The Senate Committee on Education and Youth offered the following substitute to HB 87:

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to 2 elementary and secondary education, so as to revise and repeal certain provisions for 3 alternative charter schools; to provide for the continued operation of state chartered special 4 schools until no later than the expiration of each such school's current charter with the State 5 Board of Education; to provide for funding of state chartered special schools; to require state chartered special schools to elect whether to be established as completion special schools or 7 to cease operating as a state chartered special school upon the expiration of such school's 8 current charter with the State Board of Education; to prohibit the expansion of attendance 9 zones for state chartered special schools; to provide for the establishment of completion 10 special schools; to provide for students enrolled in their resident school systems to attend 11 programs at a completion special school on a part-time basis as program students, subject to 12 certain conditions; to provide for waivers; to provide for the State Board of Education to 13 establish policies, rules, regulations, and other requirements for the establishment, funding, and operation of completion special schools and for the dissolution and probationary dissolution of such schools; to provide for due process procedures; to provide for grants for the development of completion special schools; to provide for the governing boards of completion special schools; to allow for meetings of such governing boards by 18 teleconference; to provide for the appointment, qualifications, and employment of 19 superintendents for completion special schools; to provide for funding of completion special

schools; to provide for the Department of Education to withhold a certain percentage of funds
for administrative purposes; to authorize resident school systems to use local funds to
compensate completion special schools for providing education programs and services to
program students enrolled in such resident school system; to provide for attendance zones
for completion special schools; to revise and provide for definitions; to provide for
comprehensive evaluations of completion special schools by the Department of Education;
to provide for a short title; to provide for related matters; to provide for an effective date; to
repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

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- 30 Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to elementary and
- 31 secondary education, is amended by revising subsection (1) of Code Section 20-2-154.1,
- 32 relating to alternative education programs, alternative charter schools, intent, description,
- 33 requirements, designation, funding, and effectiveness, as follows:
- ''(1)(1) As used in this subsection, the term:
- 35 (A) 'Alternative charter school' means a local charter school authorized by one or more
- local school systems, as provided for in Article 31 of this chapter, which provides an
- 37 alternative education program, as provided for in this Code section, and which provides
- programs and services focused on dropout recovery or high school credit recovery.
- 39 (B) 'Charter petitioner' means one or more private individuals, private organizations,
- state or local public entities, or adult learning providers, or any group of these working
- in cooperation, that submits or initiates a petition to establish an alternative charter
- school as a local charter school pursuant to Article 31 of this chapter.
- 43 (C) 'System-collaborative state charter school' means a charter school <u>previously</u>
- authorized by the State Charter Schools Commission that, until or before June 30, 2021,

provided provides programs and services for dropout recovery or high school credit recovery and is was governed by a board of directors which may include have included personnel of the local board or boards of education from the geographic region which the charter school serves served.

- (2)(A) The State Board of Education and the Department of Education, in consultation with authorizing local school system or systems, shall establish a process to designate alternative charter schools. Any designation process established pursuant to this subparagraph shall, in addition to meeting the requirements provided for in Code Section 20-2-2063, shall require the charter petitioner to demonstrate how the proposed alternative charter school will increase graduation opportunities for traditional high school students, decrease dropout rates in local school systems, and provide high school credit recovery opportunities.
 - (B)(i) Not later than July 1, 2021, each Each system-collaborative charter school that has not transitioned did not transition to become an alternative charter school by July 1, 2021, shall operate as a state chartered special school, as defined in Code Section 20-2-2062, authorized directly by the State Board of Education, subject to the provisions of divisions (ii) through (v) of this subparagraph.
 - (ii) The State Board of Education, in consultation with the State Charter Schools Commission and system-collaborative state charter schools, shall provide for the transfer and designation of existing system-collaborative state charter schools to state chartered special schools by July 1, 2021, except for those schools which have transitioned to become an alternative charter school pursuant to this subsection.
 - (iii) For the duration of its current charter contract with the State Board of Education, each school that transitions transitioned from operating as a system-collaborative state charter school to operating as a state chartered special school as provided for in division (i) of this subparagraph shall be permitted to continue operating as a state chartered special school until the expiration of its current charter with the State Board

