of this section.
- Nothing in this section shall be construed to grant any
- 484 individual, corporation, board or interim superintendent the
- 485 authority to levy taxes except in accordance with presently
- 486 existing statutory provisions.
- 487 (15) (a) Whenever the Governor declares a state of
- 488 emergency in a school district in response to a request made under
- 489 subsection (12) of this section, or when the State Board of
- 490 Education places a school district into a District of
- 491 Transformation for academic or financial reasons, the State Board
- 492 of Education, in its discretion, may assign an interim
- 493 superintendent to the school district, or in its discretion, may
- 494 contract with an appropriate private entity with experience in the
- 495 academic, finance and other operational functions of schools and
- 496 school districts, who will be responsible for the administration,
- 497 management and operation of the school district, including, but
- 498 not limited to, the following activities:
- 499 (i) Approving or disapproving all financial
- 500 obligations of the district, including, but not limited to, the



- 501 employment, termination, nonrenewal and reassignment of all
- 502 licensed and nonlicensed personnel, contractual agreements and
- 503 purchase orders, and approving or disapproving all claim dockets
- 504 and the issuance of checks; in approving or disapproving
- 505 employment contracts of superintendents, assistant superintendents
- 506 or principals, the interim superintendent shall not be required to
- 507 comply with the time limitations prescribed in Sections 37-9-15
- 508 and 37-9-105;
- 509 (ii) Supervising the day-to-day activities of the
- 510 district's staff, including reassigning the duties and
- 511 responsibilities of personnel in a manner which, in the
- 512 determination of the interim superintendent, will best suit the
- 513 needs of the district;
- 514 (iii) Reviewing the district's total financial
- 515 obligations and operations and making recommendations to the
- 516 district for cost savings, including, but not limited to,
- 517 reassigning the duties and responsibilities of staff;
- 518 (iv) Attending all meetings of the district's
- 519 school board and administrative staff;
- 520 (v) Approving or disapproving all athletic, band
- 521 and other extracurricular activities and any matters related to
- 522 those activities;
- 523 (vi) Maintaining a detailed account of
- 524 recommendations made to the district and actions taken in response
- 525 to those recommendations;



526	(vii) Reporting periodically to the State Board of
527	Education on the progress or lack of progress being made in the
528	district to improve the district's impairments during the state of
529	emergency; and
530	(viii) Appointing a parent advisory committee,
531	comprised of parents of students in the school district that may
532	make recommendations to the interim superintendent concerning the
533	administration, management and operation of the school district.
534	The cost of the salary of the interim superintendent and any
535	other actual and necessary costs related to district
536	transformation status paid by the State Department of Education
537	shall be reimbursed by the local school district from funds other
538	than adequate education program funds. The department shall
539	submit an itemized statement to the superintendent of the local
540	school district for reimbursement purposes, and any unpaid balance
541	may be withheld from the district's adequate education program
542	funds. In the alternative, the local school district may pay the
543	cost of the salary of the interim superintendent.
544	At the time that the Governor, in accordance with the request
545	of the State Board of Education, declares that the state of
546	emergency no longer exists in a school district, the * * * interim
547	superintendent assigned to the district shall * * * remain in
548	place for a period of two (2) years and shall work alongside the
549	newly reconstituted school board. A new superintendent may be
550	hired by the newly reconstituted board after the one (1) year

551	state of emergency no longer exists, but he or she shall serve as
552	deputy to the interim superintendent while the interim
553	superintendent is assigned to the district.

554 In order to provide loans to school districts under (b) 555 a state of emergency or in district transformation status that 556 have impairments related to a lack of financial resources, the 557 School District Emergency Assistance Fund is created as a special 558 fund in the State Treasury into which monies may be transferred or 559 appropriated by the Legislature from any available public 560 education funds. Funds in the School District Emergency 561 Assistance Fund up to a maximum balance of Three Million Dollars 562 (\$3,000,000.00) annually shall not lapse but shall be available 563 for expenditure in subsequent years subject to approval of the 564 State Board of Education. Any amount in the fund in excess of 565 Three Million Dollars (\$3,000,000.00) at the end of the fiscal 566 year shall lapse into the State General Fund or the Education 567 Enhancement Fund, depending on the source of the fund.

