House Bill 897 (COMMITTEE SUBSTITUTE) (AM)

By: Representatives Dudgeon of the 25th, Coleman of the 97th, Nix of the 69th, Clark of the 101st, Kaiser of the 59th, and others

A BILL TO BE ENTITLED AN ACT

To amend Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to 1 2 elementary and secondary education, so as to update and clarify provisions in law and to 3 repeal obsolete provisions; to repeal a population act provision; to revise provisions relating to state required standards; to remove the middle grades program; to repeal provisions 4 5 relating to professional and staff development stipends; to revise provisions relating to 6 contracts by the State School Superintendent; to revise a process for student requests for 7 waivers and variances of state requirements; to provide that capital outlay includes computer 8 equipment and software; to revise provisions relating to state required assessments; to revise 9 provisions relating to the honors program; to revise provisions relating to courses taken 10 through the Georgia Virtual School; to revise provisions relating to virtual instruction 11 opportunities provided by local school systems; to repeal an obsolete provision relating to 12 acquiring digital learning; to revise a provision relating to home study reporting; to revise 13 provisions relating to nonrenewal of a teacher's contract; to revise provisions relating to 14 health insurance for public school teachers and employees; to revise provisions relating to appeals to the State Board of Education; to provide for charter authorizer accountability; to 15 16 provide for an expedited charter petition review process for high-performing charter schools; 17 to provide for timelines for approving or denying charter petitions; to revise provisions relating to funding for a charter school in its first year of operation; to provide for use by 18 charter schools of unused school facilities; to provide for enrollment preferences for charter 19 20 schools; to revise provisions relating to funding for state charter schools; to authorize the State Charter Schools Commission to establish nonprofit foundations; to provide for related 21 22 matters; to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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24	SECTION 1.
25	Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to elementary and
26	secondary education, is amended by repealing subsection (d) of Code Section 20-2-51,
27	relating to election of local board of education members, persons ineligible to be members
28	or superintendent, ineligibility for local boards of education, and ineligibility for other
29	elective offices, and designating said subsection as reserved.
30	SECTION 2.
31	Said chapter is further amended by revising paragraph (1) of Code Section 20-2-131, relating
32	to objectives and purposes of the Quality Basic Education Program, as follows:
33	"(1) Implementing a quality basic education curriculum to encompass content standards
34	in public schools state wide which ensures that each student is provided ample
35	opportunity to develop competencies necessary for lifelong learning as well as the

in the governing process and community activities, to protect the environment and
conserve public and private resources, and to be an effective worker and responsible
citizen of high character;"

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SECTION 3.

competencies needed to maintain good physical and mental health, to participate actively

Said chapter is further amended by revising Code Section 20-2-140, relating to the State
Board of Education establishing competencies and a uniformly sequenced core curriculum
and college and career readiness competency standards, as follows:

44 "20-2-140.

(a) The State Board of Education shall establish competencies uniformly sequenced 45 46 content standards that each student is expected to master prior to completion of the 47 student's public school education. The state board shall also establish competencies for 48 which each student should be provided opportunities, at the discretion of the student and 49 the student's parents, to master. Based upon these foregoing competencies, the The state 50 board shall adopt a uniformly sequenced core curriculum content standards for grades 51 students in kindergarten through grade 12. Each local unit of administration shall include 52 this uniformly sequenced core curriculum as the basis for its own curriculum, although 53 each local unit may sequence, expand, and enrich this curriculum may expand and enrich 54 the content standards to the extent it deems necessary and appropriate for its students and 55 communities. Each local school system shall adopt its own curriculum which shall include appropriate instruction in the content standards. 56 57 (b) The State Board of Education, working with the Board of Regents of the University

58 System of Georgia and the State Board of the Technical College System of Georgia, shall

59 establish college and career readiness competency standards in reading, writing, and 60 mathematics aligned with the core curriculum content standards adopted by the state board 61 pursuant to subsection (a) of this Code section with the level of performance necessary to 62 meet college-readiness standards in the state's technical colleges, community colleges, state colleges, and universities and in other advanced training programs. 63 (c) The State Board of the Technical College System of Georgia shall require its 64 65 institutions to accept core curriculum coursework completed by high school students for purposes of admission into its institutions. This Code section shall apply beginning with 66 67 students entering such postsecondary institutions in the fall of 2013."

69 Said chapter is further amended by revising Code Section 20-2-140.1, relating to online70 learning, as follows:

SECTION 4.

71 *"*20-2-140.1.

68

72 The State Board of Education shall establish rules and regulations to maximize the number 73 of students, beginning with students entering ninth grade in the 2014-2015 school year, 74 who complete prior to graduation at least one course containing online learning. This shall 75 be met through an online course offered by the Georgia Virtual School established pursuant 76 to Code Section 20-2-319.1, through the clearing-house established pursuant to Code 77 Section 20-2-319.3, through an online dual enrollment course offered by a postsecondary 78 institution, or through a provider approved pursuant to subsection (c) of Code Section 79 20-2-319.4. This shall also include enrollment in a full-time or part-time virtual instruction 80 program pursuant to Code Section 20-2-319.4."

81

SECTION 5.

82 Reserved.

83	SECTION 6.
84	Said chapter is further amended by revising subsection (a) of Code Section 20-2-142, relating
85	to prescribed courses, as follows:
86	''(a)(1) All elementary and secondary schools which receive in any manner funds from
87	the state shall provide the following course offerings in the manner and at the grade level
88	prescribed by the State Board of Education in its quality core curriculum:
89	(A) A course of study in the background, history, and development of the federal and
90	state governments and a study of Georgia county and municipal governments; and
91	(B) A course of study in the history of the United States and in the history of Georgia
92	and in the essentials of the United States and Georgia Constitutions, including the study

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of American institutions and ideals which shall include a study of the Pledge of
Allegiance to the flag of the United States and the Georgia flag in addition to other
institutions and ideals.

(2) No student shall be eligible to receive a diploma from a high school unless such 96 97 student has successfully completed the courses in history and government provided for 98 by this subsection, except as provided in paragraphs (3) and (4) of this subsection. For 99 students moving to Georgia and unable to take the course or courses available to fulfill 100 these requirements in the grade level in which such course or courses are ordinarily 101 offered, the State Board of Education may develop alternative methods, which may include but shall not be limited to an on-line course of study, for such students to learn 102 103 about and demonstrate an adequate understanding of federal or Georgia history and 104 government.

(3) Disabled students who are otherwise eligible for a special education diploma
pursuant to subsection (c) of Code Section 20-2-281 shall not be denied this diploma if
they have not successfully completed either or both of these courses; provided, however,
that their Individualized Education Programs have not specified that the disabled students
must enroll in and successfully complete both of these courses.

(4) The State Board of Education shall promulgate rules and regulations governing the
required course of study in the history of Georgia and in the essentials of the Georgia
Constitution for students who transfer from another state after having completed the year
in which such course or courses are ordinarily offered. The State Board of Education is
authorized to provide for exemptions to the required course of study for such students and
for students whose parent or parents serve in the armed forces of the United States."

116

SECTION 7.

Said chapter is further amended by revising subsection (a) and paragraph (2) of subsection (b) of Code Section 20-2-151, relating to general and career education programs, as follows: "(a) The primary purpose for the general and career education programs is to provide the children and youth of Georgia with a quality opportunity to master student competencies <u>content standards</u> adopted by the State Board of Education through instruction which is based upon the uniformly sequenced core curriculum."

123 "(2) It is the policy of this state that the purpose of the primary grades program shall be 124 mastery by enrolled students of the essential basic skills and knowledge which will 125 enable them to achieve more advanced skills and knowledge offered at the higher grade 126 levels. For purposes of funding under this article, the primary grades program shall 127 include grades one, two, and three. To be eligible for enrollment in the first grade of a 128 state supported primary grades program, a child must attain the age of six by September

129 1, except as otherwise provided by subsection (b) of Code Section 20-2-150. The State Board of Education shall may adopt an instrument or instruments, procedures, and 130 131 policies necessary to assess the first grade readiness of children enrolled in Georgia's public school kindergarten programs pursuant to Code Section 20-2-281. Readiness 132 information obtained by the instrument or instruments adopted by the state board shall 133 134 may be used by local school systems in concert with teacher recommendations and other relevant information to make appropriate student grade placement decisions. The 135 Department of Education shall may develop guidelines for utilization of the instrument 136 137 or instruments in grade placement decisions and shall provide such guidelines to local 138 school systems. The guidelines shall may include information pertinent to consideration 139 of the placement of students who have been identified as being disabled or limited-English-proficient. Whenever the decision is made not to promote a child to the 140 first grade, the local school system shall may document the reasons for the decision not 141 to promote, according to guidelines established by the board. The State School 142 Superintendent shall may annually provide a report summarizing the results of the 143 readiness of first grade Georgia public school kindergarten children. No student shall 144 remain in kindergarten for more than two years;" 145

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SECTION 8.

Said chapter is further amended by revising subsections (a) and (h) of Code Section20-2-154.1, relating to alternative education programs, as follows:

149 "(a) It is the policy of this state that the alternative education program shall provide a 150 learning environment that includes the objectives of the quality core curriculum content standards and that the instruction in an alternative education program shall enable students 151 152 to return to a general or career education program as quickly as possible. Course credit 153 shall be earned in an alternative education program in the same manner as in other 154 education programs. It is the policy of this state that it is preferable to reassign disruptive students to an alternative education program rather than suspending or expelling such 155 156 students from school."

157 "(h) For the 2000-2001 and 2001-2002 school years, state funding of alternative education programs shall be based upon a full-time equivalent program count that equals 2.5 percent 158 159 of the sum of the full-time equivalent program count of the middle grades program, the 160 middle school program as defined in Code Section 20-2-290, the high school general education program (grades nine through 12), and the career, technical, and agricultural 161 education laboratory program (grades nine through 12). For the 2002-2003 school year and 162 163 thereafter, the amount of state funds appropriated and allocated for the alternative education program provided for in this Code section shall be based on the actual count of 164

- students served during the preceding year, except that the count of students served shall not
- exceed 2.5 percent of the sum of the full-time equivalent program count of the middle
- 167 grades program, the middle school program as defined in Code Section 20-2-290, the high
- school general education program (grades nine through 12), and the career, technical, and
- agricultural education laboratory program (grades nine through 12). Funds earned may be
- 170 expended in kindergarten and in grades one through 12."
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SECTION 9.

- 172 Said chapter is further amended by revising Code Section 20-2-159.1, relating to focused
- 173 programs of study, as follows:
- 174 *"*20-2-159.1.
- 175 No later than July 1, 2013, the Department of Education shall develop, and the State Board
- 176 of Education shall approve, state models and curriculum framework <u>content standards</u> for
- 177 the following focused programs of study, as defined in Code Section 20-2-326, including,
- but not limited to:
- 179 (1) Agriculture, food, and natural resources;
- 180 (2) Architecture and construction;
- 181 (3) Arts, audio-video technology, and communications;
- 182 (4) Business, management, and administration;
- 183 (5) Education and training;
- 184 (6) Finance;
- 185 (7) Health science;
- 186 (8) Hospitality and tourism;
- 187 (9) Human services;
- 188 (10) Information technology;
- 189 (11) Law, public safety, and security;
- 190 (12) Manufacturing;
- 191 (13) Government and public administration;
- 192 (14) Marketing, sales, and service;
- 193 (15) Science, technology, engineering, and mathematics; and
- 194 (16) Transportation, distribution, and logistics.
- 195 Such focused programs of study may be combined around these and other related clusters."

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SECTION 10.

- 197 Said chapter is further amended by revising paragraph (1) of Code Section 20-2-159.2,
- 198 relating to coordination between high schools and postsecondary institutions to minimize the
- 199 need for remedial course work for students in postsecondary institutions, as follows:

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200 "(1) Develop policies to ensure that students who complete the core curriculum master
 201 the content standards established pursuant to Code Section 20-2-140 will meet the
 202 requirements for purposes of admission into a postsecondary institution, such as grade
 203 point average and readiness levels in reading, writing, and mathematics, without having
 204 to take remedial coursework. Such policies shall:

(A) Establish the benchmarks for college readiness and the method in which students
 can demonstrate readiness in reading, writing, and mathematics for postsecondary
 coursework upon completing the core curriculum content standards; and

208 (B) Set the conditions for ensuring college readiness;"

209

SECTION 11.