of Education; provided, however, that each such school shall operate subject to the provisions of Article 31 of this chapter and other applicable laws. For the duration of its current charter with the State Board of Education, each such school shall be eligible to receive funding directly from the State Board of Education in an amount equal to the amount such school would have received pursuant to Code Section 20-2-2089 had such school continued to operate as a system-collaborative state charter school, except as provided for in division (iii)(i) of subparagraph (C) of this paragraph; provided, however, that such funding eligibility shall be calculated pro rata based upon when such school commences commenced operating as a state chartered special school as determined by the State Board of Education. Such funding shall not increase in subsequent fiscal years. A system-collaborative state charter school that does not transition to operating as a state chartered special school by July 1, 2021, shall not be eligible for funding available to state charter schools pursuant to Code Section 20-2-2089 after June 30, 2021.

(iii) On or before July 1, 2023, each school that transitioned from operating as a system-collaborative state charter school to operating as a state chartered special school as provided for in division (i) of this subparagraph shall elect either to be established as a completion special school as provided for in Article 31C of this chapter or to cease operating as a state chartered special school upon the expiration of its current charter with the State Board of Education. Upon being established as a completion special school as provided for in Article 31C of this chapter, a school that transitioned from operating as a system-collaborative state charter school to operating as a state chartered special school as provided for in division (i) of this subparagraph shall no longer operate as state chartered special school or receive funding as provided for in this subsection.

(iv) The State Board of Education shall be authorized to <u>not</u> approve an <u>any</u> expansion of the <u>current</u> attendance zone for each state chartered special school

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provided for in this subparagraph that includes one or more local school systems, or any portion thereof, or a state-wide attendance zone.

- (v) The Department of Education shall provide administrative and technical support and shall be authorized to allocate funds, including state funds, federal funds, proceeds of general obligation debt, or any other available funds, for any school that transitions from operating as a system-collaborative state charter school to operating as a state chartered special school, as provided for in division (i) of this subparagraph, for purposes directly related to such transition to and operation as a state chartered special school for the duration of such school's current charter contract; provided, however, that such funding shall not continue after the expiration of each such school's charter with the State Board of Education. The Department of Education may withhold up to 2 percent of the amount determined of funding provided pursuant to division (iii)(ii) of this subparagraph for each school that transitions from operating as a system-collaborative state charter school to operating as a state chartered special school, as provided for in division (i) of this subparagraph, for use in administering the duties required pursuant to this subsection; provided, however, that any amount withheld pursuant to this subdivision shall be spent solely on expenses incurred by the Department of Education in performing the duties required by this subsection.
- (C)(i) The State Board of Education, in consultation with the authorizing local school system or systems, the State Charter Schools Commission, and system-collaborative state charter schools, shall provide for the transfer and designation of existing system-collaborative state charter schools to alternative charter schools not later than the conclusion of each such school's current charter contract.
- (ii) Regardless of whether it is operating as a state chartered special school pursuant to Article 31 of this chapter or a state charter school pursuant to Article 31A of this chapter, each system-collaborative state charter school shall be eligible to petition one or more local school systems to become an alternative charter school.

(iii) The State Board of Education shall not provide for the expansion, extension, renewal, or replication of former system-collaborative state charter schools as state chartered special schools; provided, however, that such schools may increase student enrollment by no more than 3 percent each school year and add no more than one school site each school year; provided, further, that any school site opened after July 1, 2021, shall be located within or contiguous to the same regional educational service agency service area where the former system-collaborative state charter school's headquarters were located on January 1, 2021. School sites opened by a former system-collaborative state charter school after July 1, 2021, pursuant to this division shall not be included in the calculation of such former system-collaborative state charter school's funding provided for in division (iii)(ii) of subparagraph (B) of this paragraph; provided, however, that such school sites shall be eligible to receive QBE formula earnings, as that term is defined in Code Section 20-2-2062.

(iv)(ii) Notwithstanding any provision of the law to the contrary, effective July 1, 2021, no system-collaborative state charter school shall be eligible for the extension or renewal of its charter with the State Charter Schools Commission, and no state chartered special school established pursuant to subparagraph (B) of this paragraph shall be eligible for the extension or renewal of its current charter with the State Board of Education.

(3) The Department of Education, in collaboration with the Office of Student Achievement, shall be responsible for collecting and analyzing appropriate data from and about alternative charter schools on matters consisting of, but not limited to, alternative charter school effectiveness.