The State Board of Education may loan monies from the School District Emergency Assistance Fund to a school district that is under a state of emergency or in district transformation status, in those amounts, as determined by the board, that are necessary to correct the district's impairments related to a lack of financial resources. The loans shall be evidenced by an agreement between the school district and the State Board of Education and shall be repayable in principal, without necessity of interest, to

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576 the School District Emergency Assistance Fund by the school 577 district from any allowable funds that are available. The total 578 amount loaned to the district shall be due and payable within five 579 (5) years after the impairments related to a lack of financial 580 resources are corrected. If a school district fails to make 581 payments on the loan in accordance with the terms of the agreement 582 between the district and the State Board of Education, the State 583 Department of Education, in accordance with rules and regulations 584 established by the State Board of Education, may withhold that 585 district's adequate education program funds in an amount and 586 manner that will effectuate repayment consistent with the terms of 587 the agreement; the funds withheld by the department shall be 588 deposited into the School District Emergency Assistance Fund. 589 The State Board of Education shall develop a protocol that

The State Board of Education shall develop a protocol that will outline the performance standards and requisite timeline deemed necessary for extreme emergency measures. If the State Board of Education determines that an extreme emergency exists, simultaneous with the powers exercised in this subsection, it shall take immediate action against all parties responsible for the affected school districts having been determined to be in an extreme emergency. The action shall include, but not be limited to, initiating civil actions to recover funds and criminal actions to account for criminal activity. Any funds recovered by the State Auditor or the State Board of Education from the surety bonds of school officials or from any civil action brought under

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- 601 this subsection shall be applied toward the repayment of any loan
- 602 made to a school district hereunder.
- 603 (16) * * * [Deleted]
- 604 (17) * * * [Deleted]
- 605 (18) * * * The State Board of Education, acting through the
- 606 Commission on School Accreditation, shall require each school
- 607 district to comply with standards established by the State
- 608 Department of Audit for the verification of fixed assets and the
- 609 auditing of fixed assets records as a minimum requirement for
- 610 accreditation.
- 611 (19) * * * [Deleted]
- 612 (20) * * * [Deleted]
- 613 (21) If a local school district is determined as failing and
- 614 placed into district transformation status for reasons authorized
- 615 by the provisions of this section, the interim superintendent
- 616 appointed to the district shall, within forty-five (45) days after
- 617 being appointed, present a detailed and structured corrective
- 618 action plan to move the local school district out of district
- 619 transformation status to the deputy superintendent. A copy of the
- 620 interim superintendent's corrective action plan shall also be
- 621 filed with the State Board of Education.
- SECTION 2. The following shall be codified as Section
- 623 37-17-6.1, Mississippi Code of 1972:
- 37-17-6.1. (1) In the Mississippi Achievement School
- 625 District, in which as of January 1, 2024, two (2) local school

- 626 districts have been placed into by the State Board of Education,
- 627 specifically, the Yazoo City Municipal School District and the
- 628 Humphreys County School District, there shall be an administrative
- 629 transition of those school districts into two (2) separate
- 630 Districts of Transformation with such transition completed by July
- 631 1, 2025. Until June 30, 2025, preceding the effective date of the
- 632 required transition of school districts in the Mississippi
- 633 Achievement School District into Districts of Transformation, the
- 634 districts shall remain under the authority and control of the
- 635 Mississippi Achievement School District and the State Board of
- 636 Education.
- 637 (2) From and after July 1, 2024, no local school district
- 638 shall be placed into the Mississippi Achievement School District
- 639 and effective July 1, 2025, the Mississippi Achievement School
- 640 District shall be dissolved.
- 641 (3) On or before September 1, 2024, the State Board of
- 642 Education shall provide the Mississippi Achievement School
- 643 District with notice and instructions regarding the timetable for
- 644 actions to be taken to comply with the transition of those local
- 645 schools into Districts of Transformation.
- 646 (4) A declaration of a state of emergency shall not be
- 647 required by the Governor for the two (2) districts to transition
- 648 from the Mississippi Achievement School District placement into a
- 049 District of Transformation; however, the two (2) districts shall
- 650 be required to comply with any and all obligations and laws as



