House Bill 562

By: Representatives Jones of the 25th, Barrett of the 24th, Hilton of the 48th, Pirkle of the 169th, and Cox of the 28th

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 14 of Title 20 of the Official Code of Georgia Annotated, relating to 2 education accountability, so as to provide for the recognition of certain accrediting agencies 3 as evaluators of the quality of education offered in public schools in this state; to provide for 4 the accreditation of public schools and local school systems by recognized accrediting 5 agencies; to provide for requirements for such accreditation; to prohibit the recognition of 6 certain accrediting agencies by the state; to require the State Board of Education to establish 7 evaluation criteria, procedures, and other requirements for recognized accrediting agencies; to provide for legislative findings and intent; to provide for definitions; to provide for 8 9 applicability; to provide for construction; to provide for an effective date; to provide for 10 related matters; to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

The General Assembly does not affirmatively require any elementary or secondary school or school system in the state to be accredited. Nevertheless, the General Assembly finds that accreditation, or the lack thereof, can have significant impacts on the operation of public and private schools in this state as well as on the students and families served by such schools.

17 For example, a lack of accreditation can impact a student's eligibility to qualify for HOPE 18 awards or to be considered for acceptance to postsecondary educational institutions in this 19 state and elsewhere, and the loss or potential loss of accreditation can result in the removal 20 of local board of education members from their offices. The General Assembly finds that 21 even though accreditation is not legislatively required in elementary and secondary schools 22 in this state, high school accreditation in particular is considered a practical necessity by 23 many families, schools, and school systems. The General Assembly also finds that 24 accreditation agencies, when properly focused on student achievement, academic success, 25 and the fiscal solvency of schools and school systems, can aid schools and school systems 26 in promoting improved quality of learning and teaching and financial efficiency. It is the 27 intent of the General Assembly that the state government, including all offices, agencies, 28 departments, boards, bureaus, commissions, institutions, or other entities thereof, recognize 29 only those accrediting agencies which are primarily focused on the evaluation of quality of 30 learning and teaching and financial efficiency of schools and which are committed to 31 fairness, consistency, and transparency.

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SECTION 2.

Chapter 14 of Title 20 of the Official Code of Georgia Annotated, relating to educationaccountability, is amended by adding a new article to read as follows:

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"ARTICLE 3

36 <u>20-14-96.</u>

37 (a) As used in this article, the term:

38 (1) 'Accrediting agency' means a governmental organization or a person, firm,
39 association, partnership, corporation, or other entity, whether for profit or not for profit,

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40	which purports to be a reliable authority as to the quality of education offered in public
41	schools in this state.
42	(2) 'Public school' means any school under the control and management of a county.
43	independent, or area board of education supported by public funds; any school subject to
44	the provisions of Article 31 or 31A of Chapter 2 of this title supported by public funds;
45	or any school under the control and management of the State Board of Education or a
46	department or agency thereof supported by public funds.
47	(3) 'Recognized accrediting agency' means an accrediting agency that meets the
48	requirements of this article for recognition as an evaluator as to the quality of education
49	offered in public schools in this state by any office, agency, department, board, bureau,
50	commission, institution, or other entity of the state government.
51	(b) An accrediting agency shall not be deemed a recognized accrediting agency by any
52	office, agency, department, board, bureau, commission, institution, or other entity of the
53	state government, including, but not limited to, the State Board of Education, the Board of
54	Regents of the University System of Georgia, the State Board of the Technical College
55	System of Georgia, the Georgia Student Finance Authority, the Georgia Student Finance
56	Commission, or the Office of Student Achievement, unless:
57	(1) Such agency meets the following evaluation criteria that shall be established by the
58	State Board of Education pursuant to this article:
59	(A) Relevant evaluation criteria used by regional and national accrediting agencies and
60	other relevant information as deemed appropriate by the State Board of Education;
61	(B) Rigorous and appropriate measures of the quality of learning and teaching in public
62	schools or school systems which shall comprise 75 percent of the evaluation results and
63	<u>shall:</u>
64	(i) Include all students regardless of ethnicity, sex, disability, language proficiency,
65	and socioeconomic status; and