210 Said chapter is further amended by revising subsection (a) of Code Section 20-2-159.3,

211 relating to coordination between high schools and postsecondary institutions to minimize the 212 need for remedial course work for students in postsecondary academic core standards to be 213 embedded in career, technical, and agricultural education courses, as follows:

214 "(a) The competencies and curricula content standards established for career, technical, and 215 agricultural education courses pursuant to Code Section 20-2-140 shall include embedded 216 standards in academic core subject areas, as appropriate. In establishing such competencies 217 and curricula content standards, the state board shall work to ensure that the coursework 218 meets postsecondary requirements for acceptance of credit for such coursework at the 219 postsecondary level. Such courses shall be taught by a highly qualified teacher in the 220 academic content and trained or experienced in contextualized learning using project based 221 methods; by a highly qualified career, technical, and agricultural education teacher who has 222 completed a state-approved training program to strengthen academic content and has 223 passed a state-approved exam for demonstrating mastery of academic content; or by a team 224 made up of a highly qualified teacher in the academic content and a highly qualified career, technical, and agricultural education teacher working together to teach the course." 225

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SECTION 12.

Said chapter is further amended by revising subsection (a) of Code Section 20-2-160, relating
to determination of enrollment by institutional programs, as follows:

229 "(a) The State Board of Education shall designate the specific dates upon which two counts 230 of students enrolled in each instructional program authorized under this article shall be 231 made each school year and by which the counts shall be reported to the Department of 232 Education. The initial enrollment count shall be made after October 1 but prior to 233 November 17 and the final enrollment count after March 1 but prior to May 1. The report 234 shall indicate the student's specific assigned program for each one-sixth segment of the 235 school day on the designated reporting date. No program shall be indicated for a student 236 for any one-sixth segment of the school day that the student is assigned to a study hall; a 237 noncredit course; a course recognized under this article or by state board policy as an 238 enrichment course, except a driver education course; a course which requires participation 239 in an extracurricular activity for which enrollment is on a competitive basis; a course in 240 which the student serves as a student assistant to a teacher, in a school office, or in the 241 media center, except when such placement is an approved work site of a recognized career, 242 technical, and agricultural education laboratory program; an individual study course for 243 which no outline of course objectives is prepared in writing prior to the beginning of the course; or any other course or activity so designated by the state board. For the purpose 244 245 of this Code section, the term 'enrichment course' means a course which does not dedicate 246 a major portion of the class time toward the development and enhancement of one or more student competencies content standards as adopted by the state board under Code Section 247 20-2-140. A program shall not be indicated for a student for any one-sixth segment of the 248 249 school day for which the student is not enrolled in an instructional program or has not 250 attended a class or classes within the preceding ten days; nor shall a program be indicated 251 for a student for any one-sixth segment of the school day for which the student is charged 252 tuition or fees or is required to provide materials or equipment beyond those authorized 253 pursuant to Code Section 20-2-133. A student who is enrolled in a dual credit course 254 pursuant to Code Section 20-2-159.5 shall be counted for the high school program or other 255 appropriate program for each segment in which the student is attending such dual credit 256 course. The state board shall adopt such regulations and criteria as necessary to ensure 257 objective and true counts of students in state approved instructional programs. The state board shall also establish criteria by which students shall be counted as resident or 258 259 nonresident students, including specific circumstances which may include, but not be 260 limited to, students attending another local school system under court order or under the 261 terms of a contract between two local school systems. If a local school system has a justifiable reason, it may seek authority from the state board to shift full-time equivalent 262 263 program counts from the designated date to a requested alternate date."

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SECTION 13.

Said chapter is further amended by revising subsections (b) and (b.1) of Code Section20-2-161, relating to the Quality Basic Education Formula, as follows:

267 "(b) As the cost of instructional programs varies depending upon the teacher-student ratios
268 and specific services typically required to address the special needs of students enrolled,
269 state authorized instructional programs shall have the following program weights and
270 teacher-student ratios:

	14 HB 89	7/CSFA
271 272 273 274	(1) Kindergarten program we	1.6508 ight and 1 to 15 ratio
275 276 277 278	(2) Kindergarten early intervention program	2.0348 ight and 1 to 11 ratio
279 280 281 282	(3) Primary grades program (1-3) we	1.2849 ight and 1 to 17 ratio
283 284 285 286	(4) Primary grades early intervention program (1-3)www.	1.7931 ight and 1 to 11 ratio
287 288 289 290	(5) Upper elementary grades program (4-5) we	1.0355 ight and 1 to 23 ratio
291 292 293 294	(6) Upper elementary grades early intervention program (4-5) we	1.7867 ight and 1 to 11 ratio
295 296 297 298	(7) Middle grades program (6-8)	1.0186 ight and 1 to 23 ratio

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299 300 301 302	(8)(7) Middle school program (6-8) as defined in Code Section 20-2-290 . w	1.1310 reight and 1 to 20 ratio
303304305306	(9)(8) High school general education program (9-12)www.	1.0000 reight and 1 to 23 ratio
307308309310	(10)(9) Career, technical, and agricultural education laboratory program (9-12) w	1.1916 reight and 1 to 20 ratio
 311 312 313 314 315 	(11)(10) Program for persons with disabilities: Category I	2.3798 reight and 1 to 8 ratio
 316 317 318 319 320 	(12) <u>(11)</u> Program for persons with disabilities: Category IIwww.www.www.www.www.www.www.www	2.7883 reight and 1 to 6.5 ratio
 321 322 323 324 325 	(13)(12) Program for persons with disabilities: Category IIIwww.www.www.www.www.www.www.ww	3.5493 reight and 1 to 5 ratio

 326 327 328 329 330 	(14)(13) Program for persons with disabilities: Category IV 5.7509 weight and 1 to 3 ratio
 331 332 333 334 335 	(15)(14) Program for persons with disabilities: Category V 2.4511 weight and 1 to 8 ratio
 336 337 338 339 340 	(16)(15) Program for intellectually gifted students: Category VI
341342343344	(17)(16) Remedial education program
345 346 347 348	(18)(17)Alternative education program1.4711weight and1 to 15ratio
349350351352	(19)(18) English for speakers of other languages (ESOL) program 2.5049 weight and 1 to 7 ratio

353	(b.1) Notwithstanding the provisions of subsection (b) of this Code section and the
354	requirements of Code Section 20-2-290, beginning July 1, 2014, a nonvirtual middle school
355	shall have the funding weight included in paragraph (8) of subsection (b) of this Code

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- 356 section for the middle school program, regardless of whether such middle school meets the
 357 requirements of Code Section 20-2-290."
- 358

SECTION 14.

359 Said chapter is further amended by revising Code Section 20-2-181, relating to calculation360 of program weights to reflect base school size, as follows:

361 "20-2-181.

362 The calculation of all program weights shall reflect a base size local school system of 3,300 363 full-time equivalent students. The calculation of program weights for the kindergarten 364 program, the kindergarten early intervention program, the primary grades (1-3) early 365 intervention program, the primary grades (1-3) program, the upper elementary grades (4-5)366 early intervention program, and the upper elementary grades (4-5) program shall reflect a base school size of 450 full-time equivalent students. The calculation of program weights 367 for the middle grades (6-8) program, the middle school (6-8) program, the special 368 369 education programs, the remedial education program, and the English for speakers of other languages program shall reflect a base school size of 624 full-time equivalent students. 370 371 The calculation of the program weights for the high school general education program and 372 the high school career, technical, and agricultural education laboratory program shall 373 reflect a base school size of 970 full-time equivalent students. The calculation of program 374 weights for the alternative education program shall reflect a base school size of 100 375 full-time equivalent students, except that the calculations for secretaries and media 376 personnel shall reflect a base school size of 624 full-time equivalent students."

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SECTION 15.

Said chapter is further amended by revising subsections (b) and (c) and paragraph (1) of
subsection (i) of Code Section 20-2-182, relating to program weights to reflect funds for
payment of salaries and benefits, as follows:

381 "(b) The program weights for the primary, primary grades early intervention, upper 382 elementary, upper elementary grades early intervention, middle grades, and middle school 383 programs, when multiplied by the base amount, shall reflect sufficient funds to pay at least 384 the beginning salaries of specialists qualified to teach art, music, foreign language, and 385 physical education, subject to appropriation by the General Assembly.

(c) The program weights for the kindergarten, kindergarten early intervention, primary,
primary grades early intervention, upper elementary, upper elementary grades early
intervention, middle grades, middle school, and alternative education programs and the
program weights for the high school programs authorized pursuant to paragraph (4) of
subsection (b) of Code Section 20-2-151, when multiplied by the base amount, shall reflect

391 sufficient funds to pay the beginning salaries for at least one school counselor for every 450 392 full-time equivalent students. Beginning in Fiscal Year 2015 and thereafter, the program 393 weights for the English for speakers of other languages program and the programs for persons with disabilities shall also earn school counselor funding. Further, beginning in 394 395 Fiscal Year 2016 and thereafter, the program weights for the program for intellectually 396 gifted students and the remedial education program shall also earn school counselor 397 funding. The duties and responsibilities for such school counselors shall be established by 398 the state board to require a minimum of five of the six full-time equivalent program count 399 segments of the counselor's time to be spent counseling or advising students or parents."

400 "(i)(1) It is the intent of this paragraph to provide a clear expectation to parents and
401 guardians as to the maximum number of students that may be in their child's classroom
402 in kindergarten through eighth grade. Beginning with the 2006-2007 school year, for the
403 following regular education programs, the maximum individual class size for
404 mathematics, science, social studies, and language arts classes shall be:

405	(A) Kindergarten program (without full-time aide)	18
406	(B) Kindergarten program (with full-time aide)	20
407	(C) Primary grades program (1-3)	21
408	(D) Upper elementary grades program (4-5)	28
409	(E) Middle grades program (6-8) and middle school program (6-8) as	
410	defined in Code Section 20-2-290	28

411 For school years 2010-2011, 2011-2012, 2012-2013, 2013-2014, and 2014-2015 only, 412 the system average maximum class size for each instructional program covered under this paragraph shall be the same as the maximum individual class size for each such program, 413 414 and local boards of education shall be considered in compliance with this paragraph so 415 long as the system average maximum class size is not exceeded; provided, however, that 416 if the State Board of Education approves a blanket waiver or variance pursuant to subsection (h) of Code Section 20-2-244, such maximum individual class sizes shall be 417 the system average maximum class sizes for purposes of this paragraph." 418

419

SECTION 16.

420 Said chapter is further amended by revising subsection (a) of Code Section 20-2-184.1,
421 relating to funding for additional days of instruction, as follows:

422 "(a) The program weights for the kindergarten, kindergarten early intervention, primary,
423 primary grades early intervention, upper elementary, upper elementary grades early
424 intervention, middle grades, middle school, and remedial programs and the program
425 weights for the high school programs authorized pursuant to paragraph (4) of subsection

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426 (b) of Code Section 20-2-151, when multiplied by the base amount, shall reflect sufficient funds to pay the beginning salaries for instructors needed to provide 20 additional days of 427 428 instruction for 10 percent of the full-time equivalent count of the respective program. Such 429 funds shall be used for addressing the academic needs of low-performing students with programs including, but not limited to, instructional opportunities for students beyond the 430 431 regular school day, Saturday classes, intersession classes, summer school classes, and 432 additional instructional programs during the regular school day. Following the midterm adjustment, the state board shall issue allotment sheets for each local school system. Each 433 434 local school system shall spend 100 percent of the funds designated for additional days of instruction for such costs at the system level, which may include transportation costs 435 incurred for transporting students who are attending additional classes funded by these 436 437 designated funds."

438 SECTION 17.
439 Said chapter is further amended by revising subsection (a) of Code Section 20-2-190, relating
440 to professional development centered on state-wide strategic initiatives, as follows:

441 "(a) Subject to appropriations by the General Assembly, the State Board of Education shall 442 provide professional development centered on state-wide strategic initiatives. Such 443 strategic initiatives may include, but are not limited to, training on the new common core 444 curriculum content standards, support for under-performing educators, and mentoring 445 programs in specific subject areas "

- 445 programs in specific subject areas."
- 446

448

SECTION 18.

SECTION 19.

SECTION 20.

447 Reserved.

Said chapter is further amended by repealing and reserving Code Section 20-2-217, relatingto professional and staff development stipends.

