# SENATE SUBSTITUTE TO HB 338 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 provide for the inclusion of methods for the 3 promotion of the safe and appropriate use of technology and responsible digital citizenship 4 in the comprehensive character education program; to revise requirements for internet safety policies in public schools; to revise existing definitions and provide for new definitions; to 5 6 require local boards of education and governing bodies of charter schools to annually submit 7 acceptable-use policies and technology protection measures for review by the State Board 8 of Education; to provide for compliance standards and specifications for technology protection measures to be used in public schools; to provide for inclusion of parental 9 10 measures and controls in such technology protection measures; to provide for the 11 identification and prioritization of providers of technology protection measures which meet 12 or exceed such standards and specifications; to provide for the Department of Education to provide guidance and develop training programs to assist public schools; to provide for the 13 withholding of state funds allotted for public schools that have not provided for adequate 14 15 technology protection measures; to prohibit certain waivers; to repeal a provision regarding applicability; to provide for implementation; to lower the age of eligibility from 18 to 16 for 16 certain students to be enrolled in a completion special school; to revise definitions; to provide 17 18 for reports of cohort graduation rates by local school system and by completion special

19 school; to provide for the payment of the costs of health insurance coverage for family20 members of local board of education members; to provide for related matters; to repeal21 conflicting laws; and for other purposes.

22 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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### PART I

## SECTION 1-1.

25 Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to elementary and 26 secondary education, is amended in Part 2 of Article 6, relating to competencies and core 27 curriculum under the "Quality Basic Education Act," by revising Code Section 20-2-145, 28 relating to the comprehensive character education program, as follows:

29 "20-2-145.

30 (a) The State Board of Education shall develop by the start of the 1997-1998 school year 31 a comprehensive character education program for levels K-12. This comprehensive 32 character education program shall be known as the 'character curriculum' and shall focus 33 on the students' development of the following character traits: courage, patriotism, 34 citizenship, honesty, fairness, respect for others, kindness, cooperation, self-respect, 35 self-control, courtesy, compassion, tolerance, diligence, generosity, punctuality, 36 cleanliness, cheerfulness, school pride, respect for the environment, respect for the creator, 37 patience, creativity, sportsmanship, loyalty, perseverance, and virtue. Such program shall 38 also address, by the start of the 1999-2000 2025-2026 school year, methods of discouraging 39 bullying and violent acts against fellow students and methods of promoting the safe and 40 appropriate use of technology and responsible digital citizenship. Local boards shall 41 implement such a program in all grade levels at the beginning of the <del>2000-2001</del> 2025-2026

- 42 school year and shall provide opportunities for parental involvement in establishing
- 43 expected outcomes of the character education program.
- 44 (b) The Department of Education shall develop character education program workshops
- 45 designed for employees of local school systems."
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### SECTION 1-2.

47 Said chapter is further amended in Part 15 of Article 6, relating to miscellaneous provisions
48 under the "Quality Basic Education Act," by revising Code Section 20-2-324, relating to
49 internet safety policies in public schools, as follows:

50 "20-2-324.

51 (a) As used in this Code section, the term:

(1) 'Acceptable-use policy' means a policy for Internet usage internet use adopted by a
 local board of education or appropriate school governing body that meets the
 requirements of this Code section.

- 55 (2) 'Child pornography' means any computer depiction or other material depicting a child
- 56 under the age of 18 years engaging in sexually explicit conduct or in the simulation of
- 57 such conduct visual depiction, including any live performance, photograph, film, video,

58 picture, or computer or computer generated image or picture, whether made or produced

59 by electronic, mechanical, or other means, of sexually explicit conduct, as such term is

- 60 defined in Code Section 16-12-100, when:
- 61 (A) The production of the visual depiction involves a minor engaging in sexually
- 62 <u>explicit conduct;</u>
- 63 (B) The visual depiction is of a minor engaging in sexually explicit conduct; or
- 64 (C) The visual depiction has been created, adapted, or modified to appear that an
- 65 <u>identifiable minor is engaging in sexually explicit conduct.</u>

