HOUSE BILL No. 4847

June 19, 2013, Introduced by Reps. Genetski, Somerville, McCready, Crawford, Kurtz, Santana, Stallworth, Hovey-Wright, Bumstead, Brown, Hooker, Daley, Foster and Rogers and referred to the Committee on Education.

A bill to amend 1976 PA 451, entitled

"The revised school code,"

by amending sections 1204a and 1280 (MCL 380.1204a and 380.1280), section 1204a as amended by 1996 PA 159 and section 1280 as amended by 2006 PA 123.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 1204a. (1) In addition to the requirements specified in 2 section 1280 for accreditation under that section, if the board of a school district wants all of its schools to be accredited under 3 4 section 1280, the board shall prepare and submit to the state board 5 not later than September 1 each year, and shall provide that each school in the school district distributes to the public at an open 6 7 meeting not later than October 15 each year, an annual educational 8 report. The annual educational report shall include, but is not

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limited to, all of the following information for each public school
 in the school district:

3 (a) The accreditation status of each school within the school
4 district, the process by which pupils are assigned to particular
5 schools, and a description of each specialized school.

6 (b) The status of the 3- to 5-year school improvement plan as
7 described in section 1277 for each school within the school
8 district.

9 (c) A copy of the core academic curriculum and a description 10 of its implementation, including how pupils are ensured enrollment 11 in those courses or subjects necessary for them to receive adequate 12 instruction in all of the core academic curriculum, and the 13 variances and explanation for the variances from the model core 14 academic curriculum developed by the state board pursuant to 15 section 1278(2).

16 (d) A report for each school of aggregate student achievement 17 based upon the results of any locally-administered student 18 competency tests, statewide assessment tests, or nationally normed 19 achievement tests that were given to pupils attending school in the 20 school district.

(e) For the year in which the report is filed and the previous
school year, the district pupil retention AND HIGH SCHOOL
GRADUATION report as defined in section 6 of the state school aid
act of 1979, being section 388.1606 of the Michigan Compiled Laws
MCL 388.1606.

26 (f) The number and percentage of parents, legal guardians, or27 persons in loco parentis with pupils enrolled in the school

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district who participate in parent-teacher conferences for pupils
 at the elementary, middle, and secondary school level, as
 appropriate.

4 (g) Beginning in the 1996-97 school year, if the school is a5 high school, all of the following:

6 (i) The number and percentage of pupils enrolled in the school
7 who enrolled during the immediately preceding school year in 1 or
8 more postsecondary courses under the postsecondary enrollment
9 options act, or under 1996 PA 160, MCL 388.511 TO 388.524, AND
10 section 21b of the state school aid act of 1979, being section
11 388.1621b of the Michigan Compiled Laws MCL 388.1621B.

12 (*ii*) The number of college level equivalent courses offered to 13 pupils enrolled in the school, in the school district, and in 14 consortia or cooperative programs available to pupils of the school 15 district.

16 (*iii*) The number and percentage of pupils enrolled in the school 17 who were enrolled in at least 1 college level equivalent course 18 during the immediately preceding school year, disaggregated by 19 grade level.

20 (*iv*) The number and percentage of pupils described in
21 subparagraph (*iii*) who took a college level equivalent credit
22 examination.

(v) The number and percentage of pupils described in
subparagraph (*iv*) who achieved a score on a college level equivalent
credit examination that is at or above the level recommended by the
testing service for college credit.

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(h) A comparison with the immediately preceding school year of

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1 the information required by subdivisions (a) through (g).

(2) IF A SCHOOL DISTRICT PROVIDES SERVICES TO PUPILS WHO ARE
CONVICTED OF A CRIME OR ARE ADJUDICATED YOUTH AND WHO ARE PLACED BY
A COURT IN A JUVENILE DETENTION OR OTHER FACILITY FOR MORE THAN 2
DAYS, THE SCHOOL DISTRICT MAY EXCLUDE THOSE PUPILS AND DATA
RELATING TO THOSE PUPILS FROM CALCULATIONS MADE FOR THE PURPOSES OF
THIS SECTION.

