The Senate Education and Youth Committee offered the following substitute to HB 936:

A BILL TO BE ENTITLED AN ACT

To amend Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to elementary and secondary education, so as to enact certain provisions relating to school funding; to provide that the replacement allowance for purchasing new school buses shall also be available to refurbish existing school buses; to revise certain provisions relative to the "Georgia Education Authority (Schools) Act" in order to qualify for the federal American Recovery and Reinvestment Act (ARRA) bond program for schools; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to elementary and
 secondary education, is amended in Code Section 20-2-188, relating to student
 transportation, by adding a new subsection to read as follows:

13 "(a.1) Any funds that the State Board of Education allocates for school bus replacement 14 may be used by local boards of education to refurbish existing school buses. Bus 15 replacement funds may not be restricted by the state board for use only in purchasing new or replacement school buses. Any school bus that is refurbished shall be subject to all 16 safety and maintenance inspection requirements provided for by law. Refurbishment of 17 a school bus shall be done by a school bus manufacturer or by a dealer of a manufacturer. 18 19 Each local board of education that refurbishes a school bus pursuant to this subsection is 20 strongly encouraged to apply for federal funds to retrofit the engine. The State Board of Education shall notify the Environmental Protection Division when a local board of 21 22 education receives state funds to refurbish a school bus so that the division may provide 23 information to such local board regarding the availability of federal funds for such 24 purposes."

SECTION 2.

Said chapter is further amended by revising Code Section 20-2-552, relating to the creation,
members, officers, and staff of the Georgia Education Authority (Schools), procedural rules
and regulations, and assignment to the Department of Administrative Services, as follows:
"20-2-552.

30 (a) There is created a body corporate and politic to be known as the Georgia Education 31 Authority (Schools), which shall be deemed to be an instrumentality of the State of Georgia 32 and a public corporation and which by that name, style, and title such body may contract 33 and be contracted with, bring and defend actions, and implead and be impleaded. The 34 authority shall consist of seven five members, as follows: the Governor, an appointee of 35 the Governor who is not the Attorney General, the state auditor, the chairman of the State 36 Board of Education, the chairman of the Board of Regents of the University System of 37 Georgia, the State School Superintendent, and the chancellor of the University System of 38 Georgia three appointees of the Governor, one appointee of the Lieutenant Governor, and 39 one appointee of the Speaker of the House of Representatives. The terms of office for all 40 members shall be three years and until their successors are appointed and qualified.

41 (b) The authority shall elect one of its members as chairman chairperson and another as 42 vice-chairman vice chairperson and a secretary and treasurer, who need not necessarily be 43 a member of the authority but who shall be the same as the secretary and treasurer of the 44 Georgia Education Authority (University). The majority of the members of the authority 45 shall constitute a quorum. No vacancy on the authority shall impair the right of the quorum 46 to exercise all the rights and perform all the duties of the authority. The members of the 47 authority shall not be entitled to compensation for their services but shall be entitled to and 48 shall be reimbursed for their actual expenses necessarily incurred in the performance of their duties. The staff of the authority shall be the same as the staff of the Georgia 49 50 Education Authority (University). The authority may have staff assigned from within the 51 Department of Education or the Georgia State Financing and Investment Commission for the purposes of carrying out the authority's duties and responsibilities, with compensation 52 53 paid from resources available to the authority or the Department of Education or the 54 Georgia State Financing and Investment Commission, as the department, the commission, 55 and the authority may agree. The Department of Education and all other state or local government entities shall provide all necessary assistance requested by the authority. The 56 Georgia State Financing and Investment Commission shall provide financial advisory 57 services to the authority in accordance with Code Section 50-17-22, and all debt of the 58 59 authority shall be subject to the approval of the Georgia State Financing and Investment Commission. The authority shall make rules and regulations for its own government. It 60 61 shall have perpetual existence. Any change in name or composition of the authority shall

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- 62 in no way affect the vested rights of any person under this part or impair the obligations of63 any contracts existing under this part.
- 64 (c) The authority is assigned to the Department of Administrative Services <u>Georgia State</u>
- <u>Financing and Investment Commission</u> for administrative purposes only as prescribed in
 Code Section 50-4-3."
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SECTION 3.

