181	(d) A local school board shall, by July 1 of each year, certify to the state board that its
182	plan has been practiced at the school level and presented to and reviewed by its teachers,
183	administrators, students, and the student's parents and local law enforcement and public safety
184	representatives.
185	(21) (a) A local school board may adopt an emergency response plan for the treatment
186	of sports-related injuries that occur during school sports practices and events.
187	(b) The plan may be implemented by each secondary school in the district that has a
188	sports program for students.
189	(c) The plan may:
190	(i) include emergency personnel, emergency communication, and emergency
191	equipment components;
192	(ii) require professional learning on the emergency response plan for school personnel
193	who are involved in sports programs in the district's secondary schools; and
194	(iii) provide for coordination with individuals and agency representatives who:
195	(A) are not employees of the school district; and
196	(B) would be involved in providing emergency services to students injured while
197	participating in sports events.
198	(d) The local school board, in collaboration with the schools referred to in Subsection
199	(21)(b), may review the plan each year and make revisions when required to improve or
200	enhance the plan.
201	(e) The state board, through the state superintendent, shall provide local school boards
202	with an emergency plan response model that local school boards may use to comply with the
203	requirements of this Subsection (21).
204	(22) A local school board shall do all other things necessary for the maintenance,
205	prosperity, and success of the schools and the promotion of education.
206	(23) (a) As used in this subsection, "special enrollment program" means a full-day
207	academic program in which a parent opts to enroll the parent's student and that is offered at a
208	specifically designated school within an LEA, including:
209	(i) gifted or advanced learning programs;
210	Ŝ→ [ <del>(ii) special education programs:</del> ] ←Ŝ or

\$→ [(iii)] (ii) ←\$ dual language immersion programs.

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212	(b) Before closing a school [or], changing the boundaries of a school, or changing or
213	closing the location of a special enrollment program, a local school board shall:
214	(i) at a local school board meeting, make and \$→ [vote on] approve ←\$ a motion to
214a	<u>initiate the</u>
215	notification required under Subsections (23) $\$ \rightarrow [\underbrace{(a)}] (b) \leftarrow \$$ (ii) through (iv);
216	[(i)] (ii) at least 90 days before [approving] the day on which the local school board
217	approves the school closure or at least 30 days before the day on which the local school board
218	approves a school boundary change, provide notice that the local school board is considering
219	the closure or boundary change to:
220	(A) parents of students enrolled in the school, using the same form of communication
221	the local school board regularly uses to communicate with parents and also by mail, using the
222	United States Postal Service, to the parents at each known address;
223	(B) parents of students enrolled in other schools within the school district that may be
224	affected by the closure or boundary change, using the same form of communication the local
225	school board regularly uses to communicate with parents and also by mail, using the United
226	States Postal Service, to the parents at each known address; and
227	(C) the governing council and the mayor of the municipality in which the school is
228	located;
229	[(iii)] (iii) provide an opportunity for public comment on the proposed school closure
230	[or school boundary change] during at least two public local school board meetings; [and]
231	[(iii)] (iv) provide an opportunity for public comment on the proposed school boundary
232	change during one public local school board meeting; and
233	(v) hold a public hearing as defined in Section 10-9a-103 and provide public notice of
234	the public hearing as described in Subsection (23)(b).
235	[(b)] (c) A local school board shall:
236	(i) [The] ensure that the notice of a public hearing required under Subsection
237	[(23)(a)(iii) shall: (i) indicate] (23)(a)(v) indicates the:
238	(A) <u>name of the</u> school or schools under consideration for closure or boundary change;
239	and
240	(B) the date, time, and location of the public hearing;
241	(ii) if feasible, hold the public hearing at the location of the school that is under
242	consideration for closure;