## Senate Amendments to House Bill No. 1630

## TO THE CLERK OF THE HOUSE:

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

## AMENDMENT NO. 1

H. B. 1630 PAGE 1

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

Section 37-23-31, Mississippi Code of 1972, is 61 SECTION 1. 62 amended as follows: 37-23-31. (1) (a) When five (5) or more children under 63 64 twenty-one (21) years of age who, because of significant developmental disabilities, complex communication needs, 65 66 significant language or learning deficits or any combination of 67 either, are unable to have their educational needs met 68 appropriately in a regular or special education public school program within their local public school districts, a 69 70 state-supported university or college shall be authorized and 71 empowered, in its discretion, to provide a program of education, 72 instruction and training to such children, provided that such 73 program shall operate under rules, regulations, policies and 74 standards adopted by the State Department of Education, as 75 provided for in Section 37-23-33. The opinion of a parent or 76 quardian in regard to the provision of an appropriate special 77 education program in or by their respective local public school

78 district shall be considered before a placement decision is

79 finalized. Parents of students enrolled in a local education

80 agency (LEA) shall have any and all rights as provided in the

81 Individuals with Disabilities Education Act, including, but not

82 limited to, the right to equal participation in their child's

83 Individualized Education Program (IEP), the right to require

84 review of their child's IEP, and the right to appeal an IEP

85 Committee decision immediately. The parent or guardian or local

86 educational agency shall have the right to audio record the

87 proceedings of individualized education program team meetings.

88 The parent or guardian or local educational agency shall notify

89 the members of the individualized education program team of his,

90 her, or its intent to audio record a meeting at least twenty-four

91 (24) hours prior to the meeting.

92 (b) Instructors, including speech-language

93 pathologists, educational audiologists and special and early

childhood educators are qualified and empowered to serve as the

95 lead teacher for children enrolled within the state-supported

96 university's or college's university-based program (UBP) through

97 the IDEA-Part C and IDEA-Part B eligibility and placement process

98 upon completing instructional licensure requirements \* \* \*.

99 (c) Due to the significance of the needs of the

children served through the UBP, general education setting

101 requirements may not be applicable as the least restrictive

environment. Students enrolled in a UBP by a LEA shall meet all

103 state educational requirements, including participation in

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104 statewide assessments. Justification for placement decisions is

105 determined in conjunction with the LEA through each child's IEP

106 for ages three (3) to twenty-one (21). The UBP shall submit to

107 the local education agency and the parents of the student in the

108 program a progress report each semester on all IEP goals and

109 objectives. The UBP and local education agency shall confer

110 annually to develop the IEP for each student enrolled in the UBP.

111 (2) Any state-supported university or college conducting a

112 full-time medical teaching program acceptable to the State Board

113 of Education may, at its discretion, enter into such contracts or

114 agreements with any private school or nonprofit

115 corporation-supported institution, the Mississippi School for the

116 Deaf, or any state-supported institution, providing the special

117 education contemplated by this section for such services, provided

118 the private school or institution offering such services shall

119 have conducted a program of such services at standards acceptable

120 to the State Department of Education for a period of at least one

121 (1) year prior to the date at which the university or college

122 proposes to enter into an agreement or contract for special

educational services as described above.

124 **SECTION 2.** Section 37-23-33, Mississippi Code of 1972, is

125 amended as follows:

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126 37-23-33. (1) Such program of education, instruction and

127 training as is provided for in Section 37-23-31 shall be furnished

128 in such manner as shall be provided by rules and regulations

129 adopted by the State Board of Education, which for such purposes

130 shall have the full power to adopt such rules, regulations,

131 policies and standards as it may deem necessary to carry out the

132 purpose of Sections 37-23-31 through 37-23-35, including the

133 establishment of qualifications consistent with the requirements

134 of subsection (2) of this section for any teachers employed under

135 the provisions thereof. It is expressly provided, however, that

136 no program of education, instruction and training shall be

137 furnished except in a university or college supported by the State

138 of Mississippi and only in cases where such university or college

139 shall consent thereto and shall provide any classroom space,

140 furniture and facilities which may be deemed necessary in carrying

141 out the provisions of those sections.

142 (2) Speech-language pathologists, educational audiologists,

143 and special and early childhood educators are qualified and

144 authorized to serve as the lead teacher for children enrolled in a

145 university or college-based program through the IDEA-Part C and

146 IDEA-Part B eligibility and placement process. Whenever

147 communication is a primary area of concern on a child's

148 Individualized Family Service Plan (IFSP) or Individualized

149 Education Program (IEP), a speech-language pathologist or

150 educational audiologist may serve as the lead instructor with an

151 educator serving as a related service provider as necessary to

152 meet the educational needs of the child. Speech-language

153 pathologists and educational audiologists must undergo extensive

154 college coursework in communication-based disorders impacting

155 multiple areas of development, including cognition. The content

- 156 of the college coursework must include typical and atypical
- 157 development for ages birth through death. In addition to
- 158 completing the college coursework, these instructional providers
- 159 must meet all instructional licensure requirements as set forth by
- 160 the State Department of Education \* \* \*.
- 161 (3) The State Department of Education through its general
- 162 supervision responsibilities set forth by the Office of Special
- 163 Education Programs at the United States Department of Education,
- 164 shall require that the program of education, instruction and
- 165 training be designed to provide individualized appropriate special
- 166 education and related services that enable a child to reach his or
- 167 her appropriate and uniquely designed goals for success.
- 168 (4) A university- or college-based program must submit all
- 169 reports and data required by the State Department of Education on
- 170 the same or similar time schedule and in the same or similar
- 171 manner that same or similar reports and data must be submitted to
- 172 the department by local educational agencies.
- SECTION 3. Section 37-23-35, Mississippi Code of 1972, is
- 174 amended as follows:
- 37-23-35. (1) When any children who are residents of the
- 176 State of Mississippi and qualify under the provisions of Section
- 177 37-23-31, are provided a program of education, instruction and
- 178 training within a school under the provisions of Section 37-23-31,
- 179 the State Department of Education shall allocate \* \* \* funds
- 180 equivalent to the full base student cost and all qualifying
- 181 weighted adjustments as prescribed in Section 37-151-205. The

- 182 university or college shall be eligible for state and federal
- 183 funds for such programs in accordance with IDEA. The university
- 184 or college shall be responsible for providing for the additional
- 185 costs of the program.
- 186 (2) IDEA-Part B and preschool allocations for each LEA shall
- 187 be determined and calculated by the State Department of Education
- 188 with notification provided to the UBP of the total amount of funds
- 189 being distributed to the LEA. The LEA and UBP shall enter into a
- 190 collaborative agreement that describes the services provided and
- 191 the funds required for such services.
- 192 (3) State funds for transportation, extended school year
- 193 and \* \* \* total funding formula funds, including National Board
- 194 Certification/Speech-Language Pathology Supplements, shall be
- 195 distributed by the State Department of Education directly to the
- 196 state-supported university or college for students placed either
- 197 through the Individualized Education Program (IEP) process or who
- 198 are parentally placed. The university-based program (UBP) shall
- 199 submit this information directly to the State Department of
- 200 Education.
- 201 **SECTION 4.** Section 37-61-33, Mississippi Code of 1972, is
- 202 amended as follows:
- 203 37-61-33. (1) There is created within the State Treasury a
- 204 special fund to be designated the "Education Enhancement Fund"
- 205 into which shall be deposited all the revenues collected pursuant
- 206 to Sections 27-65-75(5), (7) and (8) and 27-67-31(a) and (b).

- 207 (2) Of the amount deposited into the Education Enhancement
- 208 Fund, Sixteen Million Dollars (\$16,000,000.00) shall be
- 209 appropriated each fiscal year to the State Department of Education
- 210 to be distributed to all school districts. Such money shall be
- 211 distributed to all school districts in the proportion that the net
- 212 enrollment of each school district bears to the net enrollment of
- 213 all school districts within the state for the following purposes:
- 214 (a) Purchasing, erecting, repairing, equipping,
- 215 remodeling and enlarging school buildings and related facilities,
- 216 including gymnasiums, auditoriums, lunchrooms, vocational training
- 217 buildings, libraries, teachers' homes, school barns,
- 218 transportation vehicles (which shall include new and used
- 219 transportation vehicles) and garages for transportation vehicles,
- 220 and purchasing land therefor;
- 221 (b) Establishing and equipping school athletic fields
- 222 and necessary facilities connected therewith, and purchasing land
- 223 therefor;
- (c) Providing necessary water, light, heating,
- 225 air-conditioning and sewerage facilities for school buildings, and
- 226 purchasing land therefor;
- 227 (d) As a pledge to pay all or a portion of the debt
- 228 service on debt issued by the school district under Sections
- 229 37-59-1 through 37-59-45, 37-59-101 through 37-59-115, 37-7-351
- 230 through 37-7-359, 37-41-89 through 37-41-99, 37-7-301, 37-7-302
- 231 and 37-41-81, or debt issued by boards of supervisors for
- agricultural high schools pursuant to Section 37-27-65, if such

233 pledge is accomplished pursuant to a written contract or 234 resolution approved and spread upon the minutes of an official 235 meeting of the district's school board or board of supervisors. 236 The annual grant to such district in any subsequent year during the term of the resolution or contract shall not be reduced below 237 238 an amount equal to the district's grant amount for the year in 239 which the contract or resolution was adopted. The intent of this 240 provision is to allow school districts to irrevocably pledge a 241 certain, constant stream of revenue as security for long-term 242 obligations issued under the code sections enumerated in this 243 paragraph or as otherwise allowed by law. It is the intent of the 244 Legislature that the provisions of this paragraph shall be 245 cumulative and supplemental to any existing funding programs or 246 other authority conferred upon school districts or school boards. 247 Debt of a district secured by a pledge of sales tax revenue

(e) Any other purpose for which the total funding formula funds as determined by Sections 37-151-200 through 37-151-215 are not sufficient.