Said part is further amended by revising Code Section 20-2-553, relating to powers of the
Georgia Education Authority (Schools), as follows:

70 "20-2-553.

71 (a) The authority shall have the power:

(1) To have a seal and alter it at pleasure;

73 (2) To acquire by purchase, lease, or otherwise and to hold, lease, <u>sell</u>, and dispose of
74 real and personal property of every kind and character for its corporate purposes;

(3) To acquire in its own name by purchase, on such terms and conditions, and in such 75 manner as it may deem proper, or by condemnation in accordance with any and all 76 77 existing laws applicable to the condemnation of property for public use, real property or 78 rights of easements therein or franchises necessary or convenient for its corporate 79 purposes and to use them so long as its corporate existence shall continue and to lease or 80 make contracts with respect to for the use of or dispose of them in any manner it deems 81 to the best advantage of the authority, the authority being under no obligation to accept 82 and pay for any property condemned under this part, except from the funds provided 83 under the authority of this part. In any proceedings to condemn, such orders may be made by the court having jurisdiction of the action or proceeding as may be just to the 84 85 authority and to the owners of the property to be condemned; and no property shall be 86 acquired under this part upon which any lien or other encumbrance exists unless at the time such property is so acquired a sufficient sum of money is deposited in trust to pay 87 and redeem the fair value of such lien or encumbrance. If the authority shall deem it 88 89 expedient to construct any project on lands which are subject to the control of the public 90 school system of the state or of any county board of education, city board of education, or governing body of an independent or quasi-independent district or system or local unit 91 92 of administration, the Governor, in the case of the state, or the boards of education of 93 counties or cities, or the equivalent governing authorities of independent school districts or systems are authorized to execute for and in behalf of the state or the various county 94 95 boards of education, city boards of education, or governing bodies of independent 96 districts or systems, as the case may be, a lease upon such lands to the authority for such 97 parcel or parcels as shall be needed for a period not to exceed 50 years, at a nominal

rental of \$1.00 per year. If the authority shall deem it expedient to construct any project 98 99 on any other lands the title to which shall then be in the state, the Governor is authorized 100 to convey, for and in behalf of the state, title to such lands to the authority, upon payment 101 into the state treasury for the credit of the general fund of the state of the reasonable value 102 of such lands, such value to be determined by three appraisers to be agreed upon by the Governor and the chairman chairperson of the authority. Further, if the authority shall 103 deem it expedient to construct any project on any other lands the title to which shall then 104 105 be in any county, municipality, or other governmental subdivision of the state, the proper 106 authorities of such county, municipality, or governmental subdivision are authorized to convey, for and in behalf of such county, municipality, or governmental subdivision, title 107 108 to such lands to the authority, upon payment to the proper fiscal officer of the county, municipality, or other governmental subdivision of the reasonable value of such lands, 109 such value to be determined by three appraisers to be agreed upon between such 110 111 governmental authorities and the chairman chairperson of the authority;

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- (4) To appoint and select officers, agents, and employees, including engineering,
 architectural, and construction experts, fiscal agents, and attorneys, and to fix their
 compensation;
- 115 (5) To make contracts, agreements of sale, and leases and to execute all instruments 116 necessary or convenient, including contracts for construction of projects, agreements for 117 the sale of projects, and leases of projects or contracts with respect to for the use of 118 projects which the authority causes to be erected or acquired; and any and all political 119 subdivisions, departments, institutions, or agencies of the state are authorized to enter into 120 contracts, leases, or agreements with the authority upon such terms and for such purposes as they deem advisable. Without limiting the generality of the above foregoing, authority 121 122 is specifically granted to the county boards of education, city boards of education, or 123 governing bodies of independent districts or systems, for and on behalf of the units and 124 institutions within their respective counties, cities, or districts, and to the authority to enter into contracts, agreements of sale, and lease agreements for the purchase or use of 125 any structure, building, or facilities of the authority for a term not exceeding 50 years; 126 127 and the board of education or equivalent governing body for and on behalf of the 128 respective political subdivision may obligate itself and its successors to use only such structure, building, or facility and none other and so long as such property is used by such 129 130 political subdivision to pay an amount to be determined from year to year for the use of 131 such property so leased and also to obligate itself and its successors as a part of the lease contract to pay the cost of maintaining, repairing, and operating the property so 132 133 leased from the authority;