8 (3) (2) At least annually, the department shall prepare and
9 submit to the legislature a report of the information described in
10 subsection (1)(g), aggregated for statewide and intermediate school
11 district totals, using the information submitted by school
12 districts.

13 (4) (3) The state board shall prepare and make available to 14 school districts suggestions for accumulating the information 15 listed in subsection (1) and a model annual educational report for 16 school districts to consider in the implementation of this section.

17 (5) (4) As used in this section, "college level equivalent
18 course" and "college level equivalent credit examination" mean
19 those terms as defined in part 14a SECTION 1471.

Sec. 1280. (1) The board of a school district that does not want to be subject to the measures described in this section shall ensure that each public school within the school district is accredited.

(2) As used in subsection (1), and subject to subsection (6),
"accredited" means certified by the superintendent of public
instruction as having met or exceeded standards established under
this section for 6 areas of school operation: administration and

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1 school organization, curricula, staff, school plant and facilities,
2 school and community relations, and school improvement plans and
3 student performance. The building-level evaluation used in the
4 accreditation process shall include, but is not limited to, school
5 data collection, self-study, visitation and validation,
6 determination of performance data to be used, and the development
7 of a school improvement plan.

8 (3) The department shall develop and distribute to all public 9 schools proposed accreditation standards. Upon distribution of the proposed standards, the department shall hold statewide public 10 11 hearings for the purpose of receiving testimony concerning the 12 standards. After a review of the testimony, the department shall 13 revise and submit the proposed standards to the superintendent of 14 public instruction. After a review and revision, if appropriate, of 15 the proposed standards, the superintendent of public instruction shall submit the proposed standards to the senate and house 16 17 committees that have the responsibility for education legislation. 18 Upon approval by these committees, the department shall distribute 19 to all public schools the standards to be applied to each school 20 for accreditation purposes. The superintendent of public 21 instruction shall review and update the accreditation standards 22 annually using the process prescribed under this subsection.

(4) The superintendent of public instruction shall develop and
distribute to all public schools standards for determining that a
school is eligible for summary accreditation under subsection (6).
The standards shall be developed, reviewed, approved, and
distributed using the same process as prescribed in subsection (3)

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for accreditation standards, and shall be finally distributed and
 implemented not later than December 31, 1994.

(5) The standards for accreditation or summary accreditation 3 4 under this section shall include as criteria pupil performance on 5 Michigan education assessment program (MEAP) tests and on the Michigan merit examination under section 1279g, and, until the 6 Michigan merit examination has been fully implemented, the 7 percentage of pupils achieving state endorsement under section 8 9 1279, but shall not be based solely on pupil performance on MEAP 10 tests or the Michigan merit examination. or on the percentage of 11 pupils achieving state endorsement under section 1279. The 12 standards shall also include as criteria multiple year change in pupil performance on MEAP tests and the Michigan merit examination. 13 14 and, until after the Michigan merit examination is fully 15 implemented, multiple year change in the percentage of pupils achieving state endorsement under section 1279. If it is necessary 16 17 for the superintendent of public instruction to revise accreditation or summary accreditation standards established under 18 19 subsection (3) or (4) to comply with this subsection, the revised 20 standards shall be developed, reviewed, approved, and distributed 21 using the same process as prescribed in subsection (3).

(6) If the superintendent of public instruction determines that a public school has met the standards established under subsection (4) or (5) for summary accreditation, the school is considered to be accredited without the necessity for a full building-level evaluation under subsection (2).

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(7) If the superintendent of public instruction determines

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1 that a school has not met the standards established under 2 subsection (4) or (5) for summary accreditation but that the school 3 is making progress toward meeting those standards, or if, based on 4 a full building-level evaluation under subsection (2), the 5 superintendent of public instruction determines that a school has 6 not met the standards for accreditation but is making progress toward meeting those standards, the school is in interim status and 7 is subject to a full building-level evaluation as provided in this 8 section. 9

10 (8) If a school has not met the standards established under 11 subsection (4) or (5) for summary accreditation and is not eligible 12 for interim status under subsection (7), the school is unaccredited 13 and subject to the measures provided in this section.

