### House Bill 455

By: Representatives Houston of the 170<sup>th</sup>, England of the 116<sup>th</sup>, McCall of the 33<sup>rd</sup>, Gilliard of the 162<sup>nd</sup>, and Stovall of the 74<sup>th</sup>

# A BILL TO BE ENTITLED AN ACT

1	To amend Title 2 of the Official Code of Georgia Annotated, relating to agriculture, so as to
2	create the Georgia Agricultural Marketing Authority; to provide for a short title; to provide
3	for definitions; to provide for the purpose and general business of the authority; to provide
4	for powers; to provide for the public purpose, and taxation and assessment exemption; to
5	provide for the exercise of police powers; to provide authorization for a security force; to
6	provide for receipts to be deemed as trust funds; to provide for setting rentals and other
7	charges; to provide for the legal services of the Attorney General; to provide for venue and
8	jurisdiction; to provide for conflict of interest and full disclosure; to provide for the power
9	to issue revenue bonds; to provide for authorization for department construction and
10	acquisitions of projects; to provide for the applicability of certain laws; to provide for the
11	liberal construction; to amend Chapter 15 of Title 45 of the Official Code of Georgia
12	Annotated, relating to the Attorney General, so as to provide for the inclusion of the Georgia
13	Agricultural Marketing Authority as a state authority; to provide for related matters; to repeal
14	conflicting laws; and for other purposes.
15	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
16	SECTION 1.
17	Title 2 of the Official Code of Georgia Annotated, relating to agriculture, is amended by
18	adding a new Chapter 23 to read as follows:
19	" <u>CHAPTER 23</u>
20	<u>2-23-1.</u>

- This chapter shall be known and may be cited as the 'Georgia Agricultural Marketing 21
- 22 Authority Act.'

23	<u>2-23-2.</u>
24	As used in this chapter, the term:
25	(1) 'Activities' means trade shows, mission tours, coming into or out of Georgia, for
26	current or prospective buyers of Georgia farm products, advertising campaigns for
27	Georgia farm products, or other undertakings designed primarily to improve the
28	economic well-being of Georgia agriculture.
29	(2) 'Authority' means the Georgia Agricultural Marketing Authority and any successor
30	thereto. Any change in name or composition of the authority shall in no way affect the
31	vested rights of any person under this chapter or impair the obligations of any contracts
32	existing under this chapter.
33	(3) 'Cost of the project' means the cost of construction; the cost of all lands, properties,
34	rights, easements, and franchises acquired; the cost of all machinery and equipment;
35	financing charges; interest prior to and during construction and for one year after
36	completion of construction; the cost of engineering, architectural, and legal expenses and
37	of plans and specifications and other expenses necessary or incident to determining the
38	feasibility or practicability of the project; administrative expenses; and such other
39	expenses as may be necessary or incident to the financing authorized in this chapter, the
40	construction of any project, the placing of the same in operation, and the condemnation
41	of property necessary for such construction and operation. Any obligation or expense
42	incurred for any of the foregoing purposes shall be regarded as a part of the cost of the
43	project and may be paid or reimbursed as such out of such bonds or obligations as may
44	be issued by any authority, department, commission, or agency of the State of Georgia.
45	(4) 'Facilities' means any real property or personal property of any and every kind.
46	(5) 'Obligations' means revenue bonds, bond anticipation notes, other promissory notes,
47	certificates of participation, custodial receipts, or other similar instruments creating
48	interests in any contracts, lease agreements, or installment sales agreements or in the
49	amounts payable to the authority, directly or indirectly, thereunder.
50	(6) 'Project' means and includes one or a combination of two or more of the following:
51	buildings, facilities, and all structures and improvements of every kind and character
52	deemed by the authority necessary or convenient for its purposes.
53	(7) 'Revenue bonds' means revenue bonds authorized to be issued by the authority
54	pursuant to this chapter or under Article 3 of Chapter 82 of Title 36, the 'Revenue Bond
55	Law.'