(6) To construct, erect, acquire, own, repair, remodel, maintain, add to, extend, improve,
equip, operate, and manage projects, as defined in paragraph (4) of subsection (a) of Code
Section 20-2-551, to be located on property owned by or leased by the authority, the cost
of any such project to be paid in whole or in part from the proceeds of revenue bonds of
the authority, or from such proceeds and any grant from the United States or any agency
or instrumentality thereof, or from any other source;

(7) To accept loans or grants of money or materials or property of any kind from the
United States or any agency or instrumentality thereof upon such terms and conditions
as the United States or such agency or instrumentality may impose;

(8) To borrow money for any of its corporate purposes and to issue negotiable revenue
bonds payable solely from funds pledged for that purpose and to provide for the payment
of such bonds and for the rights of the holders thereof;

(9) To exercise any power usually possessed by private corporations performing similar
functions which is not in conflict with the Constitution and laws of this state; and

148 (10) To issue various types of bonds with various federal tax consequences and to apply for and participate in any federal program which provides financial or other benefits or 149 is supportive of functions of the authority. For purposes of federal law and without 150 151 limiting the powers of the authority to issue other types of bonds and to participate in 152 federal programs, the authority may act as the state education agency and may issue Qualified Zone Academy Bonds, Qualified School Construction Bonds, or Build America 153 154 Bonds or, in its discretion, permit other authorized governmental bodies to issue 155 Qualified Zone Academy Bonds, Qualified School Construction Bonds, or Build America 156 Bonds. In participating in any federal program, the authority may apply for and receive funds, make certifications and designations, and do all other things necessary or 157 158 convenient in the opinion of the authority to participate in or obtain the benefits of federal programs, including programs of bond finance provided under federal law; 159

(11) Deposit, or arrange for, federal funds in any form to be deposited into the sinking
 fund provided for in Code Section 20-2-567; and

162 (10)(12) To do all things necessary or convenient to carry out the powers expressly given
 163 in this part.

(b) The validity of any bonds issued by the authority for projects certified as eligible for
state development assistance under Code Section 45-12-170, which bonds were and issued
prior to the time the first general obligation debt was incurred under Article VII, Section
III, Paragraph I of the Constitution of 1945; shall not be impaired; but no future such bonds
shall be issued."

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169	SECTION 4.
170	Said part is further amended by revising Code Section 20-2-555, relating to the authority to
171	issue revenue bonds and terms, as follows:
172	"20-2-555.
173	The authority, or any authority or body which has or which may in the future succeed to
174	the powers, duties, and liabilities vested in the authority created by this part, shall have
175	power, at one time or from time to time, to provide by resolution for the issuance of
176	negotiable revenue bonds in an unlimited amount for the purpose of paying all or any part
177	of the cost, as defined in paragraph (3) of subsection (a) of Code Section 20-2-551, of any
178	one project or combination of projects. The principal and interest, if any, of such revenue
179	bonds shall be payable solely from the special fund provided in this part for such payment.
180	The bonds of each issue shall be dated; shall bear interest, if any, at such rate or rates,
181	payable semiannually on a date or dates certain; shall mature at such time or times not
182	exceeding 30 years from their date or dates; shall be payable in such medium of payment
183	as to both principal and interest as may be determined by the authority; and may be made
184	redeemable before maturity, at the option of the authority, at such price or prices and under
185	such terms and conditions as may be fixed by the authority in the resolution provided for
186	the issuance of the bonds."
187	SECTION 5.
188	Said chapter is further amended by revising Code Section 20-2-556, relating to forms of
189	bonds, denominations, place of payment, and registration, as follows:
190	"20-2-556.
191	The authority shall determine the form of the bonds, including any interest coupons to be
192	attached thereto, and shall fix the denomination or denominations of the bonds and the
193	place or places of payment of principal and interest, if any, thereof, which may be at any
194	bank or trust company within or without the state. The bonds may be issued in coupon or
195	registered form, or both, as the authority may determine; and provision may be made for
196	the registration of any coupon bond as to principal alone and also as to both principal and
197	interest <u>, if any</u> ."
198	SECTION 6.
199	Said chapter is further amended by revising Code Section 20-2-559, relating to manner of
200	sale and price bonds and assistance by Georgia Building Authority, as follows:
201	"20-2-559.
202	The authority may sell its bonds in such manner and for such price as it may determine to

