SENATE BILL No. 310

EXECUTIVE BUDGET BILL

March 3, 2009, Introduced by Senator SWITALSKI and referred to the Committee on Appropriations.

A bill to amend 1979 PA 94, entitled

"The state school aid act of 1979,"

by amending sections 3, 6, 8b, 11, 11a, 11g, 11j, 11k, 11m, 11n, 15, 18, 20, 20d, 20j, 22a, 22b, 24, 24a, 24c, 26a, 26b, 29, 31a, 31d, 31f, 32b, 32d, 32l, 32n, 39, 39a, 51a, 51c, 51d, 53a, 54, 54a, 56, 61a, 62, 64, 74, 81, 94a, 98, 99, 101, 104, 107, 147, and 164c (MCL 388.1603, 388.1606, 388.1608b, 388.1611, 388.1611a, 388.1611g, 388.1611j, 388.1611k, 388.1611m, 388.1611n, 388.1615, 388.1618, 388.1620, 388.1620d, 388.1620j, 388.1622a, 388.1622b, 388.1624, 388.1624a, 388.1624c, 388.1626a, 388.1626b, 388.1629, 388.1631a, 388.1631d, 388.1631f, 388.1651a, 388.1651c, 388.1651d, 388.1653a, 388.1654, 388.1654a, 388.1656, 388.1661a, 388.1662, 388.1664, 388.1674, 388.1681, 388.1694a, 388.1698, 388.1699, 388.1701, 388.1704, 388.1707, 388.1747, and 388.1764c), sections 3, 6, 11, 11a, 11g, 11j, 11k, 11m, 15, 18, 20, 20d, 20j, 22a, 22b, 24, 24a, 24c, 26a, 26b, 29, 31a, 31d, 31f, 32b, 32d, 32l, 39, 39a, 51a, 51c, 51d, 53a, 54, 54a, 56, 61a, 62, 64, 74, 81, 94a, 98, 99, 104, 107, 147, and 164c as amended and section 11n as added by 2008 PA 268, section 8b as amended by 2007 PA 92, section 32n as added by 2007 PA 137, and section 101 as amended by 2006 PA 342; and to repeal acts and parts of acts.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 3. (1) "Average daily attendance", for the purposes of
 complying with federal law, means 92% of the pupils counted in
 membership on the pupil membership count day, as defined in section
 6(7).

5 (2) "Board" means the governing body of a district or public6 school academy.

7 (3) "Center" means the center for educational performance and8 information created in section 94a.

9 (4) "Cooperative education program" means a written voluntary
10 agreement between and among districts to provide certain
11 educational programs for pupils in certain groups of districts. The
12 written agreement shall be approved by all affected districts at
13 least annually and shall specify the educational programs to be
14 provided and the estimated number of pupils from each district who
15 will participate in the educational programs.

16 (5) "Department", except in section 107, means the department17 of education.

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(6) "District" means a local school district established under
 the revised school code or, except in sections 6(4), 6(6), 11n, 13,
 20, 22a, 23, 29, 31a, 99j, 99k, 51a(15), 105, and 105c, a public
 school academy. Except in sections 6(4), 6(6), 11n, 13, 20, 22a,
 29, 99j, 99k, 51a(15), 105, and 105c, district also includes a
 university school.

(7) "District of residence", except as otherwise provided in 7 this subsection, means the district in which a pupil's custodial 8 9 parent or parents or legal guardian resides. For a pupil described 10 in section 24b, the pupil's district of residence is the district 11 in which the pupil enrolls under that section. For a pupil 12 described in section 6(4)(d), the pupil's district of residence shall be considered to be the district or intermediate district in 13 which the pupil is counted in membership under that section. For a 14 pupil under court jurisdiction who is placed outside the district 15 16 in which the pupil's custodial parent or parents or legal guardian 17 resides, the pupil's district of residence shall be considered to 18 be the educating district or educating intermediate district.

19 (8) "District superintendent" means the superintendent of a
20 district, the chief administrator of a public school academy, or
21 the chief administrator of a university school.

Sec. 6. (1) "Center program" means a program operated by a district or intermediate district for special education pupils from several districts in programs for pupils with autism spectrum disorder, pupils with severe cognitive impairment, pupils with moderate cognitive impairment, pupils with severe multiple impairments, pupils with hearing impairment, pupils with visual

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1 impairment, and pupils with physical impairment or other health 2 impairment. Programs for pupils with emotional impairment housed in buildings that do not serve regular education pupils also gualify. 3 4 Unless otherwise approved by the department, a center program either shall serve all constituent districts within an intermediate 5 district or shall serve several districts with less than 50% of the 6 pupils residing in the operating district. In addition, special 7 education center program pupils placed part-time in noncenter 8 9 programs to comply with the least restrictive environment provisions of section 612 of part B of the individuals with 10 11 disabilities education act, 20 USC 1412, may be considered center 12 program pupils for pupil accounting purposes for the time scheduled 13 in either a center program or a noncenter program.

14 (2) "District and high school graduation rate" means the
15 annual completion and pupil dropout rate that is calculated by the
16 center pursuant to nationally recognized standards.

17 (3) "District and high school graduation report" means a 18 report of the number of pupils, excluding adult participants, in 19 the district for the immediately preceding school year, adjusted 20 for those pupils who have transferred into or out of the district 21 or high school, who leave high school with a diploma or other 22 credential of equal status.

(4) "Membership", except as otherwise provided in this act,
means for a district, public school academy, university school, or
intermediate district the sum of the product of .75 times the
number of full-time equated pupils in grades K to 12 actually
enrolled and in regular daily attendance on the pupil membership

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count day for the current school year, plus the product of .25 1 2 times the final audited count from the supplemental count day for the immediately preceding school year. All pupil counts used in 3 4 this subsection are as determined by the department and calculated 5 by adding the number of pupils registered for attendance plus pupils received by transfer and minus pupils lost as defined by 6 rules promulgated by the superintendent, and as corrected by a 7 subsequent department audit. The amount of the foundation allowance 8 9 for a pupil in membership is determined under section 20. In making the calculation of membership, all of the following, as applicable, 10 11 apply to determining the membership of a district, public school academy, university school, or intermediate district: 12

(a) Except as otherwise provided in this subsection, and pursuant to subsection (6), a pupil shall be counted in membership in the pupil's educating district or districts. An individual pupil shall not be counted for more than a total of 1.0 full-time equated membership.

(b) If a pupil is educated in a district other than the 18 19 pupil's district of residence, if the pupil is not being educated 20 as part of a cooperative education program, if the pupil's district 21 of residence does not give the educating district its approval to 22 count the pupil in membership in the educating district, and if the 23 pupil is not covered by an exception specified in subsection (6) to 24 the requirement that the educating district must have the approval of the pupil's district of residence to count the pupil in 25 26 membership, the pupil shall not be counted in membership in any 27 district.

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(c) A special education pupil educated by the intermediate
 district shall be counted in membership in the intermediate
 district.

4 (d) A pupil placed by a court or state agency in an on-grounds
5 program of a juvenile detention facility, a child caring
6 institution, or a mental health institution, or a pupil funded
7 under section 53a, shall be counted in membership in the district
8 or intermediate district approved by the department to operate the
9 program.

(e) A pupil enrolled in the Michigan schools for the deaf and
blind shall be counted in membership in the pupil's intermediate
district of residence.

(f) A pupil enrolled in a vocational education program supported by a millage levied over an area larger than a single district or in an area vocational-technical education program established pursuant to section 690 of the revised school code, MCL 380.690, shall be counted only in the pupil's district of residence.

19 (g) A pupil enrolled in a university school shall be counted20 in membership in the university school.

(h) A pupil enrolled in a public school academy shall becounted in membership in the public school academy.

(i) For a new district, university school, or public school
academy beginning its operation after December 31, 1994, membership
for the first 2 full or partial fiscal years of operation shall be
determined as follows:

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(i) If operations begin before the pupil membership count day

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1 for the fiscal year, membership is the average number of full-time 2 equated pupils in grades K to 12 actually enrolled and in regular daily attendance on the pupil membership count day for the current 3 4 school year and on the supplemental count day for the current 5 school year, as determined by the department and calculated by adding the number of pupils registered for attendance on the pupil 6 membership count day plus pupils received by transfer and minus 7 pupils lost as defined by rules promulgated by the superintendent, 8 9 and as corrected by a subsequent department audit, plus the final audited count from the supplemental count day for the current 10 11 school year, and dividing that sum by 2.

(*ii*) If operations begin after the pupil membership count day for the fiscal year and not later than the supplemental count day for the fiscal year, membership is the final audited count of the number of full-time equated pupils in grades K to 12 actually enrolled and in regular daily attendance on the supplemental count day for the current school year.

(j) If a district is the authorizing body for a public school 18 19 academy, then, in the first school year in which pupils are counted 20 in membership on the pupil membership count day in the public school academy, the determination of the district's membership 21 shall exclude from the district's pupil count for the immediately 22 23 preceding supplemental count day any pupils who are counted in the public school academy on that first pupil membership count day who 24 were also counted in the district on the immediately preceding 25 supplemental count day. 26

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(k) In a district, public school academy, university school,

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or intermediate district operating an extended school year program
 approved by the superintendent, a pupil enrolled, but not scheduled
 to be in regular daily attendance on a pupil membership count day,
 shall be counted.

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(1) Pupils to be counted in membership shall be not less than
5 years of age on December 1 and less than 20 years of age on
7 September 1 of the school year except a special education pupil who
8 is enrolled and receiving instruction in a special education
9 program or service approved by the department and not having a high
10 school diploma who is less than 26 years of age as of September 1
11 of the current school year shall be counted in membership.

(m) An individual who has obtained a high school diploma shall 12 not be counted in membership. An individual who has obtained a 13 general educational development (G.E.D.) certificate shall not be 14 counted in membership. An individual participating in a job 15 training program funded under former section 107a or a jobs program 16 funded under former section 107b, administered by the Michigan 17 18 strategic fund or the department of **ENERGY**, labor and economic 19 growth, or participating in any successor of either of those 2 20 programs, shall not be counted in membership.

(n) If a pupil counted in membership in a public school academy is also educated by a district or intermediate district as part of a cooperative education program, the pupil shall be counted in membership only in the public school academy unless a written agreement signed by all parties designates the party or parties in which the pupil shall be counted in membership, and the instructional time scheduled for the pupil in the district or

1 intermediate district shall be included in the full-time equated 2 membership determination under subdivision (q). However, for pupils 3 receiving instruction in both a public school academy and in a 4 district or intermediate district but not as a part of a 5 cooperative education program, the following apply:

6 (i) If the public school academy provides instruction for at 7 least 1/2 of the class hours specified in subdivision (q), the public school academy shall receive as its prorated share of the 8 9 full-time equated membership for each of those pupils an amount 10 equal to 1 times the product of the hours of instruction the public 11 school academy provides divided by the number of hours specified in 12 subdivision (q) for full-time equivalency, and the remainder of the full-time membership for each of those pupils shall be allocated to 13 14 the district or intermediate district providing the remainder of the hours of instruction. 15

(ii) If the public school academy provides instruction for 16 17 less than 1/2 of the class hours specified in subdivision (q), the district or intermediate district providing the remainder of the 18 19 hours of instruction shall receive as its prorated share of the 20 full-time equated membership for each of those pupils an amount 21 equal to 1 times the product of the hours of instruction the 22 district or intermediate district provides divided by the number of 23 hours specified in subdivision (q) for full-time equivalency, and 24 the remainder of the full-time membership for each of those pupils 25 shall be allocated to the public school academy.

26 (o) An individual less than 16 years of age as of September 127 of the current school year who is being educated in an alternative

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education program shall not be counted in membership if there are
 also adult education participants being educated in the same
 program or classroom.

4 (p) The department shall give a uniform interpretation of5 full-time and part-time memberships.

(q) The number of class hours used to calculate full-time 6 equated memberships shall be consistent with section 101(3). In 7 determining full-time equated memberships for pupils who are 8 9 enrolled in a postsecondary institution, a pupil shall not be 10 considered to be less than a full-time equated pupil solely because 11 of the effect of his or her postsecondary enrollment, including 12 necessary travel time, on the number of class hours provided by the 13 district to the pupil.

14 (r) Except as otherwise provided in this subdivision, full-15 time equated memberships for pupils in kindergarten shall be determined by dividing the number of class hours scheduled and 16 17 provided per year per kindergarten pupil by a number equal to 1/2the number used for determining full-time equated memberships for 18 19 pupils in grades 1 to 12. Beginning in 2009-2010, full-time equated 20 memberships for pupils enrolled in developmental kindergarten τ 21 prekindergarten, or a similar class intended to be the first of 2 22 school years before a pupil enters grade 1 shall be determined by 23 dividing the number of class hours scheduled and provided per year 24 per DEVELOPMENTAL kindergarten pupil by the number used for 25 determining full-time equated memberships for pupils in grades 1 to 26 12. For 2010-2011, full-time equated memberships for pupils 27 enrolled in kindergarten shall be determined by dividing the number

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of class hours scheduled and provided per year per kindergarten 1 pupil by a number equal to 60% of the number used for determining 2 full-time equated memberships for pupils in grades 1 to 12. 3 4 Beginning in 2011-2012, full-time equated memberships for pupils enrolled in kindergarten shall be determined by dividing the number 5 of class hours scheduled and provided per year per kindergarten 6 pupil by a number equal to 70% of the number used for determining 7 8 full-time equated memberships for pupils in grades 1 to 12.

(s) For a district, university school, or public school 9 10 academy that has pupils enrolled in a grade level that was not 11 offered by the district, university school, or public school 12 academy in the immediately preceding school year, the number of pupils enrolled in that grade level to be counted in membership is 13 the average of the number of those pupils enrolled and in regular 14 daily attendance on the pupil membership count day and the 15 supplemental count day of the current school year, as determined by 16 17 the department. Membership shall be calculated by adding the number 18 of pupils registered for attendance in that grade level on the 19 pupil membership count day plus pupils received by transfer and 20 minus pupils lost as defined by rules promulgated by the superintendent, and as corrected by subsequent department audit, 21 plus the final audited count from the supplemental count day for 22 23 the current school year, and dividing that sum by 2.

(t) A pupil enrolled in a cooperative education program may be
counted in membership in the pupil's district of residence with the
written approval of all parties to the cooperative agreement.

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(u) If, as a result of a disciplinary action, a district

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1 determines through the district's alternative or disciplinary 2 education program that the best instructional placement for a pupil 3 is in the pupil's home or otherwise apart from the general school 4 population, if that placement is authorized in writing by the 5 district superintendent and district alternative or disciplinary education supervisor, and if the district provides appropriate 6 instruction as described in this subdivision to the pupil at the 7 pupil's home or otherwise apart from the general school population, 8 9 the district may count the pupil in membership on a pro rata basis, with the proration based on the number of hours of instruction the 10 11 district actually provides to the pupil divided by the number of 12 hours specified in subdivision (q) for full-time equivalency. For the purposes of this subdivision, a district shall be considered to 13 14 be providing appropriate instruction if all of the following are 15 met:

16 (i) The district provides at least 2 nonconsecutive hours of 17 instruction per week to the pupil at the pupil's home or otherwise 18 apart from the general school population under the supervision of a 19 certificated teacher.

20 (*ii*) The district provides instructional materials, resources,
21 and supplies, except computers, that are comparable to those
22 otherwise provided in the district's alternative education program.

23 (*iii*) Course content is comparable to that in the district's24 alternative education program.

25 (*iv*) Credit earned is awarded to the pupil and placed on the26 pupil's transcript.

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(v) For 2007-2008 only, a A pupil enrolled in an alternative

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or disciplinary education program described in section 25 shall be
 counted in membership in the PUPIL'S EDUCATING district or public
 school academy that expelled the pupil.

(w) If a pupil was enrolled in a public school academy on the
pupil membership count day, if the public school academy's contract
with its authorizing body is revoked or the public school academy
otherwise ceases to operate, and if the pupil enrolls in a district
within 45 days after the pupil membership count day, the department
shall adjust the district's pupil count for the pupil membership
count day to include the pupil in the count.

11 (x) For a public school academy that has been in operation for 12 at least 2 years and that suspended operations for at least 1 semester and is resuming operations, membership is the sum of the 13 14 product of .75 times the number of full-time equated pupils in grades K to 12 actually enrolled and in regular daily attendance on 15 the first pupil membership count day or supplemental count day, 16 17 whichever is first, occurring after operations resume, plus the 18 product of .25 times the final audited count from the most recent 19 pupil membership count day or supplemental count day that occurred 20 before suspending operations, as determined by the superintendent.

(y) If a district's membership for a particular fiscal year, as otherwise calculated under this subsection, would be less than 1,550 pupils and the district has 4.5 or fewer pupils per square mile, as determined by the department, and, beginning in 2007-2008, if the district does not receive funding under section 22d(2), the district's membership shall be considered to be the membership figure calculated under this subdivision. If a district educates

1 and counts in its membership pupils in grades 9 to 12 who reside in 2 a contiguous district that does not operate grades 9 to 12 and if 1 or both of the affected districts request the department to use the 3 4 determination allowed under this sentence, the department shall 5 include the square mileage of both districts in determining the 6 number of pupils per square mile for each of the districts for the purposes of this subdivision. The membership figure calculated 7 under this subdivision is the greater of the following: 8

9 (i) The average of the district's membership for the 3-2-10 fiscal-year period ending with that fiscal year, calculated by 11 adding the district's actual membership for each of those 3-2 12 fiscal years, as otherwise calculated under this subsection, and 13 dividing the sum of those 3-2 membership figures by 3-2.

14 (*ii*) The district's actual membership for that fiscal year as15 otherwise calculated under this subsection.

16 (z) If a public school academy that is not in its first or 17 second year of operation closes at the end of a school year and 18 does not reopen for the next school year, the department shall 19 adjust the membership count of the district in which a former pupil 20 of the public school academy enrolls and is in regular daily 21 attendance for the next school year to ensure that the district receives the same amount of membership aid for the pupil as if the 22 23 pupil were counted in the district on the supplemental count day of 24 the preceding school year.

(aa) Full-time equated memberships for preprimary-aged special
education pupils who are not enrolled in kindergarten but are
enrolled in a classroom program under R 340.1754 of the Michigan

1 administrative code shall be determined by dividing the number of 2 class hours scheduled and provided per year by 450. Full-time 3 equated memberships for preprimary-aged special education pupils 4 who are not enrolled in kindergarten but are receiving nonclassroom 5 services under R 340.1755 of the Michigan administrative code shall 6 be determined by dividing the number of hours of service scheduled 7 and provided per year per pupil by 180.

8 (bb) A pupil of a district that begins its school year after
9 Labor day who is enrolled in an intermediate district program that
10 begins before Labor day shall not be considered to be less than a
11 full-time pupil solely due to instructional time scheduled but not
12 attended by the pupil before Labor day.

13 (cc) For the first year in which a pupil is counted in 14 membership on the pupil membership count day in a middle college program described in section 64, the membership is the average of 15 the full-time equated membership on the pupil membership count day 16 17 and on the supplemental count day for the current school year, as determined by the department. If a pupil was counted by the 18 19 operating district on the immediately preceding supplemental count 20 day, the pupil shall be excluded from the district's immediately 21 preceding supplemental count for purposes of determining the 22 district's membership.

(5) "Public school academy" means a public school academy,
urban high school academy, or strict discipline academy operating
under the revised school code.

26 (6) "Pupil" means a person in membership in a public school. A27 district must have the approval of the pupil's district of

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1 residence to count the pupil in membership, except approval by the 2 pupil's district of residence is not required for any of the 3 following:

4 (a) A nonpublic part-time pupil enrolled in grades 1 to 12 in5 accordance with section 166b.

6 (b) A pupil receiving 1/2 or less of his or her instruction in7 a district other than the pupil's district of residence.

8 (c) A pupil enrolled in a public school academy or university9 school.

10 (d) A pupil enrolled in a district other than the pupil's 11 district of residence under an intermediate district schools of 12 choice pilot program as described in section 91a or former section 13 91 if the intermediate district and its constituent districts have 14 been exempted from section 105.

(e) A pupil enrolled in a district other than the pupil's
district of residence if the pupil is enrolled in accordance with
section 105 or 105c.

(f) A pupil who has made an official written complaint or 18 19 whose parent or legal guardian has made an official written 20 complaint to law enforcement officials and to school officials of 21 the pupil's district of residence that the pupil has been the 22 victim of a criminal sexual assault or other serious assault, if 23 the official complaint either indicates that the assault occurred 24 at school or that the assault was committed by 1 or more other 25 pupils enrolled in the school the pupil would otherwise attend in 26 the district of residence or by an employee of the district of 27 residence. A person who intentionally makes a false report of a

crime to law enforcement officials for the purposes of this
 subdivision is subject to section 411a of the Michigan penal code,
 1931 PA 328, MCL 750.411a, which provides criminal penalties for
 that conduct. As used in this subdivision:

5 (i) "At school" means in a classroom, elsewhere on school
6 premises, on a school bus or other school-related vehicle, or at a
7 school-sponsored activity or event whether or not it is held on
8 school premises.

9 (*ii*) "Serious assault" means an act that constitutes a felony
10 violation of chapter XI of the Michigan penal code, 1931 PA 328,
11 MCL 750.81 to 750.90g, or that constitutes an assault and
12 infliction of serious or aggravated injury under section 81a of the
13 Michigan penal code, 1931 PA 328, MCL 750.81a.

(g) A pupil whose district of residence changed after the pupil membership count day and before the supplemental count day and who continues to be enrolled on the supplemental count day as a nonresident in the district in which he or she was enrolled as a resident on the pupil membership count day of the same school year.

(h) A pupil enrolled in an alternative education program
operated by a district other than his or her district of residence
who meets 1 or more of the following:

(i) The pupil has been suspended or expelled from his or her
district of residence for any reason, including, but not limited
to, a suspension or expulsion under section 1310, 1311, or 1311a of
the revised school code, MCL 380.1310, 380.1311, and 380.1311a.

(ii) The pupil had previously dropped out of school.

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27 (*iii*) The pupil is pregnant or is a parent.

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(*iv*) The pupil has been referred to the program by a court.

2 (v) The pupil is enrolled in an alternative or disciplinary
3 education program described in section 25.

4 (i) A pupil enrolled in the Michigan virtual high school, for
5 the pupil's enrollment in the Michigan virtual high school.

6 (j) A pupil who is the child of a person who is employed by
7 the district. As used in this subdivision, "child" includes an
8 adopted child, stepchild, or legal ward.

9 (k) An expelled pupil who has been denied reinstatement by the
10 expelling district and is reinstated by another school board under
11 section 1311 or 1311a of the revised school code, MCL 380.1311 and
12 380.1311a.

(1) A pupil enrolled in a district other than the pupil's district of residence in a program described in section 64 if the pupil's district of residence and the enrolling district are both constituent districts of the same intermediate district.

17 (m) A pupil enrolled in a district other than the pupil's
18 district of residence who attends a United States Olympic education
19 center.

20 However, if a district that is not a first class district 21 educates pupils who reside in a first class district and if the primary instructional site for those pupils is located within the 22 23 boundaries of the first class district, the educating district must have the approval of the first class district to count those pupils 24 in membership. As used in this subsection, "first class district" 25 means a district organized as a school district of the first class 26 27 under the revised school code.

(7) "Pupil membership count day" of a district or intermediate
 district means:

3 (a) Except as provided in subdivision (b), the fourth
4 Wednesday after Labor day each school year or, for a district or
5 building in which school is not in session on that Wednesday due to
6 conditions not within the control of school authorities, with the
7 approval of the superintendent, the immediately following day on
8 which school is in session in the district or building.

9 (b) For a district or intermediate district maintaining school10 during the entire school year, the following days:

11 (*i*) Fourth Wednesday in July.

12 (*ii*) Fourth Wednesday after Labor day.

13 (*iii*) Second Wednesday in February.

14 (*iv*) Fourth Wednesday in April.

(8) "Pupils in grades K to 12 actually enrolled and in regular 15 daily attendance" means pupils in grades K to 12 in attendance and 16 17 receiving instruction in all classes for which they are enrolled on the pupil membership count day or the supplemental count day, as 18 19 applicable. Except as otherwise provided in this subsection, a 20 pupil who is absent from any of the classes in which the pupil is 21 enrolled on the pupil membership count day or supplemental count day and who does not attend each of those classes during the 10 22 23 consecutive school days immediately following the pupil membership count day or supplemental count day, except for a pupil who has 24 been excused by the district, shall not be counted as 1.0 full-time 25 26 equated membership. A pupil who is excused from attendance on the 27 pupil membership count day or supplemental count day and who fails

1 to attend each of the classes in which the pupil is enrolled within 2 30 calendar days after the pupil membership count day or supplemental count day shall not be counted as 1.0 full-time 3 4 equated membership. In addition, a pupil who was enrolled and in 5 attendance in a district, intermediate district, or public school 6 academy before the pupil membership count day or supplemental count day of a particular year but was expelled or suspended on the pupil 7 membership count day or supplemental count day shall only be 8 counted as 1.0 full-time equated membership if the pupil resumed 9 attendance in the district, intermediate district, or public school 10 11 academy within 45 days after the pupil membership count day or 12 supplemental count day of that particular year. Pupils not counted as 1.0 full-time equated membership due to an absence from a class 13 14 shall be counted as a prorated membership for the classes the pupil attended. For purposes of this subsection, "class" means a period 15 16 of time in 1 day when pupils and a certificated teacher or legally 17 qualified substitute teacher are together and instruction is taking 18 place.

19 (9) "Rule" means a rule promulgated pursuant to the
20 administrative procedures act of 1969, 1969 PA 306, MCL 24.201 to
21 24.328.

22 (10) "The revised school code" means 1976 PA 451, MCL 380.1 to23 380.1852.

(11) "School district of the first class", "first class school
district", and "district of the first class", except in subsection
(6), mean a district that had at least 60,000 pupils in membership
for the immediately preceding fiscal year.

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(12) "School fiscal year" means a fiscal year that commences
 July 1 and continues through June 30.

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(13) "State board" means the state board of education.

4 (14) "Superintendent", unless the context clearly refers to a
5 district or intermediate district superintendent, means the
6 superintendent of public instruction described in section 3 of
7 article VIII of the state constitution of 1963.

8 (15) "Supplemental count day" means the day on which the9 supplemental pupil count is conducted under section 6a.

(16) "Tuition pupil" means a pupil of school age attending 10 11 school in a district other than the pupil's district of residence 12 for whom tuition may be charged. Tuition pupil does not include a pupil who is a special education pupil or a pupil described in 13 subsection (6)(c) to (m). A pupil's district of residence shall not 14 require a high school tuition pupil, as provided under section 111, 15 to attend another school district after the pupil has been assigned 16 to a school district. 17

18 (17) "State school aid fund" means the state school aid fund
19 established in section 11 of article IX of the state constitution
20 of 1963.

(18) "Taxable value" means the taxable value of property as
determined under section 27a of the general property tax act, 1893
PA 206, MCL 211.27a.

(19) "Textbook" means a book that is selected and approved by the governing board of a district and that contains a presentation of principles of a subject, or that is a literary work relevant to the study of a subject required for the use of classroom pupils, or

another type of course material that forms the basis of classroom
 instruction.

3 (20) "Total state aid" or "total state school aid" means the
4 total combined amount of all funds due to a district, intermediate
5 district, or other entity under all of the provisions of this act.

6 (21) "University school" means an instructional program
7 operated by a public university under section 23 that meets the
8 requirements of section 23.

9 Sec. 8b. (1) The department shall assign a district code to
10 each public school academy that is authorized under the revised
11 school code and is eligible to receive funding under this act
12 within 30 days after a COMPLETE contract is submitted to the
13 department by the authorizing body of a public school academy.

14 (2) If the department does not assign a district code to a public school academy within the 30-day period described in 15 subsection (1), the district code the department shall use to make 16 17 payments under this act to the newly authorized public school academy shall be a number that is equivalent to the sum of the last 18 19 district code assigned to a public school academy located in the 20 same county as the newly authorized public school academy plus 1. 21 However, if there is not an existing public school academy located 22 in the same county as the newly authorized public school academy, 23 then the district code the department shall use to make payments 24 under this act to the newly authorized public school academy shall be a 5-digit number that has the county code in which the public 25 26 school academy is located as its first 2 digits, 9 as its third 27 digit, 0 as its fourth digit, and 1 as its fifth digit. If the

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number of public school academies in a county grows to exceed 100,
 the third digit in this 5-digit number shall then be 8 7 for the
 public school academies in excess of 100.

4 Sec. 11. (1) For the fiscal year ending September 30, 2008, there is appropriated for the public schools of this state and 5 6 certain other state purposes relating to education the sum of 7 \$11,386,866,600.00 from the state school aid fund established by section 11 of article IX of the state constitution of 1963 and the 8 9 sum of \$34,909,600.00 from the general fund. For the fiscal year 10 ending September 30, 2009, there is appropriated for the public 11 schools of this state and certain other state purposes relating to education the sum of \$11,776,098,200.00 \$11,615,798,200.00 from the 12 state school aid fund established by section 11 of article IX of 13 the state constitution of 1963 and the sum of \$40,800,000.00 14 \$85,000,000.00 from the general fund. FOR THE FISCAL YEAR ENDING 15 SEPTEMBER 30, 2010, THERE IS APPROPRIATED FOR THE PUBLIC SCHOOLS OF 16 17 THIS STATE AND CERTAIN OTHER STATE PURPOSES RELATING TO EDUCATION THE SUM OF \$11,360,990,600.00 FROM THE STATE SCHOOL AID FUND 18 19 ESTABLISHED BY SECTION 11 OF ARTICLE IX OF THE STATE CONSTITUTION OF 1963 AND THE SUM OF \$40,800,000.00 FROM THE GENERAL FUND. In 20 21 addition, available federal funds are appropriated for the fiscal year ending September 30, 2008 2009 and for the fiscal year ending 22 23 September 30, 2009 **2010**.

(2) The appropriations under this section shall be allocated
as provided in this act. Money appropriated under this section from
the general fund shall be expended to fund the purposes of this act
before the expenditure of money appropriated under this section

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1 from the state school aid fund. If the maximum amount appropriated
2 under this section from the state school aid fund for a fiscal year
3 exceeds the amount necessary to fully fund allocations under this
4 act from the state school aid fund, that excess amount shall not be
5 expended in that state fiscal year and shall not lapse to the
6 general fund, but instead shall be deposited into the school aid
7 stabilization fund created in section 11a.

8 (3) If the maximum amount appropriated under this section from the state school aid fund and the school aid stabilization fund for 9 10 a fiscal year exceeds the amount available for expenditure from the 11 state school aid fund for that fiscal year, payments under sections 12 11f, 11g, 11j, 22a, 26a, 26b, 31d, 31f, 51a(2), 51a(12), 51c, 53a, and 56 shall be made in full. In addition, for districts beginning 13 14 operations after 1994-95 that qualify for payments under section 22b, payments under section 22b shall be made so that the 15 qualifying districts receive the lesser of an amount equal to the 16 1994-95 foundation allowance of the district in which the district 17 18 beginning operations after 1994-95 is located or \$5,500.00. The 19 amount of the payment to be made under section 22b for these 20 qualifying districts shall be as calculated under section 22a, with 21 the balance of the payment under section 22b being subject to the 22 proration otherwise provided under this subsection and subsection 23 (4). If proration is necessary, state payments under each of the 24 other sections of this act from all state funding sources shall be 25 prorated in the manner prescribed in subsection (4) as necessary to 26 reflect the amount available for expenditure from the state school 27 aid fund for the affected fiscal year. However, if the department

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of treasury determines that proration will be required under this 1 2 subsection, or if the department of treasury determines that further proration is required under this subsection after an 3 4 initial proration has already been made for a fiscal year, the 5 department of treasury shall notify the state budget director, and 6 the state budget director shall notify the legislature at least 30 calendar days or 6 legislative session days, whichever is more, 7 before the department reduces any payments under this act because 8 of the proration. During the 30 calendar day or 6 legislative 9 10 session day period after that notification by the state budget 11 director, the department shall not reduce any payments under this 12 act because of proration under this subsection. The legislature may prevent proration from occurring by, within the 30 calendar day or 13 14 6 legislative session day period after that notification by the state budget director, enacting legislation appropriating 15 additional funds from the general fund, countercyclical budget and 16 17 economic stabilization fund, state school aid fund balance, or another source to fund the amount of the projected shortfall. 18

19 (4) If proration is necessary under subsection (3), the 20 department shall calculate the proration in district and 21 intermediate district payments that is required under subsection 22 (3) as follows:

(a) The department shall calculate the percentage of total
state school aid allocated under this act for the affected fiscal
year for each of the following:

- 26 (*i*) Districts.
- 27 (*ii*) Intermediate districts.

