### SECOND REGULAR SESSION

# **HOUSE BILL NO. 1748**

## 103RD GENERAL ASSEMBLY

#### INTRODUCED BY REPRESENTATIVE MILLER.

4621H.01I JOSEPH ENGLER, Chief Clerk

## AN ACT

To repeal sections 135.714, 151.150, 163.011, and 166.131, RSMo, and to enact in lieu thereof four new sections relating to gifted education pupils.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 135.714, 151.150, 163.011, and 166.131, RSMo, are repealed and four new sections enacted in lieu thereof, to be known as sections 135.714, 151.150, 163.011, and 166.131, to read as follows:

- 135.714. 1. Each educational assistance organization shall:
- 2 (1) Notify the state treasurer of such organization's intent to provide scholarship 3 accounts to qualified students;
- 4 (2) Demonstrate to the state treasurer that such organization is exempt from federal 5 income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended;
- 6 (3) Provide a state treasurer-approved receipt to taxpayers for contributions made to 7 the organization;
- 8 (4) Ensure that grants are distributed to scholarship accounts of qualified students in 9 the following order:
  - (a) Qualified students who received a scholarship grant in the previous school year;
- 11 (b) Qualified students who are siblings of qualified students who will receive a 12 scholarship grant in the current school year;
- 13 (c) Qualified students that have an approved "individualized education [plan] 14 program" (IEP) developed under the federal Individuals with Disabilities Education Act
- 15 (IDEA), 20 U.S.C. Section 1400, et seq., as amended, or who have been diagnosed with
- 16 dyslexia, as the term "dyslexia" is defined in section 633.420;

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EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

17 (d) Qualified students who are eligible for free lunch as approved by the department 18 of elementary and secondary education in accordance with federal regulations and who reside in an unaccredited or provisionally accredited school district;

- (e) Qualified students who are eligible for reduced price lunch as approved by the department of elementary and secondary education in accordance with federal regulations and who reside in an unaccredited or provisionally accredited school district;
- (f) Qualified students who are eligible for free lunch as approved by the department of elementary and secondary education in accordance with federal regulations;
- (g) Qualified students who are eligible for reduced price lunch as approved by the department of elementary and secondary education in accordance with federal regulations;
- 27 (h) Qualified students who are active duty military dependents who have relocated to 28 Missouri and are enrolling in a school in the state for the first time; and
  - (i) All other qualified students;
  - (5) Ensure that:

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- 31 (a) One hundred percent of such organization's revenues from interest or investments 32 is spent on scholarship accounts;
- At least ninety percent of such organization's revenues from qualifying 33 (b) 34 contributions is spent on scholarship accounts; and
  - (c) Marketing and administrative expenses do not exceed the following limits of such organization's remaining revenue from contributions:
    - a. Ten percent for the first two hundred fifty thousand dollars;
    - b. Eight percent for the next five hundred thousand dollars; and
    - c. Three percent thereafter;
  - (6) (a) Distribute scholarship account payments either four times per year or in a single lump sum at the beginning of the year as requested by the parent of a qualified student, based on the state adequacy target as defined in section 163.011 and calculated by the department of elementary and secondary education, subject to the following total grant amount limits:
  - a. For a qualified student who meets the criteria to be included in a school district's limited English proficiency pupil count as set forth in subdivision [(8)] (9) of section 163.011, not more than one hundred sixty percent of the state adequacy target;
  - b. For a qualified student who is eligible for free or reduced price lunch as approved by the department of elementary and secondary education in accordance with federal regulations, not more than one hundred twenty-five percent of the state adequacy target;
- c. For a qualified student who has an approved individualized education [plan] 52 program developed under the federal Individuals with Disabilities Education Act (IDEA), 20

53 U.S.C. Section 1400, et seq., as amended, not more than one hundred seventy-five percent of 54 the state adequacy target; and