202The authority may sell its bonds in such manner and for such price as it may determine to203be for the best interests of the authority. Whenever the authority shall determine to issue

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its bonds, it shall call upon the Georgia Building Authority to render advice and to perform, as its agent, ministerial services in connection with the marketing of such bonds."

SECTION 7.

Said chapter is further amended by revising Code Section 20-2-560, relating to use of bond
 proceeds and additional bonds, as follows:

209 "20-2-560.

210 The proceeds of bonds shall be used solely for the payment of the cost of the project or 211 combined project and shall be disbursed upon requisition or order of the chairman 212 chairperson of the authority under such restrictions, if any, as the resolution authorizing the 213 issuance of the bonds or the trust indenture mentioned in Code Section 20-2-565 may 214 provide. If the proceeds of such bonds, by error of calculation or otherwise, shall be less 215 than the cost of the project or combined project, unless otherwise provided in the resolution 216 authorizing the issuance of the bonds or in the trust indenture, additional bonds may in like 217 manner be issued to provide the amount of such deficit. Unless otherwise provided in the 218 resolution authorizing the issuance of the bonds or in the trust indenture, such additional 219 bonds shall be deemed to be of the same issue and shall be entitled to payment from the 220 same fund, without preference or priority, as the bonds first issued for the same purpose. 221 If the proceeds of the bonds of any issue shall exceed the amount required for the purpose 222 for which such bonds are issued, the surplus shall be paid into the fund provided in Code 223 Section 20-2-567 for the payment of principal and interest, if any, of such bonds."

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SECTION 8.

Said chapter is further amended by revising Code Section 20-2-564, relating to bonds not state debt, uses of appropriations and other funds for leases from authority, collection or rentals, and assignment of rentals, as follows:

"20-2-564.

229 (a) Revenue bonds issued under this part shall not be deemed to constitute a debt of the 230 state or a pledge of the faith and credit of the state, but such bonds shall be payable solely from the fund provided for in Code Section 20-2-577 20-2-567. The issuance of such 231 revenue bonds shall not directly, indirectly, or contingently obligate the state to levy or to 232 233 pledge any form of taxation whatever therefor or to make any appropriation for their payment. All such bonds shall contain recitals on their face covering substantially the 234 foregoing provisions of this Code section; provided, however, that such funds as may be 235 236 received from state appropriations or from any other source are declared to be available and 237 may be used on behalf of the county boards of education, city boards of education, or 238 governing bodies of independent districts or systems for the performance of any lease

contract entered into by such boards or governing bodies, unless the use of such funds shall
be otherwise stipulated by law.

241 (b) In the event any county board of education, city board of education, or governing body 242 of an independent school district or system shall enter into a lease contract or an agreement of sale with the authority as provided in this part, then any sums accruing to and for the 243 244 benefit of such political subdivision school district or system by virtue of any amounts 245 appropriated and allocated for that purpose pursuant to Code Section 20-2-250 shall, by the State Board of Education, be paid all or state appropriation to which such school district 246 247 or system may be entitled shall be withheld from such school district or system and the 248 State Board of Education shall, on behalf of such school district or system, apply so much 249 thereof as is necessary directly to the authority until such time as the obligation in respect 250 to such lease or lease contract of the lease contract or agreement of sale shall have been 251 paid in full; it being intended that such sums, if any, as may be appropriated by the 252 legislature and accrue and be allocated by the state board for the benefit of any particular political subdivision for 'capital outlay' as provided by Code Section 20-2-250 to which a 253 254 school district or system may be entitled shall be subject to be first applied on behalf of 255 such school district or system to the extent necessary to the faithful performance of any 256 lease contract or agreement of sale of that particular subdivision school district or system 257 with the authority.