651	required by other Districts of Transformation and the State Board
652	of Education shall have all the authorities granted to it in
653	Sections 37-17-6 and 37-17-13, including the assignment of an
654	interim superintendent to the Districts of Transformation, or in
655	its discretion, contracting with an appropriate private entity
656	with experience in the academic, finance and other operational
657	functions of schools and school districts, who will be responsible
658	for the administration, management and operation of the school
659	district in accordance with Section $37-17-6(15)$, and the
660	determination of when a District of Transformation is ready to be
661	reconstituted, reorganized, and returned to local control.
662	SECTION 3. Section 37-17-13, Mississippi Code of 1972, is
663	amended as follows:
664	37-17-13. (1) Whenever the Governor declares a state of
665	emergency in a school district in response to a certification by
666	the State Board of Education and the Commission on School
667	Accreditation made under Section 37-17-6(12)(b), or when the State
668	Board of Education places a school district into a District of
669	Transformation for academic or financial reasons under Section
670	37-17-6 (12)(b), the State Board of Education, in addition to any
671	actions taken under Section 37-17-6, * * * $\frac{1}{2}$ shall abolish the
672	school district and assume control and administration of the
673	schools formerly constituting the district, and appoint an interim
674	superintendent to carry out this purpose under the direction of
675	the State Board of Education. In such case, the State Board of



Education shall have all powers which were held by the previously existing school board, and the previously existing superintendent of schools or county superintendent of education, including, but not limited to, those enumerated in Section 37-7-301, and the authority to request tax levies from the appropriate governing authorities for the support of the schools and to receive and expend the tax funds as provided by Section 37-57-1 et seq. and Section 37-57-105 et seq.

(2) When a school district is abolished under this section, loans from the School District Emergency Assistance Fund may be made by the State Board of Education for the use and benefit of the schools formerly constituting the district in accordance with the procedures set forth in Section 37-17-6(15) for such loans to the district. The abolition of a school district under this section shall not impair or release the property of that school district from liability for the payment of the loan indebtedness, and it shall be the duty of the appropriate governing authorities to levy taxes on the property of the district so abolished from year to year according to the terms of the indebtedness until same shall be fully paid.

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(* * *3) After a local school board is abolished by the
State Board of Education * * *, at such time the State Board of
Education determines that the impairments are being substantially
corrected and the responsibility of the district transformation in

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     such district upon the conclusion of the final scholastic year in
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     which a district has maintained a "C" accountability rating
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     for * * * three (3) consecutive years * * *, the State Board of
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     Education may appoint a new five-member board for the
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     administration of the school district and shall notify the local
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     county board of supervisors and/or municipal governing authority
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     of such appointment, spreading the names of the new school board
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     members on its minutes. The new local school board members shall
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     be residents of the school district. The new local school board
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     members appointed by the State Board of Education may serve in an
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     advisory capacity to the interim superintendent for its first year
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     of service and thereafter shall have full responsibility to
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     administer the school district. Thirty (30) days prior to the end
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     of the first year of office as an advisory board, each member
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     shall draw lots to determine when the members shall rotate off the
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     board as follows: one (1) member shall serve a one-year term of
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     office; one (1) member shall serve a two-year term of office; one
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     (1) member shall serve a three-year term of office; one (1) member
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     shall serve a four-year term of office; and one (1) member shall
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     serve a five-year term of office. At that time, the State Board
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     of Education shall notify the appropriate board of supervisors or
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     municipal governing authority of this action and request them to
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     provide for the election or appointment of school board members at
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     the end of the terms of office in the manner provided by law, in
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     order for the local residents of the school district to select a
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- 726 new school board on a phased-in basis. In such situations, the
- 727 Governor will set the date of any necessary special election which
- 728 shall be conducted by the county election commission. During the
- 729 new school board's first two years administering the school
- 730 district, the interim superintendent shall continue to serve
- 731 alongside the school board. The State Board of Education
- 732 shall * * * request the new school board to provide for the
- 733 appointment of a superintendent to govern the reconstituted or
- 734 reorganized school district \star \star one (1) year after the new
- 735 school board's first year of administering the school district.
- 736 The new superintendent shall serve as deputy to the interim
- 737 superintendent while the interim superintendent is assigned to the
- 738 district. A board member or superintendent in office at the time
- 739 the Governor declares a state of emergency in a school district,
- 740 or when the State Board of Education places a school district into
- 741 a District of Transformation due to academic or financial reasons,
- 742 shall not be eliqible to serve in the office of school board
- 743 member or superintendent for the school district reconstituted or
- 744 reorganized following the district transformation period.
- * * * 745
- 746 SECTION 4. Section 37-17-17, which provides for the
- 747 Mississippi Achievement School District, shall stand repealed on
- 748 July 1, 2025.
- 749 SECTION 5. This act shall take effect and be in force from
- and after July 1, 2024. 750