1

(*iii*) Entities other than districts or intermediate districts.

26

2 (b) The department shall recover a percentage of the proration 3 amount required under subsection (3) that is equal to the 4 percentage calculated under subdivision (a)(i) for districts by reducing payments to districts. This reduction shall be made by 5 6 calculating an equal dollar amount per pupil as necessary to 7 recover this percentage of the proration amount and reducing each district's total state school aid from state sources, other than 8 9 payments under sections 11f, 11g, 11j, 22a, 26a, 26b, 31d, 31f, 10 51a(2), 51a(12), 51c, and 53a, by that amount.

11 (c) The department shall recover a percentage of the proration 12 amount required under subsection (3) that is equal to the percentage calculated under subdivision (a) (ii) for intermediate 13 14 districts by reducing payments to intermediate districts. This reduction shall be made by reducing the payments to each 15 intermediate district, other than payments under sections 11f, 11g, 16 26a, 26b, 51a(2), 51a(12), 53a, and 56, on an equal percentage 17 basis. 18

(d) The department shall recover a percentage of the proration amount required under subsection (3) that is equal to the percentage calculated under subdivision (a) (*iii*) for entities other than districts and intermediate districts by reducing payments to these entities. This reduction shall be made by reducing the payments to each of these entities, other than payments under sections 11j, 26a, and 26b, on an equal percentage basis.

26 (5) Except for the allocation under section 26a, any general27 fund allocations under this act that are not expended by the end of

the state fiscal year are transferred to the school aid
 stabilization fund created under section 11a.

3 Sec. 11a. (1) The school aid stabilization fund is created as
4 a separate account within the state school aid fund established by
5 section 11 of article IX of the state constitution of 1963.

6 (2) The state treasurer may receive money or other assets from
7 any source for deposit into the school aid stabilization fund. The
8 state treasurer shall deposit into the school aid stabilization
9 fund all of the following:

10 (a) Unexpended and unencumbered state school aid fund revenue
11 for a fiscal year that remains in the state school aid fund as of
12 the bookclosing for that fiscal year.

13 (b) Money statutorily dedicated to the school aid14 stabilization fund.

(c) Money appropriated to the school aid stabilization fund.
(3) Money available in the school aid stabilization fund may
not be expended without a specific appropriation from the school
aid stabilization fund. Money in the school aid stabilization fund
shall be expended only for purposes for which state school aid fund
money may be expended.

(4) The state treasurer shall direct the investment of the school aid stabilization fund. The state treasurer shall credit to the school aid stabilization fund interest and earnings from fund investments.

(5) Money in the school aid stabilization fund at the close of
a fiscal year shall remain in the school aid stabilization fund and
shall not lapse to the unreserved school aid fund balance or the

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1 general fund.

2 (6) If the maximum amount appropriated under section 11 from the state school aid fund for a fiscal year exceeds the amount 3 4 available for expenditure from the state school aid fund for that 5 fiscal year, there is appropriated from the school aid stabilization fund to the state school aid fund an amount equal to 6 the projected shortfall as determined by the department of 7 treasury, but not to exceed available money in the school aid 8 9 stabilization fund. If the money in the school aid stabilization 10 fund is insufficient to fully fund an amount equal to the projected 11 shortfall, the state budget director shall notify the legislature 12 as required under section 11(3) and state payments in an amount equal to the remainder of the projected shortfall shall be prorated 13 14 in the manner provided under section 11(4).

15 (7) For 2008-2009 AND 2009-2010, there is appropriated from 16 the school aid stabilization fund to the state school aid fund the 17 amount necessary to fully fund the allocations under this act.

18 Sec. 11g. (1) From the appropriation in section 11, there is 19 allocated for this section an amount not to exceed \$42,000,000.00 20 for the fiscal year ending September 30, 2009 2010 and for each 21 succeeding fiscal year through the fiscal year ending September 30, 22 2015, after which these payments will cease. These allocations are 23 for paying the amounts described in subsection (3) to districts and 24 intermediate districts, other than those receiving a lump-sum payment under section 11f(2), that were not plaintiffs in the 25 26 consolidated cases known as Durant v State of Michigan, Michigan 27 supreme court docket no. 104458-104492 and that, on or before March

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2, 1998, submitted to the state treasurer a waiver resolution
 described in section 11f. The amounts paid under this section
 represent offers of settlement and compromise of any claim or
 claims that were or could have been asserted by these districts and
 intermediate districts, as described in this section.

6 (2) This section does not create any obligation or liability of this state to any district or intermediate district that does 7 not submit a waiver resolution described in section 11f. This 8 section and any other provision of this act are not intended to 9 10 admit liability or waive any defense that is or would be available 11 to this state or its agencies, employees, or agents in any 12 litigation or future litigation with a district or intermediate 13 district regarding these claims or potential claims.

14 (3) The amount paid each fiscal year to each district or
15 intermediate district under this section shall be 1 of the
16 following:

17 (a) If the district or intermediate district does not borrow
18 money and issue bonds under section 11i, 1/30 of the total amount
19 listed in section 11h for the district or intermediate district
20 through the fiscal year ending September 30, 2013.

(b) If the district or intermediate district borrows money and issues bonds under section 11i, an amount in each fiscal year calculated by the department of treasury that is equal to the debt service amount in that fiscal year on the bonds issued by that district or intermediate district under section 11i and that will result in the total payments made to all districts and intermediate districts in each fiscal year under this section being no more than

1 the amount appropriated under this section in each fiscal year.

2 (4) The entire amount of each payment under this section each fiscal year shall be paid on May 15 of the applicable fiscal year 3 4 or on the next business day following that date. If a district or 5 intermediate district borrows money and issues bonds under section 11i, the district or intermediate district shall use funds received 6 under this section to pay debt service on bonds issued under 7 section 11i. If a district or intermediate district does not borrow 8 money and issue bonds under section 11i, the district or 9 intermediate district shall use funds received under this section 10 11 only for the following purposes, in the following order of 12 priority:

(a) First, to pay debt service on voter-approved bonds issued
by the district or intermediate district before the effective date
of this section.

16 (b) Second, to pay debt service on other limited tax17 obligations.

18 (c) Third, for deposit into a sinking fund established by the19 district or intermediate district under the revised school code.

(5) To the extent payments under this section are used by a district or intermediate district to pay debt service on debt payable from millage revenues, and to the extent permitted by law, the district or intermediate district may make a corresponding reduction in the number of mills levied for debt service.

25 (6) A district or intermediate district may pledge or assign
26 payments under this section as security for bonds issued under
27 section 11i, but shall not otherwise pledge or assign payments

1 under this section.

2 Sec. 11j. From the appropriation in section 11, there is 3 allocated an amount not to exceed \$3,900,000.00 for 2007-2008 and 4 an amount not to exceed \$39,000,000.00 \$40,000,000.00 EACH YEAR for 5 2008-2009 AND 2009-2010 for payments to the school loan bond 6 redemption fund in the department of treasury on behalf of 7 districts and intermediate districts. Notwithstanding section 11 or any other provision of this act, funds allocated under this section 8 9 are not subject to proration and shall be paid in full.

10 Sec. 11k. For 2008-2009, 2009-2010, there is appropriated from 11 the general fund to the school loan revolving fund an amount equal 12 to the amount of school bond loans assigned to the Michigan 13 municipal bond authority, not to exceed the total amount of school 14 bond loans held in reserve as long-term assets. As used in this section, "school loan revolving fund" means that fund created in 15 section 16c of the shared credit rating act, 1985 PA 227, MCL 16 17 141.1066c.

Sec. 11m. From the appropriations in section 11, there is allocated for 2008-2009 2009-2010 an amount not to exceed \$45,000,000.00 for fiscal year cash-flow borrowing costs solely related to the state school aid fund established by section 11 of article IX of the state constitution of 1963.

Sec. 11n. (1) From the appropriation in section 11, there is allocated \$15,000,000.00 for 2008-2009 **2009-2010** for the purposes of this section. Money allocated under this section shall be deposited in the 21st century schools fund on November 15 of the fiscal year for which it is allocated or on the next business day

1 following that date.

2 (2) The 21st century schools fund is created as a separate account within the state school aid fund. The state treasurer may 3 4 receive money or other assets from any source for deposit into the 5 21st century schools fund. The state treasurer shall direct the 6 investment of the 21st century schools fund. The state treasurer shall credit to the 21st century schools fund interest and earnings 7 from 21st century schools fund investments. Money in the 21st 8 9 century schools fund at the close of the fiscal year shall remain in the 21st century schools fund and shall not lapse to the state 10 11 school aid fund or to the general fund. The department of treasury 12 shall be the administrator of the 21st century schools fund for 13 auditing purposes. Money from the 21st century schools fund shall 14 be expended, upon appropriation, only for purposes of this section.

(3) For 2008-2009, 2009-2010, an amount not to exceed 15 \$15,000,000.00 is allocated from the 21st century schools fund for 16 17 21st century schools grants under this section of up to 18 \$3,000,000.00 for each school project to eligible districts that 19 meet the requirements of this section. The funds may be used for 20 planning and start-up costs of newly constructed or newly 21 configured schools or learning communities and renovations of 22 existing facilities as well as other expenditures outlined in the 23 applicants' proposals relating to planning and start-up costs and 24 approved by the department. Notwithstanding section 17b, the total grant amount for 2008-2009 2009-2010 to each eligible district or 25 26 public school academy shall be distributed over a 4-year period on 27 a schedule to be determined by the department.

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(4) To apply for a 21st century schools grant, an eligible
 district shall submit an application to the department, in a form
 and manner prescribed by the department, that meets the application
 criteria under this section. An application shall demonstrate to
 the satisfaction of the department that the school or learning
 community of an eligible district to be funded meets all of the
 following:

8 (a) Will be designed to achieve the following outcomes not
9 later than the school year in which the third high school
10 graduating class graduates from the school or learning community:

11

(*i*) An 80% graduation rate, as determined by the department.

12 (*ii*) At least 80% of the high school graduates from the school 13 or learning community are enrolled in postsecondary studies within 14 6 months after high school graduation. For purposes of this 15 subparagraph, "postsecondary studies" includes 4-year colleges and 16 universities, community colleges, technical schools, 17 apprenticeships, and military enlistment.

18 (b) Will provide an open enrollment such that if there are 19 more applications to enroll than there are spaces available, pupils 20 shall be selected to attend using a random selection process. 21 However, a school or learning community may give enrollment priority to a sibling of a pupil enrolled in the school or learning 22 23 community, and a school or learning community shall allow any pupil 24 who was enrolled in the school or learning community in the immediately preceding school year to enroll in the school or 25 26 learning community in the next appropriate grade until the pupil 27 graduates from the school or learning community.

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(c) Will have a maximum of 110 pupils in each high school
 grade level and an average of at least 75 pupils in each high
 school grade level.

4 (d) Will incorporate a relationship-building goal between the5 teaching staff, administration, pupils, and parents.

6 (e) Has a commitment of private matching funds at least equal7 to the amount of the grant under this section.

8 (5) If the department determines that a grant recipient has failed to achieve the outcomes described in subsection (4)(a), the 9 grant recipient shall return to the state 50% of the total grant 10 11 awarded. To accomplish the return of these funds, the department 12 shall deduct an amount equal to 50% of the total grant awarded from the grant recipient's state school aid installment payments, on a 13 14 schedule determined by the department. Funds returned under this subsection shall be deposited in the 21st century schools fund. 15

16 (6) In awarding grants under this section, the department 17 shall give preference to grant applications for starting a new 18 school or learning community that will implement strategies to 19 prepare middle school students likely to attend the school or 20 learning community or that will include grades 6 to 12 rather than 21 proposals for stand-alone schools including only grades 9 to 12 and 22 not implementing strategies to prepare middle school students.

23 (7) The department shall not award more than 1/3 of the grants24 under this section to public school academies.

25 (8) The department shall establish and publicize the26 application process and a schedule for the application process.

27

(9) As used in this section, "eligible district" means all of

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1 the following:

2 (a) A district with a districtwide cohort graduation rate for
3 high school pupils below 70%, as determined by the center for
4 educational performance and information, for its most recent
5 graduating class for which data are available.

6 (b) A public school academy if a majority of the pupils
7 enrolled in the public school academy reside in a district that
8 meets the criteria under subdivision (a).

Sec. 15. (1) If a district or intermediate district fails to 9 10 receive its proper apportionment, the department, upon satisfactory 11 proof that the district or intermediate district was entitled 12 justly, shall apportion the deficiency in the next apportionment. Subject to subsections (2) and (3), if a district or intermediate 13 14 district has received more than its proper apportionment, the department, upon satisfactory proof, shall deduct the excess in the 15 16 next apportionment. Notwithstanding any other provision in this 17 act, state aid overpayments to a district, other than overpayments 18 in payments for special education or special education 19 transportation, may be recovered from any payment made under this 20 act other than a special education or special education 21 transportation payment. State aid overpayments made in special 22 education or special education transportation payments may be 23 recovered from subsequent special education or special education 24 transportation payments.

(2) If the result of an audit conducted by or for the
department affects the current fiscal year membership, affected
payments shall be adjusted in the current fiscal year. A deduction

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1 due to an adjustment made as a result of an audit conducted by or 2 for the department, or as a result of information obtained by the department from the district, an intermediate district, the 3 4 department of treasury, or the office of auditor general, shall be 5 deducted from the district's apportionments when the adjustment is 6 finalized. At the request of the district and upon the district presenting evidence satisfactory to the department of the hardship, 7 8 the department may grant up to an additional 4 years for the adjustment if the district would otherwise experience a significant 9 10 hardship.

11 (3) If, because of the receipt of new or updated data, the 12 department determines during a fiscal year that the amount paid to a district or intermediate district under this act for a prior 13 14 fiscal year was incorrect under the law in effect for that year, the department may make the appropriate deduction or payment in the 15 district's or intermediate district's allocation for the fiscal 16 17 year in which the determination is made. The deduction or payment 18 shall be calculated according to the law in effect in the fiscal 19 year in which the improper amount was paid.

20 (4) Expenditures made by the department under this act that
21 are caused by the write-off of prior year accruals may be funded by
22 revenue from the write-off of prior year accruals.

(5) In addition to funds appropriated in section 11 for all
programs and services, there is appropriated for 2008-2009 20092010 for obligations in excess of applicable appropriations an
amount equal to the collection of overpayments, but not to exceed
amounts available from overpayments.

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1 Sec. 18. (1) Except as provided in another section of this 2 act, each district or other entity shall apply the money received by the district or entity under this act to salaries and other 3 4 compensation of teachers and other employees, tuition, 5 transportation, lighting, heating, ventilation, water service, the purchase of textbooks which are designated by the board to be used 6 7 in the schools under the board's charge, other supplies, and any other school operating expenditures defined in section 7. However, 8 not more than 20% of the total amount received by a district under 9 article 2 or intermediate district under article 8 may be 10 11 transferred by the board to either the capital projects fund or to 12 the debt retirement fund for debt service. The money shall not be 13 applied or taken for a purpose other than as provided in this section. The department shall determine the reasonableness of 14 expenditures and may withhold from a recipient of funds under this 15 act the apportionment otherwise due upon a violation by the 16 17 recipient.

(2) Within 30 days after a board or intermediate board adopts 18 19 its annual operating budget for the following school fiscal year, 20 or after a board or intermediate board adopts a subsequent revision 21 to that budget, the district or intermediate district shall make 22 the budget and subsequent budget revisions available on its 23 website, or a district may make the information available on its 24 intermediate district's website, in a form and manner prescribed by 25 the department.

26 (3) For the purpose of determining the reasonableness of27 expenditures and whether a violation of this act has occurred, the

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1 department shall require that each district and intermediate 2 district have an audit of the district's or intermediate district's 3 financial and pupil accounting records conducted at least annually 4 at the expense of the district or intermediate district, as 5 applicable, by a certified public accountant or by the intermediate 6 district superintendent, as may be required by the department, or in the case of a district of the first class by a certified public 7 accountant, the intermediate superintendent, or the auditor general 8 of the city. An intermediate district's annual financial audit 9 10 shall be accompanied by the intermediate district's pupil 11 accounting procedures report. A district's or intermediate 12 district's annual financial audit shall include an analysis of the financial and pupil accounting data used as the basis for 13 14 distribution of state school aid. The pupil accounting records and 15 reports, audits, and management letters are subject to requirements established in the auditing and accounting manuals approved and 16 17 published by the department. Except as otherwise provided in this subsection, a district shall file the annual financial audit 18 19 reports with the intermediate district not later than 120 days 20 after the end of each school fiscal year and the intermediate 21 district shall forward the annual financial audit reports for its 22 constituent districts and for the intermediate district, and the 23 pupil accounting procedures report for the pupil membership count 24 day and supplemental count day, to the department not later than 25 November 15 of each year. The annual financial audit reports and 26 pupil accounting procedures reports shall be available to the 27 public in compliance with the freedom of information act, 1976 PA

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1 442, MCL 15.231 to 15.246. Not later than December 31 of each year, 2 the department shall notify the state budget director and the 3 legislative appropriations subcommittees responsible for review of 4 the school aid budget of districts and intermediate districts that 5 have not filed an annual financial audit and pupil accounting 6 procedures report required under this section for the school year 7 ending in the immediately preceding fiscal year.

8 (4) By November 15 of each year, each district and intermediate district shall submit to the center, in a manner 9 prescribed by the center, annual comprehensive financial data 10 11 consistent with accounting manuals and charts of accounts approved 12 and published by the department. For an intermediate district, the report shall also contain the website address where the department 13 14 can access the report required under section 620 of the revised school code, MCL 380.620. The department shall ensure that the 15 prescribed Michigan public school accounting manual chart of 16 17 accounts includes standard conventions to distinguish expenditures 18 by allowable fund function and object. The functions shall include 19 at minimum categories for instruction, pupil support, instructional 20 staff support, general administration, school administration, 21 business administration, transportation, facilities operation and 22 maintenance, facilities acquisition, and debt service; and shall 23 include object classifications of salary, benefits, including 24 categories for active employee health expenditures, purchased 25 services, supplies, capital outlay, and other. Districts shall 26 report the required level of detail consistent with the manual as 27 part of the comprehensive annual financial report. The department

1 shall make this information available online to districts and
2 intermediate districts, and shall include per-pupil amounts spent
3 on instruction and instructional support service functions, and
4 indicate how much of those costs were attributable to salaries.
5 Districts and intermediate districts shall include a link on their
6 websites to the website where the department posts this
7 information.

8 (5) By September 30 of each year, each district and
9 intermediate district shall file with the department the special
10 education actual cost report, known as "SE-4096", on a form and in
11 the manner prescribed by the department.

12 (6) By October 7 of each year, each district and intermediate 13 district shall file with the center the transportation expenditure 14 report, known as "SE-4094", on a form and in the manner prescribed 15 by the center.

(7) The department shall review its pupil accounting and pupil 16 17 auditing manuals at least annually and shall periodically update 18 those manuals to reflect changes in this act. As part of its annual 19 review process for 2007, not later than December 31, 2007, the 20 department shall revise the pupil auditing manual to establish 21 standardized procedures and processes for auditing pupil exit statuses and other pupil data used in calculating annual graduation 22 23 and pupil dropout rates.

(8) If a district that is a public school academy purchases
property using money received under this act, the public school
academy shall retain ownership of the property unless the public
school academy sells the property at fair market value.

1 (9) If a district or intermediate district does not comply with subsection (3), (4), (5), or (6), the department shall 2 withhold all state school aid due to the district or intermediate 3 4 district under this act, beginning with the next payment due to the 5 district or intermediate district, until the district or 6 intermediate district complies with subsections (3), (4), (5), and (6). If the district or intermediate district does not comply with 7 subsections (3), (4), (5), and (6) by the end of the fiscal year, 8 the district or intermediate district forfeits the amount withheld. 9 Sec. 20. (1) For 2007-2008, the basic foundation allowance is 10

11 \$8,433.00. For 2008-2009 AND 2009-2010, the basic foundation
12 allowance is \$8,489.00.

13 (2) The amount of each district's foundation allowance shall
14 be calculated as provided in this section, using a basic foundation
15 allowance in the amount specified in subsection (1).

16 (3) Except as otherwise provided in this section, the amount 17 of a district's foundation allowance shall be calculated as 18 follows, using in all calculations the total amount of the 19 district's foundation allowance as calculated before any proration:

20 (a) For 2007-2008, for a district that had a foundation 21 allowance for 2006-2007, including any adjustment under subdivision 22 (f), that was at least equal to \$7,108.00 but less than \$8,385.00, the district shall receive a foundation allowance in an amount 23 24 equal to the sum of the district's foundation allowance for 2006-25 2007 plus the difference between \$96.00 and [(\$48.00 minus \$20.00) 26 times (the difference between the district's foundation allowance 27 for 2006-2007, including any adjustment under subdivision (f), and

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1 \$7,108.00) divided by \$1,325.00]. Beginning in FOR 2008-2009, for a 2 district that had a foundation allowance for the immediately preceding state fiscal year that was at least equal to the sum of 3 4 \$7,108.00 plus the total dollar amount of all adjustments made from 5 2006-2007 to the immediately preceding state fiscal year in the 6 lowest foundation allowance among all districts, but less than the basic foundation allowance for the immediately preceding state 7 fiscal year, the district shall receive a foundation allowance in 8 9 an amount equal to the sum of the district's foundation allowance 10 for the immediately preceding state fiscal year plus the difference 11 between twice the dollar amount of the adjustment from the 12 immediately preceding state fiscal year to the current state fiscal year made in the basic foundation allowance and [(the dollar amount 13 14 of the adjustment from the immediately preceding state fiscal year to the current state fiscal year made in the basic foundation 15 allowance minus \$20.00) times (the difference between the 16 17 district's foundation allowance for the immediately preceding state 18 fiscal year and the sum of \$7,108.00 plus the total dollar amount 19 of all adjustments made from 2006-2007 to the immediately preceding 20 state fiscal year in the lowest foundation allowance among all 21 districts) divided by the difference between the basic foundation 22 allowance for the current state fiscal year and the sum of 23 \$7,108.00 plus the total dollar amount of all adjustments made from 24 2006-2007 to the immediately preceding state fiscal year in the 25 lowest foundation allowance among all districts]. FOR 2009-2010, FOR A DISTRICT THAT HAD A FOUNDATION ALLOWANCE FOR THE IMMEDIATELY 26 27 PRECEDING STATE FISCAL YEAR THAT WAS AT LEAST EQUAL TO THE SUM OF

\$7,108.00 PLUS THE TOTAL DOLLAR AMOUNT OF ALL ADJUSTMENTS MADE FROM 1 2006-2007 TO THE IMMEDIATELY PRECEDING STATE FISCAL YEAR IN THE 2 LOWEST FOUNDATION ALLOWANCE AMONG ALL DISTRICTS, BUT LESS THAN THE 3 4 BASIC FOUNDATION ALLOWANCE FOR THE IMMEDIATELY PRECEDING STATE FISCAL YEAR, THE DISTRICT SHALL RECEIVE A FOUNDATION ALLOWANCE IN 5 AN AMOUNT EQUAL TO THE DISTRICT'S FOUNDATION ALLOWANCE FOR THE 6 7 IMMEDIATELY PRECEDING STATE FISCAL YEAR. However, the foundation allowance for a district that had less than the basic foundation 8 9 allowance for the immediately preceding state fiscal year shall not exceed the basic foundation allowance for the current state fiscal 10 11 year.

12 (b) Except as otherwise provided in this subsection, beginning 13 in 2008-2009, for a district that in the immediately preceding 14 state fiscal year had a foundation allowance in an amount at least equal to the amount of the basic foundation allowance for the 15 immediately preceding state fiscal year, the district shall receive 16 17 a foundation allowance in an amount equal to the sum of the 18 district's foundation allowance for the immediately preceding state 19 fiscal year plus the dollar amount of the adjustment from the 20 immediately preceding state fiscal year to the current state fiscal 21 year in the basic foundation allowance.

(c) For a district that in the 1994-95 state fiscal year had a foundation allowance greater than \$6,500.00, the district's foundation allowance is an amount equal to the sum of the district's foundation allowance for the immediately preceding state fiscal year plus the lesser of the increase in the basic foundation allowance for the current state fiscal year, as compared to the

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immediately preceding state fiscal year, or the product of the district's foundation allowance for the immediately preceding state fiscal year times the percentage increase in the United States consumer price index in the calendar year ending in the immediately preceding fiscal year as reported by the May revenue estimating conference conducted under section 367b of the management and budget act, 1984 PA 431, MCL 18.1367b.

8 (d) For a district that has a foundation allowance that is not
9 a whole dollar amount, the district's foundation allowance shall be
10 rounded up to the nearest whole dollar.

11 (e) For a district that received a payment under section 22c 12 as that section was in effect for 2001-2002, the district's 2001-2002 foundation allowance shall be considered to have been an 13 14 amount equal to the sum of the district's actual 2001-2002 foundation allowance as otherwise calculated under this section 15 16 plus the per pupil amount of the district's equity payment for 2001-2002 under section 22c as that section was in effect for 2001-17 2002. 18

19 (f) For a district that received a payment under section 22c 20 as that section was in effect for 2006-2007, the district's 2006-2007 foundation allowance shall be considered to have been an 21 amount equal to the sum of the district's actual 2006-2007 22 23 foundation allowance as otherwise calculated under this section 24 plus the per pupil amount of the district's equity payment for 2006-2007 under section 22c as that section was in effect for 2006-25 26 2007.

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(4) Except as otherwise provided in this subsection, the state

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portion of a district's foundation allowance is an amount equal to 1 2 the district's foundation allowance or the basic foundation allowance for the current state fiscal year, whichever is less, 3 4 minus the difference between the sum of the product of the taxable 5 value per membership pupil of all property in the district that is nonexempt property times the district's certified mills and, for a 6 7 district with certified mills exceeding 12, the product of the taxable value per membership pupil of property in the district that 8 9 is commercial personal property times the certified mills minus 12 10 mills and the quotient of the ad valorem property tax revenue of 11 the district captured under tax increment financing acts divided by 12 the district's membership excluding special education pupils. For a 13 district described in subsection (3)(c), the state portion of the 14 district's foundation allowance is an amount equal to \$6,962.00 plus the difference between the district's foundation allowance for 15 16 the current state fiscal year and the district's foundation allowance for 1998-99, minus the difference between the sum of the 17 18 product of the taxable value per membership pupil of all property 19 in the district that is nonexempt property times the district's 20 certified mills and, for a district with certified mills exceeding 21 12, the product of the taxable value per membership pupil of 22 property in the district that is commercial personal property times 23 the certified mills minus 12 mills and the quotient of the ad 24 valorem property tax revenue of the district captured under tax 25 increment financing acts divided by the district's membership 26 excluding special education pupils. For a district that has a 27 millage reduction required under section 31 of article IX of the

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state constitution of 1963, the state portion of the district's
 foundation allowance shall be calculated as if that reduction did
 not occur.

4 (5) The allocation calculated under this section for a pupil 5 shall be based on the foundation allowance of the pupil's district 6 of residence. However, for a pupil enrolled in a district other than the pupil's district of residence, if the foundation allowance 7 of the pupil's district of residence has been adjusted pursuant to 8 9 subsection (19) (13), the allocation calculated under this section 10 shall not include the adjustment described in subsection (19) (13). 11 For a pupil enrolled pursuant to section 105 or 105c in a district 12 other than the pupil's district of residence, the allocation calculated under this section shall be based on the lesser of the 13 14 foundation allowance of the pupil's district of residence or the foundation allowance of the educating district. For a pupil in 15 membership in a K-5, K-6, or K-8 district who is enrolled in 16 17 another district in a grade not offered by the pupil's district of residence, the allocation calculated under this section shall be 18 19 based on the foundation allowance of the educating district if the 20 educating district's foundation allowance is greater than the 21 foundation allowance of the pupil's district of residence. The 22 calculation under this subsection shall take into account a 23 district's per pupil allocation under section 20j(2).

(6) For 2007-2008, subject to subsection (7) and section
22b(3) and except as otherwise provided in this subsection, for
pupils in membership, other than special education pupils, in a
public school academy or a university school, the allocation

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1 calculated under this section is an amount per membership pupil 2 other than special education pupils in the public school academy or university school equal to the sum of the local school operating 3 4 revenue per membership pupil other than special education pupils 5 for the district in which the public school academy or university school is located and the state portion of that district's 6 foundation allowance, or \$7,475.00, whichever is less. Beginning in 7 2008-2009, subject to subsection (7) and section 22b(3) and except 8 as otherwise provided in this subsection, for pupils in membership, 9 other than special education pupils, in a public school academy or 10 11 a university school, the allocation calculated under this section 12 is an amount per membership pupil other than special education pupils in the public school academy or university school equal to 13 14 the sum of the local school operating revenue per membership pupil other than special education pupils for the district in which the 15 public school academy or university school is located and the state 16 17 portion of that district's foundation allowance, or the state maximum public school academy allocation, whichever is less. 18 19 Notwithstanding section 101, for a public school academy that 20 begins operations after the pupil membership count day, the amount 21 per membership pupil calculated under this subsection shall be 22 adjusted by multiplying that amount per membership pupil by the 23 number of hours of pupil instruction provided by the public school 24 academy after it begins operations, as determined by the 25 department, divided by the minimum number of hours of pupil 26 instruction required under section 101(3). The result of this 27 calculation shall not exceed the amount per membership pupil

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1 otherwise calculated under this subsection.

2 (7) If more than 25% of the pupils residing within a district 3 are in membership in 1 or more public school academies located in 4 the district, then the amount per membership pupil calculated under 5 this section for a public school academy located in the district 6 shall be reduced by an amount equal to the difference between the sum of the product of the taxable value per membership pupil of all 7 property in the district that is nonexempt property times the 8 district's certified mills and, for a district with certified mills 9 10 exceeding 12, the product of the taxable value per membership pupil 11 of property in the district that is commercial personal property 12 times the certified mills minus 12 mills and the quotient of the ad valorem property tax revenue of the district captured under tax 13 14 increment financing acts divided by the district's membership excluding special education pupils, in the school fiscal year 15 ending in the current state fiscal year, calculated as if the 16 17 resident pupils in membership in 1 or more public school academies 18 located in the district were in membership in the district. In 19 order to receive state school aid under this act, a district 20 described in this subsection shall pay to the authorizing body that 21 is the fiscal agent for a public school academy located in the 22 district for forwarding to the public school academy an amount 23 equal to that local school operating revenue per membership pupil 24 for each resident pupil in membership other than special education 25 pupils in the public school academy, as determined by the 26 department.

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(8) If a district does not receive an amount calculated under

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1 subsection (9); if the number of mills the district may levy on a 2 principal residence, qualified agricultural property, qualified 3 forest property, industrial personal property, and commercial personal property under section 1211 of the revised school code, 4 MCL 380.1211, is 0.5 mills or less; and if the district elects not 5 to levy those mills, the district instead shall receive a separate 6 supplemental amount calculated under this subsection in an amount 7 equal to the amount the district would have received had it levied 8 9 those mills, as determined by the department of treasury. A 10 district shall not receive a separate supplemental amount 11 calculated under this subsection for a fiscal year unless in the 12 calendar year ending in the fiscal year the district levies the 13 district's certified mills on property that is nonexempt property. 14 (9) For a district that had combined state and local revenue 15 per membership pupil in the 1993-94 state fiscal year of more than 16 \$6,500.00 and that had fewer than 350 pupils in membership, if the district elects not to reduce the number of mills from which a 17 18 principal residence, qualified agricultural property, qualified 19 forest property, industrial personal property, and commercial 20 personal property are exempt and not to levy school operating taxes 21 on a principal residence, qualified agricultural property, qualified forest property, industrial personal property, and 22 23 commercial personal property as provided in section 1211 of the 24 revised school code, MCL 380.1211, and not to levy school operating 25 taxes on all property as provided in section 1211(2) of the revised 26 school code, MCL 380.1211, there is calculated under this 27 subsection for 1994-95 and each succeeding fiscal year a separate

1 supplemental amount in an amount equal to the amount the district would have received per membership pupil had it levied school 2 operating taxes on a principal residence, qualified agricultural 3 4 property, qualified forest property, industrial personal property, and commercial personal property at the rate authorized for the 5 district under section 1211 of the revised school code, MCL 6 380.1211, and levied school operating taxes on all property at the 7 rate authorized for the district under section 1211(2) of the 8 revised school code, MCL 380.1211, as determined by the department 9 of treasury. If in the calendar year ending in the fiscal year a 10 11 district does not levy the district's certified mills on property 12 that is nonexempt property, the amount calculated under this 13 subsection will be reduced by the same percentage as the millage 14 actually levied compares to the district's certified mills. (10) (8) Subject to subsection (4), for a district that is 15 formed or reconfigured after June 1, 2002 by consolidation of 2 or 16 more districts or by annexation, the resulting district's 17 foundation allowance under this section beginning after the 18 19 effective date of the consolidation or annexation shall be the 20 average of the foundation allowances of each of the original or 21 affected districts, calculated as provided in this section, 22 weighted as to the percentage of pupils in total membership in the 23 resulting district who reside in the geographic area of each of the original or affected districts. The calculation under this 24 25 subsection shall take into account a district's per pupil 26 allocation under section 20j(2).