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and

254 (3) The remainder of the money deposited into the Education 255 Enhancement Fund shall be appropriated as follows:

pursuant to this paragraph shall not be subject to any debt

limitation contained in the foregoing enumerated code sections;

- 256 (a) To the State Department of Education as follows:
- (i) Sixteen and sixty-one one-hundredths percent

  (16.61%) to the cost of the total funding formula determined under

  H. B. 1630

  PAGE 8

- 259 Sections 37-151-200 through 37-151-215; of the funds generated by
- 260 the percentage set forth in this section for the support of
- 261 the \* \* \* total funding formula, one and one hundred seventy-eight
- 262 one-thousandths percent (1.178%) of the funds shall be
- 263 appropriated to be used by the State Department of Education for
- 264 the purchase of textbooks to be loaned under Sections 37-43-1
- 265 through 37-43-59 to approved nonpublic schools, as described in
- 266 Section 37-43-1. The funds to be distributed to each nonpublic
- 267 school shall be in the proportion that the average daily
- 268 attendance of each nonpublic school bears to the total average
- 269 daily attendance of all nonpublic schools;
- 270 (ii) Seven and ninety-seven one-hundredths percent
- 271 (7.97%) to assist the funding of transportation operations and
- 272 maintenance pursuant to Section 37-19-23; and
- 273 (iii) Nine and sixty-one one-hundredths percent
- 274 (9.61%) for classroom supplies, instructional materials and
- 275 equipment, including computers and computer software, to be
- 276 distributed to all eliqible teachers within the state through the
- 277 use of procurement cards or a digital solution capable of
- 278 tracking, paying and reporting purchases. Classroom supply funds
- 279 shall not be expended for administrative purposes. On a date to
- 280 be determined by the State Department of Education, but not later
- 281 than July 1 of each year, local school districts shall determine
- 282 and submit to the State Department of Education the number of
- 283 teachers eliqible to receive an allocation for the current year.
- 284 For purposes of this subparagraph, "teacher" means any employee of

285 the school board of a school district, or the Mississippi School 286 for the Arts, the Mississippi School for Math and Science, the 287 Mississippi School for the Blind, the Mississippi School for the 288 Deaf or public charter school, who is required by law to obtain a 289 teacher's license from the State Department of Education and who 290 is assigned to an instructional area of work as defined by the 291 department, and shall include any full- or part-time gifted or 292 special education teacher. It is the intent of the Legislature that all classroom teachers shall utilize these funds in a manner 293 294 that addresses individual classroom needs and supports the overall 295 goals of the school regarding supplies, instructional materials, 296 equipment, computers or computer software under the provisions of 297 this subparagraph, including the type, quantity and quality of 298 such supplies, materials and equipment. Classroom supply funds 299 allocated under this subparagraph shall supplement, not replace, 300 other local and state funds available for the same purposes. 301 State Board of Education shall develop and promulgate rules and 302 regulations for the administration of this subparagraph consistent 303 with the above criteria, with particular emphasis on allowing the 304 individual teachers to expend funds as they deem appropriate. 305 local school board shall require each school to issue credentials 306 for a digital solution selected by or procurement cards provided 307 by the Department of Finance and Administration under the 308 provisions of Section 31-7-9(1) (c) for the use of teachers and 309 necessary support personnel in making instructional supply fund 310 expenditures under this section, consistent with the regulations

pursuant to Section 31-7-9. Such credentials or procurement cards 312 313 shall be provided by the State Department of Education to local 314 school districts on a date determined by the State Department of 315 Education, but not later than August 1 of each year. Local school 316 districts shall issue such credentials or procurement cards to 317 classroom teachers at the beginning of the school year, but no 318 later than August 1 of each year, and shall be issued in equal 319 amounts per teacher determined by the total number of qualifying 320 personnel and the current state appropriation for classroom supplies with the Education Enhancement Fund. After initial cards 321 322 are issued under the timeline prescribed by this section, the 323 State Department of Education may issue cards to districts for any 324 classroom teacher hired after July 1 under a timeline prescribed 325 by the State Department of Education. Such credentials or cards 326 will expire on a predetermined date at the end of each school 327 year, but not before April 1 of each year;

of the Mississippi Department of Finance and Administration

- 328 Twenty-two and nine one-hundredths percent (22.09%) (b) 329 to the Board of Trustees of State Institutions of Higher Learning 330 for the purpose of supporting institutions of higher learning; and
- 331 Fourteen and forty-one one-hundredths percent 332 (14.41%) to the Mississippi Community College Board for the 333 purpose of providing support to community and junior colleges.
- 334 The amount remaining in the Education Enhancement Fund after funds are distributed as provided in subsections (2) and (3) 335 336 of this section shall be appropriated for other educational needs.

- 337 (5) None of the funds appropriated pursuant to subsection
- 338 (3)(a) of this section shall be used to reduce the state's General
- 339 Fund appropriation for the categories listed in an amount below
- 340 the following amounts:
- 341 (a) For subsection (3)(a)(ii) of this section,
- 342 Thirty-six Million Seven Hundred Thousand Dollars
- 343 (\$36,700,000.00);
- 344 (b) For the aggregate of minimum program allotments in
- 345 the 1997 fiscal year, formerly provided for in Chapter 19, Title
- 346 37, Mississippi Code of 1972, as amended, excluding those funds
- 347 for transportation as provided for in paragraph (a) of this
- 348 subsection.
- 349 (6) Any funds appropriated from the Education Enhancement
- 350 Fund that are unexpended at the end of a fiscal year shall lapse
- 351 into the Education Enhancement Fund.
- 352 **SECTION 5.** Section 37-151-207, Mississippi Code of 1972, is
- 353 amended as follows:
- 37-151-207. (1) The net enrollment of a school district or
- 355 charter school for use in the funding formula must be computed and
- 356 currently maintained by the State Board of Education in accordance
- 357 with the following:
- 358 (a) Determination of school district net enrollment for
- 359 use in the funding formula. Effective with fiscal year 2026, the
- 360 State Department of Education shall \* \* \* use the school
- 361 district's net enrollment for months two (2) and three (3) for the
- 362 preceding school year for which funds are being appropriated.

- 363 (b) Determination of charter school net enrollment for use in the funding formula. Effective with fiscal year 2026, the department shall base a charter school's net enrollment on the enrollment projections for the relevant year set forth over the term of the charter contract.
- The net enrollment of a school district used for 368 369 funding formula calculations, as determined in paragraph (a) of 370 this subsection, must be reconciled with the school district's net 371 enrollment using months two (2) and three (3) for the year for which total funding formula funds are being appropriated, and any 372 373 necessary adjustments must be made to payments during the school 374 district's following year of operation. Any necessary adjustment 375 for a school district must be based on the state share of the per 376 pupil amount in effect for the year for which actual net 377 enrollment did not meet expectations and not any new amount 378 appropriated for the year in which the adjustment will be made. 379 Reconciliation of net enrollment for charter schools must be based 380 on requirements set forth in Section 37-28-55.
- 381 (2) The net enrollment of a school district or charter
  382 school must include any student enrolled in a dual enrollment-dual
  383 credit program as defined and provided for in Section 37-15-38.
  384 The State Department of Education shall make payments for dual
  385 enrollment-dual credit programs to the home school district or
  386 charter school in which the student is enrolled, in accordance
  387 with regulations promulgated by the State Board of Education. All

388 state funding under the formula must cease upon completion of high 389 school graduation requirements.

- 390 The State Board of Education shall promulgate such rules 391 and regulations as may be necessary for the counting and reporting of student enrollment by school districts and charter schools to 392 393 the department in a manner that enables the provisions of Sections 394 37-151-200 through 37-151-215 to be carried out. The rules and regulations must require school districts and charter schools to 395 396 submit data that includes, at a minimum, numbers for the specific student populations that are subject to weighting under Sections 397 398 37-151-200 through 37-151-215 as well as the aggregate amount of 399 students in enrollment when each calculation is made. For the first year of operation of a charter school, the State Board of 400 401 Education shall use imputed student demographic data based on the 402 traditional district in which the charter school is located to 403 estimate student populations that are subject to weighting under 404 Sections 37-151-200 through 37-151-215.
  - of school of each charter school, as applicable, shall submit the data required by subsection (3) of this section with a signed affidavit attesting that the data submitted to the department is accurate to the best of the superintendent's knowledge, and any inaccuracies later discovered will be reported to the department. The State Board of Education shall be specifically authorized and empowered to withhold allocations from the total funding formula funds as provided in Sections 37-151-200 through 37-151-215, to

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- 414 any school district or charter school for improperly or
- 415 inaccurately reporting the student data required by Sections
- 416 37-151-200 through 37-151-215.
- 417 **SECTION 6.** Section 37-159-7, Mississippi Code of 1972, is
- 418 amended as follows:
- 419 37-159-7. The school board of any school district situated
- 420 within a geographical area of the state where there exists a
- 421 critical shortage of teachers, as designated by the State Board of
- 422 Education, in its discretion, may reimburse persons who interview
- 423 for employment as a licensed teacher with the district for the
- 424 mileage and other actual expenses incurred in the course of travel
- 425 to and from the interview by such persons at the rate authorized
- 426 for county and municipal employees under Section 25-3-41. Any
- 427 reimbursement by a school board under this section shall be paid
- 428 from funds other than  $\star$   $\star$  total funding formula funds.
- 429 **SECTION 7.** Section 37-151-205, Mississippi Code of 1972, is
- 430 amended as follows:
- 431 37-151-205. (1) The preliminary weighted enrollment of each
- 432 school district and charter school under Sections 37-151-200
- 433 through 37-151-215 is determined by applying the weights
- 434 prescribed in this section, none of which are mutually exclusive
- 435 of another, to each applicable school district or charter school's
- 436 net enrollment, as determined by Section 37-151-207. To determine
- 437 additional funding authorized under this section, the number of
- 438 students in a school district that are identified as the
- 439 applicable weight shall be calculated as a percentage of the