(4) Pursuant to an intragovernmental agreement between a student's resident local school system and the local school system or systems which authorized the alternative charter school, alternative charter schools shall be authorized to enroll students from local school systems other than the local school system or systems which authorized the alternative

153 charter school; provided, however, that students who reside in the authorizing local 154 school system or systems of the alternative charter school shall be prioritized over

students who reside outside of such system or systems.

156 (5) This subsection shall stand repealed on June 30, 2024."

157 SECTION 2.

- 158 Said chapter is further amended by revising subsection (a) of Code Section 20-2-167.1,
- 159 relating to public meetings on proposed annual operating budget, notice, electronic copies,
- 160 and exception for certain nonprofits, as follows:
- 161 "(a) As used in this Code section, the term:
- (1) 'Governing body' means the local board of education, governing council, governing
- board, or other entity by whatever name responsible for creating and implementing the
- budget of a local education agency.
- 165 (2) 'Local education agency' means any local school system and, any charter school
- subject to the provisions of Article 31 or 31A of this chapter, and any completion special
- school subject to the provisions of Article 31C of this chapter, except this shall not
- include college and career academies that are charter schools; conversion charter schools,
- as defined in Code Section 20-2-2062, whose charter is not held by a nonprofit
- 170 corporation; or system charter schools, as defined in Code Section 20-2-2062."

171 SECTION 3.

172 Said chapter is further amended by adding a new article to read as follows:

173 "ARTICLE 31C

- 174 20-2-2096.
- 175 This article shall be known and may be cited as the 'Completion Special Schools Act.'
- 176 <u>20-2-2096.1.</u>
- 177 As used in this article, the term:
- 178 (1) 'Collaborative operating agreement' means an agreement between a local board of
- education and a completion special school to provide for education programs and services
- focused on dropout recovery and prevention or high school credit recovery for students
- in grades nine through 12 residing in the local school system represented by such local
- board.
- (2) 'Completion special school' means a special school provided for in this article which
- meets the requirements provided in Code Section 20-2-2096.3.
- (3) 'Completion special school governing board' or 'governing board' means the board
- for a completion special school as provided for in Code Section 20-2-2096.4.
- 187 (4) 'Department' means the Department of Education.
- 188 (5) 'Dropout' means an individual who previously dropped out of school according to the
- uniform definition of 'dropout' provided for in subsection (f) of Code Section 20-14-33.
- 190 (6) 'Enrollment eligible student' means:
- (A) An individual 18 years of age or older who is eligible for enrollment in appropriate
- education programs as provided in subsection (a) of Code Section 20-2-150, who meets
- the definition of dropout provided in paragraph (5) of this Code section, and who is not
- currently enrolled in a public school in this state; or
- (B) An individual who is attending a United States Department of Defense Youth
- 196 Challenge Academy or who is in the custody of a correctional facility, detention

facility, jail, prison, or other lawful place of confinement for the period of such

- 198 <u>attendance or custody.</u>
- 199 (7) 'Local board' means a county or independent board of education exercising control
- and management of a local school system pursuant to Article VIII, Section V, Paragraph
- 201 II of the Constitution.
- 202 (8) 'Local school system' means the system of public schools established and maintained
- by a local board within its limits pursuant to Article VIII, Section V, Paragraph I of the
- 204 Constitution.
- 205 (9) 'Program student' means a student who attends a completion special school pursuant
- to a current collaborative operating agreement between such school and the student's
- 207 <u>resident school system but who is not enrolled in such school. Such term does not</u>
- 208 <u>include enrollment eligible students.</u>
- 209 (10) 'QBE formula earnings' means funds earned for the Quality Basic Education
- Formula pursuant to Code Section 20-2-161 and shall include the portion of such funds
- 211 that are calculated as the local five mill share in accordance with Code Section 20-2-164.
- 212 QBE formula earnings shall include the salary portion of direct instructional costs, the
- 213 adjustment for training and experience, the nonsalary portion of direct instructional costs,
- and earnings for psychologists and school social workers, school administration, facility
- 215 maintenance and operation, media centers, additional days of instruction in accordance
- with Code Section 20-2-184.1, and staff development, as determined by the department.
- 217 (11) 'Resident school system' means the local school system in which a program student
- attending a completion special school is enrolled.
- 219 (12) 'School level governance' means final decision-making authority in personnel
- decisions, financial decisions, curriculum, resource allocation, establishing and
- 221 monitoring the achievement of school improvement goals, and school operations.
- 222 (13) 'Special school' means a public school whose creation is authorized pursuant to
- 223 Article VIII, Section V, Paragraph VII of the Constitution.