27 <u>(11)</u>(9) Each fraction used in making calculations under this

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section shall be rounded to the fourth decimal place and the dollar
 amount of an increase in the basic foundation allowance shall be
 rounded to the nearest whole dollar.

4 -(12)-(10) State payments related to payment of the foundation 5 allowance for a special education pupil are not calculated under this section but are instead calculated under section 51a. 6 (13) (11) To assist the legislature in determining the basic 7 foundation allowance for the subsequent state fiscal year, each 8 revenue estimating conference conducted under section 367b of the 9 10 management and budget act, 1984 PA 431, MCL18.1367b, shall 11 calculate a pupil membership factor, a revenue adjustment factor, 12 and an index as follows:

13 (a) The pupil membership factor shall be computed by dividing the estimated membership in the school year ending in the current 14 state fiscal year, excluding intermediate district membership, by 15 the estimated membership for the school year ending in the 16 17 subsequent state fiscal year, excluding intermediate district 18 membership. If a consensus membership factor is not determined at 19 the revenue estimating conference, the principals of the revenue 20 estimating conference shall report their estimates to the house and 21 senate subcommittees responsible for school aid appropriations not 22 later than 7 days after the conclusion of the revenue conference.

(b) The revenue adjustment factor shall be computed by dividing the sum of the estimated total state school aid fund revenue for the subsequent state fiscal year plus the estimated total state school aid fund revenue for the current state fiscal year, adjusted for any change in the rate or base of a tax the

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1 proceeds of which are deposited in that fund and excluding money 2 transferred into that fund from the countercyclical budget and economic stabilization fund under the management and budget act, 3 4 1984 PA 431, MCL 18.1101 to 18.1594, by the sum of the estimated 5 total school aid fund revenue for the current state fiscal year plus the estimated total state school aid fund revenue for the 6 immediately preceding state fiscal year, adjusted for any change in 7 the rate or base of a tax the proceeds of which are deposited in 8 that fund. If a consensus revenue factor is not determined at the 9 10 revenue estimating conference, the principals of the revenue 11 estimating conference shall report their estimates to the house and 12 senate subcommittees responsible for school aid appropriations not later than 7 days after the conclusion of the revenue conference. 13

14 (c) The index shall be calculated by multiplying the pupil 15 membership factor by the revenue adjustment factor. However, for 2008-2009, the index shall be 1.00. If a consensus index is not 16 17 determined at the revenue estimating conference, the principals of 18 the revenue estimating conference shall report their estimates to 19 the house and senate subcommittees responsible for school aid 20 appropriations not later than 7 days after the conclusion of the 21 revenue conference.

(14) (12) If the principals at the revenue estimating
conference reach a consensus on the index described in
subsection (13) (11) (c), the lowest foundation allowance among all
districts for the subsequent state fiscal year shall be at least
the amount of that consensus index multiplied by the lowest
foundation allowance among all districts for the immediately

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1 preceding state fiscal year.

2 (15) If at the January revenue estimating conference it is estimated that pupil membership, excluding intermediate district 3 4 membership, for the subsequent state fiscal year will be greater than 101% of the pupil membership, excluding intermediate district 5 membership, for the current state fiscal year, then it is the 6 intent of the legislature that the executive budget proposal for 7 the school aid budget for the subsequent state fiscal year include 8 a general fund/general purpose allocation sufficient to support the 9 membership in excess of 101% of the current year pupil membership. 10 11 (16) For a district that had combined state and local revenue 12 per membership pupil in the 1993-94 state fiscal year of more than \$6,500.00, that had fewer than 7 pupils in membership in the 1993-13 94 state fiscal year, that has at least 1 child educated in the 14 district in the current state fiscal year, and that levies the 15 number of mills of school operating taxes authorized for the 16 district under section 1211 of the revised school code, MCL 17 380.1211, a minimum amount of combined state and local revenue 18 19 shall be calculated for the district as provided under this 20 subsection. The minimum amount of combined state and local revenue for 1999-2000 shall be \$67,000.00 plus the district's additional 21 expenses to educate pupils in grades 9 to 12 educated in other 22 districts as determined and allowed by the department. The minimum 23 amount of combined state and local revenue under this subsection, 24 before adding the additional expenses, shall increase each fiscal 25 26 year by the same percentage increase as the percentage increase in 27 the basic foundation allowance from the immediately preceding

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fiscal year to the current fiscal year. The state portion of the 1 minimum amount of combined state and local revenue under this 2 subsection shall be calculated by subtracting from the minimum 3 amount of combined state and local revenue under this subsection 4 the sum of the district's local school operating revenue and an 5 amount equal to the product of the sum of the state portion of the 6 district's foundation allowance plus the amount calculated under 7 section 20j times the district's membership. As used in this 8 subsection, "additional expenses" means the district's expenses for 9 tuition or fees, not to exceed the basic foundation allowance for 10 11 the current state fiscal year, plus a room and board stipend not to 12 exceed \$10.00 per school day for each pupil in grades 9 to 12 13 educated in another district, as approved by the department. (17) For a district in which 7.75 mills levied in 1992 for 14 school operating purposes in the 1992-93 school year were not 15 renewed in 1993 for school operating purposes in the 1993-94 school 16 year, the district's combined state and local revenue per 17 18 membership pupil shall be recalculated as if that millage reduction 19 did not occur and the district's foundation allowance shall be calculated as if its 1994-95 foundation allowance had been 20 calculated using that recalculated 1993-94 combined state and local 21 revenue per membership pupil as a base. A district is not entitled 22 to any retroactive payments for fiscal years before 2000-2001 due 23 24 to this subsection. (18) For a district in which an industrial facilities 25 26 exemption certificate that abated taxes on property with a state 27 equalized valuation greater than the total state equalized

valuation of the district at the time the certificate was issued or \$700,000,000.00, whichever is greater, was issued under 1974 PA 198, MCL 207.551 to 207.572, before the calculation of the district's 1994-95 foundation allowance, the district's foundation allowance for 2002-2003 is an amount equal to the sum of the district's foundation allowance for 2002-2003, as otherwise calculated under this section, plus \$250.00.

8 section 32e for 2001-2002, the district's foundation allowance for 9 10 2002-2003 and each succeeding fiscal year shall be adjusted to be 11 an amount equal to the sum of the district's foundation allowance, 12 as otherwise calculated under this section, plus the quotient of 100% of the amount of the grant award to the district for 2001-2002 13 14 under former section 32e divided by the number of pupils in the district's membership for 2001-2002 who were residents of and 15 enrolled in the district. Except as otherwise provided in this 16 17 subsection, a district qualifying for a foundation allowance 18 adjustment under this subsection shall use the funds resulting from 19 this adjustment for at least 1 of grades K to 3 for purposes 20 allowable under former section 32e as in effect for 2001-2002, and 21 may also use these funds for an early intervening program described 22 in subsection (20) (14). For an individual school or schools 23 operated by a district qualifying for a foundation allowance under 24 this subsection that have been determined by the department to meet 25 the adequate yearly progress standards of the federal no child left behind act of 2001, Public Law 107-110, in both mathematics and 26 27 English language arts at all applicable grade levels for all

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applicable subgroups, the district may submit to the department an 1 2 application for flexibility in using the funds resulting from this adjustment that are attributable to the pupils in the school or 3 4 schools. The application shall identify the affected school or 5 schools and the affected funds and shall contain a plan for using 6 the funds for specific purposes identified by the district that are 7 designed to reduce class size, but that may be different from the purposes otherwise allowable under this subsection. The department 8 9 shall approve the application if the department determines that the 10 purposes identified in the plan are reasonably designed to reduce 11 class size. If the department does not act to approve or disapprove an application within 30 days after it is submitted to the 12 department, the application is considered to be approved. If an 13 14 application for flexibility in using the funds is approved, the 15 district may use the funds identified in the application for any purpose identified in the plan. 16

17 (20) (14) An early intervening program that uses funds 18 resulting from the adjustment under subsection (19) (13) shall meet 19 either or both of the following:

20 (a) Shall monitor individual pupil learning for pupils in 21 grades K to 3 and provide specific support or learning strategies 22 to pupils in grades K to 3 as early as possible in order to reduce 23 the need for special education placement. The program shall include 24 literacy and numeracy supports, sensory motor skill development, behavior supports, instructional consultation for teachers, and the 25 26 development of a parent/school learning plan. Specific support or 27 learning strategies may include support in or out of the general

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classroom in areas including reading, writing, math, visual memory,
 motor skill development, behavior, or language development. These
 would be provided based on an understanding of the individual
 child's learning needs.

5 (b) Shall provide early intervening strategies for pupils in grades K to 3 using schoolwide systems of academic and behavioral 6 supports and shall be scientifically research-based. The strategies 7 to be provided shall include at least pupil performance indicators 8 based upon response to intervention, instructional consultation for 9 10 teachers, and ongoing progress monitoring. A schoolwide system of 11 academic and behavioral support should be based on a support team 12 available to the classroom teachers. The members of this team could include the principal, special education staff, reading teachers, 13 14 and other appropriate personnel who would be available to systematically study the needs of the individual child and work 15 with the teacher to match instruction to the needs of the 16 individual child. 17

(21) For a district that levied 1.9 mills in 1993 to finance 18 19 an operating deficit, the district's foundation allowance shall be 20 calculated as if those mills were included as operating mills in 21 the calculation of the district's 1994-1995 foundation allowance. A 22 district is not entitled to any retroactive payments for fiscal 23 years before 2006-2007 due to this subsection. A district receiving 24 an adjustment under this subsection shall not receive more than 25 \$800,000.00 for a fiscal year as a result of this adjustment. 26 (22) For a district that levied 2.23 mills in 1993 to finance an 27 operating deficit, the district's foundation allowance shall be

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1 calculated as if those mills were included as operating mills in the calculation of the district's 1994-1995 foundation allowance. A 2 3 district is not entitled to any retroactive payments for fiscal years before 2006-2007 due to this subsection. A district receiving 4 an adjustment under this subsection shall not receive more than 5 6 \$500,000.00 for a fiscal year as a result of this adjustment. (23) (15) Payments to districts, university schools, or public 7 school academies shall not be made under this section. Rather, the 8 calculations under this section shall be used to determine the 9 10 amount of state payments under section 22b.

11 (24) (16) If an amendment to section 2 of article VIII of the 12 state constitution of 1963 allowing state aid to some or all 13 nonpublic schools is approved by the voters of this state, each 14 foundation allowance or per pupil payment calculation under this 15 section may be reduced.

16 (25) (17) As used in this section:

17 (a) "Certified mills" means the lesser of 18 mills or the
18 number of mills of school operating taxes levied by the district in
19 1993-94.

(b) "Combined state and local revenue" means the aggregate of the district's state school aid received by or paid on behalf of the district under this section and the district's local school operating revenue.

(c) "Combined state and local revenue per membership pupil"
means the district's combined state and local revenue divided by
the district's membership excluding special education pupils.

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(d) "Current state fiscal year" means the state fiscal year

1 for which a particular calculation is made.

2 (e) "Immediately preceding state fiscal year" means the state3 fiscal year immediately preceding the current state fiscal year.

4 (f) "Local school operating revenue" means school operating
5 taxes levied under section 1211 of the revised school code, MCL
6 380.1211.

7 (g) "Local school operating revenue per membership pupil"
8 means a district's local school operating revenue divided by the
9 district's membership excluding special education pupils.

10 (h) "Maximum public school academy allocation" EXCEPT AS 11 OTHERWISE PROVIDED IN THIS SUBDIVISION, means the maximum per-pupil 12 allocation as calculated by adding the highest per-pupil allocation 13 among all public school academies for the immediately preceding 14 state fiscal year plus the difference between twice the dollar amount of the adjustment from the immediately preceding state 15 16 fiscal year to the current state fiscal year made in the basic 17 foundation allowance and [(the dollar amount of the adjustment from 18 the immediately preceding state fiscal year to the current state 19 fiscal year made in the basic foundation allowance minus \$20.00) 20 times (the difference between the highest per-pupil allocation 21 among all public school academies for the immediately preceding 22 state fiscal year and the sum of \$7,108.00 plus the total dollar 23 amount of all adjustments made from 2006-2007 to the immediately 24 preceding state fiscal year in the lowest per-pupil allocation 25 among all public school academies) divided by the difference 26 between the basic foundation allowance for the current state fiscal 27 year and the sum of \$7,108.00 plus the total dollar amount of all

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adjustments made from 2006-2007 to the immediately preceding state
 fiscal year in the lowest per-pupil allocation among all public
 school academies]. FOR 2009-2010, "MAXIMUM PUBLIC SCHOOL ACADEMY
 ALLOCATION" MEANS \$7,580.00.

5 (i) "Membership" means the definition of that term under
6 section 6 as in effect for the particular fiscal year for which a
7 particular calculation is made.

8 (j) "Nonexempt property" means property that is not a
9 principal residence, qualified agricultural property, qualified
10 forest property, industrial personal property, or commercial
11 personal property.

(k) "Principal residence", "qualified agricultural property", "qualified forest property", "industrial personal property", and "commercial personal property" mean those terms as defined in section 7dd of the general property tax act, 1893 PA 206, MCL 211.7dd, and section 1211 of the revised school code, MCL 380.1211.

17 (1) "School operating purposes" means the purposes included in
18 the operation costs of the district as prescribed in sections 7 and
19 18.

20 (m) "School operating taxes" means local ad valorem property
21 taxes levied under section 1211 of the revised school code, MCL
22 380.1211, and retained for school operating purposes.

(n) "Tax increment financing acts" means 1975 PA 197, MCL
125.1651 to 125.1681, the tax increment finance authority act, 1980
PA 450, MCL 125.1801 to 125.1830, the local development financing
act, 1986 PA 281, MCL 125.2151 to 125.2174, the brownfield
redevelopment financing act, 1996 PA 381, MCL 125.2651 to 125.2672,

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or the corridor improvement authority act, 2005 PA 280, MCL
 125.2871 to 125.2899.

3 (o) "Taxable value per membership pupil" means taxable value,
4 as certified by the department of treasury, for the calendar year
5 ending in the current state fiscal year divided by the district's
6 membership excluding special education pupils for the school year
7 ending in the current state fiscal year.

8 Sec. 20d. In making the final determination required under 9 former section 20a of a district's combined state and local revenue 10 per membership pupil in 1993-94 and in making calculations under 11 section 20 for 2008-2009 2009-2010, the department and the 12 department of treasury shall comply with all of the following:

(a) For a district that had combined state and local revenue 13 14 per membership pupil in the 1994-95 state fiscal year of \$6,500.00 or more and served as a fiscal agent for a state board designated 15 area vocational education center in the 1993-94 school year, total 16 17 state school aid received by or paid on behalf of the district 18 pursuant to this act in 1993-94 shall exclude payments made under 19 former section 146 and under section 147 on behalf of the 20 district's employees who provided direct services to the area 21 vocational education center. Not later than June 30, 1996, the 22 department shall make an adjustment under this subdivision to the 23 district's combined state and local revenue per membership pupil in 24 the 1994-95 state fiscal year and the department of treasury shall make a final certification of the number of mills that may be 25 levied by the district under section 1211 of the revised school 26 27 code, MCL 380.1211, as a result of the adjustment under this

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1 subdivision.

2 (b) If a district had an adjustment made to its 1993-94 total state school aid that excluded payments made under former section 3 4 146 and under section 147 on behalf of the district's employees who 5 provided direct services for intermediate district center programs operated by the district under article 5, if nonresident pupils 6 7 attending the center programs were included in the district's membership for purposes of calculating the combined state and local 8 revenue per membership pupil for 1993-94, and if there is a signed 9 agreement by all constituent districts of the intermediate district 10 11 that an adjustment under this subdivision shall be made, the 12 foundation allowances for 1995-96 and 1996-97 of all districts that 13 had pupils attending the intermediate district center program 14 operated by the district that had the adjustment shall be calculated as if their combined state and local revenue per 15 16 membership pupil for 1993-94 included resident pupils attending the 17 center program and excluded nonresident pupils attending the center 18 program.

Sec. 20j. (1) Foundation allowance supplemental payments for 20 2008-2009 2009-2010 to districts that in the 1994-95 state fiscal 21 year had a foundation allowance greater than \$6,500.00 shall be 22 calculated under this section.

(2) FOR 2008-2009, The per pupil allocation to each district
under this section shall be the difference between the basic
foundation allowance for the 1998-99 state fiscal year and
\$7,204.00 less \$271.00 minus the dollar amount of the adjustment
from the 1998-99 state fiscal year to 2007-2008 in the district's

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foundation allowance. BEGINNING IN 2009-2010, THE PER PUPIL 1 ALLOCATION TO EACH DISTRICT UNDER THIS SECTION SHALL BE THE 2 DISTRICT'S PER-PUPIL ALLOCATION UNDER THIS SECTION FOR THE 2008-3 4 2009 STATE FISCAL YEAR MINUS (THE DIFFERENCE BETWEEN THE BASIC FOUNDATION ALLOWANCE FOR THE IMMEDIATELY PRECEDING STATE FISCAL 5 YEAR AND THE SUM OF THE DISTRICT'S FOUNDATION ALLOWANCE AS 6 CALCULATED UNDER SECTION 20 AND THE AMOUNT OF THE PER-PUPIL 7 ALLOCATION UNDER THIS SECTION FOR THE IMMEDIATELY PRECEDING STATE 8 FISCAL YEAR DIVIDED BY THE BASIC FOUNDATION ALLOWANCE FOR THE 9 IMMEDIATELY PRECEDING STATE FISCAL YEAR TIMES THE DISTRICT'S PER-10 11 PUPIL ALLOCATION UNDER THIS SECTION FOR THE 2008-2009 STATE FISCAL 12 YEAR TIMES 1.8).

13 (3) If a district's local revenue per pupil does not exceed 14 the sum of its foundation allowance under section 20 plus the per pupil allocation under subsection (2), the total payment to the 15 district calculated under this section shall be the product of the 16 17 per pupil allocation under subsection (2) multiplied by the 18 district's membership excluding special education pupils. If a 19 district's local revenue per pupil exceeds the foundation allowance 20 under section 20 but does not exceed the sum of the foundation 21 allowance under section 20 plus the per pupil allocation under 22 subsection (2), the total payment to the district calculated under 23 this section shall be the product of the difference between the sum 24 of the foundation allowance under section 20 plus the per pupil 25 allocation under subsection (2) minus the local revenue per pupil 26 multiplied by the district's membership excluding special education 27 pupils. If a district's local revenue per pupil exceeds the sum of

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the foundation allowance under section 20 plus the per pupil
 allocation under subsection (2), there is no payment calculated
 under this section for the district.

4 (4) Payments to districts shall not be made under this
5 section. Rather, the calculations under this section shall be made
6 and used to determine the amount of state payments under section
7 22b.

8 Sec. 22a. (1) From the appropriation in section 11, there is 9 allocated an amount not to exceed \$5,951,000,000.00\$5,998,400,000.00 for 2007-2008 and an amount not to exceed 10 11 \$6,092,000,000.00 for 2008-2009 AND AN AMOUNT NOT TO EXCEED 12 \$5,849,300,000.00 FOR 2009-2010 for payments to districts, qualifying university schools, and qualifying public school 13 14 academies to guarantee each district, qualifying university school, and qualifying public school academy an amount equal to its 1994-95 15 total state and local per pupil revenue for school operating 16 purposes under section 11 of article IX of the state constitution 17 of 1963. Pursuant to section 11 of article IX of the state 18 19 constitution of 1963, this guarantee does not apply to a district 20 in a year in which the district levies a millage rate for school 21 district operating purposes less than it levied in 1994. However, 22 subsection (2) applies to calculating the payments under this 23 section. Funds allocated under this section that are not expended 24 in the state fiscal year for which they were allocated, as 25 determined by the department, may be used to supplement the 26 allocations under sections 22b and 51c in order to fully fund those 27 calculated allocations for the same fiscal year.

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(2) To ensure that a district receives an amount equal to the
 district's 1994-95 total state and local per pupil revenue for
 school operating purposes, there is allocated to each district a
 state portion of the district's 1994-95 foundation allowance in an
 amount calculated as follows:

6 (a) Except as otherwise provided in this subsection, the state 7 portion of a district's 1994-95 foundation allowance is an amount equal to the district's 1994-95 foundation allowance or \$6,500.00, 8 whichever is less, minus the difference between the sum of the 9 10 product of the taxable value per membership pupil of all property 11 in the district that is nonexempt property times the district's certified mills and, for a district with certified mills exceeding 12 13 12, the product of the taxable value per membership pupil of 14 property in the district that is commercial personal property times the certified mills minus 12 mills and the quotient of the ad 15 16 valorem property tax revenue of the district captured under tax 17 increment financing acts divided by the district's membership. For 18 a district that has a millage reduction required under section 31 19 of article IX of the state constitution of 1963, the state portion 20 of the district's foundation allowance shall be calculated as if that reduction did not occur. 21

(b) For a district that had a 1994-95 foundation allowance
greater than \$6,500.00, the state payment under this subsection
shall be the sum of the amount calculated under subdivision (a)
plus the amount calculated under this subdivision. The amount
calculated under this subdivision shall be equal to the difference
between the district's 1994-95 foundation allowance minus \$6,500.00

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1 and the current year hold harmless school operating taxes per 2 pupil. If the result of the calculation under subdivision (a) is negative, the negative amount shall be an offset against any state 3 4 payment calculated under this subdivision. If the result of a 5 calculation under this subdivision is negative, there shall not be 6 a state payment or a deduction under this subdivision. The taxable 7 values per membership pupil used in the calculations under this subdivision are as adjusted by ad valorem property tax revenue 8 9 captured under tax increment financing acts divided by the district's membership. 10

11 (3) Beginning in 2003-2004, for pupils in membership in a 12 qualifying public school academy or qualifying university school, there is allocated under this section to the authorizing body that 13 14 is the fiscal agent for the qualifying public school academy for forwarding to the qualifying public school academy, or to the board 15 of the public university operating the qualifying university 16 17 school, an amount equal to the 1994-95 per pupil payment to the qualifying public school academy or qualifying university school 18 19 under section 20.

(4) A district, qualifying university school, or qualifying
public school academy may use funds allocated under this section in
conjunction with any federal funds for which the district,
qualifying university school, or qualifying public school academy
otherwise would be eligible.

(5) For a district that is formed or reconfigured after June
1, 2000 by consolidation of 2 or more districts or by annexation,
the resulting district's 1994-95 foundation allowance under this

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1 section beginning after the effective date of the consolidation or 2 annexation shall be the average of the 1994-95 foundation allowances of each of the original or affected districts, 3 4 calculated as provided in this section, weighted as to the 5 percentage of pupils in total membership in the resulting district 6 in the state fiscal year in which the consolidation takes place who reside in the geographic area of each of the original districts. If 7 an affected district's 1994-95 foundation allowance is less than 8 the 1994-95 basic foundation allowance, the amount of that 9 district's 1994-95 foundation allowance shall be considered for the 10 11 purpose of calculations under this subsection to be equal to the 12 amount of the 1994-95 basic foundation allowance.

13

(6) As used in this section:

(a) "1994-95 foundation allowance" means a district's 1994-95
foundation allowance calculated and certified by the department of
treasury or the superintendent under former section 20a as enacted
in 1993 PA 336 and as amended by 1994 PA 283.

18 (b) "Certified mills" means the lesser of 18 mills or the
19 number of mills of school operating taxes levied by the district in
20 1993-94.

(c) "Current state fiscal year" means the state fiscal yearfor which a particular calculation is made.

(d) "Current year hold harmless school operating taxes per pupil" means the per pupil revenue generated by multiplying a district's 1994-95 hold harmless millage by the district's current year taxable value per membership pupil.

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(e) "Hold harmless millage" means, for a district with a 1994-

95 foundation allowance greater than \$6,500.00, the number of mills 1 2 by which the exemption from the levy of school operating taxes on a homestead, qualified agricultural property, qualified forest 3 4 property, industrial personal property, and commercial personal 5 property could be reduced as provided in section 1211 of the revised school code, MCL 380.1211, and the number of mills of 6 school operating taxes that could be levied on all property as 7 provided in section 1211(2) of the revised school code, MCL 8 9 380.1211, as certified by the department of treasury for the 1994 10 tax year.

11 (f) "Homestead" means that term as defined in section 1211 of 12 the revised school code, MCL 380.1211.

13 (g) "Membership" means the definition of that term under 14 section 6 as in effect for the particular fiscal year for which a 15 particular calculation is made.

16 (h) "Nonexempt property" means property that is not a 17 principal residence, qualified agricultural property, qualified 18 forest property, industrial personal property, or commercial 19 personal property.

20 (i) "Qualified agricultural property" means that term as
21 defined in section 1211 of the revised school code, MCL 380.1211.
22 (j) "Qualifying public school academy" means a public school

23 academy that was in operation in the 1994-95 school year and is in 24 operation in the current state fiscal year.

(k) "Qualifying university school" means a university school
that was in operation in the 1994-95 school year and is in
operation in the current fiscal year.

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(1) "School operating taxes" means local ad valorem property
 taxes levied under section 1211 of the revised school code, MCL
 380.1211, and retained for school operating purposes.

(m) "Tax increment financing acts" means 1975 PA 197, MCL
125.1651 to 125.1681, the tax increment finance authority act, 1980
PA 450, MCL 125.1801 to 125.1830, the local development financing
act, 1986 PA 281, MCL 125.2151 to 125.2174, the brownfield
redevelopment financing act, 1996 PA 381, MCL 125.2651 to 125.2672,
or the corridor improvement authority act, 2005 PA 280, MCL
125.2871 to 125.2899.

(n) "Taxable value per membership pupil" means each of thefollowing divided by the district's membership:

(i) For the number of mills by which the exemption from the 13 14 levy of school operating taxes on a homestead, qualified 15 agricultural property, qualified forest property, industrial 16 personal property, and commercial personal property may be reduced 17 as provided in section 1211 of the revised school code, MCL 18 380.1211, the taxable value of homestead, qualified agricultural 19 property, qualified forest property, industrial personal property, 20 and commercial personal property for the calendar year ending in 21 the current state fiscal year.

(*ii*) For the number of mills of school operating taxes that may be levied on all property as provided in section 1211(2) of the revised school code, MCL 380.1211, the taxable value of all property for the calendar year ending in the current state fiscal year.

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Sec. 22b. (1) From the appropriation in section 11, there is

1 allocated an amount not to exceed \$3,683,275,000.00

2 \$3,802,000,000.00 for 2007-2008 and an amount not to exceed \$3,796,750,000.00 for 2008-2009 AND AN AMOUNT NOT TO EXCEED 3 4 \$3,647,677,700.00 FOR 2009-2010 for discretionary nonmandated 5 payments to districts under this section. Funds allocated under 6 this section that are not expended in the state fiscal year for 7 which they were allocated, as determined by the department, may be used to supplement the allocations under sections 22a and 51c in 8 9 order to fully fund those calculated allocations for the same 10 fiscal year.

(2) Subject to subsection (3) and section 11, the allocation to a district under this section shall be an amount equal to the sum of the amounts calculated under sections 20, 20j, 51a(2), 51a(3), and 51a(12), minus the sum of the allocations to the district under sections 22a and 51c AND, FOR 2009-2010 ONLY, MINUS AN ADDITIONAL AMOUNT EQUAL TO \$59.00 TIMES THE DISTRICT'S 2009-2010 MEMBERSHIP.

18 (3) In order to receive an allocation under this section, each19 district shall do all of the following:

20 (a) Administer in each grade level that it operates in grades 21 1 to 5 a standardized assessment approved by the department of 22 grade-appropriate basic educational skills. A district may use the 23 Michigan literacy progress profile to satisfy this requirement for grades 1 to 3. Also, if the revised school code is amended to 24 25 require annual assessments at additional grade levels, in order to 26 receive an allocation under this section each district shall comply 27 with that requirement.

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(b) Comply with sections 1278a and 1278b of the revised school
 code, MCL 380.1278a and 380.1278b.

3 (c) Furnish data and other information required by state and
4 federal law to the center and the department in the form and manner
5 specified by the center or the department, as applicable.

6 (d) Comply with section 1230g of the revised school code, MCL7 380.1230g.

8 (4) Districts are encouraged to use funds allocated under this
9 section for the purchase and support of payroll, human resources,
10 and other business function software that is compatible with that
11 of the intermediate district in which the district is located and
12 with other districts located within that intermediate district.

(5) From the allocation in subsection (1), the department 13 14 shall pay up to \$1,000,000.00 in litigation costs incurred by this state associated with lawsuits filed by 1 or more districts or 15 intermediate districts against this state. If the allocation under 16 17 this section is insufficient to fully fund all payments required 18 under this section, the payments under this subsection shall be 19 made in full before any proration of remaining payments under this 20 section.

(6) It is the intent of the legislature that all constitutional obligations of this state have been fully funded under sections 22a, 31d, 51a, and 51c. If a claim is made by an entity receiving funds under this act that challenges the legislative determination of the adequacy of this funding or alleges that there exists an unfunded constitutional requirement, the state budget director may escrow or allocate from the

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1 discretionary funds for nonmandated payments under this section the 2 amount as may be necessary to satisfy the claim before making any payments to districts under subsection (2). If funds are escrowed, 3 4 the escrowed funds are a work project appropriation and the funds 5 are carried forward into the following fiscal year. The purpose of 6 the work project is to provide for any payments that may be awarded to districts as a result of litigation. The work project shall be 7 completed upon resolution of the litigation. 8

(7) If the local claims review board or a court of competent 9 jurisdiction makes a final determination that this state is in 10 11 violation of section 29 of article IX of the state constitution of 12 1963 regarding state payments to districts, the state budget 13 director shall use work project funds under subsection (6) or 14 allocate from the discretionary funds for nonmandated payments under this section the amount as may be necessary to satisfy the 15 amount owed to districts before making any payments to districts 16 under subsection (2). 17

(8) If a claim is made in court that challenges the 18 19 legislative determination of the adequacy of funding for this 20 state's constitutional obligations or alleges that there exists an 21 unfunded constitutional requirement, any interested party may seek 22 an expedited review of the claim by the local claims review board. If the claim exceeds \$10,000,000.00, this state may remove the 23 24 action to the court of appeals, and the court of appeals shall have 25 and shall exercise jurisdiction over the claim.

26 (9) If payments resulting from a final determination by the27 local claims review board or a court of competent jurisdiction that

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1 there has been a violation of section 29 of article IX of the state 2 constitution of 1963 exceed the amount allocated for discretionary 3 nonmandated payments under this section, the legislature shall 4 provide for adequate funding for this state's constitutional 5 obligations at its next legislative session.

6 (10) If a lawsuit challenging payments made to districts related to costs reimbursed by federal title XIX medicaid funds is 7 filed against this state, then, for the purpose of addressing 8 potential liability under such a lawsuit, the state budget director 9 may place funds allocated under this section in escrow or allocate 10 11 money from the funds otherwise allocated under this section, up to 12 a maximum of 50% of the amount allocated in subsection (1). If funds are placed in escrow under this subsection, those funds are a 13 14 work project appropriation and the funds are carried forward into the following fiscal year. The purpose of the work project is to 15 16 provide for any payments that may be awarded to districts as a 17 result of the litigation. The work project shall be completed upon resolution of the litigation. In addition, this state reserves the 18 19 right to terminate future federal title XIX medicaid reimbursement payments to districts if the amount or allocation of reimbursed 20 funds is challenged in the lawsuit. As used in this subsection, 21 "title XIX" means title XIX of the social security act, 42 USC 1396 22 23 to 1396v.