- 440 students in the school district. Such amount shall be referred to
- 441 as the "percentage of applicable students."
- 442 (2) For students identified as low-income, as defined in
- 443 Section 37-151-201, the percentage of applicable students in the
- 444 school district is multiplied by thirty one-hundredths (30/100),
- 445 and then multiplied by net enrollment.
- 446 (3) For students identified as English Language Learners, as
- 447 defined in Section 37-151-201, the percentage of applicable
- 448 students in the school district is multiplied by fifteen
- one-hundredths (15/100), and then multiplied by net enrollment.
- 450 (4) The following weights are applied to students who are
- 451 identified as entitled to and receiving services in a special
- 452 education program:
- 453 (a) Tier I: For students diagnosed with a specific
- 454 learning disability, speech and language impairment, or
- 455 developmental delay, the percentage of applicable students in the
- 456 school district is multiplied by sixty one-hundredths (60/100),
- 457 and then multiplied by net enrollment.
- 458 (b) Tier II: For students diagnosed with autism,
- 459 hearing impairment, emotional disability, orthopedic impairment,
- 460 intellectual disability, or other health impairment, the
- 461 percentage of applicable students in the school district is
- 462 multiplied by one hundred ten one-hundredths (110/100), and then
- 463 multiplied by net enrollment.
- 464 (c) Tier III: For students diagnosed with visual
- 465 impairment, deaf-blindness, multiple disabilities, or traumatic

- 466 brain injury, the percentage of applicable students in the school
- 467 district is multiplied by one hundred thirty one-hundredths
- (130/100), and then multiplied by net enrollment.
- For the purpose of student counts, a student entitled to and
- 470 receiving special education services may not be included under
- 471 more than one (1) tier prescribed in paragraphs (a), (b) and (c)
- 472 of this subsection. A student having multiple diagnoses must be
- 473 counted under the highest tier applicable to that student.
- 474 (5) A weight of five percent (5%) is applied to five percent
- 475 (5%) of a school district or charter school's net enrollment for
- 476 the purpose of providing gifted education, regardless of the
- 477 number of students in a school district or charter school that
- 478 have been identified as gifted students: the total number of
- 479 students in net enrollment in a school district or charter school,
- 480 as determined by Section 37-151-207, is multiplied by five
- 481 one-hundredths (5/100), which is again multiplied by five
- 482 one-hundredths (5/100).
- 483 (6) For Seventh, Eighth, Ninth, Tenth, Eleventh and Twelfth
- 484 Grade students enrolled in a career and technical education
- 485 course, as defined in Section 37-151-201, the percentage of
- 486 applicable students in the school district is multiplied by ten
- 487 one-hundredths (10/100), and then multiplied by net enrollment.
- 488 Students enrolled in multiple career and technical education
- 489 courses are counted once.
- 490 (7) In each school district or charter school where the
- 491 number of students identified as low income, as defined in Section

- 492 37-151-201, exceeds thirty-five percent (35%) of the school 493 district or charter school's net enrollment, a weight of ten 494 percent (10%) is applied only to the number of low-income students 495 in excess of the number of low-income students which constitute 496 thirty-five percent (35%) of net enrollment. The number of 497 students eligible for this weight is calculated by subtracting the 498 number of students equivalent to thirty-five percent (35%) of the 499 net enrollment of that school district or charter school from the 500 total number of students in that school district or charter school identified as low income: if the total percentage of applicable 501 502 students identified in subsection (2) exceeds thirty-five percent 503 (35%) of the school district or charter school's total net 504 enrollment, as determined in Section 37-151-207, the difference 505 between the total percentage of applicable students identified in 506 subsection (2) and thirty-five percent (35%) of the school 507 district or charter school's total net enrollment is multiplied by 508 ten one-hundredths (10/100), and then multiplied by net 509 enrollment.
- 510 (8) The final weighted enrollment of each school district
  511 and charter school under the total funding formula as provided for
  512 in Sections 37-151-200 through 37-151-215 is determined as
  513 follows:
- (a) The final weighted enrollment for each school
  district or charter school that is not classified as a sparsely
  populated district or charter school, as defined in Section
  37-151-201, is equivalent to the preliminary weighted enrollment

519 subsections (1) through (7) of this section: the State Department 520 of Education shall add to the school district or charter school's 521 net enrollment, as determined under Section 37-151-207, each of the additional figures calculated in accordance with subsections 522 523 (2) through (7), and this total is the final weighted enrollment. 524 The final weighted enrollment for each sparsely populated district or charter school, as defined in Section 525 526 37-151-201, is determined by multiplying the sparsity weight by the preliminary weighted enrollment, as determined in subsections 527 528 (1) through (7) of this section, and then adding that figure to 529 the preliminary weighted enrollment. To calculate the final 530 weighted enrollment, the State Department of Education shall add 531 to the school district or charter school's net enrollment, each of 532 the additional figures calculated in accordance with subsections 533 (2) through (7) to determine the preliminary weighted enrollment, 534 multiply this figure by the sparsity weight as determined below, 535 and add this resulting number to the preliminary weighted 536 enrollment to find the final weighted enrollment. To calculate 537 the sparsity weight, the State Department of Education shall find 538 the difference between the number of students per square mile in 539 that district or charter school and a sparsity threshold of eight 540 (8) students per square mile, and then shall divide the resulting 541 figure by one hundred (100) to create a percentage: for example, 542 if the number of students per square mile in a district is three 543 (3), the difference is five (5) (eight (8) minus three (3)), and

of that school district or charter school, as determined in

the sparsity weight is five percent (5%), or five one-hundredths (5/100).

SECTION 8. Section 25-11-126, Mississippi Code of 1972, is amended as follows:

25-11-126. (1) Any person \* \* \* who was employed as a public school teacher or administrator at the time of his or her retirement, has been retired at least ninety (90) days and is receiving a retirement allowance, and holds a standard teaching license in Mississippi, may be employed as a teacher in a public school district after retirement, and choose to continue receiving the retirement allowance under this article during his or her employment as a teacher after retirement, in addition to receiving the salary authorized under this section, along with the local contribution of the school district in which the retiree is employed, at the discretion of the school district. \* \* \*

(2) A retired teacher <u>or administrator</u> may only be hired to teach in a school district designated by the Department of Education as having critical shortages and/or critical subject-area shortages, and <u>a retiree returning to work as a teacher</u> shall hold the related standard teaching license and/or endorsements to teach in the subject area. The base compensation authorized for returning retired <u>employees working as</u> teachers under Section 37-19-7 shall not be graduated annually in the same manner as teachers who are employed by a school district under traditional employment guidelines, but shall remain static for the

- entirety of his or her eligible teaching period as a retired employee returning to work as a teacher.
- 571 (3) A retired teacher or administrator may be employed 572 as a teacher, continue receiving his or her retirement allowance 573 and be a contributing member of the system without accruing 574 additional retirement benefits for a total of five (5) years, 575 which may be performed consecutively or intermittently. This 576 method is designed specifically to provide funding for the system 577 to actuarially offset any pension liability created by this Each school district hiring retired \* \* \* employees 578 section. under the authority of this section, shall make a direct payment 579 580 to PERS, which shall serve as pension liability participation 581 assessment. The pension liability participation assessment and 582 the retired \* \* \* employee's salary for returning to work as a

teacher shall be determined as follows:

- (i) A school district shall rely on the salary schedule in Section 37-19-7 in considering the salary for a retired teacher or administrator returning to work as a teacher; provided, however, that the school district may allocate up to \* \* \* one hundred and fifty percent (150%) of the amount provided under the salary schedule comparable to \* \* \* such teacher's years of service and license type as salary and assessment under the program.
- 592 (ii) After determining the retired \* \* \*

  593 <a href="mailto:employee's">employee's</a> compensation, the school district may pay no more than

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- fifty percent (50%) of the retired \* \* \* employee's compensation
- 595 as salary to the retired \* \* \* employee; and
- 596 (iii) The remaining fifty percent (50%) of the
- 597 retired \* \* \* employee's compensation as salary shall be paid by
- 598 the school district to PERS as a pension liability participation
- 599 assessment.
- (b) If a retired teacher or administrator, reemployed
- 601 under the authority of this section, works in a school district
- 602 for any portion of a scholastic year less than a full contractual
- 603 term of traditional teachers, the time worked by the retired  $\star$   $\star$
- 604 employee shall constitute one (1) of the five (5) years of post
- 605 retirement \* \* \* working eligibility. A retired \* \* \* employee,
- 606 under the authority of this section, shall be entitled to work in
- 607 any applicable school district and shall not be obligated to
- 608 remain in any one (1) school district for the entirety of his or
- 609 her post retirement teaching eligibility, but shall be cumulative
- 610 in nature so as not to exceed five (5) years. The salary
- authorized under Section 37-19-7 for retired employees returning
- 612 to work as teachers shall be prorated for any period worked by the
- for the following returning to work as a teacher that is less than
- 614 one (1) full academic year.
- (c) The State Department of Education shall transfer to
- 616 the system the  $\star$   $\star$  total funding formula funds of local school
- 617 districts that on or after July 1, 2024, hire retired members as
- 618 teachers under this section and other funds that otherwise would
- 619 have been payable to the districts if the districts had not taken

- 620 advantage of this section. The crediting of assets and financing
- 621 shall follow the provisions of Section
- 622 25-11-123.
- 623 (d) Local educational agencies shall transfer to the
- 624 system \* \* \* the total funding formula funds of local school
- 625 districts that on or after July 1, 2024, hire retired members as
- 626 teachers under this section and other funds that otherwise would
- 627 have been payable to the districts if the districts had not taken
- 628 advantage of this section. The crediting of assets and financing
- 629 must follow the provisions of Section 25-11-123.
- (e) Local education agencies may pay, from local
- 631 education funding, all or a portion of the health insurance
- 632 premiums for retired employees returning to work as teachers under
- 633 this section.
- (4) Under the authority of this section, school districts
- 635 may employ retired teachers or administrators based on criteria
- 636 established by the department of education for critical teacher
- 637 shortage areas and critical subject-matter areas. A school
- 638 district that is not within a critical teacher shortage area may
- 639 employ teachers for critical subject-matter areas.
- (5) A person may be hired under this section subject to the
- 641 following conditions:
- (a) The retired member holds any teacher's professional
- 643 license or certificate as may be required in Section 37-3-2, and
- 644 holds the related standard teaching license and/or endorsements to
- 645 teach in the applicable subject area;

