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90 and as its contribution toward its costs of the basic program, each school district shall impose a 91 minimum basic tax rate per dollar of taxable value [that generates \$289,021,900 in revenues 92 statewide] in accordance with this section. 93 (b) [The preliminary estimate for the 2012-13] Beginning on January 1, 2013, the 94 minimum basic tax rate is [.001665.] the greater of: 95 (i) **Ĥ→** [.001651] .001691 ←Ĥ ; or (ii) the certified revenue levy. 96 97 (c) The State Tax Commission shall certify on or before June 22 the [rate that 98 generates \$289,021,900 in revenues statewide] minimum basic tax rate to be imposed under 99 Subsection (1)(b). 100 [(d) If the minimum basic tax rate exceeds the certified revenue levy as defined in 101 Section 53A-17a-103, the state is subject to the notice requirements of Section 59-2-926.] 102 (2) (a) The state shall contribute to each district toward the cost of the basic program in 103 the district that portion which exceeds the proceeds of the levy authorized under Subsection 104 (1). 105 (b) In accord with the state strategic plan for public education and to fulfill its 106 responsibility for the development and implementation of that plan, the Legislature instructs 107 the State Board of Education, the governor, and the Office of Legislative Fiscal Analyst in each 108 of the coming five years to develop budgets that will fully fund student enrollment growth. 109 (3) (a) If the proceeds of the levy authorized under Subsection (1) equal or exceed the 110 cost of the basic program in a school district, no state contribution shall be made to the basic 111 program. 112 (b) The proceeds of the levy authorized under Subsection (1) which exceed the cost of 113 the basic program shall be paid into the Uniform School Fund as provided by law. 114 Section 3. Section **59-2-102** is amended to read: 115 59-2-102. Definitions. 116 As used in this chapter and title: 117 (1) "Aerial applicator" means aircraft or rotorcraft used exclusively for the purpose of 118 engaging in dispensing activities directly affecting agriculture or horticulture with an 119 airworthiness certificate from the Federal Aviation Administration certifying the aircraft or 120 rotorcraft's use for agricultural and pest control purposes.