- d. For all other qualified students, not more than the state adequacy target;
- (b) Scholarship account payments distributed under this subdivision shall be in the form of a deposit into the scholarship account of the qualified student;
- (7) Provide the state treasurer, upon request, with criminal background checks on all such organization's employees and board members and exclude from employment or governance any individual who might reasonably pose a risk to the appropriate use of contributed funds;
  - (8) Demonstrate such organization's financial accountability by:
- (a) Submitting to the state treasurer annual audit financial statements by a certified public accountant within six months of the end of the educational assistance organization's fiscal year; and
  - (b) Having an auditor certify that the report is free of material misstatements; and
- (9) Ensure that participating students take the state achievement tests or nationally norm-referenced tests that measure learning gains in math and English language arts, and provide for value-added assessment, in grades that require testing under the statewide assessment system set forth in section 160.518;
- (10) Allow costs of the testing requirements to be covered by the scholarships distributed by the educational assistance organization;
- (11) Provide the parents of each student who was tested with a copy of the results of the tests on an annual basis, beginning with the first year of testing;
- (12) Provide the test results to the state treasurer, the department of elementary and secondary education, and the board established in section 135.715 on an annual basis, beginning with the first year of testing;
- (13) Report student information that would allow the state treasurer, the department of elementary and secondary education, and the board established in section 135.715 to aggregate data by grade level, gender, family income level, and race;
- (14) Provide rates of high school graduation, college attendance, and college graduation for participating students to the state treasurer, the department of elementary and secondary education, and the board established in section 135.715 in a manner consistent with nationally recognized standards;
- (15) Provide to the state treasurer, the department of elementary and secondary education, and the board established in section 135.715 the results from an annual parental satisfaction survey, including information about the number of years that the parent's child has participated in the scholarship program. The annual satisfaction survey shall ask parents of scholarship students to express:

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- 90 Their level of satisfaction with the child's academic achievement, including 91 academic achievement at the schools the child attends through the scholarship program versus 92 academic achievement at the school previously attended;
  - (b) Their level of satisfaction with school safety at the schools the child attends through the scholarship program versus safety at the schools previously attended;
  - (16) Demonstrate such organization's financial viability, if such organization is to receive donations of fifty thousand dollars or more during the school year, by filing with the state treasurer before the start of the school year a surety bond payable to the state in an amount equal to the aggregate amount of contributions expected to be received during the school year or other financial information that demonstrates the financial viability of the educational assistance organization.
- 101 2. The annual audit required under this section shall include:
  - (1) The name and address of the educational assistance organization;
  - (2) The name and address of each qualified student for whom a parent opened a scholarship account with the organization;
- 105 (3) The total number and total dollar amount of contributions received during the 106 previous calendar year; and
  - (4) The total number and total dollar amount of scholarship accounts opened during the previous calendar year.
    - 3. The state treasurer shall:
- 110 (1) Ensure compliance with all student privacy laws for data in the state treasurer's 111 possession;
  - (2) Collect all test results;
  - (3) Provide the test results and associated learning gains to the public via a state website after the third year of test and test-related data collection. The findings shall be aggregated by the students' grade level, gender, family income level, number of years of participation in the scholarship program, and race; and
- 117 (4) Provide graduation rates to the public via a state website after the third year of test 118 and test-related data collection.
- 4. The state treasurer shall cause the following information to be posted on the state 120 treasurer's website annually, provided that no personally identifiable information of any student is released:
- 122 (1) The number of students who have been awarded a scholarship to date and the 123 number of students who have been awarded a scholarship in the current school year;
- 124 (2) The number of scholarship recipients enrolled in each qualified school, along with 125 the number of recipients who qualify for free and reduced price lunch and the number of

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recipients who receive special education services and the type of special education services received. Such information shall be broken down by school year and the total to date;