- (b) The superintendent of the employing school district
- 647 certifies in writing to the State Department of Education that the
- 648 retired member has the requisite experience, training and
- 649 expertise for the position to be filled;
- (c) The superintendent of the school district certifies
- or the principal of the school certifies that there was no
- 652 preexisting arrangement for the person to be hired;
- (d) The person had a satisfactory performance review
- 654 for the most recent period before retirement; and
- (e) The person is hired to teach in a critical
- 656 subject-matter area or in a critical teacher shortage area.
- 657 (6) The State Superintendent of Public Education shall
- 658 report the persons who are employed under this section to the
- 659 Executive Director of the Public Employees' Retirement System.
- (7) The department of education shall promulgate regulations
- 661 that prescribe a salary schedule that reflects the provisions of
- 662 this section. Each school district shall create a policy,
- approved by the local school board, related to the hiring of
- 664 retired teachers or administrators and including, but not limited
- 665 to, the hiring of full- and part-time retired \* \* \* employees to
- 666 serve as teachers under this section and Section 25-11-127.
- 667 (8) Any retired \* \* \* employee who returns to work in
- 668 accordance with this section shall not be eligible to return to
- 669 work under the provisions of Section 25-11-127.
- 670 **SECTION 9.** Section 37-19-7, Mississippi Code of 1972, is
- 671 amended as follows:

37-19-7. (1) Teachers' salaries in each public school
district shall be determined and paid in accordance with the scale
for teachers' salaries as provided in this subsection. For
teachers holding the following types of licenses or the equivalent
as determined by the State Board of Education, and the following
number of years of teaching experience, the scale shall be as
follows:

679	2022-202	23 AND	SUBSEQUENT	SCHOOL Y	EARS MINIMUM	SALARY SCHEDULE
680	Exp.	AAA	A	AAA	AA	А
681	0	45,500	.00 44	,000.00	43,000.00	0 41,500.00
682	1	46,100	.00 44	,550.00	43,525.00	0 41,900.00
683	2	46,700	.00 45	,100.00	44,050.00	0 42,300.00
684	3	47,300	.00 45	,650.00	44,575.0	0 42,700.00
685	4	47,900	.00 46	,200.00	45,100.00	0 43,100.00
686	5	49,250	.00 47	,500.00	46,350.00	0 44,300.00
687	6	49,850	.00 48	,050.00	46,875.00	0 44,700.00
688	7	50,450	.00 48	,600.00	47,400.00	0 45,100.00
689	8	51,050	.00 49	,150.00	47,925.00	0 45,500.00
690	9	51,650	.00 49	,700.00	48,450.00	0 45,900.00
691	10	53,000	.00 51	,000.00	49,700.00	0 47,100.00
692	11	53,600	.00 51	,550.00	50,225.00	0 47,500.00
693	12	54,200	.00 52	,100.00	50,750.00	0 47,900.00
694	13	54,800	.00 52	,650.00	51,275.00	0 48,300.00
695	14	55,400	.00 53	,200.00	51,800.00	0 48,700.00
696	15	56 <b>,</b> 750	.00 54	,500.00	53,050.00	0 49,900.00
697	16	57,350	.00 55	,050.00	53,575.00	50,300.00

H. B. 1630 PAGE 25

698	17	57,950.00	55,600.00	54,100.00	50,700.00
699	18	58,550.00	56,150.00	54,625.00	51,100.00
700	19	59,150.00	56,700.00	55,150.00	51,500.00
701	20	60,500.00	58,000.00	56,400.00	52,700.00
702	21	61,100.00	58,550.00	56,925.00	53,100.00
703	22	61,700.00	59,100.00	57,450.00	53,500.00
704	23	62,300.00	59,650.00	57,975.00	53,900.00
705	24	62,900.00	60,200.00	58,500.00	54,300.00
706	25	65,400.00	62,700.00	61,000.00	56,800.00
707	26	66,000.00	63,250.00	61,525.00	57,200.00
708	27	66,600.00	63,800.00	62,050.00	57,600.00
709	28	67,200.00	64,350.00	62,575.00	58,000.00
710	29	67,800.00	64,900.00	63,100.00	58,400.00
711	30	68,400.00	65,450.00	63,625.00	58,800.00
712	31	69,000.00	66,000.00	64,150.00	59,200.00
713	32	69,600.00	66,550.00	64,675.00	59,600.00
714	33	70,200.00	67,100.00	65,200.00	60,000.00
715	34	70,800.00	67,650.00	65,725.00	60,400.00
716	35				
717	& above	71,400.00	68,200.00	66,250.00	60,800.00

## 2024-2025 AND SUBSEQUENT SCHOOL YEARS MINIMUM SALARY SCHEDULE

The school district, with assistance from the Department of Education, shall consider the teacher's years of service and license type and determine the corresponding salary for the retired teacher or administrator returning to work as a teacher.

723 After determining the retired \* \* \*  $\underline{\text{employee's}}$  corresponding

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724 salary, the school district may allocate up to \* \* \* one hundred

725 and fifty percent (150%) of the amount provided under the salary

726 schedule for such retired employee returning to work as a teacher,

- 727 as applicable, as salary and assessment under the program.
- 728 After determining the \* \* \* salary of the retired employee
- 729 returning to work as a teacher, the school district may pay no
- 730 more than fifty percent (50%) of the retired \* \* \*  $\underline{\text{employee's}}$
- 731 compensation as salary to the retired \* \* \* employee. The
- 732 remaining fifty percent (50%) of the retired \* \* \* employee's
- 733 compensation as salary shall be paid by the school district to
- 734 PERS as a pension liability participation assessment.
- 735 It is the intent of the Legislature that any state funds made
- 736 available for salaries of licensed personnel in excess of the
- 737 funds paid for such salaries for the 1986-1987 school year shall
- 738 be paid to licensed personnel pursuant to a personnel appraisal
- 739 and compensation system implemented by the State Board of
- 740 Education. The State Board of Education shall have the authority
- 741 to adopt and amend rules and regulations as are necessary to
- 742 establish, administer and maintain the system.
- 743 All teachers employed on a full-time basis shall be paid a
- 744 minimum salary in accordance with the above scale. However, no
- 745 school district shall receive any funds under this section for any
- 746 school year during which the local supplement paid to any
- 747 individual teacher shall have been reduced to a sum less than that
- 748 paid to that individual teacher for performing the same duties
- 749 from local supplement during the immediately preceding school

- 750 year. The amount actually spent for the purposes of group health
- 751 and/or life insurance shall be considered as a part of the
- 752 aggregate amount of local supplement but shall not be considered a
- 753 part of the amount of individual local supplement.
- 754 The level of professional training of each teacher to be used
- 755 in establishing the salary for the teacher for each year shall be
- 756 determined by the type of valid teacher's license issued to that
- 757 teacher on or before October 1 of the current school year.
- 758 However, school districts are authorized, in their discretion, to
- 759 negotiate the salary levels applicable to licensed employees who
- 760 are receiving retirement benefits from the retirement system of
- 761 another state.
- 762 (2) (a) The following employees shall receive an annual
- 763 salary supplement in the amount of Six Thousand Dollars
- 764 (\$6,000.00), plus fringe benefits, in addition to any other
- 765 compensation to which the employee may be entitled:
- 766 (i) Any licensed teacher or retired employee
- 767 returning to work as a teacher employed by a school district under
- 768 the authority of Section 25-11-126 who has met the requirements
- 769 and acquired a Master Teacher certificate from the National Board
- 770 for Professional Teaching Standards and who is employed by a local
- 771 school board or the State Board of Education as a teacher and not
- 772 as an administrator. Such teacher shall submit documentation to
- 773 the State Department of Education that the certificate was
- 774 received prior to October 15 in order to be eligible for the full
- 775 salary supplement in the current school year, or the teacher shall

776 submit such documentation to the State Department of Education

777 prior to February 15 in order to be eligible for a prorated salary

- 778 supplement beginning with the second term of the school year.
- 779 (ii) A licensed nurse who has met the requirements
- 780 and acquired a certificate from the National Board for
- 781 Certification of School Nurses, Inc., and who is employed by a
- 782 local school board or the State Board of Education as a school
- 783 nurse and not as an administrator. The licensed school nurse
- 784 shall submit documentation to the State Department of Education
- 785 that the certificate was received before October 15 in order to be
- 786 eligible for the full salary supplement in the current school
- 787 year, or the licensed school nurse shall submit the documentation
- 788 to the State Department of Education before February 15 in order
- 789 to be eliqible for a prorated salary supplement beginning with the
- 790 second term of the school year.
- 791 (iii) Any licensed school counselor who has met
- 792 the requirements and acquired a National Certified School
- 793 Counselor (NCSC) endorsement from the National Board of Certified
- 794 Counselors and who is employed by a local school board or the
- 795 State Board of Education as a counselor and not as an
- 796 administrator. Such licensed school counselor shall submit
- 797 documentation to the State Department of Education that the
- 798 endorsement was received prior to October 15 in order to be
- 799 eligible for the full salary supplement in the current school
- 800 year, or the licensed school counselor shall submit such
- 801 documentation to the State Department of Education prior to

802 February 15 in order to be eligible for a prorated salary 803 supplement beginning with the second term of the school year. 804 However, any school counselor who started the National Board for 805 Professional Teaching Standards process for school counselors 806 between June 1, 2003, and June 30, 2004, and completes the 807 requirements and acquires the Master Teacher certificate shall be 808 entitled to the master teacher supplement, and those counselors 809 who complete the process shall be entitled to a one-time 810 reimbursement for the actual cost of the process as outlined in paragraph (b) of this subsection. 811 812 (iv) Any licensed speech-language pathologist and 813 audiologist who has met the requirements and acquired a 814 Certificate of Clinical Competence from the American 815 Speech-Language-Hearing Association and any certified academic 816 language therapist (CALT) who has met the certification 817

language therapist (CALT) who has met the certification requirements of the Academic Language Therapy Association and who is employed by a local school board. The licensed speech-language pathologist and audiologist and certified academic language therapist shall submit documentation to the State Department of Education that the certificate or endorsement was received before October 15 in order to be eligible for the full salary supplement in the current school year, or the licensed speech-language pathologist and audiologist and certified academic language therapist shall submit the documentation to the State Department of Education before February 15 in order to be eligible for a

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prorated salary supplement beginning with the second term of the school year.