451

452 Said chapter is further amended by revising subsection (c) of Code Section 20-2-241, relating

- 453 to the State School Superintendent, as follows:
- 454 "(c) The State School Superintendent shall have the authority to enter into contracts for the
- amount of \$50,000.00 or less on behalf of the Department of Education. <u>The State School</u>
- 456 <u>Superintendent may delegate to the chief financial officer the authority to execute such</u>
- 457 <u>contracts on behalf of the State School Superintendent.</u>"

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458	SECTION 21.
459	Said chapter is further amended by revising paragraph (1) of Code Section 20-2-242, relating
460	to local school systems, local units of administration, and local governing bodies, as follows:
461	"(1) The instructional programs authorized pursuant to Part 3 of this article and the
462	uniformly sequenced core curriculum content standards authorized pursuant to Part 2 of
463	this article are fully and effectively implemented;"
464	SECTION 22.
465	Said chapter is further amended by adding a new Code section to read as follows:
466	″ <u>20-2-244.1.</u>
467	(a) As used in this Code section, the term:
468	(1) 'Student' means a student who is or was enrolled in a public school in this state.
469	(2) 'Substantial hardship' means a significant, unique, and demonstrable economic,
470	technological, legal, or other type of hardship to the person requesting a variance or
471	waiver which impairs the ability of the person to continue to function in the regulated
472	practice or business.
473	(3) 'Variance' means a modification granted by the State Board of Education to all or part
474	of the literal requirements of a rule to a person who is subject to the rule.
475	(4) 'Waiver' means a decision by the State Board of Education not to apply all or part of
476	a rule to a person who is subject to the rule.
477	(b) Except as provided in subsection (f) of this Code section, the State Board of Education
478	is authorized to grant a variance or waiver to a rule when a student subject to that rule
479	demonstrates that the purpose of the underlying statute upon which the rule is based can
480	be or has been achieved by other specific means which are agreeable to the person seeking
481	the variance or waiver and that strict application of the rule would create a substantial
482	hardship to such person.
483	(c) Except as provided in subsection (f) of this Code section, a student who is subject to
484	regulation by a State Board of Education rule may file a petition with the state board
485	requesting a variance or waiver from the state board's rule. In addition to any other
486	requirements which may be imposed by the state board, each petition shall specify:
487	(1) The rule from which a variance or waiver is requested;
488	(2) The type of action requested;
489	(3) The specific facts of substantial hardship which would justify a variance or waiver
490	for the petitioner, including the alternative standards which the person seeking the
491	variance or waiver agrees to meet and a showing that such alternative standards will
492	afford adequate protection for the public health, safety, and welfare; and

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493	(4) The reason why the variance or waiver requested would serve the purpose of the
494	underlying statute.
495	(d) The state board shall grant or deny a petition for variance or waiver in writing no later
496	than 60 days after the receipt of the petition. The state board's decision to grant or deny the
497	petition shall be in writing and shall contain a statement of the relevant facts and the
498	reasons supporting the state board's action.
499	(e) The state board's decision to deny a petition for variance or waiver shall be subject to
500	judicial review in accordance with Code Section 50-13-19. The validity of any variance
501	or waiver which is granted by the state board may be determined in an action for
502	declaratory judgment in accordance with Code Section 50-13-10.
503	(f) This Code section shall not apply, and no variance or waiver shall be sought or
504	authorized, when a state board rule or regulation has been adopted or promulgated in order
505	to implement or promote a federally delegated program.
506	(g) An aggregated report of all waivers granted pursuant to this Code section shall be
507	prepared and shall contain a description of the waiver granted, including a detail of the
508	variance from any rule or regulation, but shall not include any identifying information of
509	the student.
510	(h) The State Board of Education shall not be subject to Code Section 50-13-9.1 with
511	respect to petitions for variances or waivers of rules by students."
512	SECTION 23.
513	Said chapter is further amended in subsection (b) of Code Section 20-2-260, relating to
514	capital outlay funds generally, by revising paragraph (3) and by adding a new paragraph as
515	follows:
516	"(3) 'Capital outlay' includes, but is not necessarily limited to, expenditures which result
517	in the acquisition of fixed assets, existing buildings, improvements to sites, construction
518	of buildings, construction of additions to buildings, retrofitting of existing buildings for
519	energy conservation, and initial and additional equipment and furnishings for educational
520	facilities. This term also includes expenditures for computer equipment and operating
521	system software for the school that is integral to the implementation of the school's
522	curriculum, instruction, or administration."
523	"(9.1) 'Local school system' means any entity defined as a local educational agency by

524 <u>the Department of Education.</u>"

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525	SECTION 24.
526	Said chapter is further amended by revising paragraph (3) of subsection (a) of Code Section
527	20-2-270.1, relating to services to member local school systems by regional educational
528	service agencies, as follows:
529	"(3) Developing and implementing curricula and instruction of the highest quality
530	possible, including implementing the uniformly sequenced core curriculum content
531	standards adopted by the state board;"
532	SECTION 25.
533	Said chapter is further amended by revising Code Section 20-2-281, relating to assessment
534	of effectiveness of educational programs, as follows:
535	"20-2-281.
536	(a) The State Board of Education shall adopt a student assessment program consisting of
537	instruments, procedures, and policies necessary to implement the program and shall fund
538	all costs of providing and scoring such instruments, subject to appropriation by the General
539	Assembly. Each local school system may elect to administer, with state funding, nationally
540	norm-referenced instruments in reading, mathematics, science, or social studies in grade
541	three, four, or five and in grade six, seven, or eight, subject to available appropriations,
542	with assistance to such school systems by the State Board of Education with regard to
543	administration guidance, scoring, and reporting of such assessments. The State Board of
544	Education shall review, revise, and upgrade the quality core curriculum content standards.
545	Following the adoption of this revised curriculum such content standards, the State Board
546	of Education shall contract for development of criterion-referenced competency tests to
547	measure the quality core curriculum content standards. Such tests in English and language
548	arts/reading and, mathematics, and reading shall be administered annually to students in
549	grades three through eight. These tests may contain features that allow for comparability
550	to other states with whom establishing such comparison would be statistically sound;
551	provided, however, that no such comparison shall be conducted which would relinquish
552	any measure of control over assessments to any individual or entity outside the state. This
553	action shall be completed according to a schedule established by the State Board of
554	Education. A curriculum based assessment shall be administered in grade 11 for
555	graduation purposes. Writing assessments shall be administered to students in grades three,
556	five, eight, and 11 in grades designated by the State Board of Education as part of the
557	English language arts/reading assessments. The writing assessments shall provide students
558	and their parents with performance outcome measures resulting from the administration of
559	such tests.

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560 (b) The nationally normed assessments provided for in subsection (a) of this Code section 561 shall provide students and their parents with grade equivalencies and percentile ranks 562 which result from the administration of such tests. Criterion-referenced tests and the high 563 school graduation test provided for in subsection (a) of this Code section shall provide for 564 results that reflect student achievement at the individual student, classroom, school, system, 565 and state levels. The State Board of Education shall participate in the National Assessment 566 of Educational Progress (NAEP) and may participate in any other tests that will allow 567 benchmarking this state's performance against national or international performance. The 568 results of such testing shall be provided to the Governor, the General Assembly, and the 569 State Board of Education and shall be reported to the citizens of Georgia. Further, the state board shall adopt a school readiness assessment for students entering first grade and shall 570 571 administer such assessment pursuant to paragraph (2) of subsection (b) of Code Section 20-2-151. One of the components in the awarding of salary supplements as part of a pay 572 for performance or related plan under this article may be assessments of student 573 574 achievement.

(b.1) The State Board of Education shall notify local school systems and individual schools of the results of the assessment instruments administered under this Code section at the earliest possible date determined by the state board, but not later than the beginning of the subsequent school year. In the event the state board is unable to provide timely results in the first year of implementation of a substantially new assessment instrument, the provisions in paragraph (3) of subsection (b) of Code Section 20-2-283 shall not apply.

581 (c) The State Board of Education shall have the authority to condition the awarding of a 582 high school diploma to a student upon achievement of satisfactory scores on instruments or tests adopted and administered by the state board pursuant to subsection (a) of this Code 583 584 section. The state board is authorized and directed to adopt regulations providing that any 585 disabled child, as defined by the provisions of this article, shall be afforded opportunities 586 to take any test adopted by the state board as a condition for the awarding of a high school diploma. Said regulations shall further provide for appropriate accommodations in the 587 588 administration of such test. Said regulations shall further provide for the awarding of a 589 special education diploma to any disabled student who is lawfully assigned to a special 590 education program and who does not achieve a passing score on said test or who has not 591 completed all of the requirements for a high school diploma but who has nevertheless 592 completed his or her Individualized Education Program.

(d)(1) The State Board of Education shall develop or adopt alternate assessments to be
 administered to each student receiving special education services pursuant to Code
 Section 20-2-152 who does not receive instruction in the essential knowledge and skills
 identified in the quality core curriculum developed pursuant to Code Section 20-2-140

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597 those students with significant cognitive disabilities, receiving special education services 598 pursuant to Code Section 20-2-152, who cannot access the state adopted content 599 standards without appropriate accommodations to those standards and for whom the 600 assessment instruments adopted under subsection subsections (a) and (f) of this Code section, even with allowable modifications accommodations, would not provide an 601 602 appropriate measure of student achievement, as determined by the student's 603 Individualized Education Program team. A student's Individualized Education Program 604 may serve as an alternate assessment for that student.

605 (2) A student's Individualized Education Program team shall determine appropriate
 606 participation in assessment and identify necessary accommodations in accordance with
 607 the federal Individuals with Disabilities Education Act and state board regulations.

(e) The State Board of Education is authorized to adopt rules, regulations, policies, and
 procedures regarding accommodations and the participation of limited-English-proficient
 students, as defined in Code Section 20-2-156, in the assessments described in this Code
 section.

(f) The State Board of Education shall adopt end-of-course assessments for students in
grades nine through 12 for all core subjects to be determined by the state board. For those
students with an Individualized Education Program, the student's Individualized Education
Program team shall determine appropriate participation in assessments and identify
necessary accommodations in accordance with the federal Individuals with Disabilities
Education Act and state board regulations.

(g) Under rules adopted by the State Board of Education, the Department of Education shall, subject to appropriations by the General Assembly, release some or all of the questions and answers to each criterion-referenced competency test administered under subsection (a) of this Code section and each end-of-course assessment administered under subsection (e) of this Code section after the last time the instrument is administered for a school year.

(h) The State Board of Education, through the Department of Education, shall administer
the end-of-course assessments for core subject areas as defined by state board policy. The
state board shall promulgate a schedule for the development and administration of all
end-of-course tests. By the 2015-2016 school year, the State Board of Education shall
make all end-of-course assessments available online and shall establish rules and
regulations to maximize the number of students and school systems utilizing such online
assessments.

(i) The Department of Education shall develop study guides for the criterion-referenced
tests and end-of-course assessments administered pursuant to subsections (a) and (f) of this
Code section. Each school system shall distribute the study guides to students who do not

634 perform satisfactorily on one or more parts of an assessment instrument administered under
635 this Code section and to the parents or guardians of such students.

(j)(1) The high school graduation test provided for in subsection (a) of this Code section
shall continue in effect until all high school core subject end-of-course assessments have
been developed and implemented, at which time the state board shall discontinue the test
according to a schedule to be determined by the state board.

(2) The State Board of Education shall adopt rules and regulations requiring the results
of core subject end-of-course assessments to be included as a factor in a student's final
grade in the core subject course for which the end-of-course assessment is given.

- 643 (k)(1) In addition to the assessment instruments adopted by the State Board of Education and administered by the Department of Education, a local school system may adopt and 644 645 administer criterion-referenced or norm-referenced assessment instruments, or both, at 646 any grade level. Such locally adopted assessment instruments may not replace the state's adopted assessment instruments for purposes of state accountability programs, except as 647 648 otherwise provided in paragraph (2) of this subsection. A local school system shall be responsible for all costs and expenses incurred for locally adopted assessment 649 instruments. Students with Individualized Education Programs must be included in the 650 651 locally adopted assessments or provided an alternate assessment in accordance with the 652 federal Individuals with Disabilities Education Act.
- (2) The State Board of Education shall have the authority to grant waivers until Fiscal 653 654 Year 2003 to local boards of education exempting said boards from the administration 655 of the state criterion-referenced competency tests at any or all of the subject areas and 656 grade levels for which the local board of education implements a locally developed 657 criterion-referenced competency test or tests based on the Quality Core Curriculum which 658 increases the expectations for student achievement beyond that of the applicable state 659 criterion-referenced competency test or tests and meets all other requirements of this Code section, including reliability and validity requirements, with the exception of 660 subsection (g) of this Code section. Local boards of education with such waivers shall 661 submit to the State Board of Education school and local school system score reports of 662 the locally developed criterion-referenced competency tests. 663

(1) In adopting academic skills assessment instruments under this Code section, the State
Board of Education or local school system shall ensure the security of the instruments in
their preparation, administration, and scoring. Notwithstanding any other provision of law,
meetings or portions of meetings held by the state board or a local board of education at
which individual assessment instruments or assessment instrument items are discussed or
adopted shall not be open to the public, and the assessment instruments or assessment

(m) The results of individual student performance on academic skills assessment
instruments administered under this Code section shall be confidential and may be released
only in accordance with the federal Family Educational Rights and Privacy Act of 1974,
20 U.S.C. Section 1232g.