56 <u>2-23-3.</u>

- 57 (a) There is created a body corporate and politic to be known as the Georgia Agricultural
- 58 Marketing Authority which shall be deemed to be an instrumentality of the State of

59 Georgia and a public corporation; and by that name, style, and title such body may contract and be contracted with, sue and be sued, implead and be impleaded, and complain and 60 61 defend in all courts of this state. 62 (b) The authority shall consist of ten members, including nine appointed members and the Commissioner of Agriculture who shall serve as chairperson, ex officio. Initially, 63 64 appointed members shall serve staggered terms of office as follows: three members for one 65 year, three members for two years, and three members for three years. Thereafter, each appointed member shall serve for a term of four years. The Governor, the Lieutenant 66 67 Governor, and the Speaker of the House shall each appoint two members who represent the 68 state's agriculture and business interests, and one member representing the interests of 69 consumers. The members appointed shall be selected from the state at large but shall be 70 representative of all of the geographic areas of the state. The Governor, the Lieutenant 71 Governor, and the Speaker of the House are authorized to appoint any elected or appointed 72 state, county, municipal, or school board official or employee, except officials and 73 employees of the legislative or judicial branches of state government, as members of the 74 authority, and any person so appointed is authorized to serve as a member of the authority. 75 (c) All successors to appointed members shall be appointed in the same manner as original 76 appointments. Vacancies in office of appointed members shall be filled in the same 77 manner as original appointments. An appointment to fill a vacancy shall be for the 78 unexpired term. No vacancy on the authority shall impair the right of the quorum to 79 exercise all rights and perform all duties of the authority. 80 (d) The members of the authority shall receive a daily expense allowance and 81 reimbursement for transportation costs as provided for in Code Section 45-7-21; and the 82 members of the authority shall not receive any other compensation for their services as 83 such. 84 (e) The authority shall have perpetual existence. Any change in name or composition of 85 the authority shall in no way affect the vested rights of any person under this chapter or 86 impair the obligations of any contracts existing under this chapter. 87 (f) The members of the authority shall be accountable in all respects as trustees. The 88 authority shall keep suitable and proper books and records of all receipts, income, and 89 expenditures of every kind and shall submit for inspection all the books, together with the 90 proper statement of the authority's financial position, to the state auditor. 91 (g) The authority is assigned to the Department of Agriculture for administrative purposes 92 only.

- 93 <u>2-23-4.</u>
  94 <u>The corporate purpose and the general nature of the business of the authority shall be the</u>
  95 <u>provision of facilities and activities for the agricultural community to market and promote</u>
  96 <u>its products to agribusiness persons and the public in an effort to boost the state's economy.</u>
- 97 <u>2-23-5.</u>
- 98 <u>The authority is authorized:</u>
- 99 (1) To have a seal and alter it at pleasure;
- 100 (2) To acquire, hold, and dispose of personal property for its corporate purposes;
- 101 (3) To appoint, select, and employ officers, agents, and employees, including 102 engineering, architectural, and construction experts and fiscal agents; to contract for the 103 services of individuals or organizations not employed full time by the authority who or 104 which are engaged primarily in the rendition of personal services rather than the sale of goods or merchandise, such as, but not limited to, the services of accountants, engineers, 105 106 architects, consultants, and advisors, and to allow suitable compensation for such 107 services; and to make provisions for group insurance, retirement, or other employee 108 benefit arrangements, provided that no part-time or contract employees shall participate 109 in group insurance or retirement benefits;
- (4) To make contracts and to execute all instruments necessary or convenient, including
   contracts for construction of projects or contracts with respect to the leasing or use of
   projects which the authority causes to be subdivided, erected, or acquired;
- 113 (5) To plan, survey, subdivide, administer, construct, erect, acquire, own, repair, 114 remodel, maintain, add to, extend, improve, equip, operate, and manage projects as 115 defined in this chapter, such projects to be located on property owned or leased by the 116 authority or the State of Georgia or under the control and management of the authority. 117 The cost of any such project shall be paid from its income, from the proceeds of revenue 118 anticipation certificates of the authority, or from such proceeds and any loan, gift, or 119 grant from the United States of America or any agency or instrumentality thereof, or the 120 State of Georgia, or any county, municipal corporation, authority, or local government 121 or governing body;
- (6) To accept loans or grants, or both, of money, materials, or property of any kind from
   the United States of America or any agency or instrumentality thereof upon such terms
   and conditions as the United States of America or such agency or instrumentality may
   impose;
- 126 (7) To borrow money for any of its corporate purposes, to issue negotiable revenue
   127 anticipation certificates from earnings of such projects, and to provide for the payment
- 128 of the same and for the rights of the holders thereof;