- 829 Any licensed athletic trainer who has met the 830 requirements and acquired Board Certification for the Athletic 831 Trainer from the Board of Certification, Inc., and who is employed 832 by a local school board or the State Board of Education as an 833 athletic trainer and not as an administrator. The licensed 834 athletic trainer shall submit documentation to the State 835 Department of Education that the certificate was received before 836 October 15 in order to be eligible for the full salary supplement 837 in the current school year, or the licensed athletic trainer shall 838 submit the documentation to the State Department of Education 839 before February 15 in order to be eligible for a prorated salary 840 supplement beginning with the second term of the school year.
  - (b) An employee shall be reimbursed for the actual cost of completing each component of acquiring the certificate or endorsement, excluding any costs incurred for postgraduate courses, not to exceed Five Hundred Dollars (\$500.00) for each component, not to exceed four (4) components, for a teacher, school counselor or speech-language pathologist and audiologist, regardless of whether or not the process resulted in the award of the certificate or endorsement. A local school district or any private individual or entity may pay the cost of completing the process of acquiring the certificate or endorsement for any employee of the school district described under paragraph (a), and the State Department of Education shall reimburse the school

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district for such cost, regardless of whether or not the process
resulted in the award of the certificate or endorsement. If a
private individual or entity has paid the cost of completing the
process of acquiring the certificate or endorsement for an
employee, the local school district may agree to directly
reimburse the individual or entity for such cost on behalf of the
employee.

All salary supplements, fringe benefits and process reimbursement authorized under this subsection shall be paid directly by the State Department of Education to the local school district and shall be in addition to its allotments from the total funding formula provided in Sections 37-151-200 through 37-151-215 and not a part thereof in accordance with regulations promulgated by the State Board of Education. Local school districts shall not reduce the local supplement paid to any employee receiving such salary supplement, and the employee shall receive any local supplement to which employees with similar training and experience otherwise are entitled. However, an educational employee shall receive the salary supplement in the amount of Six Thousand Dollars (\$6,000.00) for only one (1) of the qualifying certifications authorized under paragraph (a) of this subsection. No school district shall provide more than one (1) annual salary supplement under the provisions of this subsection to any one (1) individual employee holding multiple qualifying national certifications.

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- (d) If an employee for whom such cost has been paid, in full or in part, by a local school district or private individual or entity fails to complete the certification or endorsement process, the employee shall be liable to the school district or individual or entity for all amounts paid by the school district or individual or entity on behalf of that employee toward his or
- 3) The following employees shall receive an annual salary supplement in the amount of Four Thousand Dollars (\$4,000.00), plus fringe benefits, in addition to any other compensation to which the employee may be entitled:

her certificate or endorsement.

- Effective July 1, 2016, if funds are available for that purpose, any licensed teacher or retired employee returning to work as a teacher employed by a local school district under the authority of Section 25-11-126 who has met the requirements and acquired a Master Teacher Certificate from the National Board for Professional Teaching Standards and who is employed in a public school district located in one (1) of the following counties: Claiborne, Adams, Jefferson, Wilkinson, Amite, Bolivar, Coahoma, Leflore, Quitman, Sharkey, Issaquena, Sunflower, Washington, Holmes, Yazoo and Tallahatchie. The salary supplement awarded under the provisions of this subsection (3) shall be in addition to the salary supplement awarded under the provisions of subsection (2) of this section.
- Teachers who meet the qualifications for a salary supplement under this subsection (3) who are assigned for less than one (1)

full year or less than full time for the school year shall receive the salary supplement in a prorated manner, with the portion of the teacher's assignment to the critical geographic area to be determined as of June 15th of the school year.

- This subsection shall be known and may be cited as 908 (4)(a) 909 the "Mississippi Performance-Based Pay (MPBP)" plan. In addition 910 to the minimum base pay described in this section, only if funds 911 are available for that purpose, the State of Mississippi may 912 provide monies from state funds to school districts for the purposes of rewarding licensed teachers, administrators and 913 914 nonlicensed personnel at individual schools showing improvement in 915 student test scores. The MPBP plan shall be developed by the 916 State Department of Education based on the following criteria:
- 917 (i) It is the express intent of this legislation 918 that the MPBP plan shall utilize only existing standards of 919 accreditation and assessment as established by the State Board of 920 Education.
  - (ii) To ensure that all of Mississippi's teachers, administrators and nonlicensed personnel at all schools have equal access to the monies set aside in this section, the MPBP program shall be designed to calculate each school's performance as determined by the school's increase in scores from the prior school year. The MPBP program shall be based on a standardized scores rating where all levels of schools can be judged in a statistically fair and reasonable way upon implementation. At the end of each year, after all student achievement scores have been

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- 930 standardized, the State Department of Education shall implement 931 the MPBP plan.
- 932 (iii) To ensure all teachers cooperate in the
  933 spirit of teamwork, individual schools shall submit a plan to the
  934 local school district to be approved before the beginning of each
  935 school year. The plan shall include, but not be limited to, how
  936 all teachers, regardless of subject area, and administrators will
  937 be responsible for improving student achievement for their
  938 individual school.
- 939 (b) The State Board of Education shall develop the 940 processes and procedures for designating schools eligible to 941 participate in the MPBP. State assessment results, growth in 942 student achievement at individual schools and other measures 943 deemed appropriate in designating successful student achievement 944 shall be used in establishing MPBP criteria.
- 945 (5) (a) If funds are available for that purpose, each 946 school in Mississippi shall have mentor teachers, as defined by 947 Sections 37-9-201 through 37-9-213, who shall receive additional 948 base compensation provided for by the State Legislature in the 949 amount of One Thousand Dollars (\$1,000.00) per each beginning 950 teacher that is being mentored. The additional state compensation 951 shall be limited to those mentor teachers that provide mentoring 952 services to beginning teachers. For the purposes of such funding, 953 a beginning teacher shall be defined as any teacher in any school 954 in Mississippi that has less than one (1) year of classroom 955 experience teaching in a public school. For the purposes of such

- 956 funding, no full-time academic teacher shall mentor more than two
- 957 (2) beginning teachers.
- 958 (b) To be eligible for this state funding, the
- 959 individual school must have a classroom management program
- 960 approved by the local school board.
- 961 (6) Effective with the 2014-2015 school year, the school
- 962 districts participating in the Pilot Performance-Based
- 963 Compensation System pursuant to Section 37-19-9 may award
- 964 additional teacher and administrator pay based thereon.
- 965 **SECTION 10.** (1) Beginning in the 2026-2027 school year, the
- 966 State Board of Education shall incorporate financial literacy
- 967 components within the existing curriculum offered in Grades 6-8.
- 968 This section shall apply to all schools accredited by the State
- 969 Department of Education, including public charter schools.
- 970 (2) Beginning with the graduating class of 2031, each
- 971 student, during Grade 9, 10, 11 or 12, shall take and pass a
- 972 one-half (1/2) Carnegie Unit course in personal finance or a full
- 973 Carnegie Unit course where at least one-half (1/2) of the course
- 974 standards concern financial literacy in order to earn a high
- 975 school diploma.
- 976 (3) There is established in the State Treasury a special
- 977 fund to be known as the "Financial Literacy Trust Fund" to provide
- 978 financial literacy education for this program. The fund shall be
- 979 administered by the State Board of Education and shall be eligible
- 980 to accept monies appropriated by the state or federal government.
- 981 No expenditure from the fund shall cause the fund to be in

- 982 deficiency at the close of the fiscal year. Unexpended monies
- 983 remaining in the fund at the end of the fiscal year shall lapse
- 984 into the State General Fund. The fund shall be an expendable
- 985 trust fund which shall be subject to appropriation.
- 986 (4) The State Board of Education shall administer the fund
- 987 and develop rules and regulations for the administration of the
- 988 trust. Every two (2) years, an independent audit of the financial
- 989 activities of the trust fund shall be conducted, with the results
- 990 being provided to the Chairmen of the House and Senate Education
- 991 Committees upon its completion. The State Board of Education may
- 992 expend trust fund monies to conduct the independent audit. The
- 993 board shall annually report to the Legislature all programmatic
- 994 and financial activities and balances of the fund on or before
- 995 December 1 of each year.
- 996 **SECTION 11.** Section 37-7-301, Mississippi Code of 1972, is
- 997 amended as follows:
- 998 37-7-301. The school boards of all school districts shall
- 999 have the following powers, authority and duties in addition to all
- 1000 others imposed or granted by law \* \* \*:
- 1001 (a) To organize and operate the schools of the district
- 1002 and to make such division between the high school grades and
- 1003 elementary grades as, in their judgment, will serve the best
- 1004 interests of the school;
- 1005 (b) To introduce public school music, art, manual
- 1006 training and other special subjects into either the elementary or
- 1007 high school grades, as the board shall deem proper;

- 1008 (c) To be the custodians of real and personal school
  1009 property and to manage, control and care for same, both during the
  1010 school term and during vacation;
- 1011 (d) To have responsibility for the erection, repairing
  1012 and equipping of school facilities and the making of necessary
  1013 school improvements;
- To suspend or to expel a pupil or to change the 1014 1015 placement of a pupil to the school district's alternative school 1016 or homebound program for misconduct in the school or on school property, as defined in Section 37-11-29, on the road to and from 1017 1018 school, or at any school-related activity or event, or for conduct 1019 occurring on property other than school property or other than at 1020 a school-related activity or event when such conduct by a pupil, in the determination of the school superintendent or principal, 1021 1022 renders that pupil's presence in the classroom a disruption to the 1023 educational environment of the school or a detriment to the best 1024 interest and welfare of the pupils and teacher of such class as a whole, and to delegate such authority to the appropriate officials 1025 1026 of the school district;
- 1027 (f) To visit schools in the district, in their
  1028 discretion, in a body for the purpose of determining what can be
  1029 done for the improvement of the school in a general way;
- 1030 (g) To support, within reasonable limits, the

  1031 superintendent, principal and teachers where necessary for the

  1032 proper discipline of the school;

- (h) To exclude from the schools students with what
  appears to be infectious or contagious diseases; provided,
  however, such student may be allowed to return to school upon
  presenting a certificate from a public health officer, duly
  licensed physician or nurse practitioner that the student is free
- 1039 (i) To require those vaccinations specified by the 1040 State Health Officer as provided in Section 41-23-37;
- 1041 (j) To see that all necessary utilities and services
  1042 are provided in the schools at all times when same are needed;
- 1043 (k) To authorize the use of the school buildings and grounds for the holding of public meetings and gatherings of the people under such regulations as may be prescribed by said board;
- 1046 (1) To prescribe and enforce rules and regulations not
  1047 inconsistent with law or with the regulations of the State Board
  1048 of Education for their own government and for the government of
  1049 the schools, and to transact their business at regular and special
  1050 meetings called and held in the manner provided by law;
- 1051 (m) To maintain and operate all of the schools under 1052 their control for such length of time during the year as may be 1053 required;
- 1054 (n) To enforce in the schools the courses of study and 1055 the use of the textbooks prescribed by the proper authorities;
- 1056 (o) To make orders directed to the superintendent of
  1057 schools for the issuance of pay certificates for lawful purposes
  1058 on any available funds of the district and to have full control of

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from such disease:

1059 the receipt, distribution, allotment and disbursement of all funds

1060 provided for the support and operation of the schools of such

school district whether such funds be derived from state 1061

1062 appropriations, local ad valorem tax collections, or otherwise.