224 (14) 'State board' means the State Board of Education. 225 (15) 'System-collaborative state charter school' means a charter school previously authorized by the State Charter Schools Commission pursuant to Article 31A of this 226 chapter that, until or before June 30, 2021, provided programs and services for dropout 227 228 recovery or high school credit recovery. 229 20-2-2096.2. 230 (a)(1) The state board shall adopt policies, procedures, regulations, and other such 231 requirements for the establishment, funding, and operation of completion special schools 232 under this article. 233 (2)(A)(i) No later than July 1, 2023, each school operating as a state chartered special 234 school and having previously operated as a system-collaborative state charter school 235 that elected to be established as a completion special school, as provided in division 236 (1)(1)(B)(iii) of Code Section 20-2-154.1, shall be so established for the 2023-2024 237 school year and continuing thereafter, subject to the provisions of this article and 238 other applicable law. 239 (ii) The state board shall assign each school provided for in division (i) of this 240 subparagraph to a single attendance zone provided for in subsection (a) of Code 241 Section 20-2-2096.7 on the basis of each such school's current operations. 242 (iii) The state board shall be authorized to allow each school provided for in division 243 (i) of this subparagraph to continue for part or all of the 2023-2024 school year the 244 employment of school administrators and other school personnel who were employed 245 by such school prior to being established as completion special schools. (iv) Each student enrolled as of June 30, 2023, in a school operating as a state 246 247 chartered special school and having previously operated as a system-collaborative state charter school shall be eligible to be enrolled in a completion special school 248

notwithstanding the provisions of subsection (b) of Code Section 20-2-2096.3.

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(B) For each state chartered special school, having previously operated as a system-collaborative state charter school, that does not timely make an election as provided in division (1)(1)(B)(iii) of Code Section 20-2-154.1, such school's current charter with the state board shall not be renewed or otherwise extended beyond its current expiration date; nor shall such school receive any state funds under Article 6 of this chapter beyond the expiration date of its current charter with the state board. (3) Subject to appropriations, the state board shall be authorized to provide up to \$5 million in grant funding for the purpose of assisting and encouraging the development of new completion special schools; provided, however, that no current or former state chartered special school, having previously operated as a system-collaborative state charter school, shall be eligible for such funds. (b) The state board shall adopt policies, procedures, regulations, and other such requirements for the dissolution or probationary dissolution of a completion special school upon the recommendation of the State School Superintendent for failure to comply with the requirements of this article or other applicable law or for other good cause as determined by the state board following an impartial due process procedure which shall include, but shall not be limited to, the following: (1) A completion special school shall be notified in writing by the department of alleged noncompliance with provisions of this article or other applicable law, policy, rule, or regulation and shall be allowed no less than 30 days to respond in writing to such notice; (2) If the department provides a corrective action plan to a completion special school, such school shall have no less than 60 days to implement such corrective action plan or reach a resolution of such corrective action plan mutually with the department; (3) If a completion special school fails to timely implement a corrective action plan or reach a resolution of such corrective action plan mutually with the department, or for other good cause, the department shall submit to the State School Superintendent a written recommendation of dissolution or probationary dissolution of such school. The

277 department shall provide a copy of such recommendation to such school, and such school 278 shall be permitted to submit to the State School Superintendent a written response to such 279 recommendation within ten days of the date of such recommendation; and 280 (4) Upon receipt of a recommendation by the department of the dissolution or 281 probationary dissolution of a completion special school, the State School Superintendent 282 shall be authorized to: 283 (A) Require information from the department and such school regarding any alleged 284 noncompliance with this article or other applicable law, any alleged noncompliance 285 with any corrective action plan provided by the department to such school, or any other 286 cause alleged in support of the department's recommendation; 287 (B) Allow such school additional time not to exceed 60 days to demonstrate 288 compliance with the corrective action plan referenced in the department's 289 recommendation; 290 (C) Determine that such school has adequately demonstrated compliance with the 291 corrective action plan referenced in the department's recommendation; 292 (D) Make a recommendation to the state board that such school shall be placed on 293 probationary dissolution for a period of not less than 12 months, during which period 294 such school must demonstrate continuous compliance with this article and other 295 applicable laws and any corrective action plan provided by the department. During any 296 such probationary period, the State School Superintendent shall, at his or her sole 297 discretion, be authorized to recommend that the state board revoke such school's probationary status and proceed with the dissolution of such school; and 298 299 (E) Make a recommendation to the state board that such completion special school