14 (9) Beginning with the 2002-2003 school year, if IF at least 5% of a public school's answer sheets from the administration of 15 16 the Michigan educational assessment program (MEAP) tests are lost 17 by the department or by a state contractor and if the public school 18 can verify that the answer sheets were collected from pupils and 19 forwarded to the department or the contractor, the department shall 20 not assign an accreditation score or school report card grade to 21 the public school for that subject area for the corresponding year 22 for the purposes of determining state accreditation under this 23 section. The department shall not assign an accreditation score or 24 school report card grade to the public school for that subject area 25 until the results of all tests for the next year are available. 26 (10) Subsection (9) does not preclude the department from

27 determining whether a public school or a school district has

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1 achieved adequate yearly progress for the school year in which the 2 answer sheets were lost for the purposes of the no child left behind act of 2001, Public Law 107-110. However, the department 3 4 shall ensure that a public school or the school district is not 5 penalized when determining adequate yearly progress status due to the fact that the public school's MEAP answer sheets were lost by 6 7 the department or by a state contractor, but shall not require a public school or school district to retest pupils or produce scores 8 9 from another test for this purpose.

10 (11) The superintendent of public instruction shall annually 11 review and evaluate for accreditation purposes the performance of 12 each school that is unaccredited and as many of the schools that 13 are in interim status as permitted by the department's resources.

14 (12) The superintendent of public instruction shall, and the intermediate school district to which a school district is 15 constituent, a consortium of intermediate school districts, or any 16 combination thereof may, provide technical assistance, as 17 18 appropriate, to a school that is unaccredited or that is in interim 19 status upon request of the board of the school district in which 20 the school is located. If requests to the superintendent of public 21 instruction for technical assistance exceed the capacity, priority 22 shall be given to unaccredited schools.

(13) A school that has been unaccredited for 3 consecutive
years is subject to 1 or more of the following measures, as
determined by the superintendent of public instruction:

26 (a) The superintendent of public instruction or his or her27 designee shall appoint at the expense of the affected school

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district an administrator of the school until the school becomes
 accredited.

3 (b) A parent, legal guardian, or person in loco parentis of a
4 child who attends the school may send his or her child to any
5 accredited public school with an appropriate grade level within the
6 school district.

7 (c) The school, with the approval of the superintendent of 8 public instruction, shall align itself with an existing research-9 based school improvement model or establish an affiliation for 10 providing assistance to the school with a college or university 11 located in this state.

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(d) The school shall be closed.

(14) The superintendent of public instruction shall evaluate 13 14 the school accreditation program and the status of schools under this section and shall submit an annual report based upon the 15 evaluation to the senate and house committees that have the 16 17 responsibility for education legislation. The report shall address the reasons each unaccredited school is not accredited and shall 18 19 recommend legislative action that will result in the accreditation 20 of all public schools in this state.

(15) Beginning with the 2008-2009 school year, a A high school shall not be accredited by the department unless the department determines that the high school is providing or has otherwise ensured that all pupils have access to all of the elements of the curriculum required under sections 1278a and 1278b. If it is necessary for the superintendent of public instruction to revise accreditation or summary accreditation standards established under

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subsection (3) or (4) to comply with the changes made to this 1 2 section by the amendatory act that added this subsection, the revised standards shall be developed, reviewed, approved, and 3 4 distributed using the same process as prescribed in subsection (3). (16) IF A SCHOOL DISTRICT PROVIDES SERVICES TO PUPILS WHO ARE 5 CONVICTED OF A CRIME OR ARE ADJUDICATED YOUTH AND WHO ARE PLACED BY 6 A COURT IN A JUVENILE DETENTION OR OTHER FACILITY FOR MORE THAN 2 7 DAYS, THE SCHOOL DISTRICT MAY EXCLUDE THOSE PUPILS AND DATA 8

9 RELATING TO THOSE PUPILS FROM CALCULATIONS MADE FOR THE PURPOSES OF 10 THIS SECTION.