Sec. 24. (1) From the appropriation in section 11, there is allocated for 2008-2009 2009-2010 an amount not to exceed \$8,000,000.00 for payments to the educating district or intermediate district for educating pupils assigned by a court or

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1 the department of human services to reside in or to attend a
2 juvenile detention facility or child caring institution licensed by
3 the department of human services and approved by the department to
4 provide an on-grounds education program. The amount of the payment
5 under this section to a district or intermediate district shall be
6 calculated as prescribed under subsection (2).

7 (2) The total amount allocated under this section shall be
8 allocated by paying to the educating district or intermediate
9 district an amount equal to the lesser of the district's or
10 intermediate district's added cost or the department's approved per
11 pupil allocation for the district or intermediate district. For the
12 purposes of this subsection:

(a) "Added cost" means 100% of the added cost each fiscal year 13 14 for educating all pupils assigned by a court or the department of human services to reside in or to attend a juvenile detention 15 facility or child caring institution licensed by the department of 16 17 human services or the department of ENERGY, labor and economic 18 growth and approved by the department to provide an on-grounds 19 education program. Added cost shall be computed by deducting all 20 other revenue received under this act for pupils described in this 21 section from total costs, as approved by the department, in whole 22 or in part, for educating those pupils in the on-grounds education 23 program or in a program approved by the department that is located 24 on property adjacent to a juvenile detention facility or child 25 caring institution. Costs reimbursed by federal funds are not 26 included.

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(b) "Department's approved per pupil allocation" for a

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1 district or intermediate district shall be determined by dividing 2 the total amount allocated under this section for a fiscal year by 3 the full-time equated membership total for all pupils approved by 4 the department to be funded under this section for that fiscal year 5 for the district or intermediate district.

6 (3) A district or intermediate district educating pupils 7 described in this section at a residential child caring institution may operate, and receive funding under this section for, a 8 9 department-approved on-grounds educational program for those pupils 10 that is longer than 181 days, but not longer than 233 days, if the 11 child caring institution was licensed as a child caring institution 12 and offered in 1991-92 an on-grounds educational program that was 13 longer than 181 days but not longer than 233 days and that was 14 operated by a district or intermediate district.

15 (4) Special education pupils funded under section 53a shall16 not be funded under this section.

17 Sec. 24a. From the appropriation in section 11, there is 18 allocated an amount not to exceed \$2,828,500.00 **\$2,523,200.00** for 19 2008-2009 2009-2010 for payments to intermediate districts for 20 pupils who are placed in juvenile justice service facilities 21 operated by the department of human services. Each intermediate 22 district shall receive an amount equal to the state share of those 23 costs that are clearly and directly attributable to the educational 24 programs for pupils placed in facilities described in this section that are located within the intermediate district's boundaries. The 25 26 intermediate districts receiving payments under this section shall 27 cooperate with the department of human services to ensure that all

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1 funding allocated under this section is utilized by the 2 intermediate district and department of human services for educational programs for pupils described in this section. Pupils 3 4 described in this section are not eligible to be funded under 5 section 24. However, a program responsibility or other fiscal responsibility associated with these pupils shall not be 6 transferred from the department of human services to a district or 7 intermediate district unless the district or intermediate district 8 9 consents to the transfer.

10 Sec. 24c. From the appropriation in section 11, there is 11 allocated an amount not to exceed \$1,284,600.00 \$1,295,100.00 for 12 2008-2009 2009-2010 for payments to districts for pupils who are 13 enrolled in a nationally administered community-based education and 14 youth mentoring program, known as the youth challenge program, that is located within the district and is administered by the 15 department of military and veterans affairs. A district receiving 16 17 payments under this section shall contract with the department of 18 military and veterans affairs to ensure that all funding allocated 19 under this section is utilized by the district and the department 20 of military and veterans affairs for the youth challenge program.

Sec. 26a. From the state school aid fund appropriation in section 11, there is allocated an amount not to exceed $\frac{41,400,000.00}{26,300,000.00}$ for 2008-2009, and from the general fund appropriation in section 11, there is allocated an amount not to exceed $\frac{16,100,000.00}{9,200,000.00}$ for 2008-2009 to reimburse districts, intermediate districts, and the state school aid fund pursuant to section 12 of the Michigan renaissance zone act, 1996

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PA 376, MCL 125.2692, for taxes levied in 2008. FROM THE STATE 1 2 SCHOOL AID FUND APPROPRIATION IN SECTION 11, THERE IS ALLOCATED AN AMOUNT NOT TO EXCEED \$29,400,000.00 FOR 2009-2010, AND FROM THE 3 4 GENERAL FUND APPROPRIATION IN SECTION 11, THERE IS ALLOCATED AN AMOUNT NOT TO EXCEED \$10,100,000.00 FOR 2009-2010 TO REIMBURSE 5 DISTRICTS, INTERMEDIATE DISTRICTS, AND THE STATE SCHOOL AID FUND 6 PURSUANT TO SECTION 12 OF THE MICHIGAN RENAISSANCE ZONE ACT, 1996 7 8 PA 376, MCL 125.2692, FOR TAXES LEVIED IN 2009. The allocations 9 shall be made not later than 60 days after the department of 10 treasury certifies to the department and to the state budget 11 director that the department of treasury has received all necessary 12 information to properly determine the amounts due to each eligible 13 recipient.

14 Sec. 26b. (1) From the appropriation in section 11, there is allocated for 2008-2009 2009-2010 an amount not to exceed 15 \$3,400,000.00 for payments to districts, intermediate districts, 16 17 and community college districts for the portion of the payment in 18 lieu of taxes obligation that is attributable to districts, 19 intermediate districts, and community college districts pursuant to 20 section 2154 of the natural resources and environmental protection 21 act, 1994 PA 451, MCL 324.2154.

(2) If the amount appropriated under this section is not
sufficient to fully pay obligations under this section, payments
shall be prorated on an equal basis among all eligible districts,
intermediate districts, and community college districts.

Sec. 29. (1) From the appropriation in section 11, there is
allocated an amount not to exceed \$20,000,000.00 each fiscal year

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for 2007-2008 and for 2008-2009 FOR 2009-2010 for additional
 payments to eligible districts for declining enrollment assistance.

3 (2) A district is eligible for a payment under this section if4 all of the following apply:

5 (a) The district's pupil membership for the current fiscal
6 year is less than the district's pupil membership for the
7 immediately preceding fiscal year and the district's pupil
8 membership for the immediately preceding fiscal year is less than
9 the district's pupil membership for the previously preceding fiscal
10 year as calculated under section 6 for that fiscal year.

(b) The district's average pupil membership is greater than
the district's pupil membership for the current fiscal year as
calculated under section 6.

14 (c) The district is not eligible to receive funding under
15 section 6(4)(y) or 22d(2).

(3) Payments to each eligible district shall be equal to the 16 17 difference between the district's average pupil membership and the district's pupil membership as calculated under section 6 for the 18 19 current fiscal year multiplied by the district's foundation 20 allowance as calculated under section 20. If the total amount of the payments calculated under this subsection exceeds the 21 22 allocation for this section, the payment to each district shall be 23 prorated on an equal percentage basis.

(4) For the purposes of this section, "average pupil
membership" means the average of the district's membership for the
3-fiscal-year period ending with the current fiscal year,
calculated by adding the district's actual membership for each of

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those 3 fiscal years, as otherwise calculated under section 6, and
 dividing the sum of those 3 membership figures by 3.

Sec. 31a. (1) From the state school aid fund money 3 4 appropriated in section 11, there is allocated for 2008-2009 2009-5 2010 an amount not to exceed \$320,350,000.00 \$314,475,000.00 for payments to eliqible districts and eliqible public school academies 6 under this section. Subject to subsection (14), the amount of the 7 additional allowance under this section, other than funding under 8 9 subsection (6) or (7), shall be based on the number of actual 10 pupils in membership in the district or public school academy who 11 met the income eligibility criteria for free breakfast, lunch, or 12 milk in the immediately preceding state fiscal year, as determined under the Richard B. Russell national school lunch act, 42 USC 1751 13 14 to 1769i, and reported to the department by October 31 of the immediately preceding fiscal year and adjusted not later than 15 December 31 of the immediately preceding fiscal year. However, for 16 17 a public school academy that began operations as a public school 18 academy after the pupil membership count day of the immediately 19 preceding school year, the basis for the additional allowance under 20 this section shall be the number of actual pupils in membership in 21 the public school academy who met the income eligibility criteria for free breakfast, lunch, or milk in the current state fiscal 22 23 year, as determined under the Richard B. Russell national school 24 lunch act.

(2) To be eligible to receive funding under this section,
other than funding under subsection (6) or (7), a district or
public school academy that has not been previously determined to be

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eligible shall apply to the department, in a form and manner
 prescribed by the department, and a district or public school
 academy must meet all of the following:

4 (a) The sum of the district's or public school academy's
5 combined state and local revenue per membership pupil in the
6 current state fiscal year, as calculated under section 20, plus the
7 amount of the district's per pupil allocation under section 20j(2),
8 is less than or equal to the basic foundation allowance under
9 section 20 for the current state fiscal year.

10 (b) The district or public school academy agrees to use the 11 funding only for purposes allowed under this section and to comply 12 with the program and accountability requirements under this 13 section.

14 (3) Except as otherwise provided in this subsection, an eligible district or eligible public school academy shall receive 15 16 under this section for each membership pupil in the district or 17 public school academy who met the income eligibility criteria for free breakfast, lunch, or milk, as determined under the Richard B. 18 19 Russell national school lunch act and as reported to the department 20 by October 31 of the immediately preceding fiscal year and adjusted 21 not later than December 31 of the immediately preceding fiscal 22 year, an amount per pupil equal to 11.5% of the sum of the 23 district's foundation allowance or public school academy's per 24 pupil amount calculated under section 20, plus the amount of the 25 district's per pupil allocation under section 20j(2), not to exceed 26 the basic foundation allowance under section 20 for the current 27 state fiscal year, or of the public school academy's per membership

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1 pupil amount calculated under section 20 for the current state 2 fiscal year. A public school academy that began operations as a public school academy after the pupil membership count day of the 3 4 immediately preceding school year shall receive under this section 5 for each membership pupil in the public school academy who met the income eligibility criteria for free breakfast, lunch, or milk, as 6 determined under the Richard B. Russell national school lunch act 7 and as reported to the department by October 31 of the current 8 fiscal year and adjusted not later than December 31 of the current 9 10 fiscal year, an amount per pupil equal to 11.5% of the public 11 school academy's per membership pupil amount calculated under 12 section 20 for the current state fiscal year.

13 (4) Except as otherwise provided in this section, a district 14 or public school academy receiving funding under this section shall use that money only to provide instructional programs and direct 15 noninstructional services, including, but not limited to, medical 16 17 or counseling services, for at-risk pupils; for school health clinics; and for the purposes of subsection (5), (6), or (7). In 18 19 addition, a district that is a school district of the first class 20 or a district or public school academy in which at least 50% of the 21 pupils in membership met the income eligibility criteria for free 22 breakfast, lunch, or milk in the immediately preceding state fiscal 23 year, as determined and reported as described in subsection (1), may use not more than 15% of the funds it receives under this 24 25 section for school security. A district or public school academy 26 shall not use any of that money for administrative costs or to 27 supplant another program or other funds, except for funds allocated

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1 to the district or public school academy under this section in the 2 immediately preceding year and already being used by the district or public school academy for at-risk pupils. The instruction or 3 4 direct noninstructional services provided under this section may be 5 conducted before or after regular school hours or by adding extra 6 school days to the school year and may include, but are not limited to, tutorial services, early childhood programs to serve children 7 age 0 to 5, and reading programs as described in former section 32f 8 as in effect for 2001-2002. A tutorial method may be conducted with 9 10 paraprofessionals working under the supervision of a certificated 11 teacher. The ratio of pupils to paraprofessionals shall be between 12 10:1 and 15:1. Only 1 certificated teacher is required to supervise instruction using a tutorial method. As used in this subsection, 13 "to supplant another program" means to take the place of a 14 previously existing instructional program or direct 15 noninstructional services funded from a funding source other than 16 17 funding under this section.

18 (5) Except as otherwise provided in subsection (12), a 19 district or public school academy that receives funds under this 20 section and that operates a school breakfast program under section 21 1272a of the revised school code, MCL 380.1272a, shall use from the 22 funds received under this section an amount, not to exceed \$10.00 23 per pupil for whom the district or public school academy receives 24 funds under this section, necessary to pay for costs associated 25 with the operation of the school breakfast program.

26 (6) From the funds allocated under subsection (1), there is
27 allocated for 2008-2009 2009-2010 an amount not to exceed

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1 \$4,743,000.00 to support child and adolescent health centers. These 2 grants shall be awarded for 5 consecutive years beginning with 2003-2004 in a form and manner approved jointly by the department 3 4 and the department of community health. Each grant recipient shall 5 remain in compliance with the terms of the grant award or shall 6 forfeit the grant award for the duration of the 5-year period after the noncompliance. Beginning in 2004-2005, to continue to receive 7 funding for a child and adolescent health center under this section 8 a grant recipient shall ensure that the child and adolescent health 9 center has an advisory committee and that at least one-third of the 10 11 members of the advisory committee are parents or legal guardians of 12 school-aged children. A child and adolescent health center program shall recognize the role of a child's parents or legal guardian in 13 14 the physical and emotional well-being of the child. Funding under this subsection shall be used to support child and adolescent 15 16 health center services provided to children up to age 21. If any 17 funds allocated under this subsection are not used for the purposes 18 of this subsection for the fiscal year in which they are allocated, 19 those unused funds shall be used that fiscal year to avoid or 20 minimize any proration that would otherwise be required under 21 subsection (14) for that fiscal year.

(7) From the funds allocated under subsection (1), there is
allocated for 2008-2009 2009-2010 an amount not to exceed
\$5,150,000.00 for the state portion of the hearing and vision
screenings as described in section 9301 of the public health code,
1978 PA 368, MCL 333.9301. A local public health department shall
pay at least 50% of the total cost of the screenings. The frequency

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of the screenings shall be as required under R 325.13091 to R
325.13096 and R 325.3271 to R 325.3276 of the Michigan
administrative code. Funds shall be awarded in a form and manner
approved jointly by the department and the department of community
health. Notwithstanding section 17b, payments to eligible entities
under this subsection shall be paid on a schedule determined by the
department.

8 (8) Each district or public school academy receiving funds under this section shall submit to the department by July 15 of 9 10 each fiscal year a report, not to exceed 10 pages, on the usage by 11 the district or public school academy of funds under this section, 12 which report shall include at least a brief description of each program conducted by the district or public school academy using 13 funds under this section, the amount of funds under this section 14 allocated to each of those programs, the number of at-risk pupils 15 eligible for free or reduced price school lunch who were served by 16 17 each of those programs, and the total number of at-risk pupils 18 served by each of those programs. If a district or public school 19 academy does not comply with this subsection, the department shall 20 withhold an amount equal to the August payment due under this 21 section until the district or public school academy complies with 22 this subsection. If the district or public school academy does not 23 comply with this subsection by the end of the state fiscal year, the withheld funds shall be forfeited to the school aid fund. 24

(9) In order to receive funds under this section, a district or public school academy shall allow access for the department or the department's designee to audit all records related to the

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program for which it receives those funds. The district or public
 school academy shall reimburse the state for all disallowances
 found in the audit.

4 (10) Subject to subsections (5), (6), (7), (12), and (13), any district may use up to 100% of the funds it receives under this 5 6 section to reduce the ratio of pupils to teachers in grades K-6, or any combination of those grades, in school buildings in which the 7 percentage of pupils described in subsection (1) exceeds the 8 9 district's aggregate percentage of those pupils. Subject to 10 subsections (5), (6), (7), (12), and (13), if a district obtains a 11 waiver from the department, the district may use up to 100% of the 12 funds it receives under this section to reduce the ratio of pupils to teachers in grades K-6, or any combination of those grades, in 13 14 school buildings in which the percentage of pupils described in subsection (1) is at least 60% of the district's aggregate 15 percentage of those pupils and at least 30% of the total number of 16 17 pupils enrolled in the school building. To obtain a waiver, a 18 district must apply to the department and demonstrate to the 19 satisfaction of the department that the class size reductions would 20 be in the best interests of the district's at-risk pupils.

(11) A district or public school academy may use funds
received under this section for adult high school completion,
general educational development (G.E.D.) test preparation, adult
English as a second language, or adult basic education programs
described in section 107.

26 (12) For an individual school or schools operated by a27 district or public school academy receiving funds under this

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1 section that have been determined by the department to meet the 2 adequate yearly progress standards of the federal no child left behind act of 2001, Public Law 107-110, in both mathematics and 3 4 English language arts at all applicable grade levels for all 5 applicable subgroups, the district or public school academy may submit to the department an application for flexibility in using 6 the funds received under this section that are attributable to the 7 pupils in the school or schools. The application shall identify the 8 affected school or schools and the affected funds and shall contain 9 a plan for using the funds for specific purposes identified by the 10 11 district that are designed to benefit at-risk pupils in the school, 12 but that may be different from the purposes otherwise allowable 13 under this section. The department shall approve the application if 14 the department determines that the purposes identified in the plan are reasonably designed to benefit at-risk pupils in the school. If 15 the department does not act to approve or disapprove an application 16 17 within 30 days after it is submitted to the department, the 18 application is considered to be approved. If an application for 19 flexibility in using the funds is approved, the district may use 20 the funds identified in the application for any purpose identified 21 in the plan.

(13) A district or public school academy that receives funds
under this section may use funds it receives under this section to
implement and operate an early intervening program for pupils in
grades K to 3 that meets either or both of the following:

26 (a) Monitors individual pupil learning and provides specific27 support or learning strategies to pupils as early as possible in

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1 order to reduce the need for special education placement. The 2 program shall include literacy and numeracy supports, sensory motor skill development, behavior supports, instructional consultation 3 4 for teachers, and the development of a parent/school learning plan. 5 Specific support or learning strategies may include support in or out of the general classroom in areas including reading, writing, 6 math, visual memory, motor skill development, behavior, or language 7 8 development. These would be provided based on an understanding of 9 the individual child's learning needs.

10 (b) Provides early intervening strategies using school-wide 11 systems of academic and behavioral supports and is scientifically 12 research-based. The strategies to be provided shall include at 13 least pupil performance indicators based upon response to 14 intervention, instructional consultation for teachers, and ongoing progress monitoring. A school-wide system of academic and 15 behavioral support should be based on a support team available to 16 the classroom teachers. The members of this team could include the 17 18 principal, special education staff, reading teachers, and other 19 appropriate personnel who would be available to systematically 20 study the needs of the individual child and work with the teacher to match instruction to the needs of the individual child. 21

(14) If necessary, and before any proration required under section 11, the department shall prorate payments under this section by reducing the amount of the per pupil payment under this section by a dollar amount calculated by determining the amount by which the amount necessary to fully fund the requirements of this section exceeds the maximum amount allocated under this section and

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1 then dividing that amount by the total statewide number of pupils
2 who met the income eligibility criteria for free breakfast, lunch,
3 or milk in the immediately preceding fiscal year, as described in
4 subsection (1).

(15) If a district is formed by consolidation after June 1, 5 1995, and if 1 or more of the original districts was not eligible 6 before the consolidation for an additional allowance under this 7 section, the amount of the additional allowance under this section 8 for the consolidated district shall be based on the number of 9 pupils described in subsection (1) enrolled in the consolidated 10 11 district who reside in the territory of an original district that 12 was eligible before the consolidation for an additional allowance under this section. 13

14 (16) A district or public school academy that does not meet the eligibility requirement under subsection (2)(a) is eligible for 15 funding under this section if at least 1/4 of the pupils in 16 membership in the district or public school academy met the income 17 eligibility criteria for free breakfast, lunch, or milk in the 18 19 immediately preceding state fiscal year, as determined and reported as described in subsection (1), and at least 4,500 of the pupils in 20 membership in the district or public school academy met the income 21 eligibility criteria for free breakfast, lunch, or milk in the 22 immediately preceding state fiscal year, as determined and reported 23 as described in subsection (1). A district or public school academy 24 25 that is eligible for funding under this section because the 26 district meets the requirements of this subsection shall receive 27 under this section for each membership pupil in the district or

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public school academy who met the income eligibility criteria for 1 free breakfast, lunch, or milk in the immediately preceding fiscal 2 year, as determined and reported as described in subsection (1), an 3 amount per pupil equal to 11.5% of the sum of the district's 4 foundation allowance or public school academy's per pupil 5 allocation under section 20, plus the amount of the district's per 6 pupil allocation under section 20j(2), not to exceed the basic 7 foundation allowance under section 20 for the current state fiscal 8 9 year. (17) A district that does not meet the eligibility requirement 10

11 under subsection (2) (a) is eligible for funding under this section 12 if at least 75% of the pupils in membership in the district met the income eligibility criteria for free breakfast, lunch, or milk in 13 the immediately preceding state fiscal year, as determined and 14 reported as described in subsection (1), the district receives an 15 adjustment under section 20(19), and the district does not receive 16 any state portion of its foundation allowance as calculated under 17 section 20. A district that is eligible for funding under this 18 19 section because the district meets the requirements of this subsection shall receive under this section for each membership 20 21 pupil in the district who met the income eligibility criteria for free breakfast, lunch, or milk in the immediately preceding fiscal 22 23 year, as determined and reported as described in subsection (1), an 24 amount per pupil equal to 11.5% of the sum of the district's 25 foundation allowance under section 20, not to exceed the basic 26 foundation allowance under section 20 for the current state fiscal 27 year.

(18) (16) As used in this section, "at-risk pupil" means a 1 2 pupil for whom the district has documentation that the pupil meets at least 2 of the following criteria: is a victim of child abuse or 3 4 neglect; is below grade level in English language and communication 5 skills or mathematics; is a pregnant teenager or teenage parent; is eligible for a federal free or reduced-price lunch subsidy; has 6 atypical behavior or attendance patterns; or has a family history 7 of school failure, incarceration, or substance abuse. For pupils 8 for whom the results of at least the applicable Michigan education 9 10 assessment program (MEAP) test have been received, at-risk pupil 11 also includes a pupil who does not meet the other criteria under 12 this subsection but who did not achieve at least a score of level 2 13 on the most recent MEAP English language arts, mathematics, or 14 science test for which results for the pupil have been received. For pupils for whom the results of the Michigan merit examination 15 have been received, at-risk pupil also includes a pupil who does 16 17 not meet the other criteria under this subsection but who did not 18 achieve proficiency on the reading component of the most recent 19 Michigan merit examination for which results for the pupil have 20 been received, did not achieve proficiency on the mathematics 21 component of the most recent Michigan merit examination for which results for the pupil have been received, or did not achieve basic 22 23 competency on the science component of the most recent Michigan 24 merit examination for which results for the pupil have been received. For pupils in grades K-3, at-risk pupil also includes a 25 26 pupil who is at risk of not meeting the district's core academic 27 curricular objectives in English language arts or mathematics.

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Sec. 31d. (1) From the appropriations in section 11, there is
 allocated an amount not to exceed \$22,495,100.00 for 2008-2009
 2009-2010 for the purpose of making payments to districts and other
 eligible entities under this section.

5 (2) The amounts allocated from state sources under this section shall be used to pay the amount necessary to reimburse 6 districts for 6.0127% of the necessary costs of the state mandated 7 portion of the school lunch programs provided by those districts. 8 The amount due to each district under this section shall be 9 computed by the department using the methods of calculation adopted 10 11 by the Michigan supreme court in the consolidated cases known as 12 Durant v State of Michigan, Michigan supreme court docket no. 104458-104492. 13

14 (3) The payments made under this section include all state 15 payments made to districts so that each district receives at least 16 6.0127% of the necessary costs of operating the state mandated 17 portion of the school lunch program in a fiscal year.

(4) The payments made under this section to districts and
other eligible entities that are not required under section 1272a
of the revised school code, MCL 380.1272a, to provide a school
lunch program shall be in an amount not to exceed \$10.00 per
eligible pupil plus 5 cents for each free lunch and 2 cents for
each reduced price lunch provided, as determined by the department.
(5) From the federal funds appropriated in section 11, there

is allocated for 2008-2009 2009-2010 all available federal funding, estimated at \$330,000,000.00, for the national school lunch program and all available federal funding, estimated at \$2,506,000.00, for

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1 the emergency food assistance program.

2 (6) Notwithstanding section 17b, payments to eligible entities
3 other than districts under this section shall be paid on a schedule
4 determined by the department.

Sec. 31f. (1) From the appropriations in section 11, there is
allocated an amount not to exceed \$9,625,000.00 for 2008-2009 20092010 for the purpose of making payments to districts to reimburse
for the cost of providing breakfast.

9 (2) The funds allocated under this section for school
10 breakfast programs shall be made available to all eligible
11 applicant districts that meet all of the following criteria:

(a) The district participates in the federal school breakfast
program and meets all standards as prescribed by 7 CFR parts 220
and 245.

15 (b) Each breakfast eligible for payment meets the federal16 standards described in subdivision (a).

17 (3) The payment for a district under this section is at a per
18 meal rate equal to the lesser of the district's actual cost or 100%
19 of the statewide average cost of a breakfast served, as determined
20 and approved by the department, less federal reimbursement,

21 participant payments, and other state reimbursement. The statewide 22 average cost shall be determined by the department using costs as 23 reported in a manner approved by the department for the preceding 24 school year.

25 (4) Notwithstanding section 17b, payments under this section26 may be made pursuant to an agreement with the department.

27

Sec. 32b. (1) From the funds appropriated under section 11,

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there is allocated an amount not to exceed \$6,750,000.00 for 2008-2009 2009-2010 for competitive grants to intermediate districts for the creation and continuance of great start communities or other community purposes as identified by the early childhood investment corporation. These dollars may not be expended until both of the following conditions have been met:

7 (a) The early childhood investment corporation has identified
8 matching dollars of at least an amount equal to the amount of the
9 matching dollars for 2006-2007.

10 (b) The executive committee of the corporation includes, in 11 addition to the members of the executive committee provided for by 12 the interlocal agreement creating the corporation under the urban cooperation act of 1967, 1967 (ExSess) PA 7, MCL 124.510 to 13 14 124.512, 4 members appointed by the governor as provided in this 15 subdivision. Not later than 30 days after the convening of a regular legislative session in an odd-numbered year, the speaker of 16 17 the house of representatives, the house minority leader, the senate 18 majority leader, and the senate minority leader shall each submit 19 to the governor a list of 3 or more individuals as nominees for 20 appointment as members of the executive committee of the 21 corporation. The corporation shall notify each of the legislative 22 leaders of this requirement to submit a list of nominees not later 23 than 30 days before the date that the list is due. Within 60 days of the submission to the governor of nominees by each of the 4 24 25 legislative leaders, the governor shall appoint 1 member of the 26 executive committee from each list of nominees submitted by each of 27 the 4 legislative leaders. A member appointed under this

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1 subdivision shall serve a term as a member of the executive 2 committee through the next regular legislative session unless he or she resigns or is otherwise unable to serve. When a vacancy occurs 3 4 other than by expiration of a term, the corporation shall notify 5 the legislative leader who originally nominated the member of the 6 vacancy and that legislative leader shall submit to the governor a list of 3 or more individuals as nominees for appointment to fill 7 the vacancy within 30 days after being notified by the corporation 8 9 of the vacancy. The governor shall make an appointment to fill that 10 vacancy in the same manner as the original appointment not later 11 than 60 days after the date the vacancy occurs.

12 (2) The early childhood investment corporation shall award
13 grants to eligible intermediate districts in an amount to be
14 determined by the corporation.

(3) In order to receive funding, each intermediate district 15 applicant shall agree to convene A local great start collaboratives 16 17 COLLABORATIVE to address the availability of the 6 components of a 18 great start system in its communities: physical health, social-19 emotional health, family supports, basic needs, economic stability 20 and safety, and parenting education and early education and care, 21 to ensure that every child in the community is ready for 22 kindergarten. Specifically, each grant will fund the following:

(a) The completion of a community needs assessment and
strategic plan for the creation of a comprehensive system of early
childhood services and supports, accessible to all children from
birth to kindergarten and their families.

27

(b) Identification of local resources and services for

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children with disabilities, developmental delays, or special needs
 and their families.

3 (c) Coordination and expansion of INFRASTRUCTURE TO SUPPORT
4 high-quality early childhood and childcare programs.

5

(d) Evaluation of local programs.

6 (4) Not later than December 1 of each fiscal year, for the grants awarded under this section for the immediately preceding 7 fiscal year, the department shall provide to the house and senate 8 9 appropriations subcommittees on state school aid, the state budget 10 director, and the house and senate fiscal agencies a report 11 detailing the amount of each grant awarded under this section, the 12 grant recipients, the activities funded by each grant under this section, and an analysis of each grant recipient's success in 13 14 addressing the development of a comprehensive system of early childhood services and supports. 15

16 (5) An intermediate district receiving funds under this 17 section may carry over any unexpended funds received under this 18 section into the next fiscal year and may expend those unused funds 19 in the next fiscal year. A recipient of a grant shall return any 20 unexpended grant funds to the department in the manner prescribed 21 by the department not later than September 30 of the next fiscal 22 year after the fiscal year in which the funds are received.

23 (6) Notwithstanding section 17b, payments under this section24 may be made pursuant to an agreement with the department.

Sec. 32d. (1) From FOR 2009-2010, FROM the state school aid
fund money appropriated under APPROPRIATION IN section 11, there is
allocated an amount not to exceed \$88,100,000.00 TO ELIGIBLE

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DISTRICTS FOR GREAT START READINESS PROGRAMS AND FROM THE GENERAL 1 FUND APPROPRIATION IN SECTION 11, THERE IS ALLOCATED AN AMOUNT NOT 2 TO EXCEED \$15,150,000.00 for 2008-2009 for COMPETITIVE great start 3 4 readiness or preschool and parenting program grants. to enable 5 eligible districts as determined under section 37, to develop or 6 expand, in conjunction with whatever federal funds may be available to the district and its community, including, but not limited to, 7 federal funds under title I of the elementary and secondary 8 9 education act of 1965, 20 USC 6301 to 6578, chapter 1 of title I of the Hawkins-Stafford elementary and secondary school improvement 10 11 amendments of 1988, Public Law 100-297, and the head start act, 42 12 USC 9831 to 9852, FUNDS ALLOCATED UNDER THIS SECTION SHALL BE USED **TO PROVIDE** part-day or full-day comprehensive **FREE** compensatory 13 14 programs designed to do 1 or both of the following: (a) Improve IMPROVE the readiness and subsequent achievement 15 of educationally disadvantaged children as defined by the 16 17 department who will be at least 4, but less than 5 years of age, as 18 of December 1 of the school year in which the programs are offered, 19 and who show evidence of 2 or more risk factors as defined in BY 20 the state board. report entitled "children at risk" that was 21 adopted by the state board on April 5, 1988. To the extent allowable under federal law, a district shall not use funds 22 23 received under this section to supplant any federal funds received 24 by the district or its community. For the purposes of this section, 25 "supplant" means to serve children eligible for a federally funded 26 existing preschool program that has capacity to serve those 27 children.

(b) Provide preschool and parenting education programs similar
to those under former section 32b as in effect for 2001-2002.
Beginning in 2007-2008, funds spent by a district for programs
described in this subdivision shall not exceed the lesser of the
amount spent by the district under this subdivision for 2006-2007
or the amount spent under this subdivision in any subsequent fiscal
year.

(2) A comprehensive free compensatory program funded under 8 this section shall include an age-appropriate educational 9 curriculum, as described in the early childhood standards of 10 11 quality for prekindergarten children adopted by the state board, 12 that prepares children for success in school, including language, 13 early literacy, and early mathematics. In addition, the 14 comprehensive program shall include nutritional services, health and developmental screening as described in the early childhood 15 standards of quality for prekindergarten for participating 16 children, a plan for parent and legal guardian involvement, and 17 provision of referral services for families eligible for community 18 19 SOCIAL SERVICES. DISTRICTS SHALL COMPLY WITH THIS SECTION AND 20 SECTION 39 IN ORDER TO BE ELIGIBLE TO RECEIVE PAYMENTS. ELIGIBLE COMPETITIVE GRANT RECIPIENTS SHALL COMPLY WITH THIS SECTION AND 21 SECTION 32L IN ORDER TO RECEIVE COMPETITIVE GRANT PAYMENTS. 22 23 24 from the general fund money appropriated under section 11, there is allocated an amount not to exceed \$279,100.00 \$300,000.00 for 2008-25 26 2009 2009-1010 for a competitive grant to continue a longitudinal 27 evaluation of children who have participated in the great start

1 readiness program PROGRAMS.