258 (c) In the event <u>any</u> such sums so appropriated by the legislature to the state board to be 259 used in accordance with Code Section 20-2-250 and allocated by the state board to and for 260 the benefit of each political subdivision county, city, or independent school district or 261 system which has entered into a lease contract or an agreement of sale with the authority are not sufficient to discharge the lease or installment purchase obligations and 262 263 undertakings therein agreed to be performed and should the political subdivision school 264 district or system fail to pay any sum necessary to make up the difference between the amount to be paid under the lease contract or agreement of sale and that actually paid by 265 the state board on behalf of the school district or system directly to the authority as 266 267 provided in subsection (b) of this Code section, then it shall be the duty of the authority to 268 notify immediately, in writing, the state board, the Department of Education, and the Office 269 of Treasury and Fiscal Services; of the amount due said authority, and thereupon the Office 270 of Treasury and Fiscal Services, the state board, and the department, and the Office of 271 <u>Treasury and Fiscal Services</u> are authorized and directed to withhold from any other funds 272 appropriated, allotted, or due to be paid to such county, city, or independent school district 273 or system an amount sufficient to pay the obligation due the authority by the defaulting county, city, or independent school district or system for rental the rental or purchase of 274 275 buildings or facilities; and the state board, the department, and the Office of Treasury and

276 Fiscal Services are authorized and directed to pay such funds to the authority on behalf of 277 the county, city, or independent school district or system to be applied in payment on such 278 unpaid rentals or installment payments of purchase price, such payment being charged against the respective funds due such county, city, or independent school district or system. 279 280 (d) The rentals contracted to be paid by the state board or other contracting or leasing 281 department, agency, or institution of the state to the authority under leases or contracts 282 entered upon pursuant to this part shall constitute obligations of the state for the payment 283 of which the good faith of the state is pledged. Such rentals shall be paid as provided in the 284 lease contracts from funds appropriated for such purposes by the terms of the Constitution of Georgia. It shall be the duty of the state board or other contracting or leasing department, 285 286 agency, or institution of the state to see to the punctual payment of all such rentals.

(e) In the event of any failure or refusal on the part of lessees any party punctually to
perform any covenant or obligation contained in any lease <u>contract</u> entered upon pursuant
to this part, the authority may enforce performance by any legal or equitable process
against the lessees <u>such party</u>; and consent is given for the institution of any such action.
(f) The authority shall be permitted to assign any <u>rental payment</u> due it by the lessees <u>a</u>
<u>contracting party</u> to a trustee or paying agent as may be required by the terms of any trust
indenture entered into by the authority."

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SECTION 9.

Said chapter is further amended by revising Code Section 20-2-567, relating to sinking fund,
as follows:

297 "20-2-567.

298 The revenues, rents, and earnings derived from any particular project or combined projects: 299 and all sums allocated or paid by the State Board of Education or Department of Education 300 to the authority for the benefit of and on behalf of any political subdivision county, city, 301 or independent school district or system or its governing body for the performance of any 302 lease contract or agreement of sale or any and all funds from any sources received by the 303 various county boards of education, city boards of education, or governing bodies of 304 independent school districts or systems that have entered into lease contracts or agreements 305 of sale with the authority and paid to it in the performance of such contract or contracts; 306 or any and all revenues, rents, and earnings received by the authority, regardless of whether 307 or not such rents, earnings, and revenues were produced by a particular project for which 308 bonds have been issued, unless otherwise pledged and allocated; and federal funds where 309 applicable may be pledged and allocated by the authority to the payment of the principal and interest, if any, on revenue bonds of the authority as the resolution authorizing the 310 311 issuance of the bonds or the trust instrument may provide. Such funds so pledged from