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129	(8) To exercise any power which is usually possessed by private corporations performing
130	similar functions and which is not in conflict with the Constitution and laws of this state;
131	(9) To act as agent for the United States of America or any agency, department,
132	corporation, or instrumentality thereof, in any manner within the purposes or powers of
133	the authority;
134	(10) To adopt, alter, or repeal its own bylaws, rules, and regulations governing the
135	manner in which its business may be transacted and in which the power granted to it may
136	be enjoyed as the authority may deem necessary or expedient in facilitating its business;
137	(11) To receive and accept loans, gifts, grants, donations, or contributions of property,
138	facilities, or services, with or without consideration, from any person, firm, or corporation
139	or from the State of Georgia, or any agency or instrumentality thereof, or from any
140	county, municipal corporation, or local government or governing body;
141	(12) To hold, use, administer, and expend such sum or sums as may hereafter be received
142	as income, as gifts, or as appropriations by authority of the General Assembly for any of
143	the purposes of this authority;
144	(13) To do all things necessary or convenient to carry out the powers and purposes of the
145	authority;
146	(14) To acquire, lease as lessee, purchase, hold, own, and use any franchise or any
147	property, real or personal, tangible or intangible, or any interest therein; and to sell, lease
148	as lessor, transfer, or dispose thereof whenever the same is no longer required for
149	purposes of the authority or exchange the same for other property or rights which are
150	useful for the purposes of the authority;
151	(15) To fix, alter, charge, and collect fares, rates, rentals, and other charges for its
152	facilities and for admission to its grounds at reasonable rates to be determined by the
153	authority;
154	(16) To contract with the Georgia State Financing and Investment Commission for the
155	construction of the project as provided for in Article 2 of Chapter 17 of Title 50; or to
156	contract with other authorities, departments, or agencies of the State of Georgia for the
157	construction of the project;
158	(17) To invest and reinvest any or all idle funds or moneys, including, but not limited to,
159	funds held in reserve or debt retirement or received through the issuance of revenue
160	certificates or from contributions, gifts, or grants, which cannot be immediately used for
161	the purpose for which received, such investment to be made in any security or securities
162	which are legal investments for executors or trustees; provided, however, that
163	investments in such securities will at all times be held for and, when sold, used for the
164	purposes for which the money was originally received;

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- 165 (18) To appoint special advisory committees and panels of citizens to advise the
- authority of certain issues and to reimburse the individuals appointed for actual expenses
   incurred in performing their tasks; and
- 168 (19) To promote and sell locally manufactured alcoholic beverages by vendors with an
- 169 approved license from the Department of Revenue and allow for consumption of such
- 170 products only upon property operated and controlled by the authority and only for
- 171 <u>specifically approved special event purposes.</u>

172 <u>2-23-6.</u>

173 It is found, determined, and declared that the creation of the authority and the carrying out of its corporate purposes are in all respects for the benefit of the people of this state and 174 175 constitute a public purpose and that the authority will be performing an essential 176 governmental function in the exercise of the powers conferred upon it by this chapter. The State of Georgia covenants that the authority shall be required to pay no taxes or 177 178 assessments upon any of the property acquired by it or under its jurisdiction, control, 179 possession, or supervision or upon its activities in the operation or maintenance of the facilities erected, maintained, or acquired by it or any fees, rentals, or other charges for the 180 181 use of such facilities or other income received by the authority; provided, however, that in 182 no event shall the exemptions granted in this Code section extend to any lessee or other 183 private person or entity.

184 <u>2-23-7.</u>

185 The authority is authorized to exercise such of the police powers of the state as may be

186 <u>necessary to maintain peace and order and to enforce any and all zoning, use, and personal</u>

187 <u>conduct restrictions upon the properties, facilities, and persons under its jurisdiction to the</u>

- 188 extent that such is lawful under the laws of the United States and this state. The authority
- 189 <u>may delegate all or any part of the performance of these functions temporarily or</u>
- 190 permanently to the state or to the county in which its facilities are located.