1063 The local school board shall be authorized and empowered to

1064 promulgate rules and regulations that specify the types of claims

1065 and set limits of the dollar amount for payment of claims by the

1066 superintendent of schools to be ratified by the board at the next

1067 regularly scheduled meeting after payment has been made;

1068 To select all school district personnel in the (p)

manner provided by law, and to provide for such employee fringe

1070 benefit programs, including accident reimbursement plans, as may

1071 be deemed necessary and appropriate by the board;

1072 To provide athletic programs and other school

1073 activities and to regulate the establishment and operation of such

1074 programs and activities;

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1075 To join, in their discretion, any association of (r)

school boards and other public school-related organizations, and

1077 to pay from local funds other than total funding formula funds,

1078 any membership dues;

1079 To expend local school activity funds, or other

available school district funds, other than total funding formula 1080

funds, for the purposes prescribed under this paragraph. 1081

1082 "Activity funds" shall mean all funds received by school officials

1083 in all school districts paid or collected to participate in any

school activity, such activity being part of the school program

1085 and partially financed with public funds or supplemented by public 1086 The term "activity funds" shall not include any funds 1087 raised and/or expended by any organization unless commingled in a 1088 bank account with existing activity funds, regardless of whether 1089 the funds were raised by school employees or received by school 1090 employees during school hours or using school facilities, and 1091 regardless of whether a school employee exercises influence over 1092 the expenditure or disposition of such funds. Organizations shall 1093 not be required to make any payment to any school for the use of any school facility if, in the discretion of the local school 1094 1095 governing board, the organization's function shall be deemed to be 1096 beneficial to the official or extracurricular programs of the 1097 school. For the purposes of this provision, the term "organization" shall not include any organization subject to the 1098 1099 control of the local school governing board. Activity funds may 1100 only be expended for any necessary expenses or travel costs, 1101 including advances, incurred by students and their chaperons in 1102 attending any in-state or out-of-state school-related programs, 1103 conventions or seminars and/or any commodities, equipment, travel 1104 expenses, purchased services or school supplies which the local 1105 school governing board, in its discretion, shall deem beneficial 1106 to the official or extracurricular programs of the district, including items which may subsequently become the personal 1107 1108 property of individuals, including yearbooks, athletic apparel, book covers and trophies. Activity funds may be used to pay 1109 1110 travel expenses of school district personnel. The local school

1111 governing board shall be authorized and empowered to promulgate

1112 rules and regulations specifically designating for what purposes

1113 school activity funds may be expended. The local school governing

1114 board shall provide (i) that such school activity funds shall be

1115 maintained and expended by the principal of the school generating

1116 the funds in individual bank accounts, or (ii) that such school

1117 activity funds shall be maintained and expended by the

1118 superintendent of schools in a central depository approved by the

1119 board. The local school governing board shall provide that such

1120 school activity funds be audited as part of the annual audit

1121 required in Section 37-9-18. The State Department of Education

1122 shall prescribe a uniform system of accounting and financial

1123 reporting for all school activity fund transactions;

1124 (t) To enter into an energy performance contract,

1125 energy services contract, on a shared-savings, lease or

1126 lease-purchase basis, for energy efficiency services and/or

1127 equipment as provided for in Section 31-7-14;

1128 (u) To maintain accounts and issue pay certificates on

1129 school food service bank accounts;

1130 (v) (i) To lease a school building from an individual,

1131 partnership, nonprofit corporation or a private for-profit

1132 corporation for the use of such school district, and to expend

1133 funds therefor as may be available from any sources other than

1134 total funding formula funds as set by Sections 37-151-200 through

1135 37-151-215. The school board of the school district desiring to

1136 lease a school building shall declare by resolution that a need

1137 exists for a school building and that the school district cannot provide the necessary funds to pay the cost or its proportionate 1138 share of the cost of a school building required to meet the 1139 1140 present needs. The resolution so adopted by the school board 1141 shall be published once each week for three (3) consecutive weeks 1142 in a newspaper having a general circulation in the school district involved, with the first publication thereof to be made not less 1143 1144 than thirty (30) days prior to the date upon which the school 1145 board is to act on the question of leasing a school building. 1146 no petition requesting an election is filed prior to such meeting 1147 as hereinafter provided, then the school board may, by resolution spread upon its minutes, proceed to lease a school building. If 1148 1149 at any time prior to said meeting a petition signed by not less than twenty percent (20%) or fifteen hundred (1500), whichever is 1150 1151 less, of the qualified electors of the school district involved 1152 shall be filed with the school board requesting that an election 1153 be called on the question, then the school board shall, not later than the next regular meeting, adopt a resolution calling an 1154 1155 election to be held within such school district upon the question 1156 of authorizing the school board to lease a school building. 1157 election shall be called and held, and notice thereof shall be 1158 given, in the same manner for elections upon the questions of the issuance of the bonds of school districts, and the results thereof 1159 1160 shall be certified to the school board. If at least three-fifths (3/5) of the qualified electors of the school district who voted 1161 in such election shall vote in favor of the leasing of a school 1162

1163 building, then the school board shall proceed to lease a school 1164 The term of the lease contract shall not exceed twenty building. (20) years, and the total cost of such lease shall be either the 1165 1166 amount of the lowest and best bid accepted by the school board 1167 after advertisement for bids or an amount not to exceed the 1168 current fair market value of the lease as determined by the averaging of at least two (2) appraisals by certified general 1169 1170 appraisers licensed by the State of Mississippi. The term "school 1171 building" as used in this paragraph (v)(i) shall be construed to 1172 mean any building or buildings used for classroom purposes in 1173 connection with the operation of schools and shall include the 1174 site therefor, necessary support facilities, and the equipment 1175 thereof and appurtenances thereto such as heating facilities, water supply, sewage disposal, landscaping, walks, drives and 1176 1177 playgrounds. The term "lease" as used in this paragraph (v)(i) 1178 may include a lease-purchase contract;

(ii) If two (2) or more school districts propose to enter into a lease contract jointly, then joint meetings of the school boards having control may be held but no action taken shall be binding on any such school district unless the question of leasing a school building is approved in each participating school district under the procedure hereinabove set forth in paragraph (v)(i). All of the provisions of paragraph (v)(i) regarding the term and amount of the lease contract shall apply to the school boards of school districts acting jointly. Any lease contract executed by two (2) or more school districts as joint lessees

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- 1189 shall set out the amount of the aggregate lease rental to be paid
- 1190 by each, which may be agreed upon, but there shall be no right of
- 1191 occupancy by any lessee unless the aggregate rental is paid as
- 1192 stipulated in the lease contract. All rights of joint lessees
- 1193 under the lease contract shall be in proportion to the amount of
- 1194 lease rental paid by each;
- 1195 (w) To employ all noninstructional and noncertificated
- 1196 employees and fix the duties and compensation of such personnel
- 1197 deemed necessary pursuant to the recommendation of the
- 1198 superintendent of schools;
- 1199 (x) To employ and fix the duties and compensation of
- 1200 such legal counsel as deemed necessary;
- 1201 (y) Subject to rules and regulations of the State Board
- 1202 of Education, to purchase, own and operate trucks, vans and other
- 1203 motor vehicles, which shall bear the proper identification
- 1204 required by law;
- 1205 (z) To expend funds for the payment of substitute
- 1206 teachers and to adopt reasonable regulations for the employment
- 1207 and compensation of such substitute teachers;
- 1208 (aa) To acquire in its own name by purchase all real
- 1209 property which shall be necessary and desirable in connection with
- 1210 the construction, renovation or improvement of any public school
- 1211 building or structure. Whenever the purchase price for such real
- 1212 property is greater than Fifty Thousand Dollars (\$50,000.00), the
- 1213 school board shall not purchase the property for an amount
- 1214 exceeding the fair market value of such property as determined by

1215 the average of at least two (2) independent appraisals by 1216 certified general appraisers licensed by the State of Mississippi. If the board shall be unable to agree with the owner of any such 1217 1218 real property in connection with any such project, the board shall 1219 have the power and authority to acquire any such real property by 1220 condemnation proceedings pursuant to Section 11-27-1 et seq., 1221 Mississippi Code of 1972, and for such purpose, the right of 1222 eminent domain is hereby conferred upon and vested in said board. 1223 Provided further, that the local school board is authorized to 1224 grant an easement for ingress and egress over sixteenth section 1225 land or lieu land in exchange for a similar easement upon 1226 adjoining land where the exchange of easements affords substantial 1227 benefit to the sixteenth section land; provided, however, the 1228 exchange must be based upon values as determined by a competent 1229 appraiser, with any differential in value to be adjusted by cash 1230 payment. Any easement rights granted over sixteenth section land 1231 under such authority shall terminate when the easement ceases to 1232 be used for its stated purpose. No sixteenth section or lieu land 1233 which is subject to an existing lease shall be burdened by any 1234 such easement except by consent of the lessee or unless the school 1235 district shall acquire the unexpired leasehold interest affected 1236 by the easement; 1237 To charge reasonable fees related to the

educational programs of the district, in the manner prescribed in

Section 37-7-335;

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1240 (cc) Subject to rules and regulations of the State

1241 Board of Education, to purchase relocatable classrooms for the use

1242 of such school district, in the manner prescribed in Section

1243 37-1-13;

