04 LC 22 5500

House Bill 1547

4

By: Representatives Greene of the 134th, Purcell of the 122nd, and McBee of the 74th

A BILL TO BE ENTITLED AN ACT

- 1 To amend Code Section 20-3-312 of the Official Code of Georgia Annotated, relating to
- 2 definitions relative to the Georgia Student Finance Authority, so as to make editorial changes
- 3 to certain definitions; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

5 SECTION 1.

- 6 Code Section 20-3-312 of the Official Code of Georgia Annotated, relating to definitions
- 7 relative to the Georgia Student Finance Authority, is amended by striking in their entirety
- 8 paragraphs (10) through (14) and inserting in lieu thereof the following:
- 9 "(10) 'Guaranty agency' means the corporation or any other state or nonprofit institution
- or organization with which the United States Department of Education has an agreement
- under the federal act of Title IV student aid programs.
- 12 (11) 'Guaranty fee' means the insurance premium charge on educational loans authorized
- by Code Section 20-3-271 or the federal act of Title IV student aid programs.
- 14 (12) 'Lender' means a 'lender' as defined in paragraph (12) of Code Section 20-3-262 or
- as prescribed by the federal act of Title IV student aid programs.
- 16 (13) 'Loan' or 'educational loan' means an obligation representing advances of money by
- a lender to an eligible student or eligible parent evidenced by one or more promissory
- notes, on note forms prescribed by any guaranty agency, as prescribed by the federal act
- of Title IV student aid programs. In the event of the purchase and sale or the pledge or
- assignment of such loans or a participating interest in such loans, the term shall include
- 21 contingent interests, security interests, pledges, commitments, choses in action, or other
- 22 property interests in such loans.
- 23 (14) 'Loan guaranty' means the document or endorsement issued by any guaranty agency,
- as prescribed by the federal act of Title IV student aid programs, as evidence of the
- 25 guaranty by the corporation of an educational loan to be made by a lender to an eligible
- student or eligible parent. The term 'guaranty,' when used in this part, shall have the same

04 LC 22 5500

1 meaning as 'insurance' as such term is used in the federal act and shall be synonymous

2 therewith."

3 SECTION 2.

4 All laws and parts of laws in conflict with this Act are repealed.