- (3) The total number of scholarship recipients who are eligible for free and reduced price lunch as approved by the department of elementary and secondary education in accordance with federal guidelines, broken down by school year and the total to date;
- (4) The total number of scholarship recipients who have an individualized education [plan] program (IEP) developed under the federal Individuals with Disabilities Education Act, 20 U.S.C. Section 1400, et seq., as amended, broken down by school year and the total to 134 date;
- (5) The number of scholarship recipients who have received a grant from each 136 educational assistance organization, broken down by school year and the total to date;
- 137 (6) The student test scores required to be posted online pursuant to subdivision (3) of 138 subsection 3 of this section;
- 139 The results of the parent satisfaction survey required annually pursuant to 140 subdivision (15) of subsection 1 of this section;
- 141 (8) The average dollar amount of a scholarship grant for all students who participate 142 in the program;
  - (9) The average dollar amount of a scholarship grant for all students who participate in the program and who have an IEP;
    - (10) The average duration of a student's participation in the program;
- 146 The number of students who are in their first year of participation in the 147 program;
  - (12) A list of the educational assistance organizations that make contributions to the empowerment scholarship accounts of students enrolled in each qualified school; and
  - (13) The total amount of money that has been remitted from qualified students' empowerment scholarship accounts to each qualified school, broken down by school year and the total aggregate amount.
  - An educational assistance organization may contract with private financial management firms to manage scholarship accounts with the supervision of the state treasurer, provided that all laws and regulations that apply to employees of such educational assistance organization shall also apply to the actions of any employees of the management firm while they are conducting work relating to the direct decision-making of the operation of such educational assistance organization.
  - 151.150. 1. For the purpose of levying school taxes, including taxes for school purposes, as defined in section 163.011 for capital projects purposes, as authorized under 3 section 165.011, "and for other purposes", as defined in section 151.160, in the several counties of this state, on the distributable property of the railroad company, the several county

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commissions shall ascertain from the returns in the office of the county clerk the average rate of taxation levied for school purposes for capital projects purposes, and for other purposes, each separately by the several local school boards or authorities of the several school districts throughout the county.

- 2. The average rate for school purposes shall be ascertained by adding together the local rates of the several school districts in the county and by dividing the sum thus obtained by the whole number of districts levying a tax for school purposes. The county clerk shall cause to be charged to the railroad companies taxes for school purposes at the average rate on the proportionate value of the railroad property so certified to the county commission by the state tax commission, under the provisions of this chapter, and shall apportion the taxes for school purposes, so levied and collected, among all the school districts in his county, the same proportion that the September membership of a district, determined as provided in [(1) of subdivision (8) paragraph (a) of subdivision (12) of section 163.011, bears to the sum of the September membership of all districts in the county.
- 3. The average rate levied for capital projects purposes, and for other purposes, each separately, shall be ascertained by adding together the local rates of the several districts in the county levying a tax for capital projects purposes, or for other purposes and by dividing the sum thus obtained in each case by the whole number of districts in the county. The county clerk shall cause to be charged to the railroad companies taxes for capital projects purposes, or for other purposes, at the average rate on the proportionate value of the railroad distributable property so certified to the county commission by the state tax commission, under the provisions of this chapter, and the county commission shall apportion the taxes for capital projects purposes, or for other purposes so levied and collected, among the several school districts levying the taxes, in proportion to the amount of such taxes so levied in each of the districts.
- 4. All local property owned or controlled by a railroad company lying in any school district shall be taxed at the same rate as other property in the district, and the school taxes, including taxes for capital projects purposes, and for other purposes thereon, shall go to the district in which such property is situated.

163.011. As used in this chapter unless the context requires otherwise:

- (1) "Adjusted operating levy", the sum of tax rates for the current year for teachers' and incidental funds for a school district as reported to the proper officer of each county pursuant to section 164.011;
- (2) "Average daily attendance", the quotient or the sum of the quotients obtained by dividing the total number of hours attended in a term by resident pupils between the ages of five and twenty-one by the actual number of hours school was in session in that term. To the 7 average daily attendance of the following school term shall be added the full-time equivalent

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9 average daily attendance of summer school students. "Full-time equivalent average daily attendance of summer school students" shall be computed by dividing the total number of hours, except for physical education hours that do not count as credit toward graduation for students in grades nine, ten, eleven, and twelve, attended by all summer school pupils by the number of hours required in section 160.011 in the school term. For purposes of determining 14 average daily attendance under this subdivision, the term "resident pupil" shall include all children between the ages of five and twenty-one who are residents of the school district and 16 who are attending kindergarten through grade twelve in such district. If a child is attending school in a district other than the district of residence and the child's parent is teaching in the school district or is a regular employee of the school district which the child is attending, then such child shall be considered a resident pupil of the school district which the child is attending for such period of time when the district of residence is not otherwise liable for 21 tuition. Average daily attendance for students below the age of five years for which a school 22 district may receive state aid based on such attendance shall be computed as regular school 23 term attendance unless otherwise provided by law;