(n) Overall student performance data shall be disaggregated by ethnicity, sex,
socioeconomic status, disability, language proficiency, grade level, subject area, school,
system, and other categories determined by policies established by the Office of Student
Achievement.

(o) Student performance data shall be made available to the public, with appropriate
interpretations, by the State Board of Education, the Office of Student Achievement, and
local school system. The information made available to the public shall not contain the
names of individual students or teachers.

(p) Teachers in grades one through 12 shall be offered the opportunity to participate annually in a staff development program on the use of tests within the instructional program designed to improve students' academic achievement. This program shall instruct teachers on curriculum alignment related to tests, disaggregated student test data to identify student academic weaknesses by subtests, and other appropriate applications as determined by the State Board of Education.

689 (q) The State Board of Education shall consider the passage by a student of an industry 690 certification examination or a state licensure examination which is approved by the State 691 Board of Education when considering whether to grant such student a variance for one or 692 more portions of the high school graduation test required by the State Board of Education 693 pursuant to subsection (a) of this Code section in order to obtain a Georgia high school 694 diploma; provided, however, that the state board shall not grant a variance to a student 695 unless the student has attempted and failed to pass the relevant portion of the high school 696 graduation test at least four times."

697

SECTION 26.

698 Said chapter is further amended by revising Code Section 20-2-290, relating to organization699 of schools, middle school programs, and schedule, as follows:

700 "20-2-290.

(a)(1) The board of education of any local school system is authorized to organize or
reorganize the schools and fix the grade levels to be taught at each school in its
jurisdiction. Schools which house grades six, seven, or eight, or any combination thereof,
shall qualify for the middle school program for students; provided, however, that such
schools also meet all other provisions of this Code section and criteria and standards
prescribed by the State Board of Education. Further, two or more adjacent local school

systems shall qualify for the middle school program if through their contractual
 arrangement they jointly meet the requirements of this Code section and the criteria and
 standards prescribed by the state board.

(2)(b) The board of education of any local school system shall be authorized to employ 710 711 school administrative managers in lieu of or in addition to assistant principals. Such 712 school administrative managers shall not be required to be certificated by the Professional Standards Commission but shall have such qualifications as determined by the local 713 714 board with a minimum requirement of a bachelor's degree. The duties of school 715 administrative managers shall be to oversee and manage the financial and business affairs of the school. The principal shall retain authority over the curriculum and instructional 716 717 areas. The school administrative manager shall report directly to the principal. In the event that a local board considers hiring or utilizing school administrative managers 718 pursuant to this subsection, it shall receive and give all due consideration to 719 recommendations by the school council as to whether or not to utilize such position and 720 as to selection of the manager. Existing employees of the local board shall be eligible to 721 serve as school administrative managers if they meet other qualifications and 722 requirements established by the local board for such position. For purposes of earning 723 724 funds for such positions, school administrative managers shall be treated in all respects 725 the same as assistant principals.

726 (b) Local boards of education shall schedule each middle school so as to provide the
 727 following:

(1) A minimum of five hours of instruction in English and language arts, reading,
 mathematics, science, social studies, and such other academic subjects as the State Board
 of Education shall prescribe;

- 731 (2) Beyond the minimum of five hours of academic instruction, the local board shall 732 have the authority to schedule for the remainder of the day such academic or exploratory 733 classes as the State Board of Education shall prescribe; provided, however, that a student shall be allowed to take additional academic classes instead of exploratory classes if the 734 735 parent or guardian of such a student requests such assignment, subject to availability; and 736 (3) An interdisciplinary team of academic teachers with common planning time of a minimum of 55 minutes. 737 738 (c) Local school systems shall comply with subsection (b) of this Code section in order to
- 739 qualify for the middle school program.
- 740 (d) If a local school system has a combination of qualified and nonqualified schools, it
- 741 shall qualify for the middle school program only for those students counted in the full-time
- 742 equivalent count for the middle school program in qualified middle schools."

743	SECTION 27.
744	Said chapter is further amended by revising subsection (a) of Code Section 20-2-306, relating
745	to honors program and residential high school program, as follows:
746	"(a) The State Board of Education Office of Student Achievement is authorized to
747	inaugurate continue and administer an honors program for students in the public and
748	private high schools of this state and for resident students who attend a home school study
749	program who have manifested exceptional abilities or unique potentials or who have made
750	exceptional academic achievements. This program shall be conducted during summer
751	months between normal school year terms at institutions of higher learning or other
752	appropriate centers within this state with facilities adequate to provide challenging
753	opportunities for advanced study and accomplishments by such students. The student
754	honors program shall be implemented and operated in accordance with criteria established
755	by the state board Office of Student Achievement, and operating costs shall be paid by the
756	state board Office of Student Achievement from funds made available for this purpose by
757	the General Assembly. The state board Office of Student Achievement is authorized to
758	enter into cooperative agreements with the Board of Regents of the University System of
759	Georgia for operating and sharing the costs of such programs."
7(0)	
760	SECTION 28.
761	Said chapter is further amended by revising Code Section 20-2-314, relating to development
761 762	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program,
761 762 763	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program, as follows:
761 762 763 764	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program, as follows: "20-2-314.
761 762 763 764 765	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program, as follows: "20-2-314. The State Board of Education shall develop, with input from appropriate experts, such as
761 762 763 764 765 766	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program, as follows: "20-2-314. The State Board of Education shall develop, with input from appropriate experts, such as rape crisis centers and family violence shelters, a rape prevention and personal safety
761 762 763 764 765 766 767	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program, as follows: "20-2-314. The State Board of Education shall develop, with input from appropriate experts, such as rape crisis centers and family violence shelters, a rape prevention and personal safety education program and a program for preventing teen dating violence for grade eight
761 762 763 764 765 766 767 768	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program, as follows: "20-2-314. The State Board of Education shall develop, with input from appropriate experts, such as rape crisis centers and family violence shelters, a rape prevention and personal safety education program and a program for preventing teen dating violence for grade eight through grade 12 which are consistent with the <u>core curriculum content standards</u> provided
 761 762 763 764 765 766 767 768 769 	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program, as follows: "20-2-314. The State Board of Education shall develop, with input from appropriate experts, such as rape crisis centers and family violence shelters, a rape prevention and personal safety education program and a program for preventing teen dating violence for grade eight through grade 12 which are consistent with the core curriculum content standards provided for in Code Section 20-2-140. Local boards may implement such programs at any time and
 761 762 763 764 765 766 767 768 769 770 	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program, as follows: "20-2-314. The State Board of Education shall develop, with input from appropriate experts, such as rape crisis centers and family violence shelters, a rape prevention and personal safety education program and a program for preventing teen dating violence for grade eight through grade 12 which are consistent with the core curriculum content standards provided for in Code Section 20-2-140. Local boards may implement such programs at any time and for any grade level local boards find appropriate, and the state board shall encourage the
 761 762 763 764 765 766 767 768 769 	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program, as follows: "20-2-314. The State Board of Education shall develop, with input from appropriate experts, such as rape crisis centers and family violence shelters, a rape prevention and personal safety education program and a program for preventing teen dating violence for grade eight through grade 12 which are consistent with the core curriculum content standards provided for in Code Section 20-2-140. Local boards may implement such programs at any time and for any grade level local boards find appropriate, and the state board shall encourage the implementation of such programs. In addition, the state board shall make information
761 762 763 764 765 766 767 768 769 770 771	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program, as follows: "20-2-314. The State Board of Education shall develop, with input from appropriate experts, such as rape crisis centers and family violence shelters, a rape prevention and personal safety education program and a program for preventing teen dating violence for grade eight through grade 12 which are consistent with the core curriculum content standards provided for in Code Section 20-2-140. Local boards may implement such programs at any time and for any grade level local boards find appropriate, and the state board shall encourage the implementation of such programs. In addition, the state board shall make information regarding such programs available to the Board of Regents of the University System of
761 762 763 764 765 766 767 768 769 770 771 772	Said chapter is further amended by revising Code Section 20-2-314, relating to development of rape prevention, personal safety education, and teen dating violence prevention program, as follows: "20-2-314. The State Board of Education shall develop, with input from appropriate experts, such as rape crisis centers and family violence shelters, a rape prevention and personal safety education program and a program for preventing teen dating violence for grade eight through grade 12 which are consistent with the core curriculum content standards provided for in Code Section 20-2-140. Local boards may implement such programs at any time and for any grade level local boards find appropriate, and the state board shall encourage the implementation of such programs. In addition, the state board shall make information

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SECTION 29.

Said chapter is further amended by revising subsection (j) of Code Section 20-2-315, relating 775 to the prohibition of gender discrimination, as follows: 776

777 "(j) The Department of Education shall may publish an annual report of local school

systems to include information regarding expenditures and participation rates for each

- gender and such other information as the state board and department deem relevant."
- 780

SECTION 30.

781 Said chapter is further amended by revising Code Section 20-2-319.1, relating to the Georgia
782 Virtual School, as follows:

783 "20-2-319.1.

(a) The State Board of Education is authorized to establish the Georgia Virtual School 784 whereby students may enroll in state funded courses via the Internet or in any other manner 785 786 not involving on-site interaction with a teacher. Any Georgia student who is age 21 or younger shall be eligible to enroll in the Georgia Virtual School, at no cost to the student. 787 The State Board of Education is authorized to promulgate rules and regulations pertaining 788 789 to the Georgia Virtual School. Such rules and regulations, if established, shall include, at 790 a minimum, a process for students to enroll in Georgia Virtual School courses and a 791 process whereby a student's grade in the course is reported on the student's transcript. All 792 teachers who provide instruction through the Georgia Virtual School shall be certified by 793 the Professional Standards Commission. A local school system shall not prohibit any student from taking a course through the Georgia Virtual School, regardless of whether the 794 795 school in which the student is enrolled offers the same course.

796 (b)(1) The department is authorized to establish a Georgia Virtual School grant account 797 with funds appropriated by the General Assembly. The department shall use funds from 798 this such grant account to pay for costs associated with the Georgia Virtual School 799 incurred by the department, including, but not limited to, actual costs associated with the 800 maintenance of the Georgia Virtual School, such as new course development, credit 801 recovery, blended learning training, and operating a clearinghouse clearing-house, and 802 costs for tuition, materials, and fees for courses taken through the Georgia Virtual School by students in home study programs or private schools in this state. 803

(2) The local school system shall pay to the department costs for tuition, materials, and 804 805 fees directly related to the approved course taken by a student in its school system through the Georgia Virtual School; provided, however, that in no event shall the amount 806 807 of tuition charged to <u>and paid by</u> the local school system <u>on behalf of such student</u> exceed 808 \$250.00 per student per semester course; and provided, further, that if a student 809 participates in courses through the Georgia Virtual School that are in excess of the maximum number of courses a student may be enrolled in during a school day, such 810 811 student shall be subject to the cost of tuition not to exceed \$250.00 per student per 812 semester course.

813	(3) Students in home study programs and private schools in this state may enroll in
814	courses through the Georgia Virtual School at no cost, if appropriations are provided for
815	such purpose in accordance with paragraph (1) of this subsection. If appropriations are
816	not provided or if appropriations are provided but have been expended for such purpose,
817	students in home study programs and private schools in this state may enroll in courses
818	through the Georgia Virtual School based on availability of slots; provided, however, that
819	such students shall be subject to the cost of tuition not to exceed \$250.00 per student per
820	semester course.

- 821 (c) The Georgia Virtual School shall not be considered a school for purposes of Article 2 of Chapter 14 of this title." 822
- 823

SECTION 31.

Said chapter is further amended by revising paragraph (2) of subsection (b) of Code Section 824 20-2-319.3, relating to the online clearing-house of interactive distance learning courses, as 825 826 follows:

- 827 ''(2) 'Clearing-house' means the clearing-house established pursuant to subsection (b)(c) of this Code section." 828
- 829

SECTION 32.

