

- 1 SB102
- 2 9TDTMPB-1
- 3 By Senators Singleton, Allen, Reed, Smitherman,
- 4 Coleman-Madison
- 5 RFD: Finance and Taxation Education
- 6 First Read: 14-Feb-24

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4	SYNOPSIS:
5	This bill creates a program known as the Alabama
6	School of Healthcare Sciences in Demopolis, Alabama;
7	provides legislative intent; provides definitions;
8	provides for the membership, powers, compensation, and
9	terms of a board of trustees; provides for programs and
10	the operation of the school; provides for
11	extracurricular activities; and prescribes eligibility
12	requirements.
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15	A BILL
16	TO BE ENTITLED
17	AN ACT
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19	To create a program known as the Alabama School of
20	Healthcare Sciences in Demopolis, Alabama; to provide
21	legislative intent; to provide definitions; to provide for the
22	membership, powers, compensation, and terms of a board of
23	trustees; to provide for programs and the operation of the
24	school; to provide for extracurricular activities; and to
25	prescribe eligibility requirements.
26	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
27	Section 1. It is the intent of the Legislature to
28	establish an independent, state-wide, residential school for

29 academically and professionally motivated Alabama students 30 with educational opportunities and experiences in science, 31 technology, engineering, math, and medicine (STEMM) and in the 32 healthcare sciences to address the chronic healthcare 33 workforce shortage in Alabama.

34 Section 2. For the purposes of this act, the following 35 terms shall have the following meanings:

36 (1) DEPARTMENT. The State Department of Education.

37 (2) SCHOOL. The Alabama School of Healthcare Sciences.

38 (3) STATE BOARD. The State Board of Education.

39 (4) SUPERINTENDENT. The State Superintendent of40 Education.

41 Section 3. (a) There is created a program to be called 42 the Alabama School of Healthcare Sciences, which shall be a 43 residential institution located in Demopolis in Marengo 44 County, at a site to be determined by the board of trustees. 45 The school may open and formally begin operation with the fall 46 semester of 2026. The school shall be funded by the state from 47 monies appropriated for the school and grants, donations, and 48 funds from any other source including, but not limited to, 49 corporations, individuals, and foundations.

50 (b) The school shall be governed by a board of trustees 51 whose membership, powers, duties, and responsibilities shall 52 be as provided in this act.

(c) The school shall coordinate its programs and curriculum with the department, but shall be independent of the control of the superintendent, the state board, and any local board of education except its board of trustees, unless

57	otherwise provided by this act.
58	Section 4. (a) There is created a board of trustees for
59	the school. The board of trustees shall be composed of the
60	following members:
61	(1) An assistant state superintendent in charge of
62	curriculum development with the department, or his or her
63	designee.
64	(2) The Chief Executive Officer of Whitfield Regional
65	Hospital, or his or her designee.
66	(3) The Chief Executive Officer of the Alabama Hospital
67	Association, or his or her designee.
68	(4) The President of the University of West Alabama, or
69	his or her designee.
70	(5) The President of the University of South Alabama,
71	or his or her designee.
72	(6) The President of the University of Alabama at
73	Birmingham, or his or her designee.
74	(7) The President of Auburn University, or his or her
75	designee.
76	(8) The Chancellor of the Alabama Community College
77	System, or his or her designee.
78	(9) The Chair of the Alabama School of Healthcare
79	Sciences Foundation Board of Directors.
80	(10) The Chair of the House Ways and Means Education
81	Committee, or his or her designee.
82	(11) The Chair of the Senate Finance and Taxation
83	Education Committee, or his or her designee.
84	(12) Eight members to be appointed by the Governor, one

85 member from each congressional district and one member 86 appointed at large, who shall be a resident of Marengo County. 87 Five of the eight members appointed by the Governor shall have 88 a background in healthcare, public health, or healthcare 89 administration. The other three members appointed by the 90 Governor may include appointees with backgrounds in academia, 91 government, business, or other career fields that provide a 92 strong basis for service. The Governor shall make his or her 93 appointments so that diversity of gender, race, and geographical areas is reflective of the makeup of this state. 94

95 (b) The terms of the eight members appointed by the Governor shall be for six years, except for original 96 97 appointees who shall serve staggered terms with three 98 appointees serving two years, three appointees serving four 99 years, and two appointees serving six years. The terms of the initial members who are elected officials, or their respective 100 101 designees, shall commence with their appointment, run 102 concurrently with their terms of office, and shall end when 103 their successors take office. The terms of members who are not serving by virtue of an elected office shall commence with 104 105 their appointment and shall end when their successor is 106 appointed. All members may succeed themselves. No member shall 107 be appointed for more than three consecutive full terms.