(3) "Current operating expenditures":

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- (a) For the fiscal year 2007 calculation, current operating expenditures shall be calculated using data from fiscal year 2004 and shall be calculated as all expenditures for instruction and support services except capital outlay and debt service expenditures minus the revenue from federal categorical sources; food service; student activities; categorical payments for transportation costs pursuant to section 163.161; state reimbursements for early childhood special education; the career ladder entitlement for the district, as provided for in section 168.500 to 168.515; the vocational education entitlement for the district, as provided for in section 167.332; and payments from other districts;
- (b) In every fiscal year subsequent to fiscal year 2007, current operating expenditures shall be the amount in paragraph (a) of this subdivision plus any increases in state funding pursuant to sections 163.031 and 163.043 subsequent to fiscal year 2005, not to exceed five percent, per recalculation, of the state revenue received by a district in the 2004-05 school year from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payments for any district from the first preceding calculation of the state adequacy target;
- (4) "District's tax rate ceiling", the highest tax rate ceiling in effect subsequent to the 1980 tax year or any subsequent year. Such tax rate ceiling shall not contain any tax levy for debt service;
- (5) "Dollar-value modifier", an index of the relative purchasing power of a dollar, calculated as one plus fifteen percent of the difference of the regional wage ratio minus one,

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provided that the dollar value modifier shall not be applied at a rate less than 1.0. As used in this subdivision, the following terms mean:

- (a) "County wage per job", the total county wage and salary disbursements divided by the total county wage and salary employment for each county and the City of St. Louis as reported by the Bureau of Economic Analysis of the United States Department of Commerce for the fourth year preceding the payment year;
  - (b) "Regional wage per job":
- a. The total Missouri wage and salary disbursements of the metropolitan area as defined by the Office of Management and Budget divided by the total Missouri metropolitan wage and salary employment for the metropolitan area for the county signified in the school district number or the City of St. Louis, as reported by the Bureau of Economic Analysis of the United States Department of Commerce for the fourth year preceding the payment year and recalculated upon every decennial census to incorporate counties that are newly added to the description of metropolitan areas; or if no such metropolitan area is established, then:
- b. The total Missouri wage and salary disbursements of the micropolitan area as defined by the Office of Management and Budget divided by the total Missouri micropolitan wage and salary employment for the micropolitan area for the county signified in the school district number, as reported by the Bureau of Economic Analysis of the United States Department of Commerce for the fourth year preceding the payment year, if a micropolitan area for such county has been established and recalculated upon every decennial census to incorporate counties that are newly added to the description of micropolitan areas; or
- c. If a county is not part of a metropolitan or micropolitan area as established by the Office of Management and Budget, then the county wage per job, as defined in paragraph (a) of this subdivision, shall be used for the school district, as signified by the school district number;
- (c) "Regional wage ratio", the ratio of the regional wage per job divided by the state median wage per job;
  - (d) "State median wage per job", the fifty-eighth highest county wage per job;
- (6) "Free and reduced price lunch pupil count", for school districts not eligible for and those that do not choose the USDA Community Eligibility Option, the number of pupils eligible for free and reduced price lunch on the last Wednesday in January for the preceding school year who were enrolled as students of the district, as approved by the department in accordance with applicable federal regulations. For eligible school districts that choose the USDA Community Eligibility Option, the free and reduced price lunch pupil count shall be the percentage of free and reduced price lunch students calculated as eligible on the last Wednesday in January of the most recent school year that included household applications to

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81 determine free and reduced price lunch count multiplied by the district's average daily 82 attendance figure;