2 (3) PROGRAMS ELIGIBLE FOR FUNDING UNDER THIS SECTION SHALL
3 PREPARE CHILDREN FOR SUCCESS IN SCHOOL THROUGH COMPREHENSIVE PART4 DAY OR FULL-DAY PROGRAMS THAT CONTAIN ALL OF THE FOLLOWING PROGRAM
5 COMPONENTS, AS DETERMINED BY THE DEPARTMENT:

6 (A) PARTICIPATION IN A COLLABORATIVE RECRUITMENT AND 7 ENROLLMENT PROCESS. AT A MINIMUM, THE PROCESS SHALL INCLUDE ALL 8 OTHER FUNDED PRESCHOOL PROGRAMS THAT MAY SERVE CHILDREN IN THE SAME 9 GEOGRAPHIC AREA, TO ASSURE THAT EACH CHILD IS ENROLLED IN THE 10 PROGRAM MOST APPROPRIATE TO HIS OR HER NEEDS AND TO MAXIMIZE THE 11 USE OF FEDERAL, STATE, AND LOCAL FUNDS.

12 (B) AN AGE-APPROPRIATE EDUCATIONAL CURRICULUM THAT IS IN
13 COMPLIANCE WITH THE EARLY CHILDHOOD STANDARDS OF QUALITY FOR
14 PREKINDERGARTEN CHILDREN ADOPTED BY THE STATE BOARD.

15 (C) NUTRITIONAL SERVICES FOR ALL PROGRAM PARTICIPANTS.

16 (D) HEALTH SCREENING SERVICES FOR ALL PROGRAM PARTICIPANTS.

17 (E) REFERRAL SERVICES FOR FAMILIES OF PROGRAM PARTICIPANTS TO
 18 COMMUNITY SOCIAL SERVICE AGENCIES, AS APPROPRIATE.

(F) ACTIVE AND CONTINUOUS INVOLVEMENT OF THE PARENTS OR20 GUARDIANS OF THE PROGRAM PARTICIPANTS.

(G) A PLAN TO CONDUCT AND REPORT ANNUAL GREAT START READINESS
 PROGRAM EVALUATIONS AND CONTINUOUS IMPROVEMENT PLANS USING CRITERIA
 APPROVED BY THE DEPARTMENT.

(H) PARTICIPATION IN A MULTIDISTRICT, MULTIAGENCY, SCHOOL
READINESS ADVISORY COMMITTEE THAT PROVIDES FOR THE INVOLVEMENT OF
CLASSROOM TEACHERS, PARENTS OR GUARDIANS OF PROGRAM PARTICIPANTS,
AND COMMUNITY, VOLUNTEER, AND SOCIAL SERVICE AGENCIES AND

ORGANIZATIONS, AS APPROPRIATE. THE ADVISORY COMMITTEE SHALL REVIEW
 THE PROGRAM COMPONENTS LISTED IN THIS SUBSECTION AND MAKE
 RECOMMENDATIONS FOR CHANGES TO THE GREAT START READINESS PROGRAM
 FOR WHICH IT IS AN ADVISORY COMMITTEE.

5 (I) FOR GREAT START READINESS PROGRAMS OPERATED BY A DISTRICT 6 OR CONSORTIUM OF DISTRICTS, PROVIDE FOR THE ONGOING ARTICULATION OF 7 THE EARLY CHILDHOOD, KINDERGARTEN, AND FIRST GRADE PROGRAMS OFFERED 8 BY THE DISTRICT OR DISTRICTS.

9 (4) AN APPLICATION FOR FUNDING UNDER THIS SECTION SHALL
10 PROVIDE FOR THE FOLLOWING, IN A FORM AND MANNER DETERMINED BY THE
11 DEPARTMENT:

12 (A) ENSURE COMPLIANCE WITH ALL PROGRAM COMPONENTS DESCRIBED IN
13 SUBSECTION (3).

(B) ENSURE THAT MORE THAN 50% OF THE CHILDREN PARTICIPATING IN
AN ELIGIBLE GREAT START READINESS PROGRAM LIVE WITH FAMILIES WITH A
HOUSEHOLD INCOME THAT IS EQUAL TO OR LESS THAN 300% OF THE FEDERAL
POVERTY LEVEL.

(C) ENSURE THAT THE APPLICANT EMPLOYS QUALIFIED TEACHERS AND
 PARAPROFESSIONALS PURSUANT TO ADMINISTRATIVE RULES PROMULGATED BY
 THE DEPARTMENT.

(D) INCLUDE A PROGRAM BUDGET THAT CONTAINS ONLY THOSE COSTS
NOT REIMBURSED OR REIMBURSABLE BY FEDERAL FUNDING, THAT ARE CLEARLY
AND DIRECTLY ATTRIBUTABLE TO THE GREAT START READINESS PROGRAM, AND
THAT WOULD NOT BE INCURRED IF THE PROGRAM WERE NOT BEING OFFERED.
THE PROGRAM BUDGET SHALL INDICATE THE EXTENT TO WHICH THESE FUNDS
WILL SUPPLEMENT OTHER FEDERAL, STATE, LOCAL, OR PRIVATE FUNDS.
FUNDS RECEIVED UNDER THIS SECTION SHALL NOT BE USED TO SUPPLANT ANY

FEDERAL FUNDS BY THE APPLICANT TO SERVE CHILDREN ELIGIBLE FOR A
 FEDERALLY FUNDED EXISTING PRESCHOOL PROGRAM THAT HAS THE CAPACITY
 TO SERVE THOSE CHILDREN.

4 (5) FOR A GRANT RECIPIENT THAT ENROLLS PUPILS IN A FULL-DAY PROGRAM FUNDED UNDER THIS SECTION, EACH CHILD ENROLLED IN THE FULL-5 DAY PROGRAM SHALL BE COUNTED AS 2 CHILDREN SERVED BY THE PROGRAM 6 FOR PURPOSES OF DETERMINING THE NUMBER OF CHILDREN TO BE SERVED AND 7 FOR DETERMINING THE AMOUNT OF THE GRANT AWARD. A GRANT AWARD SHALL 8 NOT BE INCREASED SOLELY ON THE BASIS OF PROVIDING A FULL-DAY 9 PROGRAM. AS USED IN THIS SUBSECTION, "FULL-DAY PROGRAM" MEANS A 10 11 PROGRAM THAT OPERATES FOR AT LEAST THE SAME LENGTH OF DAY AS A 12 DISTRICT'S FIRST GRADE PROGRAM FOR A MINIMUM OF 4 DAYS PER WEEK, 30 WEEKS PER YEAR. A CLASSROOM THAT OFFERS A FULL-DAY PROGRAM MUST 13 ENROLL ALL CHILDREN FOR THE FULL DAY TO BE CONSIDERED A FULL-DAY 14 PROGRAM. 15

(4) (6) A district OR CONSORTIUM OF DISTRICTS receiving a 16 17 grant under this section may contract with for-profit or nonprofit 18 preschool center providers that meet all provisions of the early 19 childhood standards of quality for prekindergarten children adopted 20 by the state board for the provision of the comprehensive 21 compensatory program SUBSECTION (3) and retain for administrative 22 services an amount equal to not more than 5% of the grant amount. A 23 district OR CONSORTIUM OF DISTRICTS may expend not more than 10% of 24 the total grant amount for administration of the program.

(7) ANY PUBLIC OR PRIVATE FOR-PROFIT OR NONPROFIT LEGAL ENTITY
OR AGENCY MAY APPLY FOR A COMPETITIVE GRANT UNDER THIS SECTION.
HOWEVER, A DISTRICT OR INTERMEDIATE DISTRICT MAY NOT APPLY FOR A

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1 COMPETITIVE GRANT UNDER THIS SECTION UNLESS THE DISTRICT,

2 INTERMEDIATE DISTRICT, OR CONSORTIUM IS ACTING AS A LOCAL GRANTEE
3 FOR THE FEDERAL HEAD START PROGRAM OPERATING UNDER THE HEAD START
4 ACT, 42 USC 9831 TO 9852.

(5) (8) A district receiving **RECIPIENT OF** funds under this 5 6 section shall report to the department on the midyear report the 7 number of children participating in the program who meet the income or other eligibility criteria specified under section 37(3)(g) 8 PRESCRIBED BY THE DEPARTMENT and the total number of children 9 10 participating in the program. For children participating in the 11 program who meet the income or other eligibility criteria specified 12 under section 37(3)(g) SUBSECTION (4)(B), districts RECIPIENTS 13 shall also report whether or not a parent is available to provide 14 care based on employment status. For the purposes of this subsection, "employment status" shall be defined by the department 15 of human services in a manner consistent with maximizing the amount 16 17 of spending that may be claimed for temporary assistance for needy 18 families maintenance of effort purposes.

19 Sec. 321. (1) From the general fund money appropriated in 20 section 11, there is allocated for 2008-2009 an amount not to 21 exceed \$15,150,000.00 for competitive great start readiness program 22 grants for the purposes of preparing children for success in 23 school, through comprehensive part-day or full-day programs that 24 include language, early literacy, early mathematics, nutritional 25 services, and health and developmental screening, as described in 26 the early childhood standards of quality for prekindergarten for 27 participating children; a plan for parent and legal guardian

1 involvement; and provision of referral services for families

2 eligible for community social services. These grants shall be made

3 available through a competitive application process as follows:

4 (a) Any public or private nonprofit legal entity or agency may

5 apply for a grant under this section. However, a district or

6 intermediate district may not apply for a grant under this section

7 unless the district or intermediate district is acting as a local

8 grantee for the federal head start program operating under the head

9 start act, 42 USC 9831 to 9852.

10 (b) An applicant shall submit an application in the form and 11 manner prescribed by the department.

(c) (1) The department shall establish a diverse interagency
 committee to review the applications FOR COMPETITIVE GRANTS

14 ALLOCATED UNDER SECTION 32D. The committee shall be composed of

15 representatives of the department, appropriate community,

16 volunteer, and social service agencies and organizations, and 17 parents.

18 (d) (2) The superintendent shall award the COMPETITIVE grants 19 TO APPLICANTS THAT ARE IN COMPLIANCE WITH SECTION 32D and shall 20 give priority for awarding the COMPETITIVE grants based upon the 21 following criteria:

22 (i) Compliance with the state board-approved early childhood

23 standards of quality for prekindergarten.

24 (ii) Active and continuous involvement of the parents or

- 25 guardians of the children participating in the program.
- 26 (iii) Employment of teachers possessing proper training,
- 27 including a valid Michigan teaching certificate with an early

childhood (ZA) endorsement, a valid Michigan teaching certificate 1 2 with a child development associate credential (CDA), or the equivalent from another state, or a bachelor's degree in child 3 4 development with a specialization in preschool teaching. However, both of the following apply to this subparagraph: 5 (A) If an applicant demonstrates to the department that it is 6 unable to fully comply with this subparagraph after making 7 reasonable efforts to comply, the superintendent may still give 8 priority to the applicant if the applicant will employ teachers who 9 have significant but incomplete training in early childhood 10 11 education or child development if the applicant provides to the 12 department, and the department approves, a plan for each teacher to come into compliance with the standards in this subparagraph. A 13 14 teacher's compliance plan must be completed within 4 years of the 15 date of employment. Progress toward completion of the compliance plan shall consist of at least 2 courses per calendar year. 16 (B) For a subcontracted program, the department shall consider 17 18 a teacher with 90 credit hours and at least 4 years' teaching 19 experience in a qualified preschool program to meet the 20 requirements under this subparagraph. 21 (iv) Employment of paraprofessionals possessing proper 22 training in early childhood development, including an associate's 23 degree in early childhood education or child development or the 24 equivalent, or a child development associate (CDA) credential, or 25 the equivalent, as approved by the state board. If an applicant 26 demonstrates to the department that it is unable to fully comply 27 with this subparagraph, after making reasonable efforts to comply,

1 the superintendent of public instruction may still give priority to an applicant if the applicant will employ paraprofessionals who 2 have completed at least 1 course in early childhood education or 3 4 child development if the applicant provides to the department, and the department approves, a plan for each paraprofessional to come 5 into compliance with the standards in this subparagraph. A 6 paraprofessional's compliance plan must be completed within 2 years 7 of the date of employment. Progress toward completion of the 8 compliance plan shall consist of at least 2 courses or 60 clock 9 10 hours of training per calendar year. 11 (v) Evidence of collaboration with the community of child 12 development programs, including, but not limited to, great start readiness and head start providers, including documentation of the 13 14 total number of children in the community who would meet the criteria established in subparagraph (vii), and who are being 15 served by other providers, and the number of children who will 16 remain unserved by other community early childhood programs if this 17 18 program is funded. 19 (vi) The extent to which these funds will supplement other federal, state, local, or private funds. 20 21 - (vii) The extent to which these funds will be targeted to children who will be at least 4, but less than 5, years of age as 22 23 of December 1 of the year in which the programs are offered and who 24 show evidence of 2 or more risk factors as defined in the state board report entitled "children at risk" that was adopted by the 25 state board on April 5, 1988. 26

27 (viii) The program offers or contracts TO PROGRAMS THAT OFFER

OR CONTRACT with another nonprofit OR FOR-PROFIT early childhood 1 2 program to provide supplementary day care and thereby offers fullday programs as part of its early childhood development program. 3 4 (ix) The application contains a plan approved by the department to conduct and report annual school readiness program 5 evaluations and continuous improvement plans using criteria 6 approved by the department. At a minimum, the evaluations shall 7 8 include a self-assessment of program quality and assessment of the gains in educational readiness and progress of the children 9 10 participating in the program. 11 (e) An application shall demonstrate that the program has 12 established or has joined a multidistrict, multiagency school 13 readiness advisory committee that is involved in the planning and evaluation of the program and that provides for the involvement of 14 parents and appropriate community, volunteer, and social service 15 agencies and organizations. The advisory committee shall include at 16 17 least 1 parent or guardian of a program participant for every 18 children enrolled in the program, with a minimum of 2 parent or 18 19 guardian representatives. The advisory committee shall do all of 20 the following: (i) Review the mechanisms and criteria used to determine 21 22 referrals for participation in the great start readiness program. 23 (ii) Review the health screening program for all participants.

- 24 (iii) Review the nutritional services provided to all
- 25 participants.

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- 26 (iv) Review the mechanisms in place for the referral of
- 27 families to community social service agencies, as appropriate.

(v) Review the collaboration with and the involvement of 1 appropriate community, volunteer, and social service agencies and 2 organizations in addressing all aspects of education disadvantage. 3 4 (vi) Review, evaluate, and make recommendations for changes in 5 the school readiness program. (vii) Review the agency's participation in a collaborative 6 recruitment and enrollment process with, at a minimum, all other 7 funded preschool programs that may serve children in the same 8 geographic area, including school district part-day programs 9 described under section 32d and head start programs, to assure that 10 11 each child is enrolled in the program most appropriate to his or 12 her needs and to maximize the use of federal, state, and local 13 funds. The collaborative recruitment and enrollment process should 14 be established to reflect the geographic service areas of the collaborative partners. An effective process includes opportunities 15 for families to meet with and learn about each program for which 16 17 their child is eligible. A child who is income eligible for head start must be referred to head start. If, after referral to head 18 19 start, a family chooses to enroll a head-start-eligible child in 20 the great start readiness program, a waiver indicating that the family has been informed of the child's eligibility to attend head 21 start must be completed by the family in a form and manner 22 23 determined by the department and submitted to the great start 24 readiness program before the child may be enrolled in the great 25 start readiness program. The great start readiness program shall 26 retain the waiver in the child's enrollment file. 27 (2) To be eligible for a grant under this section, the agency

must demonstrate participation in a collaborative recruitment and 1 2 enrollment process with all other funded preschool programs serving 3 children in the same geographic area to assure that each child is 4 enrolled in the program most appropriate to his or her needs. (3) To be eligible for a grant under this section, a program 5 shall demonstrate that more than 50% of the children participating 6 in the program live with families with a household income that is 7 less than or equal to 300% of the federal poverty level. 8

9 (4) (3) The superintendent may award COMPETITIVE grants under 10 this section ALLOCATED UNDER SECTION 32D at whatever level the 11 superintendent determines appropriate. However, the amount of a 12 COMPETITIVE grant under this section, when combined with other 13 sources of state revenue for this program, shall not exceed 14 \$3,400.00 per participating child or the cost of the program, 15 whichever is less.

(5) For a grant recipient that enrolls pupils in a full-day 16 program funded under this section, each child enrolled in the full-17 18 day program shall be counted as 2 children served by the program 19 for purposes of determining the number of children to be served and for determining the amount of the grant award. A grant award shall 20 not be increased solely on the basis of providing a full-day 21 program. As used in this subsection, "full-day program" means a 22 23 program that operates for at least the same length of day as a 24 district's first grade program for a minimum of 4 days per week, 30 25 weeks per year. A classroom that offers a full-day program must 26 enroll all children for the full day to be considered a full-day 27 program.

1 -(6) (4) Except as otherwise provided in this subsection, an 2 applicant that received a new grant under this section for 2007-2008 shall also receive priority for funding under this section for 3 4 2008-2009 and 2009-2010. However, after 3 fiscal years of 5 continuous funding, an applicant is required to compete openly with 6 new programs and other programs completing their third year. All grant awards under this section are contingent on the availability 7 of funds and documented evidence of grantee compliance with early 8 9 childhood standards of quality for prekindergarten, as approved by the state board, and with all operational, fiscal, administrative, 10 11 and other program requirements.

12 (7) (5) Notwithstanding section 17b, COMPETITIVE GRANT 13 payments to eligible entities under this section SECTION 32D shall 14 be paid on a schedule and in a manner determined by the department. Sec. 32n. (1) From the funds appropriated in section 11, there 15 is allocated an amount not to exceed \$0.00 for a statewide before-16 17 or after-school program for children and youth. Before-school programs are limited to school-aged children. This allocation will 18 19 be distributed through grants to counties based upon demonstrated 20 need. A single county shall not receive any more than 20% of the 21 total allocation. The department shall give priority for 22 distribution of this funding to programs that have secured 23 additional governmental and nongovernmental matching funds.

(2) The department shall share the administrative duties of
operating this program with the department of human services,
department of community health, department of history, arts, and
libraries, and department of ENERGY, labor and economic growth.

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(3) Funding priority in subsection (1) shall be reserved for
 programs that use a curriculum focused upon improving academic
 performance and healthy behavior, including abstinence from abuse
 of alcohol and illegal drugs.

5 Sec. 39. (1) A DISTRICT RECEIVING FUNDS UNDER SECTION 32D SHALL SUBMIT A PREAPPLICATION, IN A FORM AND MANNER PRESCRIBED BY 6 THE DEPARTMENT, BY A DATE SPECIFIED BY THE DEPARTMENT IN THE 7 IMMEDIATELY PRECEDING STATE FISCAL YEAR. THE PREAPPLICATION SHALL 8 INCLUDE A COMPREHENSIVE NEEDS ASSESSMENT AND COMMUNITY 9 COLLABORATION PLAN, WHICH IS ENDORSED BY THE LOCAL GREAT START 10 11 COLLABORATIVE AND IS PART OF THE COMMUNITY'S GREAT START STRATEGIC PLAN THAT INCLUDES, BUT IS NOT LIMITED TO, GREAT START READINESS 12 PROGRAM AND HEAD START PROVIDERS, AND SHALL IDENTIFY ALL OF THE 13 14 FOLLOWING:

15 (A) THE ESTIMATED TOTAL NUMBER OF CHILDREN IN THE COMMUNITY
16 WHO MEET THE CRITERIA OF SECTION 32D AND HOW THAT CALCULATION WAS
17 MADE.

(B) THE ESTIMATED NUMBER OF CHILDREN IN THE COMMUNITY WHO MEET
THE CRITERIA OF SECTION 32D AND ARE BEING SERVED BY OTHER EARLY
CHILDHOOD DEVELOPMENT PROGRAMS OPERATING IN THE COMMUNITY, AND HOW
THAT CALCULATION WAS MADE.

(C) THE NUMBER OF CHILDREN THE DISTRICT WILL BE ABLE TO SERVE
WHO MEET THE CRITERIA OF SECTION 32D INCLUDING A VERIFICATION OF
PHYSICAL FACILITY AND STAFF RESOURCES CAPACITY.

(D) THE ESTIMATED NUMBER OF CHILDREN WHO MEET THE CRITERIA OF
SECTION 32D WHO WILL REMAIN UNSERVED AFTER THE DISTRICT AND
COMMUNITY EARLY CHILDHOOD PROGRAMS HAVE MET THEIR FUNDED

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ENROLLMENTS. THE SCHOOL DISTRICT SHALL MAINTAIN A WAITING LIST OF
 IDENTIFIED UNSERVED ELIGIBLE CHILDREN WHO WOULD BE SERVED WHEN
 OPENINGS ARE AVAILABLE.

4 (2) A DISTRICT RECEIVING FUNDS UNDER SECTION 32D SHALL ALSO
5 SUBMIT A FINAL APPLICATION FOR APPROVAL, IN A FORM AND MANNER
6 PRESCRIBED BY THE DEPARTMENT, BY A DATE SPECIFIED BY THE
7 DEPARTMENT, THAT DETAILS HOW THE DISTRICT COMPLIES WITH THE PROGRAM
8 COMPONENTS ESTABLISHED BY THE DEPARTMENT PURSUANT TO SECTION 32D.

(3) THE NUMBER OF PREKINDERGARTEN CHILDREN CONSTRUED TO BE IN 9 NEED OF SPECIAL READINESS ASSISTANCE UNDER SECTION 32D SHALL BE 10 CALCULATED FOR EACH DISTRICT IN THE FOLLOWING MANNER: ONE-HALF OF 11 12 THE PERCENTAGE OF THE DISTRICT'S PUPILS IN GRADES 1-5 WHO ARE ELIGIBLE FOR FREE LUNCH, AS DETERMINED BY THE DISTRICT'S FALL COUNT 13 IN THE SCHOOL YEAR PRIOR TO THE FISCAL YEAR FOR WHICH THE 14 CALCULATION IS MADE UNDER THE RICHARD B. RUSSELL NATIONAL SCHOOL 15 LUNCH ACT, 42 USC 1751 TO 1769I, SHALL BE MULTIPLIED BY THE AVERAGE 16 KINDERGARTEN ENROLLMENT OF THE DISTRICT ON THE PUPIL MEMBERSHIP 17 COUNT DAY OF THE 2 IMMEDIATELY PRECEDING YEARS. 18

19 (4) Beginning in 2008-2009, the initial allocation for each 20 fiscal year to each eligible district under section 32d shall be 21 determined by multiplying the number of children determined in section 38 BY THE FORMULA UNDER SUBSECTION (3) or the number of 22 23 children the district indicates it will be able to serve under 24 section 37(2)(c) SUBSECTION (1)(C), whichever is less, by \$3,400.00 25 and shall be distributed among districts in decreasing order of 26 concentration of eligible children as determined by section 38 THE FORMULA UNDER SUBSECTION (3). If the number of children a district 27

1 indicates it will be able to serve under section 37(2)(c) 2 SUBSECTION (1) (C) includes children able to be served in a full-day program, then the number able to be served in a full-day program 3 4 shall be doubled for the purposes of making this calculation of the lesser of the number of children determined BY THE FORMULA in 5 section 38 UNDER SUBSECTION (3) and the number of children the 6 district indicates it will be able to serve under section 37(2)(c) 7 8 SUBSECTION (1)(C) and determining the amount of the initial allocation to the district under section 32d. A district may 9 10 contract with a head start agency to serve children enrolled in 11 head start with a full-day program by blending head start funds 12 with a part-day great start readiness program allocation. All head start and great start readiness program policies and regulations 13 14 apply to the blended program.

(2) (5) If funds appropriated FOR ELIGIBLE DISTRICTS in 15 section 32d remain after the initial allocation under subsection 16 17 (1) (4), the allocation under this subsection shall be distributed to each eligible district under section 32d in decreasing order of 18 19 concentration of eligible children as determined by section 38 THE 20 FORMULA UNDER SUBSECTION (3). The allocation shall be determined by multiplying the number of children each eligible district served in 21 22 the immediately preceding fiscal year or the number of children the 23 district indicates it will be able to serve under section 37(2)(c), SUBSECTION (1) (C) whichever is less, minus the number of children 24 25 for which the district received funding in subsection (1) (4) by 26 \$3,400.00.

27 (3) (6) If funds appropriated FOR ELIGIBLE DISTRICTS in

1 section 32d remain after the allocations under subsections (1) (4) 2 and (2) (5), remaining funds shall be distributed to each eligible district under section 32d in decreasing order of concentration of 3 4 eligible children as determined by section 38 THE FORMULA UNDER SUBSECTION (3). If the number of children the district indicates it 5 will be able to serve under section 37(2)(c) SUBSECTION (1)(C) 6 exceeds the number of children for which funds have been received 7 under subsections (1) (4) and (2) (5), the allocation under this 8 subsection shall be determined by multiplying the number of 9 children the district indicates it will be able to serve under 10 11 section 37(2)(c) SUBSECTION (1)(C) less the number of children for 12 which funds have been received under subsections (1) (4) and (2)(5) by \$3,400.00 until the funds allocated FOR ELIGIBLE DISTRICTS 13 in section 32d are distributed. 14

15 (4) (7) If a district is participating in a program under 16 section 32d for the first year, the maximum allocation under this 17 section is 32 multiplied by \$3,400.00.

18 (5) A district that received funds under this section in at least 1 19 of the 2 immediately preceding fiscal years shall receive priority 20 in funding over other eligible districts. However, funding beyond 3 21 state fiscal years is contingent upon the availability of funds and documented evidence satisfactory to the department of compliance 22 with all operational, fiscal, administrative, and other program 23 24 requirements. (6) (8) A district that offers supplementary day care funded 25

26 by funds other than those received under this section and therefore
27 offers full-day programs as part of its early childhood development

program shall receive priority in the allocation of funds under
 this section 32D over other eligible districts other than those
 districts funded under subsection (5).

(7) (9) For any district with 315 or more eligible pupils, the
number of eligible pupils shall be 65% of the number calculated
under section 38 USING THE FORMULA UNDER SUBSECTION (3). However,
none of these districts may have less than 315 pupils for purposes
of calculating the tentative allocation FOR ELIGIBLE DISTRICTS
under section 32d.

10 (8) (10) If, taking into account the total amount to be 11 allocated to the district as calculated under this section, a 12 district determines that it is able to include additional eligible 13 children in the great start readiness program without additional 14 funds under this section 32D, the district may include additional 15 eligible children but shall not receive additional funding under 16 this section 32D for those children.

17 (9) For a district that enrolls pupils in a full day program
18 under section 32d, each child enrolled in the full-day program
19 shall be counted as 2 children served by the program for purposes
20 of determining the number of children to be served and for
21 determining the allocation under section 32d. A district's
22 allocation shall not be increased solely on the basis of providing

- 23 a full-day program.
- 24 (10) As used in this section, "part-day program" means a
- 25 program that operates at least 4 days per week, 30 weeks per year,
- 26 with at least 300 hours of teacher-child contact, and "full-day
- 27 program" means a program that operates for at least the same length

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1 of day as the district's first grade program for a minimum of 4
2 days per week, 30 weeks per year. A classroom that offers a full3 day program must enroll all children for the full day to be
4 considered a full-day program.

(11) A CONSORTIUM OF 2 OR MORE DISTRICTS SHALL BE ELIGIBLE FOR 5 AN ALLOCATION UNDER SECTION 32D IF THE DISTRICTS DESIGNATE A 6 DISTRICT OR INTERMEDIATE DISTRICT TO SERVE AS THE FISCAL AGENT FOR 7 THE CONSORTIUM'S ALLOCATION. A CONSORTIUM SHALL SUBMIT A SINGLE 8 APPLICATION FOR THE TOTAL NUMBER OF CHILDREN TO BE SERVED. THE 9 CONSORTIUM MAY DECIDE, WITH APPROVAL OF ALL CONSORTIUM MEMBERS, TO 10 11 SERVE NUMBERS OF CHILDREN BASED ON THE ALLOCATION TO EACH DISTRICT 12 OR BASED ON THE ALLOCATION TO THE ENTIRE CONSORTIUM, ALLOWING CHILDREN RESIDING IN ANY DISTRICT IN THE CONSORTIUM TO BE SERVED BY 13 THE CONSORTIUM AT ANY LOCATION. 14

Sec. 39a. (1) From the federal funds appropriated in section 16 11, there is allocated for 2008-2009 2009-2010 to districts, 17 intermediate districts, and other eligible entities all available 18 federal funding, estimated at \$752,987,500.00, for the federal 19 programs under the no child left behind act of 2001, Public Law 20 107-110. These funds are allocated as follows:

(a) An amount estimated at \$8,033,600.00 to provide students
with drug- and violence-prevention programs and to implement
strategies to improve school safety, funded from DED-OESE, drugfree schools and communities funds.

(b) An amount estimated at \$7,461,800.00 for the purpose of
improving teaching and learning through a more effective use of
technology, funded from DED-OESE, educational technology state

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1 grant funds.

2 (c) An amount estimated at \$109,411,900.00 for the purpose of
3 preparing, training, and recruiting high-quality teachers and class
4 size reduction, funded from DED-OESE, improving teacher quality
5 funds.

6 (d) An amount estimated at \$10,322,300.00 for programs to
7 teach English to limited English proficient (LEP) children, funded
8 from DED-OESE, language acquisition state grant funds.

9 (e) An amount estimated at \$8,550,000.00 for the Michigan
10 charter school subgrant program, funded from DED-OESE, charter
11 school funds.

12 (f) An amount estimated at \$898,300.00 for rural and low 13 income schools, funded from DED-OESE, rural and low income school 14 funds.

(g) An amount estimated at \$1,000.00 to help schools develop and implement comprehensive school reform programs, funded from DED-OESE, title I and title X, comprehensive school reform funds.

(h) An amount estimated at \$517,479,800.00 to provide
supplemental programs to enable educationally disadvantaged
children to meet challenging academic standards, funded from DEDOESE, title I, disadvantaged children funds.

(i) An amount estimated at \$2,152,700.00 for the purpose of
providing unified family literacy programs, funded from DED-OESE,
title I, even start funds.

(j) An amount estimated at \$7,797,700.00 for the purpose of
identifying and serving migrant children, funded from DED-OESE,
title I, migrant education funds.

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(k) An amount estimated at \$24,733,200.00 to promote high quality school reading instruction for grades K-3, funded from DED OESE, title I, reading first state grant funds.

4 (1) An amount estimated at \$2,849,000.00 for the purpose of
5 implementing innovative strategies for improving student
6 achievement, funded from DED-OESE, title VI, innovative strategies
7 funds.

8 (m) An amount estimated at \$35,710,100.00 for the purpose of
9 providing high-quality extended learning opportunities, after
10 school and during the summer, for children in low-performing
11 schools, funded from DED-OESE, twenty-first century community
12 learning center funds. Of these funds, \$50,000.00 may be used to
13 support the Michigan after-school partnership. All of the following
14 apply to the Michigan after-school partnership:

(i) The department shall collaborate with the department of human services to extend the duration of the Michigan after-school initiative, to be renamed the Michigan after-school partnership and oversee its efforts to implement the policy recommendations and strategic next steps identified in the Michigan after-school initiative's report of December 15, 2003.

(*ii*) Funds shall be used to leverage other private and public funding to engage the public and private sectors in building and sustaining high-quality out-of-school-time programs and resources. The co-chairs, representing the department and the department of human services, shall name a fiduciary agent and may authorize the fiduciary to expend funds and hire people to accomplish the work of the Michigan after-school partnership.

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1 (*iii*) Participation in the Michigan after-school partnership 2 shall be expanded beyond the membership of the initial Michigan after-school initiative to increase the representation of parents, 3 4 youth, foundations, employers, and others with experience in education, child care, after-school and youth development services, 5 and crime and violence prevention, and to include representation 6 from the department of community health. Each year, on or before 7 December 31, the Michigan after-school partnership shall report its 8 progress in reaching the recommendations set forth in the Michigan 9 after-school initiative's report to the legislature and the 10 11 governor.