Said chapter is further amended by revising Code Section 20-2-319.4, relating to virtual 830 831 instruction programs, notice of opportunities, mechanisms for compliance, approved 832 providers, approval status, and curriculum plan, as follows:

833 "20-2-319.4.

(a) Beginning with the 2013-2014 school year, each local school system shall provide 834 835 opportunities to all students in grades three through 12 enrolled in public schools within 836 its boundaries for participation in part-time and full-time virtual instruction program 837 options. Written notice of such opportunities, including an open enrollment period for full-time students of at least 90 days and not ending earlier than 30 days prior to the first 838 839 day of the school year, shall be provided directly to parents of all students. The purpose of the program shall be to make quality virtual instruction available to students using online 840 and distance learning technology in the nontraditional classroom. The program shall 841 842 provide at least three options for:

843

(1) Full-time virtual instruction for students enrolled in grades three through 12; and

844 (2) Part-time virtual instruction for students enrolled in grades three through 12.

845 A virtual instruction program conducted by a local school system shall include specific 846 provision provisions for at least two full-time options and one part-time option for students

- enrolled in dropout prevention and academic intervention programs or Department ofJuvenile Justice education programs under Code Section 20-2-133.
- (b) To provide students with the option of participating in virtual instruction programs as
- required by subsection (a) of this Code section, a local school system may apply one or allof the following mechanisms:
- 852 (1) Facilitate enrollment in the Georgia Virtual School established pursuant to Code
 853 Section 20-2-319.1;
- 854 (2) Facilitate enrollment in one or more courses pursuant to the clearing-house
 855 established pursuant to Code Section 20-2-319.3;
- 856 (2)(3) Enter into a contract with an approved <u>a</u> provider under subsection (c) of this Code
 857 section for the provision of a full-time program under paragraph (1) of subsection (a) of
 858 this Code section or a part-time program under paragraph (2) of subsection (a) of this
 859 Code section; or
- 860 (3)(4) Enter into an agreement with another local school system or systems to allow the
- participation of its students in an approved virtual instruction program provided by such
 other local school system or systems. The agreement shall indicate a process for the
 transfer of funds.
- 864 Contracts and agreements entered into pursuant to paragraph (2)(3) or (3)(4) of this 865 subsection may include multidistrict contractual arrangements that may be executed by a 866 regional educational service agency for its member school systems.
- 867 (c) The department shall annually provide local school systems with a list of providers
 868 approved to offer virtual instruction programs. To be approved by the department, a
 869 provider shall document that it:
- 870 (1) Possesses prior, successful experience offering online courses to elementary, middle,
- 871 or high school students, as demonstrated through quantified student performance
 872 improvements for each subject area and grade level provided for consideration as
 873 instructional program options;
- 874 (2) Assures instructional and curricular quality through a detailed curriculum and student
 875 performance accountability plan that addresses every subject and grade level intended for
- 876 provision within local school system contracts, including:
- 877 (A) Courses and programs that meet the nationally recognized standards for K-12
 878 online learning;
- 879 (B) Instructional content and services that align with and measure student attainment
- 880 of proficiency in the state-approved curriculum; and
- (C) Mechanisms that determine and ensure that a student has satisfied requirements for
 grade level promotion and high school graduation with a standard diploma, as
 appropriate; and

- 884 (3) Publishes, in accordance with disclosure requirements adopted by the State Board of
- Education, for the general public, as part of its application as a provider, and in all
 contracts negotiated pursuant to this Code section:
- (A) Information and data about each full-time and part-time program regarding its
 curriculum;
- 889 (B) School policies and procedures;
- 890 (C) Certification status of all administrative and instructional personnel;
- 891 (D) Teacher-student ratios;
- 892 (E) Student completion and promotion rates; and
- 893 (F) Student, educator, and school performance accountability outcomes.

(d) An approved provider shall retain its approved status for a period of five years after the
date of the department's approval pursuant to subsection (c) of this Code section as long
as the provider continues to comply with all requirements of this Code section; provided,
however, that each provider approved by the department for the 2013-2014 school year
shall reapply for approval to provide a part-time program for students in grades three
through 12.
Each contract entered into pursuant to paragraph (3) of subsection (b) of this Code

- (c)(c) Eucli contract <u>entered into parsaunt to paragraph (5) of subsection (5) of tins code</u>
- 901 <u>section</u> with an approved <u>a</u> provider shall at a minimum set forth a detailed curriculum plan
- 902 that illustrates how students will be provided services for, and be measured for attainment
- 903 of, proficiency in state curriculum requirements for content standards for each grade level
 904 and subject."
- 905

SECTION 33.

Said chapter is further amended by repealing Code Section 20-2-319.5, relating to report on
assisting local boards of education in acquiring digital learning, and designating said Code
section as reserved.

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SECTION 34.

Said chapter is further amended by revising paragraph (5) of Code Section 20-2-326, relating
to definitions relative to the "Building Resourceful Individuals to Develop Georgia's
Economy Act," as follows:

913 "(5) 'Focused program of study' means a rigorous academic core combined with a focus 914 in mathematics and science; a focus in humanities, fine arts, and foreign language; or a 915 coherent sequence of career pathway courses that is aligned with graduation requirements 916 established by the State Board of Education and curriculum requirements <u>content</u> 917 <u>standards</u> established pursuant to Part 2 of this article that prepares a student for 918 postsecondary education or immediate employment after high school graduation."

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14 HB 897/CSFA 919 **SECTION 35.** 920 Said chapter is further amended by revising paragraph (1) of Code Section 20-2-329, relating 921 to requirements for high schools that receive a reform grant, as follows: 922 "(1) Provide focused programs of study which are designed to provide a well-rounded 923 education for students by fostering artistic creativity, critical thinking, and self-discipline 924 through the teaching of academic content, knowledge, and skills that students will use in 925 the workplace, further education, and life. The focused programs of study, whether provided at a choice technical high school, a college and career academy, a traditional 926 927 high school, or on site at a technical school or college or a public college or university, 928 shall be aligned with graduation requirements established by the State Board of Education 929 and curriculum requirements content standards established pursuant to Part 2 of this 930 article, including, at a minimum, four years of mathematics, Algebra I and higher, and four years of English, with an emphasis on developing reading and writing skills to meet 931 932 college and career readiness standards;"

933

SECTION 36.

Said chapter is further amended by revising subsection (c) of Code Section 20-2-690, relating
to educational entities and requirements for private schools and home study programs, as
follows:

937 "(c) Parents or guardians may teach their children at home in a home study program which938 meets the following requirements:

(1) The parent, parents, or guardian must submit within 30 days after the establishment
of a home study program and by September 1 annually thereafter a declaration of intent
to utilize a home study program to the Department of Education, which shall provide for
written or electronic submittal of such declaration of intent;

- (2) The declaration shall include a list of the names and ages of the students who are
 enrolled in the home study program, the address where the home study program is
 located, the local school system in which the home study program is located, and a
 statement of the 12 month period that is to be considered the school year for that home
 study program. Enrollment records and reports shall not be used for any purpose except
 providing necessary enrollment information, except with the permission of the parent or
 guardian of a child, or pursuant to the subpoena of a court of competent jurisdiction;
- 950 (3) Parents or guardians may teach only their own children in the home study program,
 951 provided the teaching parent or guardian possesses at least a high school diploma or a
 952 general educational development diploma, but the parents or guardians may employ a
 953 tutor who holds a high school diploma or a general educational development diploma to
 954 teach such children;

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- (4) The home study program shall provide a basic academic educational program which
 includes, but is not limited to, reading, language arts, mathematics, social studies, and
 science;
- (5) The home study program must provide instruction each 12 months to home study
 students equivalent to 180 school days of education with each school day consisting of
 at least four and one-half school hours unless the child is physically unable to comply
 with the rule provided for in this paragraph;
- (6) The parent or guardian shall have the authority to execute any document required by 962 963 law, rule, regulation, or policy to evidence the enrollment of a child in a home study 964 program, the student's full-time or part-time status, the student's grades, or any other 965 required educational information. This shall include, but not be limited to, documents for purposes of verification of attendance by the Department of Driver Services, for the 966 purposes set forth in subsection (a.1) of Code Section 40-5-22, documents required 967 pursuant to Chapter 2 of Title 39 relating to employment of minors, and any documents 968 required to apply for the receipt of state or federal public assistance; 969
- 970 (7) Students in home study programs shall be subject to an appropriate nationally
 971 standardized testing program administered in consultation with a person trained in the
 972 administration and interpretation of norm reference tests to evaluate their educational
 973 progress at least every three years beginning at the end of the third grade and records of
 974 such tests and scores shall be retained but shall not be required to be submitted to public
 975 educational authorities; and
- (8) The home study program instructor shall write an annual progress assessment report
 which shall include the instructor's individualized assessment of the student's academic
 progress in each of the subject areas specified in paragraph (4) of this subsection, and
 such progress reports shall be retained by the parent, parents, or guardian of children in
 the home study program for a period of at least three years."
- 981

SECTION 37.

Said chapter is further amended by revising subsection (b) of Code Section 20-2-892, relating
to contributions by employees, state, and local employers and withholding or deducting
employees' contributions for health insurance for public school teachers, as follows:

985 "(b) As the local employer's share, the local employer shall contribute to the health 986 insurance fund such portion of the cost of such benefits as may be established by the 987 Governor and the board and, in addition thereto, an amount to be established by the board 988 to defray the cost of administration. The board shall determine whether such portion shall 989 be determined based upon a percentage of the total outlay for the salaries of teachers 990 employed by the local employer or determined on an amount per employee electing

991 coverage under the plan based on the coverage elected, in accordance with the 992 appropriation of funds. If a local employer fails to remit the employer's share as calculated 993 by the commissioner, as provided in this Code section, it shall be the duty of the 994 commissioner to notify the State Board of Education of such failure and it shall be the duty 995 of the State Board of Education to, with reasonable promptness, withhold from the 996 employer which has failed to comply all appropriations allotted to such employer until such employer has fully complied with the provisions of this Code section by making remittance 997 998 of the sums required sufficient state funds as calculated by the commissioner to fully 999 satisfy the outstanding obligation of the local employer to the health insurance fund. Such 1000 withheld funds shall be promptly transmitted by the state board to the Department of

1001 <u>Community Health</u>."

1002

SECTION 38.

Said chapter is further amended by revising subsection (b) of Code Section 20-2-920, relating
to withholding or deducting employees' contributions for health insurance for public school
employees, as follows:

1006 "(b) The Department of Education and local school systems shall contribute to the health 1007 insurance fund such portion of the costs of such benefits as may be established by the board 1008 to maintain the employee contributions consistent with other health insurance plans 1009 administered by the board. In the event that the commissioner shall determine that a local 1010 employer has failed to contribute the full amount of such portion, as calculated by the 1011 commissioner, it shall be the duty of the commissioner to notify the State Board of 1012 Education of such failure and it shall be the duty of the State Board of Education to, with 1013 reasonable promptness, withhold from the employer which has failed to comply all 1014 appropriations allotted to such employer until such employer has fully complied with the 1015 provisions of this Code section by making remittance of the sums required sufficient state 1016 funds as calculated by the commissioner to fully satisfy the outstanding obligation of the 1017 local employer to the health insurance fund. Such withheld funds shall be promptly 1018 transmitted by the state board to the Department of Community Health."

1019

SECTION 39.

Said chapter is further amended by revising subsection (b) of Code Section 20-2-942, relating
to procedure for nonrenewal after acceptance by teacher of school year contract for fourth
consecutive school year, as follows:

1023 "(b)(1) A teacher who accepts a school year contract for the fourth consecutive school
1024 year from the same local board of education may be demoted or the teacher's contract

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may not be renewed only for those reasons set forth in subsection (a) of Code Section20-2-940.