- (7) "Free and reduced price lunch threshold" shall be calculated by dividing the total free and reduced price lunch pupil count of every performance district that falls entirely above the bottom five percent and entirely below the top five percent of average daily attendance, when such districts are rank-ordered based on their current operating expenditures per average daily attendance, by the total average daily attendance of all included performance districts;
- (8) "Gifted education pupil count", the number of pupils who qualify as gifted, as gifted children are defined in section 162.675, and who are enrolled and have participated in a state-approved gifted education program provided by the school district by June first of the immediately preceding school year;
- (9) "Limited English proficiency pupil count", the number in the preceding school year of pupils aged three through twenty-one enrolled or preparing to enroll in an elementary school or secondary school who were not born in the United States or whose native language is a language other than English or are Native American or Alaskan native, or a native resident of the outlying areas, and come from an environment where a language other than English has had a significant impact on such individuals' level of English language proficiency, or are migratory, whose native language is a language other than English, and who come from an environment where a language other than English is dominant; and have difficulties in speaking, reading, writing, or understanding the English language sufficient to deny such individuals the ability to meet the state's proficient level of achievement on state assessments described in [Public Law 107-10] the federal No Child Left Behind Act of 2001 (Pub. L. 107-110), the ability to achieve successfully in classrooms where the language of instruction is English, or the opportunity to participate fully in society;
- [(9)] (10) "Limited English proficiency threshold" shall be calculated by dividing the total limited English proficiency pupil count of every performance district that falls entirely above the bottom five percent and entirely below the top five percent of average daily attendance, when such districts are rank-ordered based on their current operating expenditures per average daily attendance, by the total average daily attendance of all included performance districts;

## [<del>(10)</del>] **(11)** "Local effort":

(a) For the fiscal year 2007 calculation, local effort shall be computed as the equalized assessed valuation of the property of a school district in calendar year 2004 divided by one hundred and multiplied by the performance levy less the percentage retained by the county assessor and collector plus one hundred percent of the amount received in fiscal year 2005 for school purposes from intangible taxes, fines, escheats, payments in lieu of taxes and

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118 receipts from state-assessed railroad and utility tax, one hundred percent of the amount received for school purposes pursuant to the merchants' and manufacturers' taxes under 120 sections 150.010 to 150.370, one hundred percent of the amounts received for school 121 purposes from federal properties under sections 12.070 and 12.080 except when such 122 amounts are used in the calculation of federal impact aid pursuant to P.L. 81-874, fifty percent 123 of Proposition C revenues received for school purposes from the school district trust fund under section 163.087, and one hundred percent of any local earnings or income taxes 125 received by the district for school purposes. Under this paragraph, for a special district 126 established under sections 162.815 to 162.940 in a county with a charter form of government 127 and with more than one million inhabitants, a tax levy of zero shall be utilized in lieu of the 128 performance levy for the special school district;

- (b) In every year subsequent to fiscal year 2007, local effort shall be the amount calculated under paragraph (a) of this subdivision plus any increase in the amount received for school purposes from fines. If a district's assessed valuation has decreased subsequent to the calculation outlined in paragraph (a) of this subdivision, the district's local effort shall be calculated using the district's current assessed valuation in lieu of the assessed valuation utilized in the calculation outlined in paragraph (a) of this subdivision. When a change in a school district's boundary lines occurs because of a boundary line change, annexation, attachment, consolidation, reorganization, or dissolution under section 162.071, 162.081, sections 162.171 to 162.201, section 162.221, 162.223, 162.431, 162.441, or 162.451, or in the event that a school district assumes any territory from a district that ceases to exist for any reason, the department of elementary and secondary education shall make a proper adjustment to each affected district's local effort, so that each district's local effort figure conforms to the new boundary lines of the district. The department shall compute the local effort figure by applying the calendar year 2004 assessed valuation data to the new land areas resulting from the boundary line change, annexation, attachment, consolidation, reorganization, or dissolution and otherwise follow the procedures described in this subdivision;
  - [(11)] (12) "Membership" shall be the average of:
- (a) The number of resident full-time students and the full-time equivalent number of part-time students who were enrolled in the public schools of the district on the last Wednesday in September of the previous year and who were in attendance one day or more during the preceding ten school days; and
- (b) The number of resident full-time students and the full-time equivalent number of part-time students who were enrolled in the public schools of the district on the last Wednesday in January of the previous year and who were in attendance one day or more during the preceding ten school days, plus the full-time equivalent number of summer school

pupils. "Full-time equivalent number of part-time students" is determined by dividing the total number of hours for which all part-time students are enrolled by the number of hours in the school term. "Full-time equivalent number of summer school pupils" is determined by dividing the total number of hours for which all summer school pupils were enrolled by the number of hours required pursuant to section 160.011 in the school term. Only students eligible to be counted for average daily attendance shall be counted for membership;