191 <u>2-23-8.</u>

192 The authority is authorized to contract for or to provide for and maintain a security force 193 with respect to the facilities and property owned, leased, operated, or under the control of 194 the authority and within the territory thereof. The security force shall have the duty to 195 protect persons and property, disperse unlawful or dangerous assemblages, control 196 pedestrian and vehicular traffic, and otherwise preserve and protect the public peace,

197 <u>health, and safety</u>. For these purposes, a member of such force shall be a peace officer and,

- 198 <u>as such, shall have authority equivalent to the authority of a police officer or law</u>
- 199 <u>enforcement officer of the county in which such officer is discharging his or her duties.</u>
- 200 <u>2-23-9.</u>
- 201 <u>All moneys received pursuant to the authority of this chapter, whether as grants or other</u>
- 202 <u>contributions or as revenues, rents, and earnings, shall be deemed to be trust funds to be</u>
- 203 <u>held and applied solely as provided in this chapter.</u>
- 204 <u>2-23-10.</u>
- 205 The authority is authorized to fix rentals and other charges which any user, exhibitor, concessionaire, franchisee, or vendor shall pay to the authority for the use of the project or 206 207 part thereof or combination thereof, and to charge and collect the same, and to lease and 208 make contracts with political subdivisions and agencies with respect to use of any part of 209 the project. The rentals and other charges shall be so fixed and adjusted in respect to the 210 aggregate thereof from the project or any part thereof so as to provide a fund sufficient with 211 other revenues of such project, if any, to pay the cost of maintaining, repairing, and 212 operating the project, including the reserves for extraordinary repairs and insurance, unless 213 such cost shall be otherwise provided for, which cost shall be deemed to include the 214 expenses incurred by the authority on account of the project for water, light, sewer, and 215 other services furnished by other facilities at the project.

216 <u>2-23-11.</u>

- 217 The Attorney General shall provide legal services for the authority and in connection
- 218 therewith the provisions of Code Sections 45-15-13 through 45-15-16 shall be fully
- 219 <u>applicable.</u>

<u>220</u> <u>2-23-12.</u>

Any action to protect or enforce any rights under this chapter shall be brought in the Superior Court of Tift County, Georgia; and such court shall have exclusive, original jurisdiction of such actions. Furthermore, the venue for actions brought against the authority shall be in the Superior Court of Tift County, Georgia; and such court shall have exclusive, original jurisdiction of such actions. Nothing contained in this chapter shall be construed to impair any rights afforded the state under the Constitution of the United States.

228	<u>2-23-13.</u>
229	(a) Every member of the authority and every employee of the authority who knowingly
230	has any interest, direct or indirect, in any contract to which the authority is or is about to
231	become a party, or in any other business of the authority, or in any firm or corporation
232	doing business with the authority shall make full disclosure of such interest to the authority.
233	Failure to disclose such an interest shall constitute cause for which a member of the
234	authority may be removed or an employee discharged or otherwise disciplined at the
235	discretion of the authority.
236	(b) The provisions of Article 1 of Chapter 10 of Title 16 and Code Sections 16-10-21,
237	16-10-22, 16-10-92, and 16-10-93, regulating the conduct of officers, employees, and
238	agents of political subdivisions, municipal and other public corporations, and other public
239	organizations, shall be applicable to the conduct of members, officers, employees, and
240	agents of the authority.
241	(c) Any contract or transaction of the authority involving a conflict of interest which is not
242	disclosed under subsection (a) of this Code section, or involving a violation of Article 1 of
243	Chapter 10 of Title 16 or Code Section 16-10-21, 16-10-22, 16-10-92, or 16-10-93, or
244	involving a violation of any other provision of law regulating conflicts of interest which
245	is applicable to the authority or its members, officers, or employees shall be voidable by
246	the authority.
247	<u>2-23-14.</u>
248	(a) The authority or any authority or body which may succeed to the powers, duties, and
249	liabilities vested in the authority is authorized at one time, or from time to time, to provide
250	by resolution for the issuance of revenue bonds for the purpose of paying all or any part of
251	the cost, as defined in this chapter, of any one project or a combination of projects. The
252	principal and interest of such revenue bonds shall be payable solely from the special fund
253	provided in subsection (n) of this Code section for such payment. The bonds of each issue

254 <u>shall be dated and shall mature at such times and bear interest at such rates as may be</u>

determined by the authority, payable in such medium of payment as to both principal and
 interest as may be determined by the authority, and may be made redeemable before
 maturity, at the option of the authority, at such price or prices and under such terms and

258 conditions as may be fixed by the authority in the resolution providing for the issuance of
 259 the bonds.