12 (n) An amount estimated at \$17,586,100.00 to help support
13 local school improvement efforts, funded from DED-OESE, title I,
14 local school improvement grants.

(2) From the federal funds appropriated in section 11, there is allocated for 2008-2009 2009-2010 to districts, intermediate districts, and other eligible entities all available federal funding, estimated at \$32,559,700.00, for the following programs that are funded by federal grants:

20 (a) An amount estimated at \$600,000.00 for acquired
21 immunodeficiency syndrome education grants, funded from HHS-center
22 for disease control, AIDS funding.

(b) An amount estimated at \$1,814,100.00 to provide services
to homeless children and youth, funded from DED-OVAE, homeless
children and youth funds.

26 (c) An amount estimated at \$200,000.00 for refugee children
27 school impact grants, funded from HHS-ACF, refugee children school

1 impact funds.

2 (d) An amount estimated at \$1,445,600.00 for serve America
3 grants, funded from the corporation for national and community
4 service funds.

5 (e) An amount estimated at \$28,500,000.00 for providing career
6 and technical education services to pupils, funded from DED-OVAE,
7 basic grants to states.

8 (3) To the extent allowed under federal law, the funds
9 allocated under subsection (1)(h), (i), (k), and (n) may be used
10 for 1 or more reading improvement programs that meet at least 1 of
11 the following:

(a) A research-based, validated, structured reading program
that aligns learning resources to state standards and includes
continuous assessment of pupils and individualized education plans
for pupils.

(b) A mentoring program that is a research-based, validated program or a statewide 1-to-1 mentoring program and is designed to enhance the independence and life quality of pupils who are mentally impaired by providing opportunities for mentoring and integrated employment.

(c) A cognitive development program that is a research-based,
validated educational service program focused on assessing and
building essential cognitive and perceptual learning abilities to
strengthen pupil concentration and learning.

(d) A structured mentoring-tutorial reading program for pupils
in preschool to grade 4 that is a research-based, validated program
that develops individualized educational plans based on each

pupil's age, assessed needs, reading level, interests, and learning
 style.

(4) All federal funds allocated under this section shall be 3 4 distributed in accordance with federal law and with flexibility 5 provisions outlined in Public Law 107-116, and in the education 6 flexibility partnership act of 1999, Public Law 106-25. 7 Notwithstanding section 17b, payments of federal funds to districts, intermediate districts, and other eligible entities 8 9 under this section shall be paid on a schedule determined by the 10 department.

11 (!

(5) As used in this section:

12 (a) "DED" means the United States department of education.

13 (b) "DED-OESE" means the DED office of elementary and14 secondary education.

15 (c) "DED-OVAE" means the DED office of vocational and adult 16 education.

17 (d) "HHS" means the United States department of health and18 human services.

19 (e) "HHS-ACF" means the HHS administration for children and20 families.

Sec. 51a. (1) From the appropriation in section 11, there is allocated for 2008-2009 an amount not to exceed \$1,023,783,000.00 \$1,018,533,000.00 AND FOR 2009-2010 AN AMOUNT NOT TO EXCEED \$1,064,683,000.00 from state sources and all available federal funding under sections 611 to 619 of part B of the individuals with disabilities education act, 20 USC 1411 to 1419, estimated at \$350,700,000.00, plus any carryover federal funds from previous

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year appropriations. The allocations under this subsection are for 1 2 the purpose of reimbursing districts and intermediate districts for special education programs, services, and special education 3 4 personnel as prescribed in article 3 of the revised school code, 5 MCL 380.1701 to 380.1766; net tuition payments made by intermediate 6 districts to the Michigan schools for the deaf and blind; and special education programs and services for pupils who are eligible 7 for special education programs and services according to statute or 8 9 rule. For meeting the costs of special education programs and services not reimbursed under this article, a district or 10 11 intermediate district may use money in general funds or special 12 education funds, not otherwise restricted, or contributions from 13 districts to intermediate districts, tuition payments, gifts and contributions from individuals, or federal funds that may be 14 available for this purpose, as determined by the intermediate 15 district plan prepared pursuant to article 3 of the revised school 16 code, MCL 380.1701 to 380.1766. All federal funds allocated under 17 this section in excess of those allocated under this section for 18 19 2002-2003 may be distributed in accordance with the flexible 20 funding provisions of the individuals with disabilities education act, Public Law 108-446, including, but not limited to, 34 CFR 21 22 300.206 and 300.208. Notwithstanding section 17b, payments of federal funds to districts, intermediate districts, and other 23 24 eligible entities under this section shall be paid on a schedule 25 determined by the department.

26 (2) From the funds allocated under subsection (1), there is
27 allocated the amount necessary, estimated at \$224,800,000.00

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\$227,700,000.00 for 2008-2009 AND THE AMOUNT NECESSARY, ESTIMATED AT \$240,800,000.00 FOR 2009-2010, for payments toward reimbursing districts and intermediate districts for 28.6138% of total approved costs of special education, excluding costs reimbursed under section 53a, and 70.4165% of total approved costs of special education transportation. Allocations under this subsection shall be made as follows:

8 (a) The initial amount allocated to a district under this 9 subsection toward fulfilling the specified percentages shall be calculated by multiplying the district's special education pupil 10 11 membership, excluding pupils described in subsection (12), times 12 the sum of the foundation allowance under section 20 of the pupil's district of residence plus the amount of the district's per pupil 13 14 allocation under section 20j(2), not to exceed the basic foundation allowance under section 20 for the current fiscal year, or, for a 15 special education pupil in membership in a district that is a 16 17 public school academy or university school, times an amount equal to the amount per membership pupil calculated under section 20(6). 18 19 For an intermediate district, the amount allocated under this 20 subdivision toward fulfilling the specified percentages shall be an 21 amount per special education membership pupil, excluding pupils described in subsection (12), and shall be calculated in the same 22 23 manner as for a district, using the foundation allowance under section 20 of the pupil's district of residence, not to exceed the 24 basic foundation allowance under section 20 for the current fiscal 25 26 year, and that district's per pupil allocation under section 27 20j(2).

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(b) After the allocations under subdivision (a), districts and
 intermediate districts for which the payments under subdivision (a)
 do not fulfill the specified percentages shall be paid the amount
 necessary to achieve the specified percentages for the district or
 intermediate district.

6 (3) From the funds allocated under subsection (1), there is 7 allocated for 2008-2009 the amount necessary, estimated at \$1,600,000.00, \$1,200,000.00 AND FOR 2009-2010 THE AMOUNT 8 NECESSARY, ESTIMATED AT \$300,000.00 to make payments to districts 9 and intermediate districts under this subsection. If the amount 10 11 allocated to a district or intermediate district for a fiscal year 12 under subsection (2)(b) is less than the sum of the amounts allocated to the district or intermediate district for 1996-97 13 under sections 52 and 58, there is allocated to the district or 14 intermediate district for the fiscal year an amount equal to that 15 16 difference, adjusted by applying the same proration factor that was 17 used in the distribution of funds under section 52 in 1996-97 as adjusted to the district's or intermediate district's necessary 18 19 costs of special education used in calculations for the fiscal 20 year. This adjustment is to reflect reductions in special education 21 program operations or services between 1996-97 and subsequent 22 fiscal years. Adjustments for reductions in special education 23 program operations or services shall be made in a manner determined 24 by the department and shall include adjustments for program or 25 service shifts.

26 (4) If the department determines that the sum of the amounts27 allocated for a fiscal year to a district or intermediate district

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under subsection (2)(a) and (b) is not sufficient to fulfill the 1 specified percentages in subsection (2), then the shortfall shall 2 be paid to the district or intermediate district during the fiscal 3 4 year beginning on the October 1 following the determination and 5 payments under subsection (3) shall be adjusted as necessary. If 6 the department determines that the sum of the amounts allocated for a fiscal year to a district or intermediate district under 7 subsection (2)(a) and (b) exceeds the sum of the amount necessary 8 to fulfill the specified percentages in subsection (2), then the 9 department shall deduct the amount of the excess from the 10 11 district's or intermediate district's payments under this act for 12 the fiscal year beginning on the October 1 following the 13 determination and payments under subsection (3) shall be adjusted 14 as necessary. However, if the amount allocated under subsection (2) (a) in itself exceeds the amount necessary to fulfill the 15 16 specified percentages in subsection (2), there shall be no 17 deduction under this subsection.

18 (5) State funds shall be allocated on a total approved cost 19 basis. Federal funds shall be allocated under applicable federal 20 requirements, except that an amount not to exceed \$3,500,000.00 may 21 be allocated by the department for 2008-2009 AND 2009-2010 to 22 districts, intermediate districts, or other eligible entities on a 23 competitive grant basis for programs, equipment, and services that 24 the department determines to be designed to benefit or improve 25 special education on a statewide scale.

26 (6) From the amount allocated in subsection (1), there is
27 allocated an amount not to exceed \$2,200,000.00 for 2008-2009 AND

1 2009-2010 to reimburse 100% of the net increase in necessary costs 2 incurred by a district or intermediate district in implementing the revisions in the administrative rules for special education that 3 4 became effective on July 1, 1987. As used in this subsection, "net 5 increase in necessary costs" means the necessary additional costs 6 incurred solely because of new or revised requirements in the 7 administrative rules minus cost savings permitted in implementing the revised rules. Net increase in necessary costs shall be 8 9 determined in a manner specified by the department.

10 (7) For purposes of this article, all of the following apply: 11 (a) "Total approved costs of special education" shall be 12 determined in a manner specified by the department and may include indirect costs, but shall not exceed 115% of approved direct costs 13 14 for section 52 and section 53a programs. The total approved costs 15 include salary and other compensation for all approved special education personnel for the program, including payments for social 16 17 security and medicare and public school employee retirement system contributions. The total approved costs do not include salaries or 18 19 other compensation paid to administrative personnel who are not 20 special education personnel as defined in section 6 of the revised 21 school code, MCL 380.6. Costs reimbursed by federal funds, other than those federal funds included in the allocation made under this 22 23 article, are not included. Special education approved personnel not 24 utilized full time in the evaluation of students or in the delivery of special education programs, ancillary, and other related 25 26 services shall be reimbursed under this section only for that 27 portion of time actually spent providing these programs and

services, with the exception of special education programs and
 services provided to youth placed in child caring institutions or
 juvenile detention programs approved by the department to provide
 an on-grounds education program.

5 (b) Beginning with the 2004-2005 fiscal year, a district or 6 intermediate district that employed special education support services staff to provide special education support services in 7 2003-2004 or in a subsequent fiscal year and that in a fiscal year 8 9 after 2003-2004 receives the same type of support services from another district or intermediate district shall report the cost of 10 11 those support services for special education reimbursement purposes 12 under this act. This subdivision does not prohibit the transfer of special education classroom teachers and special education 13 14 classroom aides if the pupils counted in membership associated with those special education classroom teachers and special education 15 classroom aides are transferred and counted in membership in the 16 17 other district or intermediate district in conjunction with the transfer of those teachers and aides. 18

19 (c) If the department determines before bookclosing for 2007-20 2008 that the amounts allocated for 2007-2008 under subsections 21 (2), (3), (6), (8), and (12) and sections 53a, 54, and 56 will

22 exceed expenditures for 2007-2008 under subsections (2), (3), (6),

23 (8), and (12) and sections 53a, 54, and 56, then for 2007-2008

24 only, for a district or intermediate district whose reimbursement

25 for 2007-2008 would otherwise be affected by subdivision (b),

26 subdivision (b) does not apply to the calculation of the

27 reimbursement for that district or intermediate district and

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reimbursement for that district or intermediate district shall be 1 2 calculated in the same manner as it was for 2003-2004. If the amount of the excess allocations under subsections (2), (3), (6), 3 (8), and (12) and sections 53a, 54, and 56 is not sufficient to 4 fully fund the calculation of reimbursement to those districts and 5 intermediate districts under this subdivision, then the 6 calculations and resulting reimbursement under this subdivision 7 shall be prorated on an equal percentage basis. 8

(d) (C) Reimbursement for ancillary and other related 9 services, as defined by R 340.1701c of the Michigan administrative 10 11 code, shall not be provided when those services are covered by and 12 available through private group health insurance carriers or 13 federal reimbursed program sources unless the department and 14 district or intermediate district agree otherwise and that agreement is approved by the state budget director. Expenses, other 15 than the incidental expense of filing, shall not be borne by the 16 17 parent. In addition, the filing of claims shall not delay the education of a pupil. A district or intermediate district shall be 18 19 responsible for payment of a deductible amount and for an advance 20 payment required until the time a claim is paid.

(e) (D) Beginning with calculations for 2004-2005, if an intermediate district purchases a special education pupil transportation service from a constituent district that was previously purchased from a private entity; if the purchase from the constituent district is at a lower cost, adjusted for changes in fuel costs; and if the cost shift from the intermediate district to the constituent does not result in any net change in the revenue

the constituent district receives from payments under sections 22b and 51c, then upon application by the intermediate district, the department shall direct the intermediate district to continue to report the cost associated with the specific identified special education pupil transportation service and shall adjust the costs reported by the constituent district to remove the cost associated with that specific service.

8 (8) From the allocation in subsection (1), there is allocated
9 EACH YEAR for 2008-2009 AND 2009-2010 an amount not to exceed
10 \$15,313,900.00 to intermediate districts. The payment under this
11 subsection to each intermediate district shall be equal to the
12 amount of the 1996-97 allocation to the intermediate district under
13 subsection (6) of this section as in effect for 1996-97.

(9) A pupil who is enrolled in a full-time special education program conducted or administered by an intermediate district or a pupil who is enrolled in the Michigan schools for the deaf and blind shall not be included in the membership count of a district, but shall be counted in membership in the intermediate district of residence.

(10) Special education personnel transferred from 1 district to another to implement the revised school code shall be entitled to the rights, benefits, and tenure to which the person would otherwise be entitled had that person been employed by the receiving district originally.

(11) If a district or intermediate district uses money
received under this section for a purpose other than the purpose or
purposes for which the money is allocated, the department may

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require the district or intermediate district to refund the amount
 of money received. Money that is refunded shall be deposited in the
 state treasury to the credit of the state school aid fund.

4 (12) From the funds allocated in subsection (1), there is allocated the amount necessary, estimated at \$7,100,000.00 5 \$7,900,000.00 for 2008-2009 AND AN AMOUNT NECESSARY, ESTIMATED AT 6 \$8,500,000.00 FOR 2009-2010, to pay the foundation allowances for 7 pupils described in this subsection. The allocation to a district 8 under this subsection shall be calculated by multiplying the number 9 of pupils described in this subsection who are counted in 10 11 membership in the district times the sum of the foundation 12 allowance under section 20 of the pupil's district of residence plus the amount of the district's per pupil allocation under 13 section 20j(2), not to exceed the basic foundation allowance under 14 section 20 for the current fiscal year, or, for a pupil described 15 in this subsection who is counted in membership in a district that 16 17 is a public school academy or university school, times an amount 18 equal to the amount per membership pupil under section 20(6). The 19 allocation to an intermediate district under this subsection shall 20 be calculated in the same manner as for a district, using the foundation allowance under section 20 of the pupil's district of 21 22 residence, not to exceed the basic foundation allowance under 23 section 20 for the current fiscal year, and that district's per pupil allocation under section 20j(2). This subsection applies to 24 25 all of the following pupils:

26

(a) Pupils described in section 53a.

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(b) Pupils counted in membership in an intermediate district

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who are not special education pupils and are served by the
 intermediate district in a juvenile detention or child caring
 facility.

4 (c) Emotionally impaired pupils counted in membership by an
5 intermediate district and provided educational services by the
6 department of community health.

(13) If it is determined that funds allocated under subsection 7 (2) or (12) or under section 51c will not be expended, funds up to 8 9 the amount necessary and available may be used to supplement the allocations under subsection (2) or (12) or under section 51c in 10 11 order to fully fund those allocations. After payments under 12 subsections (2) and (12) and section 51c, the remaining 13 expenditures from the allocation in subsection (1) shall be made in 14 the following order:

(a) 100% of the reimbursement required under section 53a. 15 16 (b) 100% of the reimbursement required under subsection (6). 17 (c) 100% of the payment required under section 54. 18 (d) 100% of the payment required under subsection (3). 19 (e) 100% of the payment required under subsection (8). 20 (f) 100% of the payments under section 56. 21 (14) The allocations under subsections (2), (3), and (12) 22 shall be allocations to intermediate districts only and shall not

23 be allocations to districts, but instead shall be calculations used24 only to determine the state payments under section 22b.

(15) If a public school academy enrolls pursuant to this
section a pupil who resides outside of the intermediate district in
which the public school academy is located and who is eligible for

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1 special education programs and services according to statute or 2 rule, or who is a child with disabilities, as defined under the individuals with disabilities education act, Public Law 108-446, 3 4 the provision of special education programs and services and the 5 payment of the added costs of special education programs and 6 services for the pupil are the responsibility of the district and intermediate district in which the pupil resides unless the 7 enrolling district or intermediate district has a written agreement 8 9 with the district or intermediate district in which the pupil 10 resides or the public school academy for the purpose of providing 11 the pupil with a free appropriate public education and the written 12 agreement includes at least an agreement on the responsibility for 13 the payment of the added costs of special education programs and 14 services for the pupil.

15 Sec. 51c. As required by the court in the consolidated cases 16 known as Durant v State of Michigan, Michigan supreme court docket 17 no. 104458-104492, from the allocation under section 51a(1), there is allocated for 2008-2009 the amount necessary, estimated at 18 19 \$721,400,000.00 \$712,850,000.00, AND FOR 2009-2010 THE AMOUNT 20 NECESSARY, ESTIMATED AT \$746,200,000.00 for payments to reimburse 21 districts for 28.6138% of total approved costs of special education 22 excluding costs reimbursed under section 53a, and 70.4165% of total 23 approved costs of special education transportation. Funds allocated 24 under this section that are not expended in the state fiscal year 25 for which they were allocated, as determined by the department, may 26 be used to supplement the allocations under sections 22a and 22b in 27 order to fully fund those calculated allocations for the same

1 fiscal year.

2 Sec. 51d. (1) From the federal funds appropriated in section 11, there is allocated for 2008-2009 2009-2010 all available 3 4 federal funding, estimated at \$74,000,000.00, for special education programs that are funded by federal grants. All federal funds 5 allocated under this section shall be distributed in accordance 6 7 with federal law. Notwithstanding section 17b, payments of federal funds to districts, intermediate districts, and other eligible 8 entities under this section shall be paid on a schedule determined 9 10 by the department.

(2) From the federal funds allocated under subsection (1), the
 following amounts are allocated for 2008-2009 2009-2010:

13 (a) An amount estimated at \$15,000,000.00 for handicapped
14 infants and toddlers, funded from DED-OSERS, handicapped infants
15 and toddlers funds.

(b) An amount estimated at \$14,000,000.00 for preschool grants
(Public Law 94-142), funded from DED-OSERS, handicapped preschool
incentive funds.

(c) An amount estimated at \$45,000,000.00 for special
education programs funded by DED-OSERS, handicapped program,
individuals with disabilities act funds.

(3) As used in this section, "DED-OSERS" means the United
States department of education office of special education and
rehabilitative services.

Sec. 53a. (1) For districts, reimbursement for pupils
described in subsection (2) shall be 100% of the total approved
costs of operating special education programs and services approved

1 by the department and included in the intermediate district plan adopted pursuant to article 3 of the revised school code, MCL 2 380.1701 to 380.1766, minus the district's foundation allowance 3 4 calculated under section 20, and minus the amount calculated for 5 the district under section 20j. For intermediate districts, reimbursement for pupils described in subsection (2) shall be 6 7 calculated in the same manner as for a district, using the 8 foundation allowance under section 20 of the pupil's district of residence, not to exceed the basic foundation allowance under 9 section 20 for the current fiscal year, and under section 20j. 10

11 (2) Reimbursement under subsection (1) is for the following12 special education pupils:

(a) Pupils assigned to a district or intermediate district
through the community placement program of the courts or a state
agency, if the pupil was a resident of another intermediate
district at the time the pupil came under the jurisdiction of the
court or a state agency.

18 (b) Pupils who are residents of institutions operated by the19 department of community health.

(c) Pupils who are former residents of department of community
health institutions for the developmentally disabled who are placed
in community settings other than the pupil's home.

(d) Pupils enrolled in a department-approved on-grounds
educational program longer than 180 days, but not longer than 233
days, at a residential child care institution, if the child care
institution offered in 1991-92 an on-grounds educational program
longer than 180 days but not longer than 233 days.

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(e) Pupils placed in a district by a parent for the purpose of
 seeking a suitable home, if the parent does not reside in the same
 intermediate district as the district in which the pupil is placed.

4 (3) Only those costs that are clearly and directly
5 attributable to educational programs for pupils described in
6 subsection (2), and that would not have been incurred if the pupils
7 were not being educated in a district or intermediate district, are
8 reimbursable under this section.

9 (4) The costs of transportation shall be funded under this10 section and shall not be reimbursed under section 58.

(5) Not more than \$12,800,000.00 of the allocation for 20082009 2009-2010 in section 51a(1) shall be allocated under this
section.

Sec. 54. Each intermediate district shall receive an amount per pupil for each pupil in attendance at the Michigan schools for the deaf and blind. The amount shall be proportionate to the total instructional cost at each school. Not more than \$1,688,000.00 of the allocation for 2008-2009 **2009-2010** in section 51a(1) shall be allocated under this section.

20 Sec. 54a. (1) From the state school aid fund money 21 appropriated in section 11, there is allocated an amount not to exceed \$100,000.00 for 2008-2009 2009-2010 to the lending library 22 23 located at central Michigan university from which districts and 24 intermediate districts can borrow assessment materials designed 25 specifically for children with severe loss of vision or hearing, 26 severe cognitive or motor disabilities, or multiple disabilities 27 and for children who require the most specialized types of

1 psychological and educational assessment.

2 (2) The lending library shall make test assessment materials available through borrowing to districts and intermediate 3 4 districts. The lending library shall also provide information about 5 the lending library at meetings and conferences for school personnel and shall develop a website to describe the services 6 offered by the lending library. The lending library also shall mail 7 information about the services offered by the lending library to 8 all districts and intermediate districts. 9

10

Sec. 56. (1) For the purposes of this section:

(a) "Membership" means for a particular fiscal year the total membership for the immediately preceding fiscal year of the intermediate district and the districts constituent to the intermediate district.

(b) "Millage levied" means the millage levied for special
education pursuant to part 30 of the revised school code, MCL
380.1711 to 380.1743, including a levy for debt service
obligations.

19 (c) "Taxable value" means the total taxable value of the 20 districts constituent to an intermediate district, except that if a 21 district has elected not to come under part 30 of the revised 22 school code, MCL 380.1711 to 380.1743, membership and taxable value 23 of the district shall not be included in the membership and taxable 24 value of the intermediate district.

(2) From the allocation under section 51a(1), there is
allocated an amount not to exceed \$36,881,100.00 for 2008-2009
2009-2010 to reimburse intermediate districts levying millages for

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1 special education pursuant to part 30 of the revised school code, 2 MCL 380.1711 to 380.1743. The purpose, use, and expenditure of the reimbursement shall be limited as if the funds were generated by 3 4 these millages and governed by the intermediate district plan 5 adopted pursuant to article 3 of the revised school code, MCL 380.1701 to 380.1766. As a condition of receiving funds under this 6 section, an intermediate district distributing any portion of 7 special education millage funds to its constituent districts shall 8 9 submit for departmental approval and implement a distribution plan. 10 (3) Reimbursement for those millages levied in 2007-2008 2008-

11 2009 shall be made in 2008-2009 2009-2010 at an amount per 2007-2008 2008-2009 membership pupil computed by subtracting from \$172,800.00 \$179,700.00 the 2007-2008 2008-2009 taxable value behind each membership pupil and multiplying the resulting 15 difference by the 2007-2008 2008-2009 millage levied.

Sec. 61a. (1) From the appropriation in section 11, there is 16 17 allocated an amount not to exceed \$30,000,000.00 \$29,611,300.00 for 2008-2009 2009-2010 to reimburse on an added cost basis districts, 18 19 except for a district that served as the fiscal agent for a 20 vocational education consortium in the 1993-94 school year, and 21 secondary area vocational-technical education centers for 22 secondary-level vocational-technical education programs, including 23 parenthood education programs, according to rules approved by the 24 superintendent. Applications for participation in the programs 25 shall be submitted in the form prescribed by the department. The 26 department shall determine the added cost for each vocational-27 technical program area. The allocation of added cost funds shall be

1 based on the type of vocational-technical programs provided, the number of pupils enrolled, and the length of the training period 2 provided, and shall not exceed 75% of the added cost of any 3 4 program. With the approval of the department, the board of a 5 district maintaining a secondary vocational-technical education 6 program may offer the program for the period from the close of the 7 school year until September 1. The program shall use existing facilities and shall be operated as prescribed by rules promulgated 8 9 by the superintendent.

(2) Except for a district that served as the fiscal agent for 10 11 a vocational education consortium in the 1993-94 school year, 12 districts and intermediate districts shall be reimbursed for local vocational administration, shared time vocational administration, 13 14 and career education planning district vocational-technical administration. The definition of what constitutes administration 15 and reimbursement shall be pursuant to guidelines adopted by the 16 superintendent. Not more than \$800,000.00 of the allocation in 17 subsection (1) shall be distributed under this subsection. 18 19 (3) From the allocation in subsection (1), there is allocated an amount not to exceed \$388,700.00 for 2008-2009 to intermediate 20 21 districts with constituent districts that had combined state and 22 local revenue per membership pupil in the 1994-95 state fiscal year 23 of \$6,500.00 or more, served as a fiscal agent for a state board 24 designated area vocational education center in the 1993-94 school 25 year, and had an adjustment made to their 1994-95 combined state 26 and local revenue per membership pupil pursuant to section 20d. The 27 payment under this subsection to the intermediate district shall

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equal the amount of the allocation to the intermediate district for
 1996-97 under this subsection.

3

Sec. 62. (1) For the purposes of this section:

4 (a) "Membership" means for a particular fiscal year the total
5 membership for the immediately preceding fiscal year of the
6 intermediate district and the districts constituent to the
7 intermediate district or the total membership for the immediately
8 preceding fiscal year of the area vocational-technical program.

9 (b) "Millage levied" means the millage levied for area
10 vocational-technical education pursuant to sections 681 to 690 of
11 the revised school code, MCL 380.681 to 380.690, including a levy
12 for debt service obligations incurred as the result of borrowing
13 for capital outlay projects and in meeting capital projects fund
14 requirements of area vocational-technical education.

(c) "Taxable value" means the total taxable value of the 15 districts constituent to an intermediate district or area 16 17 vocational-technical education program, except that if a district has elected not to come under sections 681 to 690 of the revised 18 19 school code, MCL 380.681 to 380.690, the membership and taxable 20 value of that district shall not be included in the membership and taxable value of the intermediate district. However, the membership 21 and taxable value of a district that has elected not to come under 22 sections 681 to 690 of the revised school code, MCL 380.681 to 23 24 380.690, shall be included in the membership and taxable value of the intermediate district if the district meets both of the 25 26 following:

27

(i) The district operates the area vocational-technical

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education program pursuant to a contract with the intermediate
 district.

3 (*ii*) The district contributes an annual amount to the
4 operation of the program that is commensurate with the revenue that
5 would have been raised for operation of the program if millage were
6 levied in the district for the program under sections 681 to 690 of
7 the revised school code, MCL 380.681 to 380.690.

(2) From the appropriation in section 11, there is allocated 8 an amount not to exceed \$9,000,000.00 for 2008-2009 2009-2010 to 9 reimburse intermediate districts and area vocational-technical 10 11 education programs established under section 690(3) of the revised 12 school code, MCL 380.690, levying millages for area vocationaltechnical education pursuant to sections 681 to 690 of the revised 13 14 school code, MCL 380.681 to 380.690. The purpose, use, and expenditure of the reimbursement shall be limited as if the funds 15 16 were generated by those millages.

17 (3) Reimbursement for the millages levied in 2007-2008 20082009 shall be made in 2008-2009 2009-2010 at an amount per 20072008 2008-2009 membership pupil computed by subtracting from
\$181,900.00 \$189,600.00 the 2007-2008 2008-2009 taxable value
21 behind each membership pupil and multiplying the resulting
22 difference by the 2008-2009 2009-2010 millage levied.

Sec. 64. (1) From the appropriation in section 11, there is allocated an amount not to exceed \$2,000,000.00 for 2008-2009 **2009-2010** for grants to intermediate districts or a district of the first class that are in consortium with a community college or state public university and a hospital **OR OTHER APPROPRIATE ENTITY**

to create and implement a middle college focused on the field of
 health sciences OR OTHER FIELD AS IDENTIFIED BY THE STATE

3 SUPERINTENDENT OF PUBLIC INSTRUCTION.

4 (2) Awards shall be made in a manner and form as determined by
5 the department; however, at a minimum, eligible consortia funded
6 under this section shall ensure the middle college provides all of
7 the following:

8 (a) Outreach programs to provide information to middle school
9 and high school students about career opportunities in the health
10 sciences field OR OTHER FIELD APPROVED BY THE SUPERINTENDENT OF
11 PUBLIC INSTRUCTION.

12 (b) An individualized education plan for each pupil enrolled13 in the program.

14

(c) Curriculum that includes entry-level college courses.

15 (d) Clinical rotations that provide opportunities for pupils
16 to observe careers in the health sciences OR OTHER FIELD APPROVED
17 BY THE SUPERINTENDENT OF PUBLIC INSTRUCTION.

18 (e) Instruction in mathematics, science, and language arts
19 that is integrated, where appropriate, into the health sciences
20 courses IN THE APPROVED FIELD.

(3) For the purposes of this section, "middle college" means a series of courses and other requirements and conditions established by the consortium that allow a pupil to graduate with a high school diploma and a certificate or degree from a community college or state public university.

26 (4) Beginning in 2006-2007, a district or intermediate27 district may receive a grant under this section for up to 4

consecutive fiscal years. For the first 2 fiscal years of the grant
 period, the grant amount shall be 100% of the award determined by
 the department. For each of the remaining 2 fiscal years of the
 grant period, the grant amount shall be an amount equal to 50% of
 the recipient's grant amount for the previous fiscal year.

Sec. 74. (1) From the amount appropriated in section 11, there
is allocated an amount not to exceed \$3,028,500.00 \$3,061,500.00
for 2008-2009 2009-2010 for the purposes of this section.

9 (2) From the allocation in subsection (1), there is allocated 10 for 2008-2009 2009-2010 the amount necessary for payments to state 11 supported colleges or universities and intermediate districts providing school bus driver safety instruction pursuant to section 12 13 51 of the pupil transportation act, 1990 PA 187, MCL 257.1851. The 14 payments shall be in an amount determined by the department not to exceed 75% of the actual cost of instruction and driver 15 compensation for each public or nonpublic school bus driver 16 17 attending a course of instruction. For the purpose of computing 18 compensation, the hourly rate allowed each school bus driver shall 19 not exceed the hourly rate received for driving a school bus. 20 Reimbursement compensating the driver during the course of 21 instruction shall be made by the department to the college or university or intermediate district providing the course of 22 23 instruction.

(3) From the allocation in subsection (1), there is allocated
each fiscal year the amount necessary to pay the reasonable costs
of nonspecial education auxiliary services transportation provided
pursuant to section 1323 of the revised school code, MCL 380.1323.

Districts funded under this subsection shall not receive funding
 under any other section of this act for nonspecial education
 auxiliary services transportation.

4 (4) From the funds allocated in subsection (1), there is 5 allocated an amount not to exceed \$1,403,500.00 \$1,436,500.00 for 2008-2009 2009-2010 for reimbursement to districts and intermediate 6 districts for costs associated with the inspection of school buses 7 and pupil transportation vehicles by the department of state police 8 9 as required under section 715a of the Michigan vehicle code, 1949 10 PA 300, MCL 257.715a, and section 39 of the pupil transportation 11 act, 1990 PA 187, MCL 257.1839. The department of state police 12 shall prepare a statement of costs attributable to each district 13 for which bus inspections are provided and submit it to the department and to each affected district in a time and manner 14 15 determined jointly by the department and the department of state police. The department shall reimburse each district and 16 intermediate district for costs detailed on the statement within 30 17 18 days after receipt of the statement. Districts for which services 19 are provided shall make payment in the amount specified on the 20 statement to the department of state police within 45 days after 21 receipt of the statement. The total reimbursement of costs under this subsection shall not exceed the amount allocated under this 22 23 subsection. Notwithstanding section 17b, payments to eligible 24 entities under this subsection shall be paid on a schedule 25 prescribed by the department.