66	(3) 'Harmful to minors' has the meaning given to such term in Code Section 16-12-100.1
67	means that quality of description or representation, in whatever form, of nudity, sexual
68	conduct, sexual excitement, or sadomasochistic abuse, when:
69	(A) Taken as a whole, it predominantly appeals to the prurient, shameful, or morbid
70	interest of minors;
71	(B) It is patently offensive to prevailing standards in the adult community as a whole
72	with respect to what is suitable material for minors; and
73	(C) Taken as a whole, it is lacking in serious literary, artistic, political, or scientific
74	value for minors.
75	(4) 'Identifiable minor' means a person:
76	(A)(i) Who was a minor at the time the visual depiction was created, adapted, or
77	modified; or
78	(ii) Whose image as a minor was used in creating, adapting, or modifying the visual
79	depiction; and
80	(B) Who is recognizable as an actual person by such person's face, likeness, or other
81	distinguishing physical characteristic or other recognizable physical feature.
82	(4)(5) 'Internet' means a global network that connects computers via telephone lines,
83	fiber networks, or both to electronic information the global information system that is
84	logically linked together by a globally unique address space based on the internet
85	protocol or its subsequent extensions; that is able to support unencrypted communications
86	using the transmission control protocol/internet protocol suite, its subsequent extensions,
87	or other internet protocol compatible protocols; and that provides, uses, or makes
88	accessible, either publicly or privately, high level services layered on the communications
89	and related infrastructure described in this paragraph.
90	(5) 'Obscene' has the meaning given to such term in Code Section 16-12-80.
91	(6) 'Obscene material' means material which meets the following requirements:

92	(A) To the average person, applying contemporary community standards, taken as a
93	whole, the material predominantly appeals to the prurient interest, that is, a shameful
94	or morbid interest in nudity, sex, or excretion;
95	(B) The material taken as a whole lacks serious literary, artistic, political, or scientific
96	value; and
97	(C) The material depicts or describes, in a patently offensive way, sexual conduct as
98	<u>follows:</u>
99	(i) Acts of sexual intercourse, heterosexual or homosexual, normal or perverted,
100	actual or simulated;
101	(ii) Acts of masturbation;
102	(iii) Acts involving excretory functions or lewd exhibition of the genitals;
103	(iv) Acts of bestiality or the fondling of sex organs of animals; or
104	(v) Sexual acts of flagellation, torture, or other violence indicating a sadomasochistic
105	sexual relationship.
106	(6) 'Sexually explicit conduct' has the meaning given to such term in Code
107	Section 16-12-100.
108	(7) 'Technology protection measure' means a technology that inspects and analyzes
109	unencrypted internet traffic for malware and that blocks or filters electronic access to
110	obscene materials, child pornography, or material that is harmful to minors.
111	(b)(1) No later than January 1, 2007 October 1, 2025, each local board of education and
112	appropriate school governing body shall adopt an acceptable-use policy for its school
113	system. At a minimum, an acceptable-use policy shall contain provisions which are
114	reasonably designed to:
115	(1)(A) Prevent and prohibit students and employees of the school system from using
116	any computer or computer networking equipment, technology or technology related
117	service, and or communication services system or service operated, owned, or leased
118	by the school or local school system from being used for accessing, sending, receiving,