(b) The authority shall determine the form of the bonds, including any interest coupons to
 be attached thereto, and shall fix the denomination or denominations of the bonds and the

be attached thereto, and shall fix the denomination or denominations of the bonds and the
 place or places of payment of principal and interest thereof, which may be at any bank or

263 <u>trust company inside or outside the state. The bonds may be issued in coupon or registered</u>

264	form, or both, as the authority may determine, and provision may be made for the
265	registration of any coupon bond as to principal alone and also as to both principal and
266	interest.
267	(c) In case any officer whose signature appears on any bonds or whose facsimile signature
268	appears on any coupon ceases to be such officer before the delivery of such bonds, such
269	signature shall nevertheless be valid and sufficient for all purposes the same as if such
270	officer had remained in office until such delivery. All such bonds shall be signed by the
271	chairperson or vice chairperson of the authority, and the official seal of the authority shall
272	be affixed thereto and attested by the secretary or assistant secretary of the authority; and
273	any coupons attached thereto shall bear the signature or facsimile signature of the
274	chairperson or vice chairperson of the authority. Any coupon may bear the facsimile
275	signature of such person, and any bond may be signed, sealed, and attested on behalf of the
276	authority by such persons as at the actual time of the execution of such bonds shall be duly
277	authorized or hold the proper office, although at the date of such bonds such persons may
278	not have been so authorized or shall not have held such office.
279	(d) All revenue bonds issued under this chapter shall have and are declared to have all the
280	qualities and incidents of negotiable instruments. Such bonds and the income therefrom
281	shall be exempt from all taxation within the state.
282	(e) The authority may sell bonds in such manner and for such price as it may determine
283	to be for the best interests of the authority.
284	(f) The proceeds of bonds shall be used solely for the payment of the cost of the project
285	and shall be disbursed upon requisition or order of the chairperson or vice chairperson of
286	the authority under such restrictions, if any, as provided by the resolution authorizing the
287	issuance of the bonds or by the trust indenture mentioned in subsection (k) of this Code
288	section.
289	(g) Prior to the preparation of definitive bonds, the authority may, under like restrictions,
290	issue interim receipts, interim certificates, or temporary bonds, with or without coupons,
291	exchangeable for definitive bonds upon the issuance of the latter.
292	(h) The authority may provide for the replacement of any bond which becomes mutilated
293	or is destroyed or lost.
294	(i) Revenue bonds may be issued without the conducting of any proceedings, the existence
295	of any conditions, or the happening of any events other than those proceedings, conditions,
296	and events which are specified or required by this chapter. In the discretion of the
297	authority, revenue bonds of a single issue may be issued for the purpose of paying the cost
298	of any one or more, including a combination of, projects at any one institution or any
299	number of institutions. Any resolution providing for the issuance of revenue bonds under
300	this chapter shall become effective immediately upon its passage and need not be published

301	or posted. Any such resolution may be passed at any regular, special, or adjourned meeting
302	of the authority by a majority of its members.
303	(i) Revenue bonds issued under this chapter shall not be deemed to constitute a debt of the
304	State of Georgia or a pledge of the faith and credit of the state. Such bonds shall be
305	payable solely from the fund provided for in subsections (m) through (p) of this Code
306	section, and the issuance of such revenue bonds shall not directly, indirectly, or
307	contingently obligate the state to levy or to pledge any form of taxation whatever therefor
308	or to make any appropriation for their payment. All such bonds shall contain recitals on
309	their faces covering substantially the foregoing provisions of this Code section. Anything
310	in this Code section to the contrary notwithstanding, such funds as may be received from
311	state appropriations or from any other source are declared to be available and may be used
312	by any department, board, commission, or agency of the State of Georgia for the
313	performance of any lease contract entered into by such department, board, commission, or
314	agency with the authority.
315	(k)(1) In the discretion of the authority, any issue of revenue bonds may be secured by
316	a trust indenture by and between the authority and a corporate trustee, which may be any
317	trust company or bank having the powers of a trust company inside or outside of the state.
318	Such trust indenture may pledge or assign rents, revenues, and earnings to be received by
319	the authority.
320	(2) Either the resolution providing for the issuance of revenue bonds or the trust
321	indenture may contain such provisions for protecting and enforcing the rights and
322	remedies of the bondholders as may be reasonable and proper and not in violation of law,
323	including covenants setting forth the duties of the authority in relation to the acquisition
324	of property, the construction of the project, the maintenance, operation, repair, and
325	insurance of the project, and the custody, safeguarding, and application of all moneys.
326	The resolution or indenture may also provide that any project shall be constructed and
327	paid for under the supervision and approval of consulting engineers or architects
328	employed or designated by the authority and satisfactory to the original purchasers of the
329	bonds issued therefor. The resolution or indenture may also require that the security
330	given by contractors and by any depository of the proceeds of the bonds or revenues or
331	other moneys be satisfactory to such purchasers and may also contain provisions
332	concerning the conditions, if any, upon which additional revenue bonds may be issued.
333	(3) The indenture may set forth the rights and remedies of the bondholders and of the
334	trustee and may restrict the individual right of action of bondholders as is customary in
335	trust indentures securing bonds and debentures of corporations. In addition to the
336	foregoing provisions of this Code section, the trust indenture may contain such other