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 37-17-6, MISSISSIPPI CODE OF 1972, TO PROVIDE THE PROCEDURE BY WHICH THE STATE BOARD OF EDUCATION MAY PLACE A FAILING SCHOOL OR SCHOOL DISTRICT INTO A DISTRICT OF TRANSFORMATION; TO ESTABLISH RELEVANT CRITERIA FOR SCHOOLS OR 5 SCHOOL DISTRICTS TO BE PLACED INTO SUCH DISTRICTS; TO DELETE CERTAIN PROVISIONS RELATED TO MISSISSIPPI RECOVERY SCHOOL 7 DISTRICTS, SCHOOL BOARDS OF FAILING SCHOOLS AND ELECTIONS OF 8 MEMBERS OF FAILING SCHOOL BOARDS; TO PROVIDE THAT DISTRICTS THAT 9 ARE PLACED INTO DISTRICT TRANSFORMATION SHALL BE ELIGIBLE TO 10 RETURN TO LOCAL CONTROL WHEN THE DISTRICT HAS ATTAINED A "C" 11 RATING OR HIGHER FOR THREE CONSECUTIVE YEARS; TO CREATE NEW 12 SECTION 37-17-6.1, MISSISSIPPI CODE OF 1972, TO REVISE PROVISIONS 13 RELATED TO THE MISSISSIPPI ACHIEVEMENT SCHOOL DISTRICT WHICH 14 INCLUDES THE YAZOO CITY MUNICIPAL SCHOOL DISTRICT AND THE 15 HUMPHREYS COUNTY SCHOOL DISTRICT; TO PROVIDE CERTAIN TIMELINES ON 16 THE TRANSITION OF SUCH DISTRICTS INTO DISTRICTS OF TRANSFORMATION; 17 TO PROVIDE THAT THE BOARD OF EDUCATION SHALL HAVE THE AUTHORITY TO 18 DETERMINE WHEN SUCH DISTRICT IS READY TO BE RECONSTITUTED, 19 REORGANIZED AND RETURNED TO LOCAL CONTROL; TO DELETE CERTAIN OUTDATED LANGUAGE; TO AMEND SECTION 37-17-13, MISSISSIPPI CODE OF 20 21 1972, TO DELETE THE DATE OF REPEAL ON THE SECTION; TO DELETE 22 CERTAIN PROVISIONS RELATED TO FAILING SCHOOLS; TO CONFORM TO THE 23 PROVISIONS OF THE ACT; TO REPEAL SECTION 37-17-17, MISSISSIPPI 24 CODE OF 1972, WHICH PROVIDES FOR THE MISSISSIPPI ACHIEVEMENT 25 SCHOOL DISTRICT, ON JULY 1, 2025; AND FOR RELATED PURPOSES.