(2) In order to demote or fail to renew the contract of a teacher who accepts a school year
contract for the fourth or subsequent consecutive school year from the same local board
of education, the teacher must be given written notice of the intention to demote or not
renew the contract of the teacher. Such notice shall be given by certified mail or statutory
overnight delivery as provided in subsection (c) of Code Section 20-2-940. Such notice
shall contain a conspicuous statement in substantially the following form:

1033 You have the right to certain procedural safeguards before you can be demoted or dismissed. These safeguards include the right to notice of the reasons for the action 1034 1035 against you and the right to a hearing. If you desire these rights you must send to the 1036 school superintendent by certified mail or statutory overnight delivery a statement that you wish to have a hearing; and such statement must be mailed to the school 1037 1038 superintendent within 20 days after this notice was mailed to you. Your rights are 1039 governed by subsection (b) of Code Section 20-2-211, Code Section 20-2-940, and Code Sections 20-2-942 through 20-2-947, and a copy of this law is enclosed. 1040

1041 A copy of subsection (b) of Code Section 20-2-211, Code Section 20-2-940, this Code 1042 section, and Code Sections 20-2-943 through 20-2-947 shall be enclosed with the notice. 1043 A teacher who is so notified that he or she is to be demoted or that his or her contract will 1044 not be renewed has the right to the procedures set forth in subsections (b) through (f) of 1045 Code Section 20-2-940 before the intended action is taken. A teacher who has the right 1046 to these procedures must serve written notice on the superintendent of the local board employing the teacher within 20 days of the day the notice of the intended action is 1047 1048 served that he or she requests a hearing. In order to be effective, such written notice that 1049 the teacher requests implementation of such procedures must be served by certified mail 1050 or statutory overnight delivery as provided in subsection (c) of Code Section 20-2-940. 1051 Within 14 days of service of the request to implement the procedures, the local board 1052 must furnish the teacher a notice that complies with the requirements of subsection (b) of Code Section 20-2-940. 1053

(3) A teacher is deemed to have accepted a fourth consecutive school year contract if,
while the teacher is serving under the third consecutive school year contract, the local
board does not serve notice on the teacher by April 15 May 15 that it intends not to renew
the teacher's contract for the ensuing school year, and the teacher does not serve notice
in writing on the local board of education by May 1 June 1 of the third consecutive school
year that he or she does not accept the fourth consecutive school year contract.

(4) A teacher who has satisfied the conditions set forth in paragraph (1) of this subsection
who is subsequently employed by another local board of education and who accepts a

second consecutive school year contract from the local board at which the teacher is subsequently employed may be demoted or the teacher's contract may not be renewed only for those reasons set forth in subsection (a) of Code Section 20-2-940. The provisions set forth in paragraph (2) of this subsection shall likewise apply to such a teacher.

(5) A teacher is deemed to have accepted a second consecutive school year contract if,
while the teacher is serving under the first school year contract, the local board does not
serve notice on the teacher by April 15 May 15 that it intends not to renew the teacher's
contract for the ensuing school year, and the teacher does not serve notice in writing on
the local board of education by May 1 June 1 of the first school year that he or she does
not accept the second consecutive school year contract.

1073 (6) Local boards shall make contract offers available to teachers for a minimum ten-day
1074 review period. A teacher accepts the contract by signing and returning it any time during
1075 the ten-day period.

1076 (7)(A) Professional certificated personnel employed by a county or independent local 1077 school system that becomes consolidated with or merged into another county or 1078 independent local school system as provided in Article 8 of this chapter or otherwise 1079 shall retain their employment, except as provided in subparagraph (B) of this paragraph, 1080 in the newly created, or surviving, school system. Said professional certificated 1081 personnel shall retain and carry over all the rights already accrued and earned in the 1082 professional certificated personnel's prior school system and as set forth in this 1083 paragraph.

(B) Any reductions in staff due to loss of students or cancellation of programs in the
newly created, or surviving, school system necessitated by the consolidation or merger
shall be made first in preference of retaining professional certificated personnel on the
basis of uniformly applied criteria set forth in local school board policies of the newly
created, or surviving, school system."

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SECTION 40.

Said chapter is further amended by revising subsection (b) of Code Section 20-2-1160,
relating to local board tribunals to determine school law controversies, appeals, and special
provisions for disabled children, as follows:

1093 "(b) Any party aggrieved by a decision of the local board rendered on a contested issue
after a hearing shall have the right to appeal therefrom to the State Board of Education.
The appeal shall be in writing and shall distinctly set forth the question in dispute, the
decision of the local board, and a concise statement of the reasons why the decision is
complained of; and the party taking the appeal shall also file with the appeal a transcript

of testimony certified as true and correct by the local school superintendent. The appeal shall be filed with the superintendent within 30 days of the decision of the local board, and within ten days thereafter it shall be the duty of the superintendent to transmit a copy of the appeal together with the transcript of evidence and proceedings, the decision of the local board, and other matters in the file relating to the appeal to the state board. The state board shall adopt regulations governing the procedure for hearings before the local board and
within ten days thereafter it shall be the duty of the superintendent to transmit a copy of the appeal together with the transcript of evidence and proceedings, the decision of the local board, and other matters in the file relating to the appeal to the state board. The state board
appeal together with the transcript of evidence and proceedings, the decision of the local board, and other matters in the file relating to the appeal to the state board. The state board
board, and other matters in the file relating to the appeal to the state board. The state board
shall adopt regulations governing the procedure for hearings before the local board and
shall adopt regulations governing the procedure for hearings before the local board and
proceedings before it. The state board may affirm, reverse, or remand the local board
decision or may refer the matter to mediation."
SECTION 41.
Said chapter is further amended by adding a new paragraph to Code Section 20-2-2062,
relating to definitions, to read as follows:
"(1.2) 'Charter authorizer' or 'authorizer' means the State Board of Education, the State
Charter Schools Commission, or a local board of education in this state authorized to
approve or deny charter petitions pursuant to this article or Article 31A."
SECTION 42.
Said chapter is further amended by adding new subsections to Code Section 20-2-2063,
relating to charter petitions, to read as follows:
"(e) The State Board of Education shall establish rules, regulations, policies, and
procedures to provide a separate and expedited petition process for high-performing charter
schools to replicate, renew, or expand their school design. Such rules, regulations, policies,
and procedures shall require the charter school replication, renewal, or expansion petition
to contain evidence of academic success for the school design that the charter school
petitioner intends to replicate, renew, or expand, along with proof that the petitioner has
the financial and human resources necessary to replicate, renew or expand the design
successfully.
(f) The state board shall establish annual application deadlines of May 1 and November 1
for charter petitioners to submit charter petitions to a local board of education and
concurrently to the state board."
SECTION 42A.
Said chapter is further amended by revising Code Section 20-2-2064, relating to approval or
denial of petitions, as follows:
"20-2-2064.
(a) A charter petitioner seeking to create a conversion charter school must submit a
petition to the local board of the local school system in which the proposed charter school

will be located <u>and concurrently to the state board</u>. The local board must by a majority vote approve or deny a petition no later than 90 days after its submission unless the petitioner requests an extension; provided, however, that a denial of a petition by a local board shall not preclude the submission to the local board of a revised petition that addresses deficiencies cited in the denial; and provided, further, that the local board shall not act upon a petition for a conversion charter school, including, but not limited to, a conversion charter for a high school cluster, until such petition:

- (1)(A) Has been freely agreed to, by secret ballot, by a majority of the faculty and
 instructional staff members of the petitioning local school at a public meeting called
 with two weeks' advance notice for the purpose of deciding whether to submit the
 petition to the local board for its approval; and
- (B) Has been freely agreed to, by secret ballot, by a majority of the parents or
 guardians of students enrolled in the petitioning local school present at a public meeting
 called with two weeks' advance notice for the purpose of deciding whether to submit
 the petition to the local board for its approval; or
- (2) If for a high school cluster, has been approved by a majority of the school councils 1147 in the high school cluster and has been freely agreed to, by secret ballot, by at least 60 1148 1149 percent of the combined vote of the faculty and instructional staff members of the high 1150 school cluster and the parents or guardians of students who reside in the attendance zone 1151 of such high school cluster present at a public meeting called with two weeks' advance 1152 notice for the purpose of deciding whether to submit the petition to the local board for its 1153 approval. Each school council within the high school cluster shall appoint two 1154 representatives to a committee that shall conduct the vote.
- This subsection shall not apply to a system charter school petitioning to be a conversioncharter school.
- (b) A charter petitioner seeking to create a start-up charter school must submit a petition to the local board of the local school system in which the proposed charter school will be located <u>and concurrently to the state board</u>. The local board must by a majority vote approve or deny a petition no later than 90 days after its submission unless the petitioner requests an extension. A denial of a petition by a local board shall not preclude the submission to the local board of a revised petition that addresses deficiencies cited in the denial.
- (c) A system charter school's school council or governing council, as applicable, may
 petition to become a conversion charter school. The petition shall be submitted to the local
 board of the charter system in which the school is located <u>and concurrently to the state</u>
 <u>board</u>. The local board must by a majority vote approve or deny a petition no later than 90
 days after its submission unless the petitioner requests an extension; provided, however,

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that a denial of a petition by a local board shall not preclude the submission to the local

board <u>and concurrently to the state board</u> of a revised petition that addresses deficienciescited in the denial.

- (d) A local board shall approve a petition that complies with the rules, regulations, policies, and procedures promulgated in accordance with Code Section 20-2-2063 and the provisions of this title and is in the public interest. If a local board denies a petition, it must within 60 days <u>of such denial</u> specifically state the reasons for the denial, list all deficiencies with respect to Code Section 20-2-2063, and provide a written statement of the
- 1177 denial to the charter petitioner and the state board.
- 1178 (e) The state board or the Charter Advisory Committee, if directed by the state board to
- do so, may mediate between the local board and a charter petitioner whose petition was
- denied to assist in resolving issues which led to denial of the petition by the local board."
- 1181

SECTION 42B.

1182 Said chapter is further amended by revising Code Section 20-2-2064.1, relating to review of

1183 charter by state board and charters for state chartered special schools, as follows:

1184 "20-2-2064.1.

(a) Prior to approval or denial of a charter petition under this Code section, the state board
shall receive and give all due consideration to the recommendation and input from the
Charter Advisory Committee established in Code Section 20-2-2063.1.

1188 (b) The state board shall approve the charter of a charter petitioner if the petition has been 1189 approved by the local board of the local school system in which the proposed charter 1190 school will be located and the state board finds, after receiving input from the Charter 1191 Advisory Committee, that the petition complies with the rules, regulations, policies, and 1192 procedures promulgated in accordance with Code Section 20-2-2063 and the provisions of 1193 this title and is in the public interest. The state board shall approve or deny a petition that 1194 has been approved by such local board no later than 210 days after such petition was 1195 originally submitted to the local board and concurrently to the state board pursuant to Code 1196 Section 20-2-2064. If the state board denies a petition, it must within 60 days of such 1197 denial specifically state the reasons for the denial, list all deficiencies with regard to Code 1198 Section 20-2-2063, and provide a written statement of the denial to the charter petitioner 1199 and to the local board. If the state board approves a petition, the charter shall be executed 1200 by the state board, local board, and charter petitioner no later than 240 days after such 1201 petition was originally submitted to the local board and concurrently to the state board 1202 pursuant to Code Section 20-2-2064.

(c) No application for a state chartered special school may be made to the state board bya petitioner for a conversion charter school that has been denied by a local board. Upon

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1205 denial of a petition for a start-up charter school by a local board and upon application to 1206 the state board by the petitioner, the state board shall approve the charter of a start-up 1207 charter petitioner for a state chartered special school if the state board finds, after receiving 1208 input from the Charter Advisory Committee, that such petition meets the requirements set 1209 forth in Code Section 20-2-2063 and the provisions of this title, and is in the public interest. 1210 The state board shall approve or deny a petition for a state chartered special school no later 1211 than 210 days after such petition was originally submitted to the local board and 1212 concurrently to the state board pursuant to Code Section 20-2-2064. If the state board 1213 approves a petition, the charter for a state chartered special school shall be executed by the 1214 state board and the charter petitioner no later than 240 days after such petition was 1215 originally submitted to the local board and concurrently to the state board pursuant to Code 1216 Section 20-2-2064." 1217 **SECTION 43.** 1218 Said chapter is further amended by adding a new Code section to read as follows: 1219 "20-2-2064.2. 1220 (a) The General Assembly finds that: 1221 (1) A quality charter authorizer engages in responsible oversight of charter schools by 1222 ensuring that schools have both the autonomy to which they are entitled and the public 1223 accountability for which they are responsible; and 1224 (2) Charter authorizers should be guided by the following three core principles of charter 1225 authorizing: 1226 (A) Maintain high standards for charter schools; 1227 (B) Uphold charter school autonomy; and 1228 (C) Protect student and public interests. 1229 (b) To solicit, encourage, and guide the development of quality charter school petitions, 1230 the State Board of Education shall establish rules, regulations, policies, and procedures requiring every charter authorizer that oversees a charter school or that has received a 1231 1232 charter petition to develop and annually publish a policy statement based on national best 1233 practices. 1234 (c) A charter authorizer's petition review process shall include thorough evaluation of each 1235 written charter petition, an in-person interview with the petitioner, and an opportunity in 1236 a public meeting for local residents or other interested persons to provide comment; 1237 provided, however, that if a charter petition has serious defects as determined by the charter 1238 authorizer, the charter authorizer shall not be required to conduct the interview or hold the 1239 public meeting until such time as the defects are resolved. (d) An authorizer shall monitor the performance and legal compliance of the charter 1240
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1241 schools it oversees, including collecting and analyzing data to support ongoing evaluation according to the charter. Every authorizer shall have the authority to conduct or require 1242 1243 oversight activities that enable the authorizer to fulfill its responsibilities, including 1244 conducting appropriate inquiries and investigations, so long as those activities adhere to the terms of the charter and do not unduly inhibit the autonomy granted to charter schools. 1245 1246 (e) In the event that a charter school's performance or legal compliance appears 1247 unsatisfactory, the authorizer shall promptly notify the charter school in writing of the perceived problem and provide reasonable opportunity for the charter school to remedy the 1248 1249 problem, unless the problem warrants termination in which case provisions of Code Section 1250 20-2-2068 or 20-2-2083 and the terms of the charter apply. 1251 (f) The state board shall identify the charter authorizers that fail to satisfy the requirements 1252 of subsections (b) through (e) of this Code section, along with relevant information on the 1253 charter authorizer's charter school portfolio, in its annual report to the General Assembly 1254 pursuant to Code Section 20-2-2070." 1255 **SECTION 44.** Said chapter is further amended by revising Code Section 20-2-2066, relating to admission, 1256

1257 enrollment, and withdrawal of students, as follows:

1258 "20-2-2066.