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337	provisions as the authority may deem reasonable and proper for the security of the
338	bondholders.
339	(4) It shall be lawful for any bank or trust company incorporated under the laws of this
340	state to act as such depository and to furnish such indemnifying bonds or pledge such
341	securities as may be required by the authority.
342	(5) All expenses incurred in carrying out the trust indenture may be treated as a part of
343	the cost of maintenance, operation, and repair of the project and of the cost of the project
344	affected by such indenture.
345	(1) The authority shall, in the resolution providing for issuance of revenue bonds or in the
346	trust indenture, provide for the payment of the proceeds of the sale of the bonds to any
347	officer or person who, or any agency, bank, or trust company which, shall act as trustee of
348	such funds and shall hold and apply the same to the purposes expressed in this chapter,
349	subject to such regulations as this chapter and such resolution or trust indenture may
350	provide.
351	(m) Unless otherwise pledged and allocated, any and all revenues, rents, and earnings
352	received by the authority, regardless of whether or not such revenues, rents, and earnings
353	were produced by a particular project for which bonds have been issued, may be pledged
354	and allocated by the authority to the payment of the principal and interest on revenue bonds
355	of the authority as the trust indenture or the resolution authorizing the issuance of the bonds
356	may provide.
357	(n) Such funds so pledged from whatever source received, which pledge may include
358	funds received from one or more or all sources, shall be set aside at regular intervals, as
359	may be provided in the resolution or trust indenture, into a sinking fund which shall be
360	pledged to and charged with the payment of:
361	(1) The interest upon such revenue bonds as such interest shall fall due;
362	(2) The principal of the bonds as the same shall fall due;
363	(3) The necessary charges of paying agents for paying principal and interest; and
364	(4) Any premium upon bonds retired by call or purchase.
365	(o) The use and disposition of such sinking fund shall be subject to such regulations as
366	may be provided in the resolution authorizing the issuance of the revenue bonds or in the
367	trust indenture, but, except as may otherwise be provided in such resolution or trust
368	indenture, such sinking fund shall be a fund for the benefit of all revenue bonds without
369	distinction or priority of one over another.
370	(p) Subject to the provisions of the resolution authorizing the issuance of the bonds, or
371	subject to the trust indenture, surplus moneys in the sinking fund may be applied to the
372	purchasing or redemption of bonds, and any such bonds so purchased or redeemed shall
373	forthwith be canceled and shall not again be issued.

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374 (q) Except to the extent the rights given in this Code section may be restricted by resolution passed before the issuance of bonds or by a trust indenture, any holder of 375 376 revenue bonds or interest coupons issued under this chapter, any receiver for such holders, 377 or any indenture trustee, if any, may either at law or in equity, by action, mandamus, or 378 other proceedings, protect and enforce any and all rights under the laws of the State of 379 Georgia or granted by this chapter or under such resolution or trust indenture. Such holder, 380 receiver, or trustee may enforce and compel performance of all duties required by this 381 chapter, or by resolution or trust indenture, to be performed by the authority or any officer 382 thereof, including the fixing, charging, and collecting of revenues, rents, and other charges 383 for the use of the project or projects. In the event of default of the authority upon the 384 principal and interest obligations of any revenue bond issue, such holder, receiver, or 385 trustee shall be subrogated to each and every right which the authority may possess and, 386 in the pursuit of his, her, or its remedies as subrogee, may proceed either at law or in equity, by action, mandamus, or other proceedings to collect any sums by such proceedings 387 388 due and owing to the authority and pledged or partially pledged directly or indirectly to the 389 benefit of the revenue bond issue of which such holder, receiver, or trustee is 390 representative. No holder, receiver, or trustee shall have the right to compel any exercise 391 of the taxing power of the state to pay any such bond or the interest thereon, or to enforce 392 the payment thereof against any property of the state, nor shall any such bond constitute 393 a charge, lien, or encumbrance, legal or equitable, upon the property of the state.