shall be dissolved, effective on a date that ensures the least disruptive transition

practicable for students who are enrolled or attending such school.

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- 302 20-2-2096.3.
- 303 (a) Each completion special school shall be a public school and shall:
- 304 (1) Provide education programs and services to students in grades nine through 12,
- including, but not limited to:
- 306 (A) Nontraditional education programs and services for students who are eligible to
- attend a traditional public school but are more likely to succeed in a nontraditional
- setting such as that provided in such completion special school;
- 309 (B) Dropout prevention and academic intervention programs;
- 310 (C) Programs for high school credit recovery; and
- 311 (D) Opportunities for students to schedule classes on weekdays, evenings, and
- 312 weekends;
- 313 (2) Operate under the supervision and direction of a governing board as provided for in
- 314 <u>Code Section 20-2-2096.4</u>;
- 315 (3) Be treated as a single local education agency for administrative purposes, including
- data reporting, student enrollment counting procedures, student achievement reporting,
- funding allocations, and related purposes as defined by the state board and consistent with
- 318 <u>department rules and regulations; and</u>
- 319 (4) Be the subject of a school report card prepared and distributed by the Office of
- 320 <u>Student Achievement as provided in Code Section 20-14-34.</u>
- 321 (b) Only enrollment eligible students shall be enrolled in a completion special school.
- 322 (c) Students in grades nine through 12 who are enrolled in a school in their resident school
- 323 system shall be permitted to attend one or more classes in a completion special school's
- 324 <u>credit recovery, dropout prevention, or academic intervention program on a part-time basis</u>
- 325 <u>as program students, subject to the following conditions:</u>
- 326 (1) The completion special school has available classroom space;
- 327 (2) Such student shall not be included in the count provided for in Code Section
- 328 20-2-161 of the completion special school;

329 (3) Such student remains enrolled in his or her resident school system; and 330 (4) Such student's resident school system is party to a current collaborative operating agreement with such completion special school which shall include, but shall not be 331 332 limited to, provisions for the following: 333 (A) Funding to be provided by the resident school system to the completion special 334 school for program students who attend such school as provided in this subsection, 335 which funding shall be no less than what is required in subsection (b) of Code Section 336 20-2-2096.6; 337 (B) The number and qualifications of student liaisons to be employed by the resident 338 school system to provide academic support and monitoring for program students who 339 attend such school as provided in this subsection and the relevant terms and conditions 340 for how such liaisons will provide such support and monitoring; and 341 (C) Such other requirements as may be established by the state board consistent with 342 this article. 343 (d) The state board shall be authorized to approve a request by a completion special school 344 for a waiver or variance of specifically identified state rules, regulations, policies, and procedures or provisions of this chapter. The goal for each waiver and variance shall be 345 346 improvement of student performance. The state board shall not be authorized to waive or approve variances on any federal, state, and local rules, regulations, court orders, and 347 348 statutes relating to civil rights; insurance; the protection of the physical health and safety 349 of school students, employees, and visitors; conflicting interest transactions; the prevention of unlawful conduct; any laws relating to unlawful conduct in or near a public school; the 350 351 early intervention program provided for in Code Section 20-2-153; any reporting 352 requirements pursuant to Code Section 20-2-320 or Chapter 14 of this title; the 353 requirements of Code Section 20-2-210; the requirements of Code Section 20-2-211.1; or 354 the requirements in subsection (c) of Code Section 20-2-327. A local school system that 355 has received a waiver or variance shall remain subject to the provisions of Part 3 of Article

2 of Chapter 14 of this title, the requirement that it shall not charge tuition or fees to its