- whatever source received, which pledge may include funds received from one or more or all sources, and shall be set aside at regular intervals as may be provided in the resolution or trust indenture, into a sinking fund, which shall be pledged by the authority to and charged with the payment of:
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 - (1) The interest, if any, upon such revenue bonds as such interest shall fall due;
- 317 (2) The principal of the bonds as the same shall fall due;
- 318 (3) The necessary charges of paying agents for paying principal and interest, if any; and
- 319 (4) Any premium upon bonds retired by call or purchase as provided in Code Section320 20-2-555.
- The use and disposition of such sinking fund shall be subject to such covenants and 321 322 regulations as may be provided in the resolution authorizing the issuance of the revenue 323 bonds or in the trust indenture, but, except as may otherwise be provided in such resolution or trust indenture, such sinking fund shall be a fund for the benefit of all revenue bonds 324 325 without distinction or priority of one over another. Subject to the provisions of the 326 resolution authorizing the issuance of the bonds or in the trust indenture, surplus moneys in the sinking fund may be applied to the purchase or redemption of bonds; and any such 327 bonds so purchased or redeemed shall immediately be canceled and shall not again be 328 329 issued."
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SECTION 10.

- Said chapter is further amended by revising Code Section 20-2-568, relating to remedies of
 bondholders, receivers, or indenture trustees, as follows:
- *"20-2-568.*
- Any holder of revenue bonds or interest coupons issued under this part, any receiver for 334 335 such holders, or indenture trustee, if any, except to the extent the rights given in this part 336 may be restricted by resolution passed before the issuance of the bonds or by the trust indenture, may either at law or in equity, by action, mandamus, or other proceedings, 337 protect and enforce any and all rights under the laws of this state or granted under this part 338 339 or under such resolution or trust indenture and may enforce and compel performance of all 340 duties required by this part or by resolution or trust indenture to be performed by the authority or any officer thereof, including the fixing, charging, and collecting of revenues, 341 rents, and other charges for the use of the project or projects, and, in the event of default 342 of the authority upon the principal and interest obligations of any revenue bond issue, shall 343 be subrogated to each and every right, specifically including the contract rights of 344 345 collecting rental or installment payments of purchase price, which the authority may 346 possess against the State Board of Education, its successors, or other any contracting or 347 leasing department, agency, or institution of the state county, city, or independent school

348 district or system or political subdivision. In the pursuit of his or its remedies as subrogee, 349 such individual, receiver, or trustee may proceed either at law or in equity by action, 350 mandamus, or other proceedings to collect any sums by such proceedings due and owing 351 to the authority and pledged or partially pledged directly or indirectly to the benefit of the 352 revenue bond issue of which such individual, receiver, or trustee is representative. No 353 holder of any such bond or receiver or indenture trustee thereof shall have the right to 354 compel any exercise of the taxing power of the state to pay any such bond or the interest 355 thereon or to enforce the payment thereof against any property of the state; nor shall any 356 such bond constitute a charge, lien, or encumbrance, legal or equitable, upon the property 357 of the state; provided, however, that any provision of this part or any other Act to the 358 contrary notwithstanding, any such bondholder or receiver or indenture trustee shall have 359 the right by appropriate legal or equitable proceedings, including, without being limited to, 360 mandamus, to enforce compliance by the appropriate public officials with Article VII, 361 Section IV, Paragraph III of the Constitution of Georgia; and permission is given for the 362 institution of any such proceedings to compel the payment of lease obligations."

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SECTION 11.

Said chapter is further amended by revising Code Section 20-2-569, relating to refunding
bonds, as follows:

366 "20-2-569.

The authority is authorized to provide by resolution for the issue of revenue refunding bonds of the authority for the purpose of refunding any revenue bonds issued under this part and then outstanding, together with accrued interest thereon, if any, and the premium, if any. The issuance of such revenue refunding bonds, the maturities and all other details thereof, the rights of the holders thereof, and the duties of the authority in respect to such bonds shall be governed by Code Sections 20-2-550 through 20-2-568 insofar as they may be applicable."

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SECTION 12.

Said chapter is further amended by revising Code Section 20-2-570, relating to bonds legal
investments and depositing bonds, as follows:

377 "20-2-570.