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66	(ii) Be disaggregated by all subgroups as required under the federal Elementary and
67	Secondary Education Act, as amended;
68	(C) Rigorous and appropriate measures of the financial efficiency of a public school
69	or school system and shall include an analysis of how federal and state funds spent by
70	the public school or school system impact quality of learning and teaching, with such
71	measures comprising 15 percent of the evaluation results; and
72	(D) Appropriate measures of the effectiveness of a public school's or school system's
73	governing body in promoting and advancing quality learning and teaching and financial
74	efficiency of the public school or school system, with such measures comprising 10
75	percent of the evaluation results;
76	(2) Such agency demonstrates the ability and the experience to operate as a recognized
77	accrediting agency in this state;
78	(3) The principal purpose of such agency is the accreditation of public schools and
79	schools systems in this state;
80	(4) Such agency has a voluntary membership of public schools, school systems, and
81	programs;
82	(5) Such agency consistently applies and enforces evaluation criteria that ensure the
83	courses or programs of instruction, training, or study offered by a public school or school
84	system, including virtual instruction, are of sufficient quality to achieve, for the duration
85	of the accreditation period, the stated objective for which the courses or programs are
86	offered;
87	(6) Such agency consistently adheres to procedures throughout the accreditation process,
88	including evaluation and withdrawal procedures, that comply with due process, including:
89	(A) Adequate specification of requirements and deficiencies at the public school or
90	school system being evaluated; provided, however, that all requirements or deficiencies
91	specified by such agency are directly related to measures of quality of learning and
92	teaching, financial efficiency, or effective governance; provided, further, that any

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93	findings, comments, or notes included in an evaluation that are not directly related to
94	quality of learning and teaching or financial efficiency shall not provide the basis for
95	any adverse action against a public school or school system by such agency, including,
96	but not limited to, denial, withdrawal, suspension, or termination of accreditation or
97	placement of a public school or school system on any probationary status;
98	(B) Notice of an opportunity for a hearing by a public school or school system;
99	(C) The right to appeal any adverse action against a public school or school system;
100	and
101	(D) The right to representation by counsel for a public school or school system;
102	(7) Such agency notifies the State School Superintendent within 30 days of the
103	accreditation of a public school or school system or of any final denial, withdrawal,
104	suspension, or termination of accreditation or placement on probation of a public school
105	or school system, together with any other adverse or remedial action recommended with
106	respect to such public school or school system;
107	(8) Such agency, either directly or indirectly by means of a related entity, by contract or
108	otherwise, does not offer or agree to provide any services or materials for a fee or other
109	consideration intended to assist a public school or school system with addressing any
110	requirement or deficiency or other issue raised by such agency during the course of its
111	evaluation of such public school or school system; and
112	(9) Such agency makes available to the public and the State School Superintendent, upon
113	<u>request:</u>
114	(A) A summary of any evaluation resulting in a final decision involving the approval,
115	denial, termination, withdrawal, suspension, or probation of a public school or school
116	system's accreditation, together with the comments of such public school or school
117	system; and
118	(B) A copy of any complaint or report upon which such agency initiates, or provides
119	notice to a public school or school system of the intent to initiate, any intervention,

120	investigation, or evaluation of such public school or school system's accreditation
121	status; provided, however, that personally identifiable information of the person,
122	persons, or entity that submitted the complaint or report may be redacted to the extent
123	necessary to comply with the confidentiality protections provided under Code
124	Section 45-1-4 or other applicable law relating to the confidentiality of complaints
125	against organizations that receive public funds.
126	(c) The provisions of this article shall not apply to any initial or renewal agreement by and
127	between any public school or school system in this state and any accrediting agency
128	entered into before July 1, 2023.
129	(d) Nothing in this article shall be construed to:
130	(1) Require any public school or school system in this state to be accredited; or
131	(2) Prohibit or restrict an accrediting agency from adopting evaluation criteria and
132	procedures not provided for in this article; provided, however, that to the extent an
133	accrediting agency adopts evaluation criteria or procedures which are inconsistent with
134	the provisions of this article, such accrediting agency may not be deemed a recognized
135	accrediting agency."
136	SECTION 3.
137	This Act shall become effective on July 1, 2023.

- 138 SECTION 4.
- 139 All laws and parts of laws in conflict with this Act are repealed.