108 Section 5. (a) The board of trustees may perform the 109 following functions:

(1) Accept donations, bequests, or other forms of financial assistance for educational purposes from any public or private person or agency and comply with rules and

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113 regulations governing grants from the federal government or 114 from any other person or agency, which are not in 115 contravention of the constitution and laws.

(2) Purchase or lease real estate and equipment and make improvements to facilities necessary for the use of the school, in accordance with applicable law.

(3) Lease land or other property belonging to the board of trustees or to the school.

121 (4) Sell or exchange land or other real property not needed for school purposes, but only when specifically 122 123 authorized by law and then only in accordance with the procedures provided for the sale of unused school lands. The 124 125 sale shall be authorized by resolution adopted by the board of 126 trustees, and the act of sale shall be signed by the president 127 of the board of trustees or such other person to whom the 128 signing may be delegated by the board of trustees in the 129 authorizing resolution.

(5) Adopt, amend, or repeal rules, regulations, and policies necessary or proper for the conduct of the business of the board of trustees.

(6) Award certificates and issue diplomas for successful completion of programs of study. All certificates and diplomas shall be in addition to a regular high school diploma, which shall be issued by the state board in accordance with state law to any student who successfully completes the program of study adopted by the board of trustees.

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(7) Enter into contracts and agreements which have been

141 recommended by the president of school, in accordance with 142 applicable law, and to the extent that funds are specifically 143 appropriated therefor, with other public agencies with respect 144 to cooperative enterprises and undertakings related to or associated with an educational purpose or program affecting 145 146 education in the school. This shall not preclude the board of 147 trustees from entering into other contracts and agreements that the board of trustees may deem necessary to carry out the 148 duties and functions of the board of trustees. 149

(8) Perform such other functions as are necessary to the supervision and control of those phases of education under the board of trustees.

(b) The board of trustees shall delegate to the president of school those powers and duties the board of trustees deems appropriate to aid the president of school in the efficient administration of his or her responsibility for the implementation of the policies of the board of trustees.

(c) In addition to the authorities granted in this act and any powers, duties, and responsibilities vested by any other applicable laws, the board of trustees shall perform all of the following duties:

162 (1) Adopt rules, regulations, and policies necessary163 for the efficient operation of the school.

164 (2) Establish criteria to be used in determining165 eligibility of applicants for enrollment.

(3) Approve subjects and extracurricular activities to
be offered. Subjects shall initially be subject to approval by
the state board, and thereafter, changes in the subjects shall

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169 be subject to approval by the state board.

170 (4) Select a president of school who shall be the chief 171 executive officer of the school and who shall administer the 172 rules, regulations, and policies adopted by the board of 173 trustees pursuant to this act. The president of school shall 174 also be the chief administrative officer of the board of 175 trustees and shall be responsible for all the administrative 176 functions, duties, and needs of the board of trustees. Until 177 such time as the board of trustees selects a president of school, the superintendent shall serve as the chief 178 179 administrative officer of the board of trustees and shall be responsible for the duties of the president of school as they 180 181 relate to the board of trustees. The superintendent shall 182 relinquish administrative duties provided to the board of 183 trustees to the president of school when the president of 184 school officially assumes his or her duties with the board of 185 trustees.

186 (5) Oversee the staffing plan development and 187 implementation necessary for the efficient operation of the 188 school.

189 (6) Prepare and adopt an annual budget necessary for190 the continued operation of the school.

(7) Pay the expenses, per diem, and travel expenses of the board of trustees and its members, which shall be the same as allowed state employees when the board member is traveling on board business. The board shall also pay the salaries and expenses including, but not limited to, facilities, equipment, and supplies of the administration, faculty, and staff of the

197 school out of funds appropriated or otherwise made available 198 for the operating and administrative expenses of the board of 199 trustees and the school.

(8) Exercise budgetary responsibility and allocate for expenditure by the school and programs under its jurisdiction all monies appropriated or otherwise made available for purposes of the board of trustees and of the school and programs.