The bonds authorized in this part are made securities in which all public officers and bodies of this state and all municipalities and all municipal <u>political</u> subdivisions; all insurance companies and associations and other persons carrying on an insurance business; all banks, bankers, trust companies, savings banks, and savings associations, including savings and loan associations, building and loan associations, investment companies, and other persons

- carrying on a banking business; all administrators, guardians, executors, trustees, and other fiduciaries; and all other persons whatsoever who are now or may hereafter be authorized to invest in bonds or other obligations of the state may properly and legally invest funds, including capital, in their control or belonging to them. The bonds are also made securities which may be deposited with and shall be received by all public officers and bodies of this state and all municipalities and municipal political subdivisions for any purpose for which the deposit of the bonds or other obligations of this state is authorized."
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SECTION 13.

- Said chapter is further amended by revising Code Section 20-2-571, relating to tax exemption
 of authority's property, activities, charges, and bonds, as follows:
 "20-2-571.
- 394 The creation of the authority and the carrying out of its corporate purpose shall be a public 395 purpose and in all respects for the benefit of the people of this state. The authority will be 396 performing an essential governmental function in the exercise of the power conferred upon 397 it by this part; and this state covenants with the holders of the bonds that the authority shall 398 be required to pay no taxes or assessments upon any of the property acquired or leased by 399 it or under its jurisdiction, control, possession, or supervision or upon its activities in the 400 operation or maintenance of the buildings erected or acquired by it or any fees, revenues, 401 rentals, or other charges for the use of such buildings or other income received by the 402 authority and that the bonds of the authority and the income therefrom shall at all times be 403 exempt from taxation within the this state."
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SECTION 14.

- Said chapter is further amended by revising Code Section 20-2-572, relating to procedure for
 validating bonds, as follows:
- 407 "20-2-572.

408 Bonds of the authority shall be confirmed and validated in accordance with the procedure 409 of Article 3 of Chapter 82 of Title 36. The petition for validation shall make the authority 410 party defendant and shall also make party defendant to such action the State Board of Education and any political subdivision or county, city, or independent school district or 411 system which has contracted with the authority for the purchase or use of any building, 412 413 structure, or facility for which bonds have been issued and sought to be validated; and such parties shall be required to show cause, if any, why the contract or contracts and the terms 414 415 and conditions thereof should not be inquired into by the court, the validity of the terms 416 thereof determined, the matters and conditions imposed on the state board contracting 417 parties to be performed, and all such undertakings adjudicated as security for the payment

418 of any such bonds of the authority. In the event no appeal is taken or if taken and the 419 judgment is affirmed by the proper appellate court of this state, the judgment of the 420 superior court so confirming and validating the issuance of the bonds shall be forever 421 conclusive upon the validity of the bonds against the authority issuing them and against all 422 parties to such proceedings."

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SECTION 15.

- Said chapter is further amended by revising Code Section 20-2-577, relating to fixing rentals
 and charges for use of projects, as follows:
- 426 "20-2-577.
- 427 The authority is authorized to fix rentals, installment payments of purchase price, and other 428 charges which the various county boards of education, city boards of education, or 429 governing bodies of independent districts or systems shall pay to the authority for the use or purchase of each project or part thereof or combination of projects, to charge and collect 430 431 them, and to lease or sell and make contracts with the various counties county, city, or 432 independent school districts or systems with respect to for the use or purchase by any 433 institution or unit under its control county, city, or independent school districts or systems 434 of any project or part thereof. Such rentals, installment payments of purchase price, and 435 other charges shall be so fixed and adjusted in respect relation to their total amount from 436 the project or projects for which a single issue of revenue bonds is issued so as to provide 437 a fund sufficient with other revenues of such project or projects, if any, to pay:
- (1) The cost of maintaining, repairing, and operating the project or projects, including
 reserves for extraordinary repairs and insurance and other reserves required by the
 resolution or trust indentures, unless such cost reserves shall be otherwise provided for,
 which cost shall be deemed to include the expenses incurred by the authority on account
 of the project or projects for water, light, sewer, and other services furnished by other
 facilities at such institution; and
- 444 (2) The principal of the revenue bonds and the interest thereon, if any, as they shall
 445 become due."
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SECTION 16.

- 447 This Act shall become effective on July 1, 2010.
- 448 **SECTION 17.**
- 449 All laws and parts of laws in conflict with this Act are repealed.