394 (r) The authority is authorized to provide by resolution for the issuance of revenue 395 refunding bonds of the authority for the purpose of refunding any revenue bonds issued under this chapter and then outstanding, together with accrued interest thereon. The 396 397 issuance of such revenue refunding bonds, the maturities, and all other details thereof, the 398 rights of the holders thereof, and the duties of the authority in respect to the same shall be 399 governed by the foregoing provisions of this chapter insofar as the same may be applicable. 400 (s) While any of the bonds issued by the authority remain outstanding, the powers, duties, 401 or existence of the authority, or of its officers, employees, or agents, or of any department, 402 board, commission, or agency of the state shall not be diminished or impaired in any 403 manner that will affect adversely the interests and rights of the holders of such bonds. This 404 chapter shall be for the benefit of the state, the authority, and the holders of any such bonds 405 and, upon the issuance of bonds under this chapter, shall constitute a contract with the 406 holders of such bonds. 407 (t) Bonds of the authority shall be confirmed and validated in accordance with the procedure of Article 3 of Chapter 82 of Title 36, the 'Revenue Bond Law.' The petition for 408

- 409 <u>validation shall also make party defendant to such action any authority, division,</u>
- 410 <u>subdivision, instrumentality, or agency of the State of Georgia which, or any person who,</u>

411	has contracted with the authority for the use of any building, structure, or facilities for
412	which bonds have been issued and sought to be validated. Such authority, division,
413	subdivision, instrumentality, agency, or person shall be required to show cause, if any, why
414	such contract or contracts and the terms and conditions thereof should not be inquired into
415	by the court, the validity of the terms thereof determined, and the contract adjudicated as
416	security for the payment of any such bonds of the authority. The bonds when validated and
417	the judgment of validation shall be final and conclusive with respect to such bonds and
418	against the authority issuing the same and against any authority, division, subdivision,
419	instrumentality, department, agency, or person contracting with the authority.
420	(u) No bonds shall be issued by the authority under this chapter unless the issuance of such
421	bonds has been reviewed and approved by the Georgia State Financing and Investment
422	Commission.
423	(v) The bonds authorized by this chapter are made securities in which all public officers
424	and bodies of this state; all municipalities and all municipal subdivisions; all insurance
425	companies and associations and other persons carrying on an insurance business; all banks,
426	bankers, trust companies, savings banks, and savings associations, including savings and
427	loan associations, building and loan associations, investment companies, and other persons
428	carrying on a banking business; all administrators, guardians, executors, trustees, and other
429	fiduciaries; and all other persons whatsoever who are now or may hereafter be authorized
430	to invest in bonds or other obligations of the state may properly and legally invest funds,
431	including capital in their control or belonging to them. The bonds are also made securities
432	which may be deposited with and shall be received by all public officers and bodies of this
433	state and all municipalities and municipal subdivisions for any purpose for which the
434	deposit of the bonds or other obligations of this state is now or may hereafter be authorized.
435	<u>2-23-15.</u>
436	The Department of Agriculture is authorized to construct, erect, acquire, and own the
437	project, as defined in this chapter. The costs of any such project may be paid from the
438	proceeds of state general obligation or guaranteed revenue debt. The department is
439	authorized to contract with the authority, the State Properties Commission, the Georgia
440	State Financing and Investment Commission, or with any other department, agency,
441	commission, board, official, or person for the construction, operation, maintenance,
442	funding, design, or use of such project."

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443	SECTION 2.
444	Chapter 15 of Title 45 of the Official Code of Georgia Annotated, relating to the Attorney
445	General, is amended by revising Code Section 45-15-13, relating to representation of state
446	authorities by the Attorney General, as follows:
447	"45-15-13.
448	As used in Code Sections 45-15-14 through 45-15-16, the term 'state authorities' means the
449	following instrumentalities of the state: Georgia Agricultural Marketing Authority, Georgia
450	Building Authority, Georgia Education Authority (Schools), Georgia Education Authority
451	(University), Georgia Highway Authority, Georgia Ports Authority, State Road and
452	Tollway Authority, Jekyll Island-State Park Authority, Stone Mountain Memorial
453	Association, and Georgia Emergency Communications Authority."

### **SECTION 3.**

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