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119	viewing, or downloading visual depictions of obscenity obscene materials, child
120	pornography, or material that is harmful to minors;
121	(2)(B) Establish appropriate measures to be taken by the school or local school system
122	in response to:
123	(i) Students against students and school employees who willfully intentionally violate
124	the acceptable-use policy, whether or not such student or school employee was, at the
125	time of such violation, on school property, on a school bus or other school vehicle, at
126	a school related function, or elsewhere; provided, however, that such measures shall
127	include disciplinary measures; and
128	(ii) Any person who is not a student or school employee who violates the
129	acceptable-use policy, whether or not such person was, at the time of such violation,
130	on school property, on a school bus or other school vehicle, at a school related
131	function, or elsewhere;
132	(C) Provide for administrative procedures to enforce the acceptable-use policy;
133	(D) Provide for administrative procedures to address complaints regarding possible
134	violations of the acceptable-use policy which, at a minimum, require that each
135	complaint is responded to in writing by an appropriate school or local school system
136	official; and
137	(3)(E) Provide for expedited review and resolution of a claim that the application of
138	the acceptable-use policy is denying a student or school employee access to material
139	that is not within the prohibition prohibitions of the acceptable-use policy.
140	(2) The acceptable-use policy provided for in paragraph (1) of this subsection may
141	include terms, conditions, and requirements deemed appropriate by the local board of
142	education or appropriate school governing body to differentiate acceptable uses among
143	elementary, middle, and high school students and among different age groups; provided,
144	however, that the rationale for each method of differentiation such board or governing
145	body chooses to include in its acceptable-use policy shall be articulated in the policy.

146 (3) Each local board of education and appropriate school governing body shall provide 147 reasonable opportunities and procedures for parents or guardians of current students to 148 confer and collaborate with school administrators and teachers regarding appropriate 149 internet access for their students. (c) A Each local board of education, appropriate school governing body, and local school 150 superintendent shall take such steps as it deems appropriate as are necessary and 151 152 appropriate to implement and enforce the acceptable-use policy, which shall include, but 153 shall not be limited to;, providing for the adoption, use, and routine upgrading of technology protection measures which meet or exceed compliance standards and 154 155 specifications established by the department. 156 (1) Use of software programs reasonably designed to block access to visual depictions of obscenity, child pornography, and material that is harmful to minors; or 157 (2) Selection of online servers that block access to visual depictions of obscenity, child 158 159 pornography, and material that is harmful to minors. 160 (d) Each school and local school system shall provide, upon written request of a parent or 161 guardian, a copy of the acceptable-use policy adopted pursuant to subsection (b) of this 162 Code section and information regarding the administrative procedures in effect to enforce such acceptable-use policy and to address complaints about such enforcement. 163 164 (e)(1)(A) Beginning with the 2025-2026 school year and each school year thereafter, by April 1 the department shall establish compliance standards and specifications for 165 technology protection measures to be used by schools and local school systems. To the 166 extent practicable, such compliance standards and specifications for technology 167 protection measures shall include measures and controls for parents or guardians of 168 current students to supervise and manage appropriate internet access by their students 169 170 who are using a school issued device while not on school property, not on a school bus 171 or other school vehicle, or not at a school related function. In addition to establishing such compliance standards and specifications, the department shall recommend 172

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175	termonogy protection measures to be instanted by sendons and rotal sendor systems on
174	each computer or other electronic device issued to students for off-campus use.
175	(B) The department is authorized, in collaboration with the Department of
176	Administrative Services, to identify a nonexclusive list of providers of technology
177	protection measures that meet or exceed such standards and specifications; provided,
178	however, that the department shall no less than annually require each such provider to
179	verify that the technology protection measures it provides meet or exceed such
180	standards and specifications. The department is authorized to provide information to
181	schools and local school systems regarding state contracts with such providers of
182	technology protection measures. The department shall prioritize the identification of
183	providers of technology protection measures that include parental measures and
184	controls as provided for in subparagraph (A) of this paragraph.
185	(2)(A) The department shall provide guidance and technical assistance to assist schools
186	and local school systems in complying with the requirements of this Code section.
187	(B) No later than December 1, 2025, the department shall develop guidelines for the
188	training of school personnel. The training guidelines shall include instruction in:
189	(i) Implementing and complying with acceptable-use policies required by this Code
190	section;
191	(ii) Basic cyber security issues pertinent to schools, students, and educators,
192	including, but not limited to, phishing and multifactor authentication; and
193	(iii) Other current and emerging issues and topics which address the safe and secure
194	use of technology by students and educators.
195	The Attorney General and the department shall consult with and assist any local board
196	of education in the development and implementation of an acceptable-use policy pursuant
197	to this Code section.
198	(f)(1) No later than January 31, 2007, Beginning with the 2025-2026 school year and
199	each school year thereafter, by October 15 each local board of education and appropriate

technology protection measures to be installed by schools and local school systems on

technology protection measures that is are being utilized used to block access to material
 in accordance with subsection (c) of this Code section.