Sec. 81. (1) Except as otherwise provided in this section,
from the appropriation in section 11, there is allocated for 2008-

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1 2009-2010 to the intermediate districts the sum necessary, but not to exceed \$81,721,100.00 \$65,376,900.00, to provide state aid 2 to intermediate districts under this section. Except as otherwise 3 4 provided in this section, there shall be allocated to each intermediate district for 2008-2009 2009-2010 an amount equal to 5 6 101.0% 80.0% of the amount appropriated under this subsection for 2007-2008 2008-2009. Funding provided under this section shall be 7 used to comply with requirements of this act and the revised school 8 9 code that are applicable to intermediate districts, and for which 10 funding is not provided elsewhere in this act, and to provide 11 technical assistance to districts as authorized by the intermediate 12 school board.

13 (2) Intermediate districts receiving funds under this section
14 shall collaborate with the department to develop expanded
15 professional development opportunities for teachers to update and
16 expand their knowledge and skills needed to support the Michigan
17 merit curriculum.

(3) From the allocation in subsection (1), there is allocated 18 19 to an intermediate district, formed by the consolidation or 20 annexation of 2 or more intermediate districts or the attachment of a total intermediate district to another intermediate school 21 district or the annexation of all of the constituent K-12 districts 22 23 of a previously existing intermediate school district which has 24 disorganized, an additional allotment of \$3,500.00 each fiscal year for each intermediate district included in the new intermediate 25 26 district for 3 years following consolidation, annexation, or 27 attachment.

1 (4) During a fiscal year, the department shall not increase an 2 intermediate district's allocation under subsection (1) because of 3 an adjustment made by the department during the fiscal year in the 4 intermediate district's taxable value for a prior year. Instead, 5 the department shall report the adjustment and the estimated amount of the increase to the house and senate fiscal agencies and the 6 state budget director not later than June 1 of the fiscal year, and 7 the legislature shall appropriate money for the adjustment in the 8 9 next succeeding fiscal year.

10 (5) In order to receive funding under this section, an11 intermediate district shall do all of the following:

(a) Demonstrate to the satisfaction of the department that the
intermediate district employs at least 1 person who is trained in
pupil counting procedures, rules, and regulations.

(b) Demonstrate to the satisfaction of the department that the intermediate district employs at least 1 person who is trained in rules, regulations, and district reporting procedures for the individual-level student data that serves as the basis for the calculation of the district and high school graduation and dropout rates.

(c) Comply with sections 1278a and 1278b of the revised schoolcode, MCL 380.1278a and 380.1278b.

(d) Furnish data and other information required by state and
federal law to the center and the department in the form and manner
specified by the center or the department, as applicable.

26 (e) Comply with section 1230g of the revised school code, MCL27 380.1230g.

(f) Comply with section 761 of the revised school code, MCL
 380.761.

Sec. 94a. (1) There is created within the office of the state
budget director in the department of management and budget the
center for educational performance and information. The center
shall do all of the following:

7 (a) Coordinate the collection of all data required by state8 and federal law from all entities receiving funds under this act.

9 (b) Collect data in the most efficient manner possible in10 order to reduce the administrative burden on reporting entities.

11 (c) Establish procedures to ensure the reasonable validity and12 reliability of the data and the collection process.

(d) Develop state and model local data collection policies, including, but not limited to, policies that ensure the privacy of individual student data. State privacy policies shall ensure that student social security numbers are not released to the public for any purpose.

(e) Provide data in a useful manner to allow state and localpolicymakers to make informed policy decisions.

(f) Provide reports to the citizens of this state to allow
them to assess allocation of resources and the return on their
investment in the education system of this state.

(g) Assist all entities receiving funds under this act in
complying with audits performed according to generally accepted
accounting procedures.

26 (h) To the extent funding is available, coordinate the27 electronic exchange of student records using a unique

identification numbering system among entities receiving funds
 under this act and postsecondary institutions for students
 participating in public education programs from preschool through
 postsecondary education.

5

(i) Other functions as assigned by the state budget director.

(2) Each state department, officer, or agency that collects 6 information from districts or intermediate districts as required 7 under state or federal law shall make arrangements with the center, 8 and with the districts or intermediate districts, to have the 9 center collect the information and to provide it to the department, 10 11 officer, or agency as necessary. To the extent that it does not 12 cause financial hardship, the center shall arrange to collect the information in a manner that allows electronic submission of the 13 14 information to the center. Each affected state department, officer, 15 or agency shall provide the center with any details necessary for 16 the center to collect information as provided under this 17 subsection. This subsection does not apply to information collected 18 by the department of treasury under the uniform budgeting and 19 accounting act, 1968 PA 2, MCL 141.421 to 141.440a; the revised 20 municipal finance act, 2001 PA 34, MCL 141.2101 to 141.2821; the 21 school bond qualification, approval, and loan act, 2005 PA 92, MCL 22 388.1921 to 388.1939; or section 1351a of the revised school code, 23 MCL 380.1351a.

24 (3) The state budget director shall appoint a CEPI advisory25 committee, consisting of the following members:

26

(a) One representative from the house fiscal agency.

27 (b) One representative from the senate fiscal agency.

(c) One representative from the office of the state budget
 director.

3

(d) One representative from the state education agency.

4 (e) One representative each from the department of ENERGY,5 labor and economic growth and the department of treasury.

6

(f) Three representatives from intermediate school districts.

7 (g) One representative from each of the following educational8 organizations:

9

(i) Michigan association of school boards.

10 (*ii*) Michigan association of school administrators.

11 (*iii*) Michigan school business officials.

12 (h) One representative representing private sector firms13 responsible for auditing school records.

14 (i) Other representatives as the state budget director15 determines are necessary.

16 (4) The CEPI advisory committee appointed under subsection (3)
17 shall provide advice to the director of the center regarding the
18 management of the center's data collection activities, including,
19 but not limited to:

(a) Determining what data is necessary to collect and maintain
in order to perform the center's functions in the most efficient
manner possible.

23 (b) Defining the roles of all stakeholders in the data24 collection system.

(c) Recommending timelines for the implementation and ongoingcollection of data.

27

(d) Establishing and maintaining data definitions, data

transmission protocols, and system specifications and procedures
 for the efficient and accurate transmission and collection of data.

3 (e) Establishing and maintaining a process for ensuring the4 reasonable accuracy of the data.

5 (f) Establishing and maintaining state and model local
6 policies related to data collection, including, but not limited to,
7 privacy policies related to individual student data.

8 (g) Ensuring the data is made available to state and local
9 policymakers and citizens of this state in the most useful format
10 possible.

(h) Other matters as determined by the state budget directoror the director of the center.

13 (5) The center may enter into any interlocal agreements14 necessary to fulfill its functions.

15 (6) From the general fund appropriation in section 11, there is allocated an amount not to exceed \$4,935,400.00 \$3,435,400.00 16 17 for 2008-2009 AND \$3,486,100.00 FOR 2009-2010 to the department of 18 management and budget to support the operations of the center and 19 the development and implementation of a comprehensive longitudinal 20 data collection management and reporting system that includes 21 student-level data. The center shall cooperate with the state 22 education agency to ensure that this state is in compliance with 23 federal law and is maximizing opportunities for increased federal 24 funding to improve education in this state. In addition, from the 25 federal funds appropriated in section 11 for 2008-2009 AND 2009-26 2010, there is allocated the amount necessary, estimated at 27 \$2,793,200.00, in order to fulfill federal reporting requirements.

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1 (7) From the federal funds allocated in subsection (6), there 2 is allocated EACH YEAR for 2008-2009 AND 2009-2010 an amount not to exceed \$750,000.00 funded from the competitive grants of DED-OESE, 3 4 title II, educational technology funds for the purposes of this subsection. Not later than November 30, 2008 FOR 2008-2009 AND NOT 5 LATER THAN NOVEMBER 30, 2009 FOR 2009-2010, the department shall 6 award a single grant to an eligible partnership that includes an 7 intermediate district with at least 1 high-need local school 8 district and the center. 9

10 (8) The center and the department shall work cooperatively to
11 develop a cost allocation plan that pays for center expenses from
12 the appropriate federal fund revenues.

(9) Funds allocated under this section that are not expended
in the fiscal year in which they were allocated may be carried
forward to a subsequent fiscal year.

16 (10) The center may bill departments as necessary in order to 17 fulfill reporting requirements of state and federal law. The center 18 may also enter into agreements to supply custom data, analysis, and 19 reporting to other principal executive departments, state agencies, 20 local units of government, and other individuals and organizations. 21 The center may receive and expend funds in addition to those 22 authorized in subsection (6) to cover the costs associated with 23 salaries, benefits, supplies, materials, and equipment necessary to 24 provide such data, analysis, and reporting services.

25

(11) As used in this section:

26 (a) "DED-OESE" means the United States department of education27 office of elementary and secondary education.

(b) "High-need local school district" means a local
 educational agency as defined in the enhancing education through
 technology part of the no child left behind act of 2001, Public Law
 107-110.

5 (c) "State education agency" means the department. Sec. 98. (1) From the state school aid fund money appropriated 6 in section 11, there is allocated an amount not to exceed 7 \$500,000.00 for 2008-2009 2009-2010 and from the general fund money 8 9 appropriated in section 11, there is allocated an amount not to exceed \$1,750,000.00 for 2008-2009 2009-2010 to provide a grant to 10 11 the Michigan virtual university for the development, 12 implementation, and operation of the Michigan virtual high school; 13 to provide professional development opportunities for educators; 14 and to fund other purposes described in this section. In addition, from the federal funds appropriated in section 11, there is 15 allocated for 2008-2009 2009-2010 an amount estimated at 16 17 \$2,700,000.00.

18 (2) The Michigan virtual high school shall have the following19 goals:

20 (a) Significantly expand curricular offerings for high schools
21 across this state through agreements with districts or licenses
22 from other recognized providers. The Michigan virtual high school
23 shall explore options for providing rigorous civics curricula
24 online.

(b) Create statewide instructional models using interactive
multimedia tools delivered by electronic means, including, but not
limited to, the internet, digital broadcast, or satellite network,

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1 for distributed learning at the high school level.

2 (c) Provide pupils with opportunities to develop skills and3 competencies through on-line learning.

4 (d) Grant high school diplomas through a dual enrollment5 method with districts.

6 (e) Act as a broker for college level equivalent courses, as
7 defined in section 1471 of the revised school code, MCL 380.1471,
8 and dual enrollment courses from postsecondary education

9 institutions.

10 (f) Maintain the accreditation status of the Michigan virtual 11 high school from recognized national and international accrediting 12 entities.

13 (3) The Michigan virtual high school course offerings shall14 include, but are not limited to, all of the following:

15 (a) Information technology courses.

16 (b) College level equivalent courses, as defined in section17 1471 of the revised school code, MCL 380.1471.

18 (c) Courses and dual enrollment opportunities.

19 (d) Programs and services for at-risk pupils.

20 (e) General education development test preparation courses for21 adjudicated youth.

22 (f) Special interest courses.

23 (g) Professional development programs and services for

24 teachers THAT TEACH MICHIGAN EDUCATORS HOW TO DEVELOP AND DELIVER
25 ONLINE INSTRUCTIONAL SERVICES.

26 (H) COURSES, RESOURCES AND INTERACTIVE LEARNING MATERIALS IN
 27 THE FIELDS OF SCIENCE, TECHNOLOGY, ENGINEERING AND MATHEMATICS FOR

MIDDLE AND HIGH SCHOOL STUDENTS AS PART OF A COMPREHENSIVE STEM
 ACADEMY, DEVELOPED IN CONJUNCTION WITH THE MATHEMATICS AND SCIENCE
 CENTERS NETWORK AND THE DEPARTMENT.

4 (4) From the federal funds allocated in subsection (1), there is allocated for 2008-2009 2009-2010 an amount estimated at 5 \$1,700,000.00 from DED-OESE, title II, improving teacher quality 6 7 funds for a grant to the Michigan virtual university for the purpose of this subsection. The state education agency shall sign a 8 9 memorandum of understanding with the Michigan virtual university regarding the DED-OESE, title II, improving teacher quality funds 10 11 as provided under this subsection. The memorandum of understanding 12 under this subsection shall require that WITH THE APPROVAL OF THE DEPARTMENT, the Michigan virtual university SHALL coordinate the 13 14 following activities related to DED-OESE, title II, improving teacher quality funds in accordance with federal law: 15

16 (a) Develop, and assist districts in the development and use
17 of, proven, innovative strategies to deliver intensive professional
18 development programs that are both cost-effective and easily
19 accessible, such as strategies that involve delivery through the
20 use of technology, peer networks, and distance learning.

(b) Encourage and support the training of teachers and
administrators to effectively integrate technology into curricula
and instruction.

(c) Coordinate the activities of eligible partnerships that
include higher education institutions for the purposes of providing
professional development activities for teachers,

27 paraprofessionals, and principals as defined in federal law.

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(d) Offer teachers opportunities to learn new skills and
 strategies for developing and delivering instructional services.

3 (e) Provide online professional development opportunities for
4 educators to update and expand knowledge and skills needed to
5 support the Michigan merit curriculum core content standards and
6 credit requirements.

(F) IN CONJUNCTION WITH THE MATHEMATICS AND SCIENCE CENTERS 7 NETWORK AND THE DEPARTMENT, IMPLEMENT AN ALGEBRA 4 ALL INITIATIVE 8 TO OFFER ONLINE AND FACE-TO-FACE PROFESSIONAL DEVELOPMENT 9 OPPORTUNITIES FOR MATHEMATICS TEACHERS IN GRADES 8 THROUGH 12 THAT 10 11 PROMOTE BEST PRACTICES FOR TEACHING ALGEBRA TO ALL STUDENTS. IT IS 12 INTENDED THAT THE ALGEBRA 4 ALL INITIATIVE BE THE FIRST PHASE OF ESTABLISHING A STEM ACADEMY THAT PROVIDES ONLINE PROFESSIONAL 13 DEVELOPMENT OPPORTUNITIES FOR ALL TEACHERS IN THE FIELDS OF 14 SCIENCE, TECHNOLOGY, ENGINEERING AND MATHEMATICS. 15

16 (5) The Michigan virtual university shall offer at least 200 17 hours of online professional development for classroom teachers 18 under this section each fiscal year beginning in 2006-2007 without 19 charge to the teachers or to districts or intermediate districts. THESE FREE HOURS SHALL INCLUDE ALGEBRA 4 ALL AND SUBSEQUENT STEM 20 ACADEMY PROFESSIONAL DEVELOPMENT OPPORTUNITIES. A district or 21 22 intermediate district may require a full-time teacher to 23 participate in at least 5 hours of online professional development 24 provided by the Michigan virtual university under subsection (4). 25 Five hours of this professional development shall be considered to 26 be part of the 38 hours allowed to be counted as hours of pupil 27 instruction under section 101(10).

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1 (6) From the federal funds appropriated in subsection (1), 2 there is allocated for 2008-2009 2009-2010 an amount estimated at \$1,000,000.00 from the DED-OESE, title II, educational technology 3 4 grant funds to support e-learning and virtual school initiatives 5 consistent with the goals contained in the United States national 6 educational technology plan issued in January 2005. These funds shall be used to support activities designed to build the capacity 7 of the Michigan virtual university and shall not be used to 8 supplant other funding. Not later than November 30, 2008, 2009, 9 from the funds allocated in this subsection, the department shall 10 11 award a single grant of \$1,000,000.00 to a consortium or 12 partnership established by the Michigan virtual university that meets the requirements of this subsection. To be eligible for this 13 14 funding, a consortium or partnership established by the Michigan virtual university shall include at least 1 intermediate district 15 and at least 1 high-need local district. All of the following apply 16 17 to this funding:

18 (a) An eligible consortium or partnership must demonstrate the19 following:

20 (i) Prior success in delivering online courses and
21 instructional services to K-12 pupils throughout this state.

(*ii*) Expertise in designing, developing, and evaluating onlineK-12 course content.

24 (*iii*) Experience in maintaining a statewide help desk service25 for pupils, online teachers, and other school personnel.

26 (iv) Knowledge and experience in providing technical27 assistance and support to K-12 schools in the area of online

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1 education.

2 (v) Experience in training and supporting K-12 educators in
3 this state to teach online courses.

4 (vi) Demonstrated technical expertise and capacity in managing5 complex technology systems.

6 (vii) Experience promoting twenty-first century learning7 skills through the use of online technologies.

8 (b) The Michigan virtual university, which operates the
9 Michigan virtual high school, shall perform the following tasks
10 related to this funding:

(i) Strengthen its capacity by pursuing activities, policies, and practices that increase the overall number of Michigan virtual high school course enrollments and course completions by at-risk students.

(*ii*) Examine the curricular and specific course content needs
of middle and high school students in the areas of mathematics and
science.

18 (*iii*) Design, develop, and acquire online courses and related 19 supplemental resources aligned to state standards to create a 20 comprehensive and rigorous statewide catalog of online courses and 21 instructional services.

22 (*iv*) Conduct a demonstration pilot to promote CONTINUE TO
23 EVALUATE AND PILOT new and innovative online TOOLS, RESOURCES AND
24 courses and instructional services.

(v) Evaluate existing online teaching and learning practices
and develop continuous improvement strategies to enhance student
achievement.

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1 (vi) Develop, support, and maintain the technology 2 infrastructure and related software required to deliver online courses and instructional services to students statewide. 3

4 (7) From the state school aid fund allocation in subsection (1), an amount not to exceed \$500,000.00 for 2008-2009 2009-2010 5 6 shall be awarded as a single grant to an intermediate district 7 working in partnership with the Michigan virtual high school for a statewide license for "my dream explorer", a career exploration and 8 planning tool, to be made available to all pupils at no cost. The 9 Michigan virtual high school shall work collaboratively with the 10 11 department, the presidents council of state universities of 12 Michigan, the Michigan community college association, the association of independent colleges and universities of Michigan, 13 14 and the appropriate K-12 education organizations to develop a comprehensive outreach and communications plan that provides 15 parents and students with access to online resources designed to 16 17 increase postsecondary enrollments and provide current information related to career planning, college selection, financial aid, and 18 19 dual enrollment opportunities.

20 (8) If a home-schooled or nonpublic school student is a 21 resident of a district that subscribes to services provided by the Michigan virtual high school, the student may use the services 22 23 provided by the Michigan virtual high school to the district 24 without charge to the student beyond what is charged to a district 25 pupil using the same services.

26 (9) Not later than December 1, 2008, 2009, the Michigan 27 virtual university shall provide a report to the house and senate

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appropriations subcommittees on state school aid, the state budget director, the house and senate fiscal agencies, and the department that includes at least all of the following information related to the Michigan virtual high school for the preceding state fiscal year:

6 (a) A list of the Michigan schools served by the Michigan7 virtual high school.

8 (b) A list of online course titles available to Michigan9 schools.

10 (c) The total number of online course enrollments and11 information on registrations and completions by course.

12 (d) The overall course completion rate percentage.

(e) A summary of DED-OESE, title IIA, teacher quality grantand DED-OESE, title IID, education technology grant expenditures.

15 (f) Identification of unmet educational needs that could be16 addressed by the Michigan virtual high school.

17 (g) The total number of active users of "my dream explorer"18 funded under subsection (7).

19

(10) As used in this section:

20 (a) "DED-OESE" means the United States department of education21 office of elementary and secondary education.

(b) "High-need local district" means a local educational
agency as defined in the enhancing education through technology
part of the no child left behind act of 2001, Public Law 107-110.

25

(c) "State education agency" means the department.

Sec. 99. (1) From the state school aid fund money appropriatedin section 11, there is allocated an amount not to exceed

\$3,390,000.00 for 2008-2009 2009-2010 and from the general fund 1 2 appropriation in section 11, there is allocated an amount not to exceed \$110,000.00 for 2008-2009 for implementing the comprehensive 3 4 master plan for 2009-2010 TO SUPPORT THE ACTIVITIES AND PROGRAMS OF 5 mathematics and science centers developed by the department and approved by the state board, and for other purposes as described in 6 this section. In addition, from the federal funds appropriated in 7 section 11, there is allocated for 2008-2009 **2009-2010** an amount 8 estimated at \$5,249,300.00 from DED-OESE, title II, mathematics and 9 10 science partnership grants.

11 (2) Within a service area designated locally, approved by the 12 department, and consistent with the **COMPREHENSIVE** master plan described in subsection (1) FOR MATHEMATICS AND SCIENCE CENTERS 13 DEVELOPED BY THE DEPARTMENT AND APPROVED BY THE STATE BOARD, an 14 established mathematics and science center shall address PROVIDE 2 15 or more of the following 6 basic services, as described in the 16 17 master plan, to constituent districts and communities: leadership, pupil services, curriculum support, community involvement, 18 19 professional development, and resource clearinghouse services.

(3) The department shall not award a state grant under this
section to more than 1 mathematics and science center located in a
designated region as prescribed in the 2007 master plan unless each
of the grants serves a distinct target population or provides a
service that does not duplicate another program in the designated
region.

26 (4) As part of the technical assistance process, the27 department shall provide minimum standard guidelines that may be

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used by the mathematics and science center for providing fair
 access for qualified pupils and professional staff as prescribed in
 this section.

4 (5) Allocations under this section to support the activities 5 and programs of mathematics and science centers shall be continuing 6 support grants to all 33 established mathematics and science 7 centers. Each established mathematics and science center that was funded in 2007-2008 2008-2009 shall receive state funding in an 8 9 amount equal to 100% of the amount it was allocated under this subsection for 2007-2008 2008-2009. If a center declines state 10 11 funding or a center closes, the remaining money available under 12 this section shall be distributed to the remaining centers, as 13 determined by the department.

14 (6) From the funds allocated in subsection (1), there is allocated for 2008-2009 2009-2010 an amount not to exceed 15 16 \$1,000,000.00 in a form and manner determined by the department to 17 those centers able to provide curriculum and professional 18 development support to assist districts in implementing the 19 Michigan merit curriculum components for mathematics and science. 20 Funding under this subsection is in addition to funding allocated 21 under subsection (5).

(7) IN CONJUNCTION WITH THE MICHIGAN VIRTUAL UNIVERSITY AND
THE DEPARTMENT, THE MATHEMATICS AND SCIENCE CENTERS NETWORK SHALL
IMPLEMENT AN ALGEBRA 4 ALL INITIATIVE TO OFFER ONLINE AND FACE-TOFACE PROFESSIONAL DEVELOPMENT OPPORTUNITIES FOR MATHEMATICS
TEACHERS IN GRADES 8 THROUGH 12 THAT PROMOTE BEST PRACTICES FOR
TEACHING ALGEBRA TO ALL STUDENTS. IT IS INTENDED THAT THE ALGEBRA 4

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ALL INITIATIVE BE THE FIRST PHASE OF ESTABLISHING A STEM ACADEMY
 THAT PROVIDES ONLINE PROFESSIONAL DEVELOPMENT OPPORTUNITIES FOR ALL
 TEACHERS IN THE FIELDS OF SCIENCE, TECHNOLOGY, ENGINEERING AND
 MATHEMATICS. THE DEPARTMENT SHALL IDENTIFY ADDITIONAL FUNDING TO
 ASSIST THE MATHEMATICS AND SCIENCE CENTERS NETWORK IN FULFILLING
 ITS RESPONSIBILITIES UNDER THIS SUBSECTION.

7 (7) (8) In order to receive state OR FEDERAL funds under this section, a grant recipient shall allow access for the department or 8 9 the department's designee to audit all records related to the 10 program for which it receives such funds. The grant recipient shall reimburse the state for all disallowances found in the audit. 11 12 (8) (9) Not later than September 30, 2013, the department 13 shall reevaluate and update the comprehensive master plan described in subsection (1). 14

15 (9) (10) The department shall give preference in awarding the 16 federal grants allocated in subsection (1) to eligible existing 17 mathematics and science centers.

18 (10) (11) In order to receive state funds under this section, 19 a grant recipient shall provide at least a 10% local match from 20 local public or private resources for the funds received under this 21 section.

22 (11) (12) As used in this section:

23 (a) "DED" means the United States department of education.

24 (b) "DED-OESE" means the DED office of elementary and25 secondary education.

Sec. 101. (1) To be eligible to receive state aid under thisact, not later than the fifth Wednesday after the pupil membership

1 count day and not later than the fifth Wednesday after the 2 supplemental count day, each district superintendent through the secretary of the district's board shall file with the intermediate 3 4 superintendent a certified and sworn copy of SUBMIT TO THE CENTER, IN A FORM AND MANNER PRESCRIBED BY THE CENTER, the number of pupils 5 6 enrolled and in regular daily attendance in the district as of the pupil membership count day and as of the supplemental count day, as 7 applicable, for the current school year. In addition, a district 8 9 maintaining school during the entire year, as provided under 10 section 1561 of the revised school code, MCL 380.1561, shall file 11 with the intermediate superintendent a certified and sworn copy of 12 SUBMIT TO THE CENTER, IN A FORM AND MANNER PRESCRIBED BY THE **CENTER,** the number of pupils enrolled and in regular daily 13 attendance in the district for the current school year pursuant to 14 rules promulgated by the superintendent. Not later than the seventh 15 Wednesday after the pupil membership count day and not later than 16 17 the seventh Wednesday after the supplemental count day, the intermediate district shall transmit to CERTIFY the center revised 18 19 data, as applicable, for each of its constituent districts IN A 20 FORM AND MANNER PRESCRIBED BY THE CENTER. If a district fails to 21 file the sworn and certified copy with the intermediate 22 superintendent in a timely manner SUBMIT AND CERTIFY THE DATA, as 23 required under this subsection, the intermediate district CENTER 24 shall notify the department and state aid due to be distributed 25 under this act shall be withheld from the defaulting district 26 immediately, beginning with the next payment after the failure and 27 continuing with each payment until the district complies with this

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1 subsection. If an intermediate district fails to transmit the data 2 in its possession in a timely and accurate manner to the center, as required under this subsection, state aid due to be distributed 3 4 under this act shall be withheld from the defaulting intermediate district immediately, beginning with the next payment after the 5 failure and continuing with each payment until the intermediate 6 district complies with this subsection. If a district or 7 intermediate district does not comply with this subsection by the 8 end of the fiscal year, the district or intermediate district 9 10 forfeits the amount withheld. A person who willfully falsifies a 11 figure or statement in the certified and sworn copy of enrollment 12 shall be punished in the manner prescribed by section 161.

(2) To be eligible to receive state aid under this act, not 13 14 later than the twenty-fourth Wednesday after the pupil membership count day and not later than the twenty-fourth Wednesday after the 15 supplemental count day, an intermediate district shall submit to 16 17 the center, in a form and manner prescribed by the center, the audited enrollment and attendance data for the pupils of its 18 19 constituent districts and of the intermediate district. If an intermediate district fails to transmit SUBMIT the audited data as 20 required under this subsection, state aid due to be distributed 21 22 under this act shall be withheld from the defaulting intermediate 23 district immediately, beginning with the next payment after the 24 failure and continuing with each payment until the intermediate 25 district complies with this subsection. If an intermediate district 26 does not comply with this subsection by the end of the fiscal year, 27 the intermediate district forfeits the amount withheld.

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(3) All of the following apply to the provision of pupil
 instruction:

(a) Except as otherwise provided in this section, each 3 4 district shall provide at least 1,098 hours of pupil instruction. 5 Except as otherwise provided in this act, a district failing to comply with the required minimum hours of pupil instruction under 6 this subsection shall forfeit from its total state aid allocation 7 an amount determined by applying a ratio of the number of hours the 8 district was in noncompliance in relation to the required minimum 9 number of hours under this subsection. Not later than August 1, the 10 11 board of each district shall certify to the department the number 12 of hours of pupil instruction in the previous school year. If the district did not provide at least the required minimum number of 13 hours of pupil instruction under this subsection, the deduction of 14 state aid shall be made in the following fiscal year from the first 15 payment of state school aid. A district is not subject to 16 forfeiture of funds under this subsection for a fiscal year in 17 which a forfeiture was already imposed under subsection (6). Hours 18 19 lost because of strikes or teachers' conferences shall not be 20 counted as days or hours of pupil instruction.

(b) Except as otherwise provided in subdivision (c), a
district not having at least 75% of the district's membership in
attendance on any day of pupil instruction shall receive state aid
in that proportion of 1/180 that the actual percent of attendance
bears to the specified percentage.

26 (c) Beginning in 2005-2006, at the request of a district that27 operates a department-approved alternative education program and

1 that does not provide instruction for pupils in all of grades K to 2 12, the superintendent shall grant a waiver for a period of 3 school years from the requirements of subdivision (b) in order to 3 4 conduct a pilot study. The waiver shall indicate that an eligible 5 district is subject to the proration provisions of subdivision (b) only if the district does not have at least 50% of the district's 6 membership in attendance on any day of pupil instruction. Not later 7 than 2008-2009, the department shall report on the impact of this 8 9 waiver on the academic achievement of pupils in these districts to 10 the state budget director and the senate and house appropriations 11 subcommittees on state school aid. In order to be eligible for this 12 waiver, a district must maintain records to substantiate its 13 compliance with the following requirements during the pilot study:

14 (i) The district offers the minimum hours of pupil instruction15 as required under this section.

16 (*ii*) For each enrolled pupil, the district uses appropriate
17 academic assessments to develop an individual education plan that
18 leads to a high school diploma.

19 (*iii*) The district tests each pupil to determine academic
20 progress at regular intervals and records the results of those
21 tests in that pupil's individual education plan.

(d) The superintendent shall promulgate rules for theimplementation of this subsection.

(4) Except as otherwise provided in this subsection, the first
30 hours for which pupil instruction is not provided because of
conditions not within the control of school authorities, such as
severe storms, fires, epidemics, utility power unavailability,

water or sewer failure, or health conditions as defined by the 1 2 city, county, or state health authorities, shall be counted as hours of pupil instruction. Beginning in 2003-2004, with the 3 4 approval of the superintendent of public instruction, the 5 department shall count as hours of pupil instruction for a fiscal year not more than 30 additional hours for which pupil instruction 6 is not provided in a district after April 1 of the applicable 7 school year due to unusual and extenuating occurrences resulting 8 from conditions not within the control of school authorities such 9 as those conditions described in this subsection. Subsequent such 10 11 hours shall not be counted as hours of pupil instruction.

(5) A district shall not forfeit part of its state aid appropriation because it adopts or has in existence an alternative scheduling program for pupils in kindergarten if the program provides at least the number of hours required under subsection (3) for a full-time equated membership for a pupil in kindergarten as provided under section 6(4).

(6) Not later than April 15 of each fiscal year, the board of 18 19 each district shall certify to the department the planned number of 20 hours of pupil instruction in the district for the school year 21 ending in the fiscal year. In addition to any other penalty or 22 forfeiture under this section, if at any time the department 23 determines that 1 or more of the following has occurred in a 24 district, the district shall forfeit in the current fiscal year 25 beginning in the next payment to be calculated by the department a 26 proportion of the funds due to the district under this act that is 27 equal to the proportion below the required minimum number of hours

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1 of pupil instruction under subsection (3), as specified in the 2 following:

3 (a) The district fails to operate its schools for at least the
4 required minimum number of hours of pupil instruction under
5 subsection (3) in a school year, including hours counted under
6 subsection (4).

7 (b) The board of the district takes formal action not to
8 operate its schools for at least the required minimum number of
9 hours of pupil instruction under subsection (3) in a school year,
10 including hours counted under subsection (4).

11 (7) In providing the minimum number of hours of pupil 12 instruction required under subsection (3), a district shall use the 13 following guidelines, and a district shall maintain records to 14 substantiate its compliance with the following guidelines:

(a) Except as otherwise provided in this subsection, a pupil must be scheduled for at least the required minimum number of hours of instruction, excluding study halls, or at least the sum of 90 hours plus the required minimum number of hours of instruction, including up to 2 study halls.

(b) The time a pupil is assigned to any tutorial activity in a
block schedule may be considered instructional time, unless that
time is determined in an audit to be a study hall period.

(c) Except as otherwise provided in this subdivision, a pupil in grades 9 to 12 for whom a reduced schedule is determined to be in the individual pupil's best educational interest must be scheduled for a number of hours equal to at least 80% of the required minimum number of hours of pupil instruction to be

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considered a full-time equivalent pupil. A pupil in grades 9 to 12
 who is scheduled in a 4-block schedule may receive a reduced
 schedule under this subsection if the pupil is scheduled for a
 number of hours equal to at least 75% of the required minimum
 number of hours of pupil instruction to be considered a full-time
 equivalent pupil.