1244 (dd) Enter into contracts or agreements with other

1245 school districts, political subdivisions or governmental entities

1246 to carry out one or more of the powers or duties of the school

1247 board, or to allow more efficient utilization of limited resources

1248 for providing services to the public;

1249 (ee) To provide for in-service training for employees

1250 of the district;

1251 (ff) As part of their duties to prescribe the use of

1252 textbooks, to provide that parents and legal guardians shall be

1253 responsible for the textbooks and for the compensation to the

1254 school district for any books which are not returned to the proper

1255 schools upon the withdrawal of their dependent child. If a

1256 textbook is lost or not returned by any student who drops out of

1257 the public school district, the parent or legal guardian shall

1258 also compensate the school district for the fair market value of

1259 the textbooks;

1260 (qq) To conduct fund-raising activities on behalf of

1261 the school district that the local school board, in its

1262 discretion, deems appropriate or beneficial to the official or

1263 extracurricular programs of the district; provided that:

- 1264 (i) Any proceeds of the fund-raising activities
- 1265 shall be treated as "activity funds" and shall be accounted for as
- 1266 are other activity funds under this section; and
- 1267 (ii) Fund-raising activities conducted or
- 1268 authorized by the board for the sale of school pictures, the
- 1269 rental of caps and gowns or the sale of graduation invitations for
- 1270 which the school board receives a commission, rebate or fee shall
- 1271 contain a disclosure statement advising that a portion of the
- 1272 proceeds of the sales or rentals shall be contributed to the
- 1273 student activity fund;
- 1274 (hh) To allow individual lessons for music, art and
- 1275 other curriculum-related activities for academic credit or
- 1276 nonacademic credit during school hours and using school equipment
- 1277 and facilities, subject to uniform rules and regulations adopted
- 1278 by the school board;
- 1279 (ii) To charge reasonable fees for participating in an
- 1280 extracurricular activity for academic or nonacademic credit for
- 1281 necessary and required equipment such as safety equipment, band
- 1282 instruments and uniforms;
- 1283 (jj) To conduct or participate in any fund-raising
- 1284 activities on behalf of or in connection with a tax-exempt
- 1285 charitable organization;
- 1286 (kk) To exercise such powers as may be reasonably
- 1287 necessary to carry out the provisions of this section;
- 1288 (11) To expend funds for the services of nonprofit arts
- 1289 organizations or other such nonprofit organizations who provide

1290 performances or other services for the students of the school 1291 district;

1292 To expend federal No Child Left Behind Act funds, 1293 or any other available funds that are expressly designated and 1294 authorized for that use, to pay training, educational expenses, 1295 salary incentives and salary supplements to employees of local 1296 school districts; except that incentives shall not be considered 1297 part of the local supplement, nor shall incentives be considered 1298 part of the local supplement paid to an individual teacher for the purposes of Section 37-19-7(1); 1299

(nn) To use any available funds, not appropriated or designated for any other purpose, for reimbursement to the state-licensed employees from both in state and out of state, who enter into a contract for employment in a school district, for the expense of moving when the employment necessitates the relocation of the licensed employee to a different geographical area than that in which the licensed employee resides before entering into the contract. The reimbursement shall not exceed One Thousand Dollars (\$1,000.00) for the documented actual expenses incurred in the course of relocating, including the expense of any professional moving company or persons employed to assist with the move, rented moving vehicles or equipment, mileage in the amount authorized for county and municipal employees under Section 25-3-41 if the licensed employee used his personal vehicle or vehicles for the move, meals and such other expenses associated with the relocation. No licensed employee may be reimbursed for

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moving expenses under this section on more than one (1) occasion by the same school district. Nothing in this section shall be construed to require the actual residence to which the licensed employee relocates to be within the boundaries of the school district that has executed a contract for employment in order for the licensed employee to be eligible for reimbursement for the moving expenses. However, the licensed employee must relocate within the boundaries of the State of Mississippi. Any individual receiving relocation assistance through the Critical Teacher Shortage Act as provided in Section 37-159-5 shall not be eligible to receive additional relocation funds as authorized in this paragraph;

(oo) To use any available funds, not appropriated or designated for any other purpose, to reimburse persons who interview for employment as a licensed employee with the district for the mileage and other actual expenses incurred in the course of travel to and from the interview at the rate authorized for county and municipal employees under Section 25-3-41;

(pp) Consistent with the report of the Task Force to Conduct a Best Financial Management Practices Review, to improve school district management and use of resources and identify cost savings as established in Section 8 of Chapter 610, Laws of 2002, local school boards are encouraged to conduct independent reviews of the management and efficiency of schools and school districts. Such management and efficiency reviews shall provide state and

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                      (i)
                          An assessment of a school district's
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      governance and organizational structure;
                      (ii) An assessment of the school district's
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      financial and personnel management;
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                      (iii) An assessment of revenue levels and sources;
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                      (iv) An assessment of facilities utilization,
      planning and maintenance;
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                      (V)
                          An assessment of food services, transportation
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      and safety/security systems;
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                      (vi) An assessment of instructional and
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      administrative technology;
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                      (vii) A review of the instructional management and
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      the efficiency and effectiveness of existing instructional
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      programs; and
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                      (viii) Recommended methods for increasing
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      efficiency and effectiveness in providing educational services to
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      the public;
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                      To enter into agreements with other local school
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      boards for the establishment of an educational service agency
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      (ESA) to provide for the cooperative needs of the region in which
      the school district is located, as provided in Section 37-7-345;
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                      To * * * incorporate financial literacy components
      within the curriculum offered to * * * students in Grades * * *
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      6-8. Current curriculum for Grades 6-12 shall include content on
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      financial literacy education. Each student, during Grade 9, 10,
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11 or 12, shall take and pass a one-half (1/2) Carnegie Unit

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H. B. 1630 PAGE 51

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      course, where at least one-half (1/2) of the course standards
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      concern financial literacy, in order to earn a high school
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                The financial literacy program shall include, but is not
      diploma.
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      limited to, instruction in the same areas of personal business and
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      finance as required under Section 37-1-3(2)(b). The school board
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      may coordinate with volunteer teachers from local community
      organizations, including, but not limited to, the following:
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      United States Department of Agriculture Rural Development, United
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      States Department of Housing and Urban Development, Junior
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      Achievement, bankers and other nonprofit organizations. * * *
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      addition to any financial literacy standards administratively
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      required by the State Department of Education's College- and
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      Career-Readiness course, the financial literacy program for Grades
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      9, 10, 11 and 12 shall include, but not be limited to:
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                     (i) Decision-making;
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                     (ii) Earning an income;
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                     (iii) Saving and spending;
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                     (iv) Using credit; and
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                     (v) Budgeting.
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                 (ss) To collaborate with the State Board of Education,
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      Community Action Agencies or the Department of Human Services to
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      develop and implement a voluntary program to provide services for
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      a prekindergarten program that addresses the cognitive, social,
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      and emotional needs of four-year-old and three-year-old children.
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      The school board may utilize any source of available revenue to
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      fund the voluntary program. Effective with the 2013-2014 school
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1394 year, to implement voluntary prekindergarten programs under the

1395 Early Learning Collaborative Act of 2013 pursuant to state funds

1396 awarded by the State Department of Education on a matching basis;

1397 (tt) With respect to any lawful, written obligation of

1398 a school district, including, but not limited to, leases

1399 (excluding leases of sixteenth section public school trust land),

bonds, notes, or other agreement, to agree in writing with the

1401 obligee that the Department of Revenue or any state agency,

1402 department or commission created under state law may:

1403 (i) Withhold all or any part (as agreed by the

1404 school board) of any monies which such local school board is

1405 entitled to receive from time to time under any law and which is

1406 in the possession of the Department of Revenue, or any state

1407 agency, department or commission created under state law; and

1408 (ii) Pay the same over to any financial

1409 institution, trustee or other obligee, as directed in writing by

1410 the school board, to satisfy all or part of such obligation of the

1411 school district.

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1412 The school board may make such written agreement to withhold

1413 and transfer funds irrevocable for the term of the written

1414 obligation and may include in the written agreement any other

1415 terms and provisions acceptable to the school board. If the

1416 school board files a copy of such written agreement with the

1417 Department of Revenue, or any state agency, department or

commission created under state law then the Department of Revenue

1419 or any state agency, department or commission created under state

1420 law shall immediately make the withholdings provided in such

1421 agreement from the amounts due the local school board and shall

1422 continue to pay the same over to such financial institution,

1423 trustee or obligee for the term of the agreement.

1424 This paragraph (tt) shall not grant any extra authority to a 1425 school board to issue debt in any amount exceeding statutory 1426 limitations on assessed value of taxable property within such 1427 school district or the statutory limitations on debt maturities, 1428 and shall not grant any extra authority to impose, levy or collect 1429 a tax which is not otherwise expressly provided for, and shall not 1430 be construed to apply to sixteenth section public school trust 1431 land:

(uu) With respect to any matter or transaction that is competitively bid by a school district, to accept from any bidder as a good-faith deposit or bid bond or bid surety, the same type of good-faith deposit or bid bond or bid surety that may be accepted by the state or any other political subdivision on similar competitively bid matters or transactions. This paragraph (uu) shall not be construed to apply to sixteenth section public school trust land. The school board may authorize the investment of any school district funds in the same kind and manner of investments, including pooled investments, as any other political subdivision, including community hospitals;

1443 (vv) To utilize the alternate method for the conveyance 1444 or exchange of unused school buildings and/or land, reserving a

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1445 partial or other undivided interest in the property, as

1446 specifically authorized and provided in Section 37-7-485;

1447 To delegate, privatize or otherwise enter into a (ww) contract with private entities for the operation of any and all 1448 1449 functions of nonacademic school process, procedures and operations 1450 including, but not limited to, cafeteria workers, janitorial 1451 services, transportation, professional development, achievement 1452 and instructional consulting services materials and products, 1453 purchasing cooperatives, insurance, business manager services, auditing and accounting services, school safety/risk prevention, 1454 1455 data processing and student records, and other staff services; 1456 however, the authority under this paragraph does not apply to the 1457 leasing, management or operation of sixteenth section lands. 1458 Local school districts, working through their regional education 1459 service agency, are encouraged to enter into buying consortia with

service agency, are encouraged to enter into buying consortia with other member districts for the purposes of more efficient use of state resources as described in Section 37-7-345;

(xx) To partner with entities, organizations and corporations for the purpose of benefiting the school district;

(yy) To borrow funds from the Rural Economic

Development Authority for the maintenance of school buildings;

(zz) To fund and operate voluntary early childhood education programs, defined as programs for children less than five (5) years of age on or before September 1, and to use any source of revenue for such early childhood education programs.