(2) The State Board of Education shall review each acceptable-use policy and technology 205 206 protection measure and any subsequent revisions submitted pursuant to paragraph (3) of 207 this subsection. If the state board determines after review that a policy, technology 208 protection measure, or revision is not reasonably designed to achieve the requirements 209 of this Code section, the state board shall provide written notice to the local board of 210 education or appropriate school governing body explaining the nature of such noncompliance, and the local board of education or appropriate school governing body 211 shall have 30 days from the receipt of written notice to correct such noncompliance. The 212 213 state board may provide an extension to the 30 day period on a showing of good cause. 214 (3) No revision of an acceptable-use policy submission which has been approved by the 215 state board pursuant to paragraph (2) of this subsection shall be implemented until such 216 revision is approved by the state board. If the state board fails to disapprove the revision 217 within 60 days after the submission is received, the local board of education or 218 appropriate school governing body may proceed with the implementation of the revision. 219 (4) The state board shall be authorized to withhold a portion of the state funding 220 allotment for a school or to a local school system if the local board of education that:

(A) Fails to timely submit an acceptable-use policy <u>or technology protection measure</u>
in accordance with paragraph (1) of this subsection;

(B) Submits an acceptable-use policy that is not reasonably designed to achieve the

- requirements of this Code section; or
- 225 (C) Is not enforcing or is substantially disregarding its acceptable-use policy-:

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- 226 (D) Is using technology protection measures which do not meet or exceed standards
- 227 and specifications established by the department to block access to material in
- 228 accordance with subsection (c) of this Code section; or
- (E) Is not using any technology protection measures to block access to material in
   accordance with subsection (c) of this Code section.

(5) If the state board disapproves an acceptable-use policy of a local board of education
or any revision thereof or notifies the <u>a</u> local board of education <u>or appropriate school</u>
<u>governing body</u> that it is subject to the withholding of funding pursuant to paragraph (4)
of this subsection, the local board of education <u>or appropriate school governing body</u> may
appeal the decision to the superior court of the county where the local board of education
<u>such board or governing body</u> is situated.

(g)(1) The state board shall be responsible for conducting investigations and making
 written determinations as to whether a local board of education or governing body of a
 <u>charter school</u> has violated the requirements of this Code section.

(2) If the state board determines that a local board of education <u>or appropriate school</u>
<u>governing body</u> is in violation of the requirements of this Code section, it shall direct the
local board of education <u>such board or governing body</u> to acknowledge and correct the
violation within 30 days and to develop a corrective plan for preventing future
recurrences.

(h)(1) Notwithstanding any other provision of this Code section to the contrary, an
administrator or supervisor of a <u>school or</u> local school system, or designee thereof, may
disable the <u>software program or online server that is being utilized technology protection</u>
<u>measure that is being used</u> to block access to material <u>or take other reasonable steps</u> for
an adult or for a minor who provides written consent from his or her parent or guardian
to enable access to the <u>Internet internet</u> for bona fide research or other lawful purpose.
Nothing in paragraph (1) of this subsection shall be construed to permit any person

to have access to material the character of which is illegal under federal or state law.

253	(i) This Code section shall not be subject to waivers pursuant to Code Section 20-2-82 for
254	a strategic waivers school system, Code Section 20-2-244 for a local board of education,
255	Code Section 20-2-2063.2 for a charter system, or Code Section 20-2-2065 for a charter
256	school established pursuant to Article 31 or Article 31A of this chapter, a charter system,
257	or schools within a charter system, or any state special school. A local board of education
258	which is fulfilling the requirements of the federal Children's Internet Protection Act, P.L.
259	106-554, is not required to comply with this Code section."