7 (d) If a pupil in grades 9 to 12 who is enrolled in a cooperative education program or a special education pupil cannot 8 receive the required minimum number of hours of pupil instruction 9 solely because of travel time between instructional sites during 10 11 the school day, that travel time, up to a maximum of 3 hours per school week, shall be considered to be pupil instruction time for 12 13 the purpose of determining whether the pupil is receiving the required minimum number of hours of pupil instruction. However, if 14 a district demonstrates to the satisfaction of the department that 15 the travel time limitation under this subdivision would create 16 17 undue costs or hardship to the district, the department may consider more travel time to be pupil instruction time for this 18 19 purpose.

(e) In grades 7 through 12, instructional time that is part of a junior reserve officer training corps (JROTC) program shall be considered to be pupil instruction time regardless of whether the instructor is a certificated teacher if all of the following are met:

(i) The instructor has met all of the requirements established
by the United States department of defense and the applicable
branch of the armed services for serving as an instructor in the

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1 junior reserve officer training corps program.

(*ii*) The board of the district or intermediate district
employing or assigning the instructor complies with the
requirements of sections 1230 and 1230a of the revised school code,
MCL 380.1230 and 380.1230a, with respect to the instructor to the
same extent as if employing the instructor as a regular classroom
teacher.

8 (8) The department shall apply the guidelines under subsection9 (7) in calculating the full-time equivalency of pupils.

10 (9) Upon application by the district for a particular fiscal 11 year, the superintendent may waive for a district the minimum number of hours of pupil instruction requirement of subsection (3) 12 13 for a department-approved alternative education program OR ANOTHER INNOVATIVE PROGRAM APPROVED BY THE DEPARTMENT. If a district 14 applies for and receives a waiver under this subsection and 15 complies with the terms of the waiver, for the fiscal year covered 16 17 by the waiver the district is not subject to forfeiture under this 18 section for the specific program covered by the waiver. If the 19 district does not comply with the terms of the waiver, the amount 20 of the forfeiture shall be calculated based upon a comparison of the number of hours of pupil instruction actually provided to the 21 minimum number of hours of pupil instruction required under 22 23 subsection (3).

(10) A district may count up to 38 hours of qualifying
professional development for teachers, including the PROVIDED THAT
AT LEAST 5 hours of online professional development IS provided
ONLINE by the Michigan virtual university under section 98 OR

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ANOTHER DEPARTMENT-APPROVED INTERMEDIATE DISTRICT PROVIDER OF 1 2 **ONLINE PROFESSIONAL DEVELOPMENT**, as hours of pupil instruction. 3 However, if a collective bargaining agreement that provides more 4 than 38 but not more than 51 hours of professional development for 5 teachers is in effect for employees of a district as of the effective date of the 2006 amendatory act that amended this 6 subsection, then until the fiscal year that begins after the 7 expiration of that collective bargaining agreement a district may 8 9 count up to 51 hours of qualifying professional development for 10 teachers, including the 5 hours of online professional development 11 provided by the Michigan virtual university under section 98, as hours of pupil instruction. A district that elects to use this 12 13 exception shall notify the department of its election. As used in 14 this subsection, "qualifying professional development" means 15 professional development that is focused on 1 or more of the 16 following:

17 (a) Achieving or improving adequate yearly progress as defined18 under the no child left behind act of 2001, Public Law 107-110.

19 (b) Achieving accreditation or improving a school's
20 accreditation status under section 1280 of the revised school code,
21 MCL 380.1280.

(c) Achieving highly qualified teacher status as defined underthe no child left behind act of 2001, Public Law 107-110.

24 (d) Maintaining teacher certification.

Sec. 104. (1) IN ORDER TO RECEIVE STATE AID UNDER THIS ACT, A
DISTRICT SHALL ADMINISTER STUDENT ASSESSMENTS PURSUANT TO SECTIONS
1278A, 1278B, 1279, 1279G, AND 1280B OF THE REVISED SCHOOL CODE,

MCL 380.1278A, 380.1278B, 380.1279, 380.1279G, AND 380.1280B, AND 1 2 1970 PA 38, MCL 388.1081 TO 388.1086. From the state school aid fund money appropriated in section 11, there is allocated for 2008-3 4 2009 2009-2010 an amount not to exceed \$28,872,800.00 5 \$28,130,700.00 for payments on behalf of districts for costs 6 associated with complying with sections 104a and 104b, sections 1278a, 1278b, 1279, 1279q, and 1280b of the revised school code, 7 MCL 380.1278a, 380.1278b, 380.1279, 380.1279g, and 380.1280b, and 8 9 1970 PA 38, MCL 388.1081 to 388.1086 THIS SECTION. In addition, 10 from the federal funds appropriated in section 11, there is 11 allocated for 2008-2009 2009-2010 an amount estimated at 12 \$8,512,900.00 \$8,313,700.00, funded from DED-OESE, title VI, state 13 assessments funds and DED-OSERS, section 504 of part B of the 14 individuals with disabilities education act, Public Law 94-142, 15 plus any carryover federal funds from previous year appropriations, 16 for the purposes of complying with the federal no child left behind act of 2001, Public Law 107-110. 17

18 (2) The results of each test administered as part of the 19 Michigan educational assessment program, including tests 20 administered to high school students, shall include an item 21 analysis that lists all items that are counted for individual pupil 22 scores and the percentage of pupils choosing each possible 23 response.

(3) All federal funds allocated under this section shall be
distributed in accordance with federal law and with flexibility
provisions outlined in Public Law 107-116, and in the education
flexibility partnership act of 1999, Public Law 106-25.

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1 (4) Notwithstanding section 17b, payments on behalf of 2 districts, intermediate districts, and other eligible entities 3 under this section shall be paid on a schedule determined by the 4 department.

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(5) As used in this section:

6 (a) "DED" means the United States department of education.

7 (b) "DED-OESE" means the DED office of elementary and 8 secondary education.

9 (c) "DED-OSERS" means the DED office of special education and rehabilitative services. 10

11 Sec. 107. (1) From the appropriation in section 11, there is 12 allocated an amount not to exceed \$24,000,000.00 \$20,000,000.00 for 13 2008-2009 2009-2010 for adult education programs authorized under this section GRANTS TO ELIGIBLE DISTRICTS AND INTERMEDIATE 14 DISTRICTS FOR COMPREHENSIVE PROGRAMS THAT IMPROVE BASIC SKILLS AND 15 INCREASE EDUCATIONAL ATTAINMENT. THESE GRANTS SHALL BE MADE 16 AVAILABLE THROUGH A COMPETITIVE APPLICATION PROCESS AS FOLLOWS: 17

(A) THE APPLICANT MUST BE A DISTRICT OR INTERMEDIATE DISTRICT 18 19 SERVING AS THE FISCAL AGENT OF A REGIONAL PARTNERSHIP THAT INCLUDES OTHER ENTITIES IN THE COMMUNITY THAT ARE POSITIONED TO DETERMINE 20 THE BASIC SKILLS DEVELOPMENT NEEDS OF THE REGION. THE REGIONAL 21 PARTNERSHIP, IN ADDITION TO THE APPLICANT DISTRICT OR INTERMEDIATE 22 23 DISTRICT, MUST ALSO INCLUDE AT LEAST ONE POSTSECONDARY INSTITUTION AND ONE WORKFORCE DEVELOPMENT PARTNER. PARTNERS MAY ALSO INCLUDE, 24 BUT ARE NOT LIMITED TO, EMPLOYERS, LITERACY COUNCILS, LIBRARIES, 25 COMMUNITY-BASED ORGANIZATIONS, FAITH-BASED ORGANIZATIONS, LOCAL 26 27 OFFICES OF STATE GOVERNMENT, AND LOCAL FOUNDATIONS.

1 (B) THE APPLICANT SHALL DEMONSTRATE THE PARTNERSHIP'S ABILITY 2 TO LEVERAGE OTHER RESOURCES THAT COMPLEMENT FUNDING RECEIVED UNDER 3 THIS SECTION TO SUPPORT A COMPREHENSIVE AND INTEGRATED APPROACH OF 4 DELIVERING EDUCATIONAL PROGRAMS TO ADULT LEARNERS IN THE REGION AND 5 SHALL IDENTIFY A PLAN TO COORDINATE THOSE RESOURCES IN A WAY THAT 6 PROVIDES GREATER LEARNING OPPORTUNITIES.

7 (C) APPLICANTS SHALL APPLY FOR GRANTS UNDER THIS SECTION IN A
8 FORM AND MANNER DETERMINED BY THE DEPARTMENT. PROGRAMS ELIGIBLE FOR
9 FUNDING UNDER THIS SECTION SHALL COMPLY WITH DEPARTMENT-APPROVED
10 ADULT LEARNING OBJECTIVES AND CONTAIN ALL OF THE FOLLOWING PROGRAM
11 COMPONENTS, AS DETERMINED BY THE DEPARTMENT:

(1) EMPLOYS CERTIFIED TEACHERS AND ADMINISTRATIVE STAFF AND
 OFFERS CONTINUING EDUCATION OPPORTUNITIES TO MAINTAIN

14 CERTIFICATION.

15 (*II*) OFFERS COMPREHENSIVE ASSESSMENTS AND DEVELOPS
16 INDIVIDUALIZED ADULT LEARNING PLANS THAT PROVIDE FOR CUSTOMIZED
17 LEARNING PROGRAMS.

18 (*III*) PROVIDES FOR MULTIPLE MODES OF EDUCATIONAL DELIVERY FOR
19 ADULT LEARNERS USING CAREER PATHWAYS TO STRENGTHEN THE CONNECTION
20 BETWEEN LEARNING AND EMPLOYMENT.

21 (*IV*) UTILIZES CURRENT RESEARCH-BASED INSTRUCTIONAL PRACTICES
22 THAT ARE PROVEN TO BE EFFECTIVE IN TEACHING ADULT LEARNERS.

(V) SERVES PARTICIPANTS DETERMINED TO BE MOST IN NEED BASED ON
 DEPARTMENT-APPROVED ASSESSMENTS OF ADULT LEARNERS' BARRIERS TO
 EDUCATIONAL PROGRESS.

26 (VI) DEVELOPS PROGRAM ENTRY AND EXIT REQUIREMENTS TO
 27 FACILITATE PARTICIPANT TRANSITION FROM AN ADULT EDUCATION PROGRAM

1 TO EMPLOYMENT OR OTHER EDUCATIONAL PROGRAMS.

2 (VII) PROVIDES HIGH QUALITY CAREER COUNSELING AND SUPPORT
3 SERVICES FOR ALL PARTICIPANTS INCLUDING THOSE WITH DISABILITIES,
4 LEARNING DIFFICULTIES, SPECIAL NEEDS OR BARRIERS TO ATTENDING AND
5 COMPLETING PROGRAMS.

6 (VIII) PERFORMS ONGOING PROGRAM EVALUATION USING DEPARTMENT7 ESTABLISHED PERFORMANCE MEASURES, AND TAKES CORRECTIVE MEASURES AS
8 NECESSARY.

9 (*IX*) PROVIDES ACCESSIBLE SERVICES USING CONVENIENT LOCATIONS,
10 DISTANCE LEARNING, AND FLEXIBLE YEAR-ROUND SCHEDULING.

(D) THE DEPARTMENT SHALL ESTABLISH A DIVERSE COMMITTEE TO
REVIEW THE APPLICATIONS. THE COMMITTEE SHALL BE COMPOSED OF
REPRESENTATIVES OF THE DEPARTMENT, OTHER STATE DEPARTMENTS, AND
REPRESENTATIVES OF VARIOUS AGENCIES THAT HAVE WORKING KNOWLEDGE AND
EXPERTISE IN THE AREA OF ADULT EDUCATION, POSTSECONDARY, COMMUNITY
AND WORKFORCE DEVELOPMENT, AS APPROPRIATE.

17 (2) To be eligible to be a participant ENROLLED IN A PROGRAM
18 funded under this section, a person AN INDIVIDUAL shall be enrolled
19 in an adult basic education program, an adult English as a second
20 language program, a general educational development (G.E.D.) test
21 preparation program, a job or employment related program, or a high
22 school completion program, that meets the requirements of this
23 section, and shall meet either of the following, as applicable:

(a) If the individual has obtained a high school diploma or a
general educational development (G.E.D.) certificate, the
individual meets 1 of the following:

27

(i) Is less than 20 years of age on September 1 of the school

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year and is enrolled in the Michigan career and technical
 institute.

3 (*ii*) Is less than 20 years of age on September 1 of the school
4 year, is not attending an institution of higher education, and is
5 enrolled in a job or employment-related program through a referral
6 by an employer.

7 (*iii*) Is enrolled in an English as a second language program.
8 (*iv*) Is enrolled in a high school completion program AFTER
9 HAVING OBTAINED A G.E.D.

10 (V) IS ENROLLED IN AN ADULT BASIC EDUCATION PROGRAM AND IS
11 DETERMINED BY A DEPARTMENT-APPROVED ASSESSMENT TO BE BELOW NINTH
12 GRADE LEVEL IN READING OR MATHEMATICS, OR BOTH.

13 (b) If the individual has not obtained a high school diploma14 or G.E.D. certificate, the individual meets 1 of the following:

15 (i) Is at least 20 years of age on September 1 of the school16 year.

17 (*ii*) Is at least 16 years of age on September 1 of the school
18 year, has been permanently expelled from school under section
19 1311(2) or 1311a of the revised school code, MCL 380.1311 and
20 380.1311a, and has no appropriate alternative education program
21 available through his or her district of residence.

22 (3) Except as otherwise provided in subsection (4), from the
 23 amount allocated under subsection (1), at least \$23,300,000.00

24 shall be distributed as follows:

25 (a) For districts and consortia that received payments for

26 2007-2008 under this section, the amount allocated to each for

27 2008-2009 shall be based on the number of participants served by

1 the district or consortium for 2008-2009, using the amount

2 allocated per full-time equated participant under subsection (6),

3 up to a maximum total allocation under this subsection in an amount

- 4 equal to the amount the district or consortium received for 2007-
- 5 2008 under this section before any reallocations made for 2007-2008

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6 under subsection (4).
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- 7 (b) A district or consortium that received funding in 2007-
- 8 2008 under this section may operate independently of a consortium
- 9 or join or form a consortium for 2008-2009. The allocation for
- 10 2008-2009 to the district or the newly formed consortium under this
- 11 subsection shall be determined by the department and shall be based
- 12 on the proportion of the amounts that are attributable to the
- 13 district or consortium that received funding in 2007-2008. A
- 14 district or consortium described in this subdivision shall notify
- 15 the department of its intention with regard to 2008-2009 by
- 16 October 1, 2008.
- 17 (c) If a district had a declaration of financial emergency in
- 18 place under the local government fiscal responsibility act, 1990 PA
- 19 72, MCL 141.1201 to 141.1291, and that declaration was revoked
- 20 during 2005, the district may operate a program under this section
- 21 independently of a consortium or may join or form a consortium to
- 22 operate a program under this section. The allocation for 2008-2009
- 23 to the district or the newly formed consortium under this
- 24 subsection shall be determined by the department and shall be based
- 25 on the proportion of the amounts that are attributable to the
- 26 district or consortium that received funding in 2007-2008 or, for a
- 27 district for which a declaration of financial emergency was revoked

during 2005, based on the amount the district received under this 1 section using a 3-year average of the 3 most recent fiscal years 2 the district received funding under this section. A district or 3 4 consortium described in this subdivision shall notify the department of its intention with regard to 2008-2009 by October 1, 5 6 2008.(4) A district that operated an adult education program in 7 2007-2008 and does not intend to operate a program in 2008-2009 8 shall notify the department by October 1, 2008 of its intention. 9 The funds intended to be allocated under this section to a district 10 11 that does not operate a program in 2008-2009 and the unspent funds 12 originally allocated under this section to a district or consortium 13 that subsequently operates a program at less than the level of funding allocated under subsection (3) shall instead be 14 proportionately reallocated to the other districts described in 15 subsection (3) (a) that are operating an adult education program in 16 2008-2009 under this section. 17 18 (5) From the amount allocated under subsection (1), up to a maximum of \$200,000.00 shall be allocated for not more than 1 grant 19 20 not to exceed \$200,000.00 for expansion of an existing innovative 21 community college program that focuses on educating adults. Grants 22 may be used for program operating expenses such as staffing, rent, equipment, and other expenses. To be eligible for this grant 23 24 funding, a program must meet the following criteria: (a) Collaborates with local districts and businesses to 25 26 determine area academic needs and to promote the learning 27 opportunities.

- (c) Provides general educational development (C.E.D.) test 3 preparation courses and workshops. 4 5 (d) Provides developmental courses taught by college faculty that prepare students to be successful in college-level courses. 6 (e) Uses learning communities to allow for shared, rather than 7 isolated, learning experiences. 8 (f) Provides on-site tutoring. 9 10 ------(g) Provides access to up-to-date technology, including personal computers. 11 12 (h) Partners with a financial institution to provide financial 13 literacy education. (i) Assists students in gaining access to financial aid. 14 (j) Provides on-site academic advising to students. 15 (k) Provides vouchers for reduced C.E.D. testing costs. 16 (1) Partners with local agencies to provide referrals for 17 social services as needed. 18 19 (m) Enrolls participants as students of the community college. (n) Partners with philanthropic and business entities to 20
- 21 provide capital funding.

1

2

- 22 (6) The amount allocated under this section per full-time
- 23 equated participant is \$2,850.00 for a 450-hour program. The amount
- 24 shall be proportionately reduced for a program offering less than
- 25 450 hours of instruction.
- 26 (7) (3) An adult basic education program or an adult English
- 27 as a second language program operated on a year-round or school

(b) Is located off-campus in an urban residential setting with

documented high poverty and low high school graduation rates.

year basis may be funded under this section, subject to all of the
 following:

3 (a) The program enrolls adults PARTICIPANTS who are determined
4 by an appropriate A DEPARTMENT-APPROVED assessment, in a form and
5 manner prescribed by the department, to be below ninth grade level
6 in reading or mathematics, or both, or to lack basic English
7 proficiency.

8 (b) The program tests individuals **PARTICIPANTS** for eligibility 9 under subdivision (a) before enrollment and tests participants to 10 determine progress after every 90 hours of attendance, using 11 assessment instruments approved by the department of labor and 12 economic growth AND UPON COMPLETION OF THE PROGRAM IN A FORM AND 13 MANNER DETERMINED BY THE DEPARTMENT.

14 (c) A participant in an adult basic education program is
15 eligible for reimbursement TO BE ENROLLED IN THE PROGRAM until 1 of
16 the following occurs:

17 (i) The participant's reading and mathematics proficiency are18 assessed at or above the ninth grade level.

19 (*ii*) The participant fails to show progress IMPROVEMENT on 2
20 successive DEPARTMENT-APPROVED assessments after having completed
21 at least 450 hours of instruction.

(4) AN ADULT ENGLISH AS A SECOND LANGUAGE PROGRAM OPERATED ON
A YEAR-ROUND OR SCHOOL YEAR BASIS MAY BE FUNDED UNDER THIS SECTION,
SUBJECT TO ALL OF THE FOLLOWING:

(A) THE PROGRAM ENROLLS PARTICIPANTS WHO ARE DETERMINED BY A
 DEPARTMENT-APPROVED ASSESSMENT TO LACK BASIC ENGLISH PROFICIENCY.

27

(B) THE PROGRAM TESTS PARTICIPANTS UNDER SUBDIVISION (A)

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BEFORE ENROLLMENT AND UPON COMPLETION OF THE PROGRAM IN A FORM AND
 MANNER DETERMINED BY THE DEPARTMENT.

3 (d) (C) A funding recipient enrolling a participant in an
4 English as a second language program is eligible for funding
5 according to subsection (11) TO BE ENROLLED IN THE PROGRAM until
6 the participant meets 1 of the following:

7 (i) The participant is assessed as having attained basic8 English proficiency as defined by the department.

9 (*ii*) The participant fails to show progress IMPROVEMENT on 2
10 successive DEPARTMENT-APPROVED assessments after having completed
11 at least 450 hours of instruction. The department shall provide
12 information to a funding recipient regarding appropriate assessment
13 instruments for this program.

(8) (5) A general educational development (G.E.D.) test
 preparation program operated on a year-round or school year basis
 may be funded under this section, subject to all of the following:

 (a) The program enrolls adults PARTICIPANTS who do not have a
 high school diploma AND ARE ASSESSED TO BE AT OR ABOVE THE NINTH
 GRADE LEVEL IN READING AS DETERMINED BY A DEPARTMENT-APPROVED

 ASSESSMENT.

(b) The program shall administer a G.E.D. pre-test approved by
the department before enrolling an individual A PARTICIPANT to
determine the individual's potential for success on the G.E.D.
test, and shall administer other tests after every 90 hours of
attendance to determine a participant's readiness to take the
G.E.D. test A POST-TEST UPON COMPLETION OF THE PROGRAM IN A FORM
AND MANNER DETERMINED BY THE DEPARTMENT.

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(c) A funding recipient shall receive funding according to
 subsection (11) for a participant, and a participant may be
 enrolled in the program A G.E.D. PROGRAM until 1 of the following
 occurs:

5

(i) The participant passes the OBTAINS A G.E.D. test.

6 (*ii*) The participant fails to show progress IMPROVEMENT on 2
7 successive tests used to determine readiness to take the G.E.D.
8 test DEPARTMENT-APPROVED ASSESSMENTS after having completed at
9 least 450 hours of instruction.

10 (9) (6) A high school completion program operated on a year-11 round or school year basis may be funded under this section, 12 subject to all of the following:

13 (a) The program enrolls adults PARTICIPANTS who do not have a
14 high school diploma AND ARE ASSESSED TO BE AT OR ABOVE THE NINTH
15 GRADE LEVEL IN READING AS DETERMINED BY A DEPARTMENT-APPROVED
16 ASSESSMENT.

17 (B) THE PROGRAM TESTS PARTICIPANTS UNDER SUBDIVISION (A)
18 BEFORE ENROLLMENT AND UPON COMPLETION OF THE PROGRAM IN A FORM AND
19 MANNER DETERMINED BY THE DEPARTMENT.

(b) (C) A funding recipient shall receive funding according to
 subsection (11) for a participant in a course offered under this
 subsection MAY BE ENROLLED IN A HIGH SCHOOL COMPLETION PROGRAM
 until 1 of the following occurs:

24 (i) The participant passes the course and earns OBTAINS a high25 school diploma.

26 (*ii*) The participant fails to earn credit in 2 successive27 semesters or terms in which the participant is enrolled after

1 having completed at least 900 hours of instruction.

2 (10) (7) A job or employment-related adult education program
3 operated on a year-round or school year basis may be funded under
4 this section, subject to all of the following:

5 (a) The program enrolls adults PARTICIPANTS referred by their
6 employer who are less than 20 years of age, have a high school
7 diploma, are determined to be in need of remedial mathematics or
8 communication arts skills and are not attending an institution of
9 higher education.

10 (b) An individual A PARTICIPANT may be enrolled in this
11 program and the grant recipient shall receive funding according to
12 subsection (11) until 1 of the following occurs:

(i) The individual PARTICIPANT achieves the requisite skills
 as determined by appropriate DEPARTMENT-APPROVED assessment
 instruments administered at least after every 90 hours of

16 attendance.

17 (*ii*) The individual PARTICIPANT fails to show progress
18 IMPROVEMENT on 2 successive DEPARTMENT-APPROVED assessments after
19 having completed at least 450 hours of instruction. The department
20 shall provide information to a funding recipient regarding
21 appropriate assessment instruments for this program.

(11) (8) A funding recipient shall receive payments FUNDING
 under this section in accordance with the following PERFORMANCE
 STANDARDS ESTABLISHED BY THE DEPARTMENT THAT MEASURE ALL OF THE
 FOLLOWING:

26 (a) Ninety percent for enrollment of eligible participants.
 27 (b) Ten percent for completion of the adult basic education

1 objectives by achieving an increase of at least 1 grade level of proficiency in reading or mathematics; for achieving basic English 2 proficiency, as defined by the department in the adult education 3 4 guidebook; for obtaining a C.E.D. or passage of 1 or more individual C.E.D. tests; for attainment of a high school diploma or 5 passage of a course required for a participant to attain a high 6 school diploma; or for completion of the course and demonstrated 7 proficiency in the academic skills to be learned in the course, as 8 9 applicable.

10 (A) PROGRAM EFFECTIVENESS, INCLUDING THE NUMBER OF
11 PARTICIPANTS THAT MEET OR EXCEED MINIMUM PROGRAM REQUIREMENTS, AS
12 MEASURED BY DEPARTMENT-APPROVED STANDARDS.

(B) ACHIEVEMENT OF BASIC SKILLS, INCLUDING THE NUMBER OF
PARTICIPANTS THAT OBTAIN A HIGH SCHOOL DIPLOMA OR A G.E.D., ATTAIN
BASIC ENGLISH PROFICIENCY, OR INCREASE THEIR EDUCATIONAL
FUNCTIONING LEVEL TO A LEVEL REQUIRED FOR TRANSITION TO CONTINUING
EDUCATION OR EMPLOYMENT.

18 (C) TRANSITION TO POSTSECONDARY EDUCATION, INCLUDING THE
19 NUMBER OF PARTICIPANTS THAT TRANSITION INTO JOB TRAINING OR
20 POSTSECONDARY EDUCATION PROGRAMS.

(D) TRANSITION TO EMPLOYMENT, INCLUDING THE NUMBER OF
PARTICIPANTS THAT TRANSITION INTO EMPLOYMENT AND RETAIN EMPLOYMENT
FOR A PERIOD OF ONE YEAR OR, IF ALREADY EMPLOYED, ARE SUCCESSFUL IN
ADVANCING THEIR CAREERS.

25 (12) As used in this section, "participant" means the sum of

26 the number of full-time equated individuals enrolled in and

27 attending a department-approved adult education program under this

section, using quarterly participant count days on the schedule
 described in section 6(7)(b).

- (13) (9) A person who is not eligible to be a participant 3 4 funded under this section may receive adult education services upon the payment of tuition. In addition, a person who is not eligible 5 to be served in a program under this section due to the program 6 limitations specified in subsection (7) (3), (8) (4), (9) (5), (6), 7 or (10) (7) may continue to receive adult education services in 8 that program upon the payment of tuition. The tuition level shall 9 be determined by the local or intermediate district conducting the 10 11 program.

12 (14) (10) An individual who is an inmate in a state correctional facility shall not be counted as a participant under 13 this section. However, from the amount allocated under subsection 14 (1), up to a maximum of \$500,000.00 shall be made available as 15 16 competitive grants to districts that enroll adults who do not have 17 a high school diploma or C.E.D. and who are incarcerated in a state correctional facility in general education development (G.E.D.) 18 19 test preparation courses and workshops or high school completion 20 programs. Districts applying for grants under this subsection shall 21 do so in a form and manner determined by the department. Districts receiving funding under this subsection shall provide C.E.D. and 22 23 high school diploma programs substantially similar to those 24 programs as described in this section and shall receive \$2,850.00 25 per participant enrolled in the programs. 26 -(15)-(11) A district OR INTERMEDIATE DISTRICT shall not

27 commingle money received under this section or from another source

for adult education purposes with any other funds of the district.
 A district OR INTERMEDIATE DISTRICT receiving adult education funds
 shall establish a separate ledger account for those funds. This
 subsection does not prohibit a district OR INTERMEDIATE DISTRICT
 from using general funds of the district to support an adult
 education or community education program.

7 PARTNERSHIP SUPPORTED BY FUNDING under this section may establish a 8 9 sliding scale of tuition rates based upon a participant's family income. A district or intermediate district **PARTNERSHIP** may charge 10 11 a participant tuition to receive adult education services under 12 this section from that sliding scale of tuition rates on a uniform 13 basis. The amount of tuition charged per participant shall not 14 exceed the actual operating cost per participant minus any funds 15 received under this section per participant. A district or 16 intermediate district **PARTNERSHIP** may not charge a participant 17 tuition under this section if the participant's income is at or 18 below 200% of the federal poverty quidelines published by the 19 United States department of health and human services. 20 -(17) (13) In order to receive funds under this section, a district OR INTERMEDIATE DISTRICT SERVING AS THE FISCAL AGENT OF A 21 22 **PARTNERSHIP** shall furnish to the department, in a form and manner 23 determined by the department, all information needed to administer 24 this program and meet STATE AND federal reporting requirements; 25 shall allow the department or the department's designee to review 26 all records related to the program for which it receives funds; and 27 shall reimburse the state for all disallowances found in the

1 review, as determined by the department.

(18) (14) All intermediate district participant audits AND
INDEPENDENT AUDITS of adult education programs shall be performed
pursuant to the adult education participant auditing and accounting
manuals published by the department.

6 (19) (15) As used in this section, "department" means the
7 department of ENERGY, labor and economic growth.

8

9

(16) NOTWITHSTANDING SECTION 17B, PAYMENTS UNDER THIS SECTION MAY BE MADE PURSUANT TO AN AGREEMENT WITH THE DEPARTMENT.

Sec. 147. The allocation for 2008-2009 2009-2010 for the 10 11 public school employees' retirement system pursuant to the public 12 school employees retirement act of 1979, 1980 PA 300, MCL 38.1301 13 to 38.1408, shall be made using the entry age normal cost actuarial 14 method and risk assumptions adopted by the public school employees 15 retirement board and the department of management and budget. The annual level percentage of payroll contribution rate is estimated 16 17 at 16.54% 16.94% for the 2008 2009 2009-2010 state fiscal year. The portion of the contribution rate assigned to districts and 18 19 intermediate districts for each fiscal year is all of the total 20 percentage points. This contribution rate reflects an amortization 21 period of 29 **28** years for 2008 2009 **2009-2010**. The public school 22 employees' retirement system board shall notify each district and 23 intermediate district by February 28 of each fiscal year of the 24 estimated contribution rate for the next fiscal year.

25 Sec. 164c. A district or intermediate district shall not use
26 funds appropriated under this act to purchase foreign goods or
27 services, or both, if COMPETITIVELY PRICED AND OF COMPARABLE

1 QUALITY American goods or services, or both, are available and are 2 competitively priced and of comparable quality. Preference should SHALL be given to goods or services, or both, manufactured or 3 4 provided by Michigan businesses, if they are competitively priced 5 and of comparable quality. In addition, preference shall SHOULD be given to goods or services, or both, that are manufactured or 6 7 provided by Michigan businesses owned and operated by veterans, if they are competitively priced and of comparable quality. 8

9 Enacting section 1. (1) In accordance with section 30 of 10 article I of the state constitution of 1963, total state spending 11 in this amendatory act from state sources for fiscal year 2008-2009 12 is estimated at \$11,700,798,200.00 and state appropriations to be 13 paid to local units of government for fiscal year 2008-2009 are 14 estimated at \$11,564,105,900.00.

(2) In accordance with section 30 of article I of the state constitution of 1963, total state spending in this amendatory act from state sources for fiscal year 2009-2010 is estimated at \$11,401,790,600.00 and state appropriations to be paid to local units of government for fiscal year 2009-2010 are estimated at \$11,267,973,800.00.

Enacting section 2. Sections 22d, 22e, 32c, 32j, 37, 38, 41,
54c, 57, 65, 99a, 99e, 99i, 99j, 99k, 99n, 99p, 104a, 104b, and 166
of the state school aid act of 1979, 1979 PA 94, MCL 388.1622d,
388.1622e, 388.1632c, 388.1632j, 388.1637, 388.1638, 388.1641,
388.1654c, 388.1657, 388.1665, 388.1699a, 388.1699e, 388.1699i,
388.1699j, 388.1699k, 388.1699n, 388.1699p, 388.1704a, 388.1704b,
and 388.1766 are repealed effective October 1, 2009.

Enacting section 3. (1) Except as otherwise provided in
 subsection (2), this amendatory act takes effect October 1, 2009.
 (2) Sections 11, 11j, 22a, 22b, 26a, 51a, 51c, and 94a of the
 state school aid act of 1979, 1979 PA 94, MCL 388.1611, 388.1611j,
 388.1622a, 388.1622b, 388.1626a, 388.1651a, 388.1651c, and
 388.1694a, as amended by this amendatory act, take effect upon
 enactment of this amendatory act.