1259 (a) A local charter school shall enroll students in the following manner:

1260 (1)(A) A start-up charter school shall enroll any student who resides in the charter 1261 attendance zone as specified in the charter and who submits a timely application as 1262 specified in the charter unless the number of applications exceeds the capacity of a 1263 program, class, grade level, or building. In such case, all such applicants shall have an 1264 equal chance of being admitted through a random selection process unless otherwise 1265 prohibited by law; provided, however, that a start-up charter school may give 1266 enrollment preference to applicants in any one or more of the following categories in 1267 the order of priority specified in the charter:

(i) Students who reside in a specified political subdivision within the charter
 attendance zone. For purposes of this division, the term 'political subdivision' means
 a local school system, county, municipal corporation, consolidated city-county
 government, or other political subdivision of the state created by or pursuant to the
 Constitution of Georgia or any general, local, or special Act of the General Assembly

1273 <u>or any community improvement district of the state;</u>

1274 (i)(ii) A sibling of a student enrolled in the start-up charter school;

1275 (ii)(iii) A sibling of a student enrolled in another local school designated in the 1276 charter;

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(iii)(iv) A student whose parent or guardian is a member of the governing board of
 the charter school or is a full-time teacher, professional, or other employee at the
 charter school;

1280 (iv)(v) Students matriculating from a local school designated in the charter; and

1281 (v)(vi) Children who matriculate from a pre-kindergarten program which is 1282 associated with the school, including, but not limited to, programs which share 1283 common facilities or campuses with the school or programs which have established 1284 a partnership or cooperative efforts with the school; and

(B) A conversion charter school shall enroll any student who resides in the attendance
zone specified in the charter and who submits a timely application as specified in the
charter. If the number of applying students who reside in the attendance zone does not
exceed the capacity as specified in the charter, additional students shall be enrolled
based on a random selection process; provided, however, that enrollment preferences
may be given to applicants in any one or more of the following categories in the order
of priority specified in the charter:

- (i) Students who reside in a specified political subdivision within the charter
 attendance zone. For purposes of this division, the term 'political subdivision' means
 a local school system, county, municipal corporation, consolidated city-county
 government, or other political subdivision of the state created by or pursuant to the
 Constitution of Georgia or any general, local, or special Act of the General Assembly
 or any community improvement district of the state;
- 1298(i)(ii) A sibling of a student enrolled in the charter school or in any school in the high1299school cluster;
- 1300(ii)(iii)Students whose parent or guardian is a member of the governing board of the1301charter school or is a full-time teacher, professional, or other employee at the charter1302school;
- 1303(iii)(iv)Students who were enrolled in the local school prior to its becoming a charter1304school;

1305 (iv)(v) Students who reside in the charter attendance zone specified in the charter;
 1306 and

- 1307(v)(vi)Children who matriculate from a pre-kindergarten program which is1308associated with the school, including, but not limited to, programs which share1309common facilities or campuses with the school or programs which have established1310a partnership or cooperative efforts with the school; and
- (2) A student who resides outside the school system in which the local charter school is
 located may not enroll in that local charter school except pursuant to a contractual
 agreement between the local boards of the school system in which the student resides and

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the school system in which the local charter school is located. Unless otherwise provided
in such contractual agreement, a local charter school may give enrollment preference to
a sibling of a nonresident student currently enrolled in the local charter school.

1317 (b) A state chartered special school shall enroll any student who resides in the attendance zone specified in the charter and who submits a timely application as specified in the 1318 1319 charter unless the number of applications exceeds the capacity of a program, class, grade 1320 level, or building. The period of time during which an application for enrollment may be 1321 submitted shall be specified in the charter. In such case, all such applicants shall have an 1322 equal chance of being admitted through a random selection process unless otherwise prohibited by law; provided, however, that a state chartered special school may give 1323 1324 enrollment preference to a child of a full-time teacher, professional, or other employee of 1325 the state chartered special school as provided for in subsection (b) of Code Section 1326 20-2-293 or to a sibling of a student currently enrolled in the state chartered special school applicants in any one or more of the following categories in the order of priority specified 1327

1328 <u>in the charter:</u>

(1) Students who reside in a specified political subdivision within the charter attendance
 zone. For purposes of this paragraph, the term 'political subdivision' means a local school
 system, county, municipal corporation, consolidated city-county government, or other
 political subdivision of the state created by or pursuant to the Constitution of Georgia or
 any general, local, or special Act of the General Assembly or any community
 improvement district of the state;

1335 (2) A sibling of a student enrolled in the state charter school;

1336 (3) A sibling of a student enrolled in another local school designated in the charter;

1337 (4) A student whose parent or guardian is a member of the governing board of the state

charter school or is a full-time teacher, professional, or other employee at the state charter
 school;

1340 (5) Students matriculating from a local school designated in the charter; and

1341 (6) Children who matriculate from a pre-kindergarten program which is associated with

- 1342 the state charter school, including, but not limited to, programs which share common
- 1343 <u>facilities or campuses with the school or programs which have established a partnership</u>
- 1344 <u>or cooperative efforts with the school</u>.
- (b.1) A charter system shall enroll students in its system charter schools per the terms ofthe charter and in accordance with state board rules.
- 1347 (c) A charter school shall not discriminate on any basis that would be illegal if used by a1348 school system.

1349 (d) A student may withdraw without penalty from a charter school at any time and enroll

in a local school in the school system in which such student resides as may be provided for

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- by the policies of the local board. A student who is suspended or expelled from a charter school as a result of a disciplinary action taken by a charter school shall be entitled to enroll in a local school within the local school system in which the student resides, if, under the disciplinary policy of the local school system, such student would not have been subject to suspension or expulsion for the conduct which gave rise to the suspension or expulsion.
- 1356 In such instances, the local board shall not be required to independently verify the nature
- 1357 or occurrence of the applicable conduct or any evidence relating thereto."
- 1358 **SECTION 45.** Said chapter is further amended by adding new subsections to Code Section 20-2-2068.1, 1359 1360 relating to charter school funding, to read as follows: 1361 "(i) The per student funding formula based on the school's projected enrollment, school 1362 profile, and student characteristics that is included in a charter petition which is approved 1363 by a local board shall be binding on such local board and the local board shall ensure that 1364 the charter school receives, at a minimum, the proportional level of state, local, and federal funding provided in such charter petition and approved charter. 1365 1366 (j) No later than April 1 of each year, a local charter school shall notify the local board and 1367 the department and a state chartered special school shall notify the department of the 1368 funding estimates calculated pursuant to this subsection for any new local charter school 1369 or state chartered special school and for any new grade levels or for a level of enrollment 1370 growth in an existing grade level specified in the charter offered by existing local charter 1371 schools or state chartered special schools. For purposes of funding students enrolled in a 1372 local charter school or a state chartered special school and prior to the initial student count, 1373 the local board or department, respectively, shall calculate and distribute, no later than July 1374 1, the initial funding for the local charter school or state chartered special school on the basis of the funding estimate provided in this subsection. Nothing in this subsection shall 1375 1376 be construed to require the department to conduct more than two student counts per year."
- 1377 SECTION 46.
 1378 Said chapter is further amended by revising subsection (h) of Code Section 20-2-2068.2,
 1379 relating to facilities fund for charter schools, purposes which funds may be used, upkeep of
 1380 charter school property, and availability of unused facilities, as follows:
 1381 "(h)(1) As used in this subsection, the term 'unused facility' means a school building or
 1382 other local board of education owned building that is or could be appropriate for school
- use in which less than 40 percent of the direct student instruction and critical
 administration space is being used.
- 1385 (2) Each local board of education shall make its unused facilities available to local

1386 charter schools. The terms of the use of such a facility by the charter school shall be 1387 subject to negotiation between the board and the local charter school and shall be 1388 memorialized as a separate agreement. A local charter school that is allowed to use such 1389 a facility under such an agreement shall not sell or dispose of any interest in such 1390 property without the written permission of the local board. A local charter school may 1391 not be charged a rental or leasing fee for the existing facility or for property normally 1392 used by the public school which became the local charter school. A local charter school 1393 that receives property from a local board may not sell or dispose of such property without 1394 the written permission of the local board.

(3)(A) A local charter school shall have a right of first refusal to purchase at or below 1395 fair market value an unused facility. If, at the time a facility first becomes unused, the 1396 1397 local board that owns the facility has a plan to reuse the facility within an 18 month 1398 period, the local board shall not be required to include the facility in its submission to 1399 the department. However, a local board may exclude an unused facility from the 1400 annual data base only once. Each local board of education shall annually, by a deadline 1401 and in accordance with guidelines established by the department, submit to the 1402 department a list of its unused facilities. The department shall, based on the 1403 submissions of the local board, publish to its website a searchable data base of unused 1404 facilities.

(B) The department shall monitor the searchable data base and notify all local charter
 schools of unused facilities that are available and may be appropriate for school use.

1407 (C) The department shall establish minimum standards for an application process for

- 1408 local charter schools to facilitate the purchase of unused facilities from local boards.
- 1409 The local board that owns the unused facility shall conduct the sale and receive any
- 1410 <u>funds realized from the sale of such facility under its control.</u>
- 1411 (D) In the event more than one local charter school applies to purchase an unused
- 1412 <u>facility, the local board shall establish a competitive bidding process</u>. In scoring bids,
- 1413 <u>the local board shall give weight to academic quality and performance, financial health,</u>
- 1414 community impact, and the program design of the charter school. If the local board
 1415 receives two or more bids of equal score, the local board shall accept a bid based on a
- 1416 random draw conducted at a public hearing. The department may establish guidelines
- 1417 <u>on how the competitive bidding process must be conducted.</u>
- (E) This paragraph shall not be interpreted to limit the ability of a local school to
 convert to a charter school pursuant to Code section 20-2-2064 or to limit the ability of
 a local board to provide a facility to a local charter school pursuant to paragraph (2) of
 this subsection."

SECTION 47.

Said chapter is further amended by revising subsection (a) and paragraph (1) of subsection
(c) of Code Section 20-2-2083, relating to powers and duties of the State Charter Schools
Commission, as follows:

1426 "(a) The commission shall have the power to:

1427 (1) Approve or deny petitions for state charter schools and renew, nonrenew, or 1428 terminate state charter school petitions in accordance with rules and regulations 1429 established pursuant to this article. At its discretion, the commission may preliminarily 1430 approve a petition for a state charter school before the petitioner has secured space, 1431 equipment, or personnel, if the petitioner indicates such preliminary approval is necessary for it to raise working capital. The State Board of Education shall review and may 1432 1433 overrule the approval or renewal of a state charter school by the commission, within 60 1434 days of such decision by the commission no later than 210 days after its submission to 1435 the commission pursuant to Code Section 20-2-2084, upon a majority vote of the 1436 members of the state board; and

1437 (2) Conduct facility and curriculum reviews of state charter schools."