- 260 PART II
- 261

# **SECTION 2-1.**

262 Said chapter is further amended in Article 31C, the "Completion Special Schools Act," by 263 revising paragraphs (5) and (6) of Code Section 20-2-2096.1, relating to definitions, as 264 follows:

265 "(5) 'Dropout' means an individual <u>16 years of age or older</u> who previously dropped out 266 of school according to the uniform definition of 'dropout' provided for in subsection (f) 267 of Code Section 20-14-33.

268 (6) 'Enrollment eligible student' means:

269 (A) An individual 18 16 years of age or older who is eligible for enrollment in 270 appropriate education programs as provided in subsection (a) of Code Section 271 20-2-150, who meets the definition of dropout provided in paragraph (5) of this Code 272 section, and who is not currently enrolled in a public school in this state; or

273 (B) An individual who is attending a United States Department of Defense Youth 274 Challenge Academy or who is in the custody of a correctional facility, detention 275 facility, jail, prison, or other lawful place of confinement for the period of such attendance or custody." 276

277	SECTION 2-2.
278 S	aid chapter is further amended in said article by adding a new subsection to Code Section
279 2	0-2-2096.2, relating to adoption of policies, procedures, regulations and other such
280 re	equirements, to read as follows:
281	"(c)(1) The state board shall, in consultation with the Office of Student Achievement,
282	adopt policies, procedures, regulations, and other such requirements by which the
283	Department of Education shall prepare a report of cohort graduation rates by local school
284	system and by completion special school.
285	(2) For purposes of the report required in paragraph (1) of this subsection:
286	(A) Enrollment eligible students who are enrolled in a completion special school:
287	(i) During the period of each such student's four-year cohort, shall be included with
288	the local school system in which such student would be enrolled based on his or her
289	residence; and
290	(ii) Outside the period of the four-year cohort, shall be included with the completion
291	special school in which they are enrolled; and
292	(B) Enrollment eligible students who are attending a United States Department of
293	Defense Youth Challenge Academy or who are in the custody of a correctional facility,
294	detention facility, jail, prison, or other lawful place of confinement for the period of
295	such attendance or custody shall be included with the completion special school in
296	which they are enrolled.
297	(3) For purposes of this Code section, a student's four-year cohort shall be measured
298	from October 1 of the calendar year four years immediately preceding the calendar year
299	of the regular date of graduation of such cohort.
300	(4) By December 1 each year, the Department of Education shall publish on its public
301	website and deliver to the State Board of Education and the Office of Student
302	Achievement the report required by paragraph (1) of this subsection for the immediately
303	preceding school year."

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PART III

### **SECTION 3-1.**

306 Code Section 20-2-55 of the Official Code of Georgia Annotated, relating to per diem, 307 insurance, and expenses of local board members, is amended by revising paragraph (1) of 308 subsection (b) as follows:

309 "(b)(1) A local board of education is authorized to provide group medical and dental 310 insurance for its members who elect to participate. Such insurance may be provided 311 through a group policy secured by the local school district, a group policy secured by 312 several local school districts, a policy secured by an organization of local school boards, 313 or in accordance with Code Section 45-18-5 providing for the inclusion of members of 314 the local board of education and their spouses and dependents within any health insurance 315 plan or plans established under Article 1 of Chapter 18 of Title 45. It shall be the duty 316 of the board to make the employer contributions required for the operation of such plan 317 or plans. Except as provided in paragraph (3) of this subsection, a board providing such 318 insurance shall pay no greater percentage of the cost of that insurance than the percentage 319 of the cost paid as an employer contribution by the state for the health insurance plan for 320 state employees pursuant to Article 1 of Chapter 18 of Title 45. The remainder of such 321 insurance costs, and all the costs of any coverage for family members, shall be paid as an 322 employee contribution by the board member. It shall be the duty of the board to deduct 323 from the salary or other remuneration of qualified members or otherwise collect such payment from the qualified members or dependents." 324

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### SECTION 3-2.

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