(9) Oversee selection and use in the school free textbooks and other materials of instruction for students enrolled in the school and programs under its jurisdiction for which the Legislature provides funds. Wherever practical, the school shall select and the board of trustees approve the same textbooks and other materials of instruction as are adopted by the state board.

(10) Prepare and adopt or approve programs of study and 212 213 rules, bylaws, and regulations for the discipline of students 214 and for the government of the school and programs under its 215 jurisdiction, which may not be inconsistent with the law and 216 which shall be enforced by the administration, staff, and 217 faculty of the school. Programs of study shall initially be 218 subject to approval by the state board, and thereafter, any 219 changes in programs of study shall be subject to approval by 220 the state board.

(11) Any provision of law to the contrary notwithstanding, prescribe the qualifications of educators at the school, provided that any educator employed at the school, who does not hold certification, shall hold an advanced

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225 degree, or be acknowledged by the board of trustees as an 226 expert, in his or her field of instruction.

227 (12) Develop and adopt a formula or system under which 228 students shall be admitted. The formula or system shall be 229 sufficient to ensure that at least one qualified applicant for 230 admission from within the geographical boundaries of each 231 state senate district shall be eligible for admission to the 232 school each year. If no qualified applicant from a state 233 senate district applies for admission, then the slots available to that senate district shall be lost to that senate 234 235 district for that school year and shall be reallocated by the 236 board of trustees to provide for the admission of qualified 237 applicants from other senate districts. Any provision of this 238 subdivision to the contrary notwithstanding, the board of 239 trustees shall admit additional students, utilizing admission 240 criteria provided by the adopted formula or system and as 241 resources and facilities allow, by also taking into 242 consideration the enrollment size of the city or county public 243 school systems in the state senate district of the student 244 applicant.

(13) Work with the Alabama Department of Education to
assist teachers, administrators, and superintendents across
the state to extend elements of the school's curriculum and
other offerings to schools and programs across Alabama.
Assistance shall include, but not be limited to, workshops,
career conversations, and fostering communities of practice in
the areas of healthcare sciences.

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(14) Adopt rules and regulations to provide for the

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evaluation of any applicant who has not been evaluated but who satisfies all other criteria for participation in the program.

255 (d) A majority of actively serving members of the board 256 of trustees shall constitute a quorum for the transaction of 257 business, and all official action of the board of trustees 258 shall require the favorable vote of a majority of those 259 members present and voting. Members may participate by means 260 of telephone conference, video conference, or by similar 261 communications equipment so that all individuals participating 262 in the meeting may hear each other at the same time. 263 Participation by these means shall constitute presence in 264 person at a meeting for all purposes, including the 265 establishment of a quorum.

(e) Members of the board of trustees shall be compensated for all actual vouchered expenses incurred in the performance of their duties and functions as required by this act. Expenses shall be paid by the president of school from funds appropriated therefor by the Legislature and upon the warrant of the board of trustees.

272 (f) The board of trustees shall serve as the local 273 educational agency for the school.

274 Section 6. (a) The school, at the discretion of the 275 board of trustees, shall operate on the same school year basis 276 as all other public schools in the state. Full-time students 277 shall be enrolled for the entire school year and may enroll in 278 the summer program.

(b) A summer program may be offered for full-timestudents and for students who qualify to attend the school

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281 during that period.

(c) The school may also offer short courses, workshops, seminars, weekend instructional programs, and other innovative programs, which may be used to offer instruction to students not enrolled as full-time students in the school.

(d) The school, at the discretion of the board of trustees, may provide extension courses and campuses on the campuses of other schools, colleges, and universities within the state.

290 Section 7. Whenever possible, the school may offer such 291 extracurricular activities as may be found in any public 292 secondary school in the state.

293 Section 8. Nothing in this act shall be so construed as 294 to prohibit or prevent the board of trustees from accepting 295 federal funds or monies from any corporation or other private 296 contributor for use in operating the school or providing 297 programs by the school.

Section 9. It is not the intent of this Legislature to conflict with existing or future programs of the Alabama High School of Mathematics and Science, Chapter 26A of Title 16, Code of Alabama 1975, the Alabama School of Fine Arts, Chapter 26B of Title 16, Code of Alabama 1975, or the Alabama School of Cyber Technology and Engineering, Chapter 26D of Title 16, Code of Alabama 1975.

305 Section 10. This act shall become effective on the 306 first day of the third month following its passage and 307 approval by the Governor, or its otherwise becoming law.

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