''(c)(1) The commission shall establish rules and regulations requiring each state charter 1438 1439 school to provide adequate notice of its enrollment procedures, including any provision 1440 for the use of a random selection process where all applicants have an equal chance of 1441 being admitted in the event that the number of applications to enroll in the school exceeds 1442 the capacity of the program, grade, or school. <u>A state charter school shall enroll any</u> 1443 student who resides in the charter attendance zone as specified in the charter and who 1444 submits a timely application as specified in the charter unless the number of applications 1445 exceeds the capacity of a program, class, grade level, or building. In such case, all such 1446 applicants shall have an equal chance of being admitted through a random selection 1447 process unless otherwise prohibited by law; provided, however, that a state charter school 1448 may give enrollment preference to applicants in any one or more of the following categories in the order of priority specified in the charter: 1449

(A) Students who reside in a specified political subdivision within the charter
attendance zone. For purposes of this subparagraph, the term 'political subdivision'
means a local school system, county, municipal corporation, consolidated city-county
government, or other political subdivision of the state created by or pursuant to the
Constitution of Georgia or any general, local, or special Act of the General Assembly
or any community improvement district of the state;
(B) A sibling of a student enrolled in the state charter school;

1457 (C) A sibling of a student enrolled in another local school designated in the charter;

1458 (D) A student whose parent or guardian is a member of the governing board of the state

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1459	charter school or is a full-time teacher, professional, or other employee at the state
1460	charter school;
1461	(E) Students matriculating from a local school designated in the charter; and
1462	(F) Children who matriculate from a pre-kindergarten program which is associated
1463	with the state charter school, including, but not limited to, programs which share
1464	common facilities or campuses with the school or programs which have established a
1465	partnership or cooperative efforts with the school."
1466	SECTION 48.

Said chapter is further amended by revising subsections (a) through (c) of and by adding a
new subsection to Code Section 20-2-2084, relating to petition for charter schools,
requirements of school, governing board membership, and annual training, as follows:

1470 "(a) Petitions submitted to the commission shall be subject to rules and regulations
 1471 established pursuant to this article. <u>The commission shall establish annual application</u>
 1472 <u>deadlines of May 1 and November 1 for charter petitioners to submit charter petitions to</u>
 1473 the commission pursuant to subsection (c) of this Code section.

(b) The commission shall be authorized to approve a petition for a state charter school thatmeets the following requirements:

1476 (1) Has a state-wide attendance zone, which may include a school which provides
 1477 instruction in a physical location or which solely provides virtual instruction; or

1478 (2)(A) Has a defined attendance zone; and

(B) Demonstrates that it has special characteristics, such as a special population, a
special curriculum, or some other feature or features which enhance educational
opportunities, which may include the demonstration of a need to enroll students across
multiple communities or an alternative delivery system; provided, however, that the
petitioner shall demonstrate a reasonable justification for any proposed special
curriculum that has a narrow or limited focus.

(c)(1) For petitions for state charter schools with a state-wide attendance zone, the
petitioner shall submit such petition to the commission and concurrently to the local
board of education in which the school is proposed to be located for information
purposes; provided, however, that this shall not apply to a proposed state charter school
which will solely provide virtual instruction.

(2) For petitions for state charter schools with a defined attendance zone, the petitioner
shall concurrently submit such petition to the commission, to the local board of education
in which the school is proposed to be located, and to each local school system from which
the proposed school plans to enroll students. The commission shall not act on a petition
unless the local board of education in which the school is proposed to be located denies

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1495 the petition; provided, however, that such local board shall approve or deny the petition 1496 no later than 60 90 days after its submission, as required pursuant to subsection (b) of 1497 Code Section 20-2-2064, unless the petitioner requested an extension. Failure to approve 1498 or deny such petition by such local board, in violation of Code Section 20-2-2064, shall 1499 be deemed a denial for purposes of this paragraph. A local board that has denied a 1500 petition for a state charter school shall be permitted to present to the commission in 1501 writing or in person the reasons for denial and the deficiencies in such petition resulting 1502 in such denial.

- (3) The commission may take into consideration any support or opposition by the local
 board of education or local boards of education on the start-up charter school petition
 when it votes to approve or deny a corresponding state charter school petition.
- (4) The commission shall approve or deny a petition no later than 150 days after its
 submission to the commission pursuant to this Code section. If the commission approves
 a petition, the charter shall be executed by the commission and the charter petitioner no
 later than 240 days after such petition was originally submitted to the commission
 pursuant to this Code section."
- 1511 "(d.1) The commission shall establish rules, regulations, policies, and procedures to 1512 provide a separate and expedited petition process for high-performing state charter schools 1513 to replicate, renew, or expand their school design. Such rules, regulations, policies, and procedures shall require the charter school replication, renewal, or expansion petition to 1514 1515 contain evidence of academic success for the school design that the state charter school 1516 petitioner intends to replicate, renew, or expand, along with proof that the petitioner has the financial and human resources necessary to replicate, renew, or expand the design 1517 1518 successfully."
- 1519

SECTION 49.

1520 Said chapter is further amended by revising subsections (a) and (d) of Code Section1521 20-2-2089, relating to funding for state charter schools, as follows:

1522 "(a)(1) The earnings for a student in a state charter school shall be equal to the earnings 1523 for any other student with similar student characteristics in a state charter school, 1524 regardless of the local school system in which the student resides or the school system 1525 in which the state charter school is located, and, except as otherwise provided in 1526 paragraph (2) of this subsection, the department shall pay to each state charter school 1527 through appropriation of state funds an amount equal to the sum of:

1528(A)(is) QBE formula earnings and QBE grants earned by the state charter school1529based on the school's enrollment, school profile, and student characteristics. For1530purposes of this subparagraph, the term 'QBE formula earnings' means funds earned

1531 for the Quality Basic Education Formula pursuant to Code Section 20-2-161, 1532 including the portion of such funds that are calculated in accordance with Code 1533 Section 20-2-164. QBE formula earnings shall include the salary portion of direct 1534 instructional costs, the adjustment for training and experience, the nonsalary portion of direct instructional costs, and earnings for psychologists and school social workers, 1535 1536 school administration, facility maintenance and operation, media centers, additional days of instruction in accordance with Code Section 20-2-184.1, and staff 1537 development, as determined by the department. 1538

(ii) A proportional share of earned state categorical grants, non-QBE state grants,
transportation grants, school nutrition grants, and all other state grants, except state
equalization grants, as determined by the department;

(B) The average amount of the total revenues less federal revenues less state revenues
other than equalization grants per full-time equivalent for the lowest five school
systems ranked by assessed valuation per weighted full-time equivalent count, as
determined by the department; and

1546 (C) The state-wide average total capital revenue per full-time equivalent, as determined1547 by the department.

1548 (2) In the event that a state charter school offers virtual instruction:

(A) The amount of funds received pursuant to subparagraph (B) of paragraph (1) of
this subsection shall be equal to two-thirds of such calculated amount; provided,
however, that this two-thirds amount may be increased by any amount up to the
originally calculated amount in the discretion of the commission if relevant factors
warrant such increase; and

(B) The commission may reduce the amount of funds received pursuant to
subparagraph (C) of paragraph (1) of this subsection in proportion to the amount of
virtual instruction provided and based on factors that affect the cost of providing
instruction on a proportional basis if the school fails to provide documentation
confirming its capital expenditures per full-time equivalent are greater than or equal to
the state-wide average.

(3) Any funds deducted from a state charter school pursuant to Code Section 20-2-164,
representing the equivalent of a local school system's five mill share, shall be calculated
based only on funds received pursuant to subparagraph (B) of paragraph (1) of this
subsection. For a state charter school that offers virtual instruction, the amount of the
deduction shall be reduced by one-third, unless the commission has increased the school's
calculated amount pursuant to subparagraph (A) of paragraph (2) of this subsection, in
which case the deduction shall be proportionate to the amount of funding received.

1567 (3)(4) For purposes of this subsection, the terms:

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- (A) 'Assessed valuation' is defined as 40 percent of the equalized adjusted property tax
 digest reduced by the amount calculated pursuant to subsection (g) of Code Section
 20-2-164.
- (B) 'Assessed valuation per weighted full-time equivalent count' is defined as the
 assessed valuation for the most recent year available divided by the weighted full-time
 equivalent count for the year of the digest."
- 1574 "(d) No later than April 1 of each year, the state charter school shall notify the commission and the department of the funding estimates calculated pursuant to this subsection for any 1575 1576 new state charter schools and for any new grade levels or for a level of enrollment growth 1577 in an existing grade level specified in the charter. For purposes of funding students 1578 enrolled in a state charter school in the first year of such school's operation or for the first 1579 year that an existing state charter school offers a new grade level and prior to the initial 1580 student count, the commission shall calculate and the department shall distribute, no later 1581 than July 1, the initial funding payment for the state charter school on the basis of its 1582 projected enrollment according to an enrollment counting procedure or projection method 1583 stipulated in the terms of the charter the funding estimates provided in this subsection. No 1584 later than July 1 of each year, the commission shall notify the department and the Office 1585 of Planning and Budget of the funding estimates calculated pursuant to this subsection for 1586 any new state charter schools and for any new grade levels offered by existing state charter 1587 schools. After the initial student count during the first year of such state charter school's 1588 operation or newly offered grade level and in all years of operation thereafter, each state 1589 charter school's student enrollment shall be based on the actual enrollment in the current 1590 school year according to the most recent student count. Nothing in this Code section 1591 subsection shall be construed to require the department to conduct more than two student 1592 counts per year."
- 1593

SECTION 50.

1594 Said chapter is further amended by adding a new Code section to read as follows:

1595 ″<u>20-2-2092.</u>

(a) The commission shall have the power and authority to incorporate a nonprofit
corporation that could qualify as a public foundation under Section 501(c)(3) of the Internal
Revenue Code to aid the commission in carrying out any of its powers and in
accomplishing any of its purposes. Any nonprofit corporation created pursuant to this
power shall be created pursuant to Chapter 3 of Title 14, the 'Georgia Nonprofit
Corporation Code,' and the Secretary of State shall be authorized to accept such filing.
(b) Any nonprofit corporation created pursuant to this Code section shall be subject to the

1603 <u>following provisions:</u>

1604 (1) In accordance with the Constitution of Georgia, no governmental functions or 1605 regulatory powers shall be conducted by any such nonprofit corporation; 1606 (2) Upon dissolution of any such nonprofit corporation incorporated by the commission, 1607 any assets shall revert to the commission or to any successor to the commission or, failing 1608 such succession, to the State of Georgia; 1609 (3) As used in this paragraph, the term 'direct employee costs' means salary, benefits, and 1610 travel expenses. To avoid the appearance of undue influence on regulatory functions by 1611 donors, no donations to any such nonprofit corporation from private sources shall be used 1612 for direct employee costs of the commission; 1613 (4) Any such nonprofit corporation shall be subject to all laws relating to open meetings 1614 and the inspection of public records; 1615 (5) The commission shall not be liable for the action or omission to act of any such 1616 nonprofit corporation; 1617 (6) No debts, bonds, notes, or other obligations incurred by any such nonprofit 1618 corporation shall constitute an indebtedness or obligation of the State of Georgia nor shall 1619 any act of any such nonprofit corporation constitute or result in the creation of an indebtedness of the state. No holder or holders of any such bonds, notes, or other 1620 1621 obligations shall ever have the right to compel any exercise of the taxing power of the 1622 state nor to enforce the payment thereof against the state; and 1623 (7) Any nonprofit corporation created pursuant to this Code section shall not acquire or 1624 hold a fee simple interest in real property by any method, including but not limited to gift, 1625 purchase, condemnation, devise, court order, and exchange. 1626 (c) Pursuant to this Code section, the commission may establish a nonprofit corporation 1627 to be designated as the State Charter Schools Foundation to actively seek supplemental revenue and in-kind goods and services to promote state charter schools and any other 1628 1629 purpose of the commission. Funds received by the foundation may be awarded through a 1630 competitive grant process administered by the commission. The General Assembly may appropriate funds for purposes of this foundation beginning in Fiscal Year 2015. 1631 1632 (d) Any nonprofit corporation created pursuant to this Code section shall make public and 1633 provide an annual report showing the identity of all donors and the amount each person or 1634 entity donated as well as all expenditures or other disposal of money or property donated. 1635 Such report shall be provided to the Governor, the Lieutenant Governor, the Speaker of the 1636 House of Representatives, and the chairpersons of the House Committee on Education and 1637 the Senate Education and Youth Committee. Any such nonprofit corporation shall also 1638 provide such persons with a copy of all corporate filings with the federal Internal Revenue 1639 Service."

1641 All laws and parts of laws in conflict with this Act are repealed.