[(12)] (13) "Operating levy for school purposes", the sum of tax rates levied for teachers' and incidental funds plus the operating levy or sales tax equivalent pursuant to section 162.1100 of any transitional school district containing the school district, in the payment year, not including any equalized operating levy for school purposes levied by a special school district in which the district is located;

[(13)] (14) "Performance district", any district that has met performance standards and indicators as established by the department of elementary and secondary education for purposes of accreditation under section 161.092 and as reported on the final annual performance report for that district each year; for calculations to be utilized for payments in fiscal years subsequent to fiscal year 2018, the number of performance districts shall not exceed twenty-five percent of all public school districts;

[(14)] (15) "Performance levy", three dollars and forty-three cents;

[(15)] (16) "School purposes" pertains to teachers' and incidental funds;

[(16)] (17) "Special education pupil count", the number of public school students with a current individualized education program or services plan and receiving services from the resident district as of December first of the preceding school year, except for special education services provided through a school district established under sections 162.815 to 162.940 in a county with a charter form of government and with more than one million inhabitants, in which case the sum of the students in each district within the county exceeding the special education threshold of each respective district within the county shall be counted within the special district and not in the district of residence for purposes of distributing the state aid derived from the special education pupil count;

[(17)] (18) "Special education threshold" shall be calculated by dividing the total special education pupil count of every performance district that falls entirely above the bottom five percent and entirely below the top five percent of average daily attendance, when such districts are rank-ordered based on their current operating expenditures per average daily attendance, by the total average daily attendance of all included performance districts;

[(18)] (19) "State adequacy target", the sum of the current operating expenditures of every performance district that falls entirely above the bottom five percent and entirely below the top five percent of average daily attendance, when such districts are rank-ordered based on their current operating expenditures per average daily attendance, divided by the total

average daily attendance of all included performance districts. The department of elementary and secondary education shall first calculate the state adequacy target for fiscal year 2007 and recalculate the state adequacy target every two years using the most current available data. The recalculation shall never result in a decrease from the state adequacy target as calculated for fiscal years 2017 and 2018 and any state adequacy target figure calculated subsequent to fiscal year 2018. Should a recalculation result in an increase in the state adequacy target amount, fifty percent of that increase shall be included in the state adequacy target amount in the year of recalculation, and fifty percent of that increase shall be included in the state adequacy target amount in the subsequent year. The state adequacy target may be adjusted to accommodate available appropriations as provided in subsection 7 of section 163.031;

[(19)] (20) "Teacher", any teacher, teacher-secretary, substitute teacher, supervisor, principal, supervising principal, superintendent or assistant superintendent, school nurse, social worker, counselor or librarian who shall, regularly, teach or be employed for no higher than grade twelve more than one-half time in the public schools and who is certified under the laws governing the certification of teachers in Missouri;

[(20)] (21) "Weighted average daily attendance":