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357 students except as may be authorized for local boards by Code Section 20-2-133, and shall 358 remain open to enrollment in the same manner as before the waiver request. 359 20-2-2096.4. (a) Each completion special school shall be governed by a governing board which shall 360 361 be responsible for the school level governance of such school; provided, however, that the 362 day-to-day management and operations of such school shall be delegated to the school 363 superintendent. 364 (b)(1)(A) The superintendent of each local school system that is a party to a 365 collaborative operating agreement with the completion special school shall serve as an 366 ex officio member of such school's governing board. 367 (B)(i) Subject to the provisions of divisions (ii) and (iii) of this subparagraph, the 368 members of each completion special school's governing board shall elect from among 369 themselves five members to be voting members of such governing board. 370 (ii) If fewer than five local school systems are a party to a collaborative operating 371 agreement with the completion special school, then the superintendents of each such 372 local school system shall serve as voting members of such school's governing board. 373 (iii) The governing board of each completion special school provided for in division 374 (a)(2)(A)(i) of Code Section 20-2-2096.2 shall convene by January 15, 2024, to elect 375 the voting members of such governing board who shall, thereupon, elect a 376 chairperson. 377 (C) The voting members of each completion special school's governing board shall serve staggered terms of two years concurrent with school years beginning July 1 and 378 379 ending June 30; provided, however, that voting members shall serve until their 380 successors are elected. The state board shall adopt rules and regulations necessary to 381 provide for such terms, including, but not limited to, rules and regulations for the initial

382 terms of each completion special school's governing board to accomplish the required 383 staggering of terms, except as provided in subparagraph (D) of this paragraph. A 384 voting member may serve multiple terms. 385 (D) The voting members of each completion special school's governing board shall 386 elect a chairperson from among themselves. The first chairperson shall serve an initial 387 term ending June 30 of the year following his or her election, and each successive 388 chairperson shall serve terms of two years concurrent with school years beginning 389 July 1 and ending June 30; provided, however, that chairpersons shall serve until their 390 successors are elected. A chairperson may serve multiple terms. 391 (2) Notwithstanding the provisions of subsection (c) of Code Section 20-2-51, a local 392 school superintendent who is qualified to serve on the governing board of a completion 393 special school pursuant to paragraph (1) of this subsection shall not be disqualified from 394 such service due to an immediate family member serving as a principal, assistant 395 principal, or on the administrative staff of such school; provided, however, that such local 396 school superintendent shall be permitted to designate another official from his or her local 397 school system to serve on such governing board in his or her place. 398 (c) The state board shall adopt rules and regulations to provide for the filling of vacancies 399 on the governing boards of completion special schools. 400 (d) The governing board of each completion special school shall meet quarterly at such 401 dates and times as it may by resolution provide and may hold additional meetings upon the 402 call of the chairperson or the written request of a majority of the members of the governing 403 board. A simple majority of the voting members of the governing board shall constitute 404 a quorum. Notwithstanding the provisions of subsections (f) and (g) of Code Section 405 50-14-1, the governing boards of completion special schools shall be authorized to conduct 406 meetings by teleconference; provided, however, that any such meeting is conducted in 407 substantial compliance with the provisions of Chapter 14 of Title 50.

408 (e) The members of each completion special school governing board shall participate in 409 initial training for boards of newly established completion special schools and annual 410 training thereafter, conducted or approved by the state board. The state board shall provide for or approve such initial and annual training. The training shall include, but not be 411 412 limited to, best practices on school level governance, the constitutional and statutory 413 requirements relating to public records and meetings, and the requirements of applicable 414 statutes and rules and regulations. The training shall also include two to three hours 415 annually regarding sound fiscal management and monitoring the implementation of the 416 budget in accordance with state laws and regulations which includes the following 417 elements: 418 (1) Governing board developed policies to ensure sound fiscal management, including, 419 but not limited to, balanced budget requirements, spending level authorizations and 420 permissions, deficit spending restrictions, establishment of special funds, and reserve 421 maintenance requirements; 422 (2) Holding the school superintendent accountable for the implementation of the budget 423 in a manner consistent with the school's strategic plan; 424 (3) Establishing, through policy, the level of spending beyond the budget for which the 425 school superintendent must seek board approval; (4) Monitoring the school's audits, monthly financial reports, and additional financial 426 427 reports needed to make informed decisions and to ensure execution of the budget in a 428 manner consistent with the strategic plan and strategic goals of the school; (5) Reviewing and addressing annually audited financial records and audit findings, with 429 430 a goal of proactively preventing audit exceptions:

(6) Addressing fiscal matters in a manner consistent with state law, sound business

practice, and ethical principles regarding conflicts of interest; and

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(7) Operating in a manner such that the governing board's financial decisions and actions
 do not provide unfair financial or other opportunistic advantages to any member of the

- governing board, their family members, associates, or individual constituents.
- 436 <u>20-2-2096.5.</u>
- 437 (a) A superintendent shall be appointed for each completion special school by the state
- 438 board upon consideration of one or more recommendations from the State School
- 439 <u>Superintendent and such school's governing board.</u>
- 440 (b)(1) The superintendent for each completion special school shall be employed by the
- governing board of such school under a written contract for a term of not less than one
- year and not more than three years.
- 443 (2) Any provision of any such contract which provides for an extension of the duration
- of employment thereunder, whether automatic or contingent upon the occurrence of one
- or more events, shall be void if that extension would result in employment under such
- 446 <u>contract, as extended, for a period which exceeds three years.</u>
- 447 (3) Such contract shall provide for a comprehensive evaluation of the superintendent by
- the governing board of such school at least annually.
- 449 (c)(1) No person shall be eligible to be appointed, employed, or to serve as the
- 450 <u>superintendent of a completion special school unless such person is of good moral</u>
- 451 character, has never been convicted of any crime involving moral turpitude, and
- 452 possesses acceptable business or management experience as specified by the Professional
- 453 <u>Standards Commission or the minimum valid certificate or a letter of eligibility for said</u>
- 454 <u>certificate required by the Professional Standards Commission.</u>
- 455 (2) No person shall be eligible to be appointed, employed, or to serve as the
- 456 <u>superintendent of a completion special school who has an immediate family member</u>
- 457 <u>sitting on the governing board of such school.</u>

458 (d) The superintendent of a completion special school shall have such additional

- 459 qualifications as may be prescribed by policies of the governing board for such school, not
- inconsistent with the provisions of this chapter.
- 461 (e) The superintendent of a completion special school may concurrently serve as a
- principal, teacher, or in another staff position as directed by the governing board of such
- school in its sole discretion and in accordance with the terms of the contract between the
- superintendent and the governing board.
- 465 (f) No substantive or procedural right regarding employment or termination of
- 466 employment of a superintendent of a completion special school by the governing board of
- such school shall be created by this Code section. Rather, the terms and conditions of
- 468 employment of the superintendent of a completion special school by the governing body
- of such school shall be determined exclusively by the contract between those parties and
- 470 may include, without being limited to, the conditions under and procedures by which that
- 471 contract may be terminated prior to the end of the term of that contract.
- 472 <u>20-2-2096.6.</u>
- 473 (a) The department shall pay to each completion special school an amount equal to the
- 474 sum of:
- 475 (1) QBE formula earnings and QBE grants earned by the completion special school
- based on the school's enrollment, school profile, and student characteristics;
- 477 (2) A proportional share of earned state categorical grants, non-OBE state grants,
- 478 <u>transportation grants, school nutrition grants, and all other state grants, except state</u>
- equalization grants, as determined by the department;
- 480 (3) A proportional share of federal funds received by the State Board of Education for
- purposes contained in this chapter for which the completion special school is eligible to
- 482 receive; and
- 483 (4) An amount equal to the difference between:

484 (A) The actual OBE formula earnings amount earned by the completion special school 485 based on such school's enrollment, school profile, and student characteristics; and 486 (B) The amount that such school's QBE formula earnings would be if the program 487 weight for the alternative education program provided for in subsection (b) of Code 488 Section 20-2-161 was substituted for the program weights for each respective 489 instructional program provided for in subsection (b) of Code Section 20-2-161 with a 490 program weight that is less than the program weight for the alternative education 491 program. 492 (b)(1) For each program student who attends a completion special school pursuant to a 493 current collaborative operating agreement between such completion special school and 494 such student's resident school system, the resident school system shall pay to the 495 completion special school an amount not less than a proportional share of QBE formula 496 earnings, QBE grants, and federal funds earned by the resident school system. Such 497 proportional share shall be calculated pro rata based on the number of one-sixth segments 498 of the school day, or the block scheduling equivalent, such student attends the completion 499 special school. 500 (2) Each resident school system which enters into a collaborative operating agreement 501 with a completion special school shall: 502 (A) Be authorized to use local funds to supplement the state and federal funds provided 503 for in paragraph (1) of this subsection to compensate such school for providing 504 education programs and services to program students from such resident school system; 505 and 506 Be strongly encouraged to provide, at no charge to such school, in-kind (B) consideration for such collaborative operating agreement, including, but not limited to, 507 508 the shared use of facilities owned by the resident school system, such as office space, 509 meeting space, storage, and parking, and appropriate use of instructional technology

and resources, including, but not limited to, network infrastructure, software, and other

- 511 instructional materials.
- 512 (3) Nothing in this subsection shall prohibit a resident school system from paying a
- 513 completion special school more than the amount provided for in paragraph (1) of this
- 514 <u>subsection pursuant to a collaborative operating agreement.</u>
- 515 (c) The department may withhold up to 1/2 percent of the amount of funding provided
- 516 pursuant to subsection (a) this subsection for each completion special school for use in
- administering the duties required pursuant to this article; provided, however, that any
- amount withheld pursuant to this subsection shall be spent solely on expenses incurred by
- 519 the department in performing the duties required by this article.
- 520 20-2-2096.7.
- 521 (a) The state board shall establish the following attendance zones:
- 522 (1) Zone 1 shall comprise the Northwest Georgia, North Georgia, and Pioneer regional
- 523 <u>education service agency service areas;</u>
- 524 (2) Zone 2 shall comprise the Metro regional education service agency service area;
- 525 (3) Zone 3 shall comprise the Northeast Georgia, Griffin, and Middle Georgia regional
- 526 <u>education service agency service areas;</u>
- 527 (4) Zone 4 shall comprise the West Georgia and Chattahoochee-Flint regional education
- service agency service areas;
- 529 (5) Zone 5 shall comprise the Oconee, Central Savannah River, and Heart of Georgia
- regional education service agency service areas;
- 531 (6) Zone 6 shall comprise the First District and Okefenokee regional education service
- agency service areas; and
- 533 (7) Zone 7 shall comprise the Southwest Georgia and Coastal Plains regional education
- 534 <u>service agency service areas.</u>

535 (b)(1) Except as provided in paragraph (2) of this subsection, only one completion 536 special school may operate in each attendance zone provided for in subsection (a) of this 537 Code section. (2)(A) Except as provided in subparagraph (B) or (C) of this paragraph, upon being 538 539 established as a completion special school, if such school is currently operating one or 540 more programs outside the attendance zone assigned to such school by the state board 541 then the state board shall be authorized to permit such school to continue to operate 542 such program or programs until the earlier of June 30, 2028, or the establishment of a 543 new completion special school that is assigned to the attendance zone where such 544 program or programs are operating. 545 (B) The state board shall be authorized to permit one or more completion special 546 schools to operate one or more programs outside the attendance zone assigned to such 547 school; provided, however, that such permitted program exclusively provides education 548 programs and services for students in grades nine through 12 to individuals who are 549 attending a United States Department of Defense Youth Challenge Academy or who 550 are in the custody of a correctional facility, detention facility, jail, prison, or other lawful place of confinement; and provided, further, that the state board shall be 551 552 authorized to designate which completion special school is authorized to provide such 553 program or programs. 554 (C) The state board shall be authorized to permit an enrollment eligible student to 555 attend a completion special school outside of his or her attendance zone, provided that such student resides in a county that is contiguous to but outside of the attendance zone 556 557 of such school; and provided, further, that such school is located closer to such student's residence than the completion special school with the attendance zone where such 558 559 student's residence is located.

560	<u>20-2-2096.8.</u>
561	The department shall provide for a comprehensive evaluation of each completion special
562	school regarding the success, impact, and needs, if any, of such school and shall report in
563	writing the results of such evaluation to the state board at least once every five years such
564	school remains in operation under this article."

SECTION 4.

This Act shall become effective upon its approval by the Governor or upon its becoming lawwithout such approval.

SECTION 5.

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