House Bill 1351

By: Representatives Glaize of the 67th, Paris of the 142nd, Gilliard of the 162nd, Douglas of the 78th, Vance of the 133rd, and others

A BILL TO BE ENTITLED AN ACT

To amend Part 5 of Article 6 of Chapter 2 of Title 20 of the Official Code of Georgia 1 Annotated, relating to program weights and funding requirements under the "Quality Basic 2 3 Education Act," so as to provide for grants by the State Board of Education to local units of 4 administration to support students living in poverty; to provide for definitions; to require the 5 State Board of Education to develop rules and regulations; to provide for the calculation of grant amounts; to provide that a minimum required portion of grant funds must be used by 6 7 local units of administration for direct program expenditures for the benefit of the students 8 living in poverty; to provide for related matters; to repeal conflicting laws; and for other 9 purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

Part 5 of Article 6 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to program weights and funding requirements under the "Quality Basic Education Act," is amended by revising Code Section 20-2-189, relating to migrant student grants for schools, as follows: 24

16	"20-2-189.
17	(a) As used in this Code section, the term:
18	(1) 'Foster care student' means a student enrolled in a public school who is placed in a
19	foster family home, child care institution, or another substitute care setting approved by
20	the Department of Human Services.
21	(2) 'Homeless student' means a student enrolled in a public school who meets the
22	definition of the term 'homeless children and youths' under the federal McKinney-Vento
23	Homeless Assistance Act, codified at 42 U.S.C. Section 11301, et seq., in force and effect
24	<u>on January 1, 2023.</u>
25	(3) 'Migrant student' means 'migrant student' means a child who is a student enrolled in
26	a public school and who has, within 12 months prior to first becoming a student in such
27	school, moved across state or school district lines with a migrant parent or guardian to
28	enable the child, the child's parent or guardian, or a member of the child's immediate
29	family to obtain temporary or seasonal employment in an agricultural or fishing activity.
30	(4) 'Student living in poverty' means a student enrolled in a public school who meets one
31	or more of the following criteria:
32	(A) Lives in a family unit directly certified to be receiving Supplemental Nutrition
33	Assistance Program (SNAP) benefits;
34	(B) Lives in a family unit directly certified to be receiving Temporary Assistance for
35	Needy Families (TANF) benefits;
36	(C) Is a homeless student;
37	(D) Is a foster care student; or
38	(E) Is a migrant student.
39	(b) The State Board of Education shall provide grants to qualified local units of
40	administration for the purpose of supplementing services and instruction to currently
41	enrolled migrant students living in poverty, subject to appropriation by the General
42	Assembly. Such grants shall be provided beyond those funds to which local units of

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43 administration otherwise are entitled by the provisions of this article and other statutes.
44 The State Department Board of Education by regulation shall establish rules and
45 regulations relating to the manner in which a local unit of administration must demonstrate
46 that any of its schools meets the eligibility requirements of this subsection it is eligible to
47 receive a grant under this Code section.

(c) Grants under this Code section shall be subject to appropriation by the General 48 49 Assembly. The Department of Education shall calculate the grant amount for a each local 50 unit of administration to be used for a school thereof under this Code section shall be 51 determined by multiplying the total appropriation for such grants by a fraction, the 52 numerator of which is the average number of eligible migrant students enrolling in that school after the final FTE count as required in subsection (a) of Code Section 20-2-160 but 53 prior to the end of the same academic year and the denominator of which is the average 54 total number of eligible migrant students enrolling after the final FTE count as required in 55 56 subsection (a) of Code Section 20-2-160 but prior to the end of the same academic year in 57 all local units in the entire state number of students living in poverty enrolled in such local 58 unit of administration as of the date of the initial enrollment count each year as set forth in 59 Code Section 20-2-160 by an amount equal to 25 percent of the base amount calculated as set forth in Code Section 20-2-161. At least 90 percent of the grant funds received by a 60 61 local unit under this Code section shall be used for direct program expenditures at the school for the benefit of the students living in poverty for which the grant is computed 62 under this subsection Code section. Any portion of that 90 percent not so expended shall 63 be returned to the State Department Board of Education." 64

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SECTION 2.

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