- (a) For fiscal years prior to the 2026 fiscal year, paragraph (g) of this subdivision;
- (b) For the 2026 fiscal year, the sum of nine-tenths multiplied by paragraph (g) of this subdivision plus one-tenth multiplied by the weighted membership;
- (c) For the 2027 fiscal year, the sum of eight-tenths multiplied by paragraph (g) of this subdivision plus two-tenths multiplied by the weighted membership;
- (d) For the 2028 fiscal year, the sum of seven-tenths multiplied by paragraph (g) of this subdivision plus three-tenths multiplied by the weighted membership;
- (e) For the 2029 fiscal year, the sum of six-tenths multiplied by paragraph (g) of this subdivision plus four-tenths multiplied by the weighted membership;
- (f) For the 2030 fiscal year and all subsequent fiscal years, the sum of five-tenths multiplied by paragraph (g) of this subdivision plus five-tenths multiplied by the weighted membership;
- (g) The average daily attendance plus the product of twenty-five hundredths multiplied by the free and reduced price lunch pupil count that exceeds the free and reduced price lunch threshold, plus the product of seventy-five hundredths multiplied by the number of special education pupil count that exceeds the special education threshold, plus the product of six-tenths multiplied by the number of limited English proficiency pupil count that exceeds the limited English proficiency threshold, plus beginning on July 1, 2027, the product of six-tenths multiplied by the number of the district's gifted education pupil count. For special districts established under sections 162.815 to 162.940 in a county with a charter form of government and with more than one million inhabitants, weighted average daily attendance

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membership.

229 shall be the average daily attendance plus the product of twenty-five hundredths multiplied by 230 the free and reduced price lunch pupil count that exceeds the free and reduced price lunch threshold, plus the product of seventy-five hundredths multiplied by the sum of the special 232 education pupil count that exceeds the threshold for each county district, plus the product of 233 six-tenths multiplied by the limited English proficiency pupil count that exceeds the limited 234 English proficiency threshold, plus beginning on July 1, 2027, the product of six-tenths multiplied by the number of the district's gifted education pupil count. None of the districts comprising a special district established under sections 162.815 to 162.940 in a county with a charter form of government and with more than one million inhabitants, shall use any special education pupil count in calculating their weighted average daily attendance; [(21)] (22) "Weighted membership", the membership plus the product of twenty-five 240 hundredths multiplied by the free and reduced price lunch pupil count that exceeds the free and reduced price lunch threshold, plus the product of seventy-five hundredths multiplied by the number of special education pupil count that exceeds the special education threshold, plus the product of six-tenths multiplied by the number of limited English proficiency pupil count that exceeds the limited English proficiency threshold, plus beginning on July 1, 2027, the product of six-tenths multiplied by the number of the district's gifted education pupil 246 count. For special districts established under sections 162.815 to 162.940 in a county with more than one million inhabitants, weighted membership shall be the membership plus the product of twenty-five hundredths multiplied by the free and reduced price lunch pupil count that exceeds the free and reduced price lunch threshold, plus the product of seventy-five 250 hundredths multiplied by the sum of the special education pupil count that exceeds the threshold for each county district, plus the product of six-tenths multiplied by the limited English proficiency pupil count that exceeds the limited English proficiency threshold, plus beginning on July 1, 2027, the product of six-tenths multiplied by the number of the 254 district's gifted education pupil count. None of the districts comprising a special district established under sections 162.815 to 162.940 in a county with more than one million

166.131. The county commission in each county shall administer the county school fund of the county. In each county wherein the annual distribution of the liquidated capital of the county school fund has not been ordered by the voters pursuant to sections 166.151 to 4 166.161, the proceeds of the fund shall be invested by the county commission in registered bonds of the United States, or in bonds of the state or in approved bonds of any city or school district thereof, or in bonds or other securities the payment of which is fully guaranteed by the United States government and shall be preserved as a county school fund. Annually, on or before September thirtieth, in each county of the state all interest accruing from the

inhabitants shall use any special education pupil count in calculating their weighted

investment of the capital of the county school fund, if any, the clear proceeds of all penalties and fines collected for any breach of the penal laws of the state, the net proceeds from the sale of estrays, and all other money lawfully coming into the fund, shall be collected and distributed to the school districts of the county by the county clerk in the same proportion that 12 the September membership of a school district, determined as provided in [(1) of subdivision (8) paragraph (a) of subdivision (12) of section 163.011 bears to the sum of the September 14 membership of all the districts in the county. He shall immediately after making the apportionments enter them in a book to be kept for that purpose, and shall furnish each district 16 clerk a copy of the apportionment. The county treasurer shall pay over to the treasurer of the school board of every district in the county the amount due each respective district. The clear 18 proceeds of all forfeitures collected for any breach of the penal laws of the state distributed 19 for education shall be transferred to the school building revolving fund.

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