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1470 Such programs shall not conflict with the Early Learning

1471 Collaborative Act of 2013;

1472 (aaa) To issue and provide for the use of procurement

1473 cards by school board members, superintendents and licensed school

1474 personnel consistent with the rules and regulations of the

1475 Mississippi Department of Finance and Administration under Section

1476 31-7-9; \* \* \*

1477 (  $\star \star \underline{aab}$ ) To conduct an annual comprehensive

1478 evaluation of the superintendent of schools consistent with the

1479 assessment components of paragraph (pp) of this section and the

1480 assessment benchmarks established by the Mississippi School Board

1481 Association to evaluate the success the superintendent has

1482 attained in meeting district goals and objectives, the

1483 superintendent's leadership skill and whether or not the

1484 superintendent has established appropriate standards for

1485 performance, is monitoring success and is using data for

1486 improvement \* \* \*; and

1487 (aac) To vote to provide school board members and their

1488 eligible dependents with health insurance, provided that such

1489 insurance is paid for with local funds and not state funds.

1490 **SECTION 12.** (1) (a) Each public school district, public

1491 charter school and agricultural high school, the Mississippi

1492 Schools for the Deaf and the Blind, the Mississippi School of the

1493 Arts, and the Mississippi School for Mathematics and Science

1494 shall, no later than January 1, 2026, adopt and send to the State

1495 Department of Education a specific policy banning the possession,

- 1496 or restricting the use, of cell phones by students during class or
- 1497 while under the supervision and control of a school employee. The
- 1498 State Department of Education shall retain a copy of the policy on
- 1499 file.
- 1500 (b) If a school or school district fails to adopt and
- 1501 transmit a policy as required in this subsection, the State
- 1502 Department of Education shall deduct one (1) day's worth of the
- 1503 school's or district's funds under the total funding formula for
- 1504 each day after January 1, 2026, that the school or district is
- 1505 noncompliant.
- 1506 (2) In developing and adopting a policy under this section,
- 1507 a school or district may include exceptions to allow a student to
- 1508 possess or use a cell phone under any of the following
- 1509 circumstances:
- 1510 (a) In the case of an emergency, or in response to a
- 1511 perceived threat of danger;
- 1512 (b) When a licensed advanced practice registered nurse,
- 1513 physician or surgeon determines that the possession or use of a
- 1514 cell phone is medically necessary for the health or well-being of
- 1515 the student; or
- 1516 (c) When the possession or use of a cell phone is
- 1517 required in a student's individualized education program.
- 1518 (3) Students may be suspended or expelled from attendance at
- 1519 school for sufficient cause; however, in no case may sufficient
- 1520 cause for suspension or expulsion consist of only a violation of
- 1521 the cell phone possession and use policy developed and implemented

- 1522 under this section, except that suspension may be used as a
- 1523 disciplinary measure of last resort.
- 1524 **SECTION 13.** This act shall take effect and be in force from
- 1525 and after July 1, 2025.

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

AN ACT TO AMEND SECTIONS 37-23-31, 37-23-33, 37-23-35, 37-61-33, 37-151-207 AND 37-159-7, MISSISSIPPI CODE OF 1972, TO UPDATE THE STATUTORY LANGUAGE TO REFLECT THE CURRENT TOTAL FUNDING 4 FORMULA; TO AMEND SECTION 37-151-205, MISSISSIPPI CODE OF 1972, TO 5 REVISE THE MISSISSIPPI STUDENT FUNDING FORMULA TO INCLUDE STUDENTS IN THE SEVENTH AND EIGHTH GRADES IN THE MULTIPLIER APPLICABLE TO STUDENTS ENROLLED IN A CAREER AND TECHNICAL EDUCATION COURSE; TO AMEND SECTION 25-11-126, MISSISSIPPI CODE OF 1972, TO CONFORM, AND 8 TO ALLOW ANY PERSON WHO WAS EMPLOYED AS A PUBLIC SCHOOL TEACHER OR ADMINISTRATOR AT THE TIME OF RETIREMENT, HAS BEEN RETIRED AT LEAST 10 11 90 DAYS AND IS RECEIVING A RETIREMENT ALLOWANCE, AND HOLDS THE 12 APPLICABLE EDUCATOR LICENSE, TO BE EMPLOYED AS A TEACHER IN A 13 SCHOOL DISTRICT AFTER RETIREMENT, AND CHOOSE TO CONTINUE RECEIVING 14 THE RETIREMENT ALLOWANCE IN ADDITION TO A SALARY, ALONG WITH THE 15 LOCAL CONTRIBUTION OF THE DISTRICT IN WHICH THE RETIREE IS 16 EMPLOYED; TO REMOVE THE REQUIREMENT OF HAVING AT LEAST 30 YEARS OF 17 CREDITABLE SERVICE; TO AUTHORIZE THE SCHOOL DISTRICT TO ALLOCATE, 18 AS SALARY AND ASSESSMENT OF A RETIRED TEACHER RETURNING TO WORK AS 19 A TEACHER, UP TO 150% OF THE AMOUNT PROVIDED UNDER THE SALARY 20 SCHEDULE COMPARABLE TO THE YEARS OF SERVICE AND LICENSE TYPE OF 21 THE TEACHER; TO PROVIDE THAT LOCAL EDUCATION AGENCIES MAY PAY, 22 FROM LOCAL EDUCATION FUNDING, ALL OR A PORTION OF THE HEALTH 23 INSURANCE PREMIUMS FOR RETIRED EMPLOYEES RETURNING TO WORK AS 24 TEACHERS; TO AMEND SECTION 37-19-7, MISSISSIPPI CODE OF 1972, TO 25 CONFORM; TO CREATE A NEW CODE SECTION TO REQUIRE THE STATE BOARD 26 OF EDUCATION TO INCORPORATE FINANCIAL LITERACY COMPONENTS WITHIN 27 THE EXISTING CURRICULUM TO BE TAUGHT IN GRADES 6-8 ON OR BEFORE 28 THE 2026-2027 SCHOOL YEAR; TO REQUIRE SUCCESSFUL PASSAGE OF THE 29 STAND-ALONE ONE-HALF CARNEGIE UNIT PERSONAL FINANCE COURSE OR A 30 FULL CARNEGIE UNIT COURSE WHERE AT LEAST ONE-HALF OF THE COURSE 31 STANDARDS CONCERN FINANCIAL LITERACY AS A GRADUATION REQUIREMENT; 32 TO ESTABLISH THE "FINANCIAL LITERACY TRUST FUND" AS A SPECIAL FUND 33 IN THE STATE TREASURY THAT SHALL PROVIDE FINANCIAL LITERACY 34 EDUCATION AND BE ADMINISTERED BY THE STATE BOARD OF EDUCATION; TO 35 REQUIRE THE BOARD TO DEVELOP RULES AND REGULATIONS FOR THE 36 ADMINISTRATION OF THE FUND; TO AMEND SECTION 37-7-301, MISSISSIPPI 37 CODE OF 1972, TO CONFORM, AND TO SET CERTAIN TOPICS THAT SHALL BE 38 REQUIRED FOR THE FINANCIAL LITERACY PROGRAM; TO EMPOWER ALL SCHOOL 39 BOARDS OF ALL SCHOOL DISTRICTS TO VOTE TO PROVIDE SCHOOL BOARD 40 MEMBERS AND THEIR ELIGIBLE DEPENDENTS WITH HEALTH INSURANCE, 41 PROVIDED THAT SUCH INSURANCE IS PAID FOR WITH LOCAL FUNDS AND N

PROVIDED THAT SUCH INSURANCE IS PAID FOR WITH LOCAL FUNDS AND NOT STATE FUNDS; TO CREATE A NEW CODE SECTION TO REQUIRE EACH PUBLIC

43 SCHOOL DISTRICT, PUBLIC CHARTER SCHOOL AND AGRICULTURAL HIGH

44 SCHOOL, AND CERTAIN STATE HIGH SCHOOLS, TO ADOPT AND SEND TO THE

45 STATE DEPARTMENT OF EDUCATION, NO LATER THAN JANUARY 1, 2026, A

46 SPECIFIC POLICY BANNING THE POSSESSION, OR RESTRICTING THE USE, OF

47 CELL PHONES BY STUDENTS DURING CLASS OR WHILE UNDER THE

48 SUPERVISION AND CONTROL OF A SCHOOL EMPLOYEE; TO PROVIDE THAT, IF

49 A SCHOOL OR SCHOOL DISTRICT FAILS TO ADOPT AND TRANSMIT A POLICY

50 AS REQUIRED, THE STATE DEPARTMENT OF EDUCATION SHALL DEDUCT ONE

51 DAY'S WORTH OF THE SCHOOL'S OR DISTRICT'S FUNDS UNDER THE TOTAL

52 FUNDING FORMULA FOR EACH DAY AFTER JANUARY 1, 2026, THAT THE

53 SCHOOL OR DISTRICT IS NONCOMPLIANT; TO PROVIDE FOR POTENTIAL

54 EXCEPTIONS WHICH ALLOW STUDENTS TO POSSESS OR USE CELL PHONES

55 UNDER CERTAIN CIRCUMSTANCES; TO PROVIDE THAT SUFFICIENT CAUSE FOR

56 SUSPENSION OR EXPULSION MAY NOT CONSIST OF ONLY A VIOLATION OF THE

57 CELL PHONE POSSESSION AND USE POLICY DEVELOPED AND IMPLEMENTED

58 UNDER THIS ACT, EXCEPT THAT SUSPENSION MAY BE USED AS A

59 DISCIPLINARY MEASURE OF LAST RESORT; AND FOR RELATED PURPOSES.

SS26\HB1630A.2J

Amanda White Secretary of the Senate