The Senate Committee on Education and Youth offered the following substitute to HB 579:

A BILL TO BE ENTITLED AN ACT

- 1 To amend Article 33 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated,
- 2 relating to the "Georgia Special Needs Scholarship Act," so as to revise provisions for
- 3 expedited completion of a student's first Individualized Education Program; to provide for
- 4 calculating maximum scholarship amounts for certain students; to provide for electronic
- 5 deposits; to provide for compliance form; to provide for deadlines by which the Department
- 6 of Education shall publish certain information; to provide for conforming changes; to provide
- 7 for related matters; to repeal conflicting laws; and for other purposes.

8 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

9 SECTION 1.

- 10 Article 33 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to the
- 11 "Georgia Special Needs Scholarship Act," is amended by revising subsections (a) and (f) of
- 12 Code Section 20-2-2116, relating to amount of scholarship and method of payments, as
- 13 follows:
- 14 "(a) The maximum scholarship granted a scholarship student pursuant to this article shall
- be an amount equivalent to the costs of the educational program that would have been
- 16 provided for the student in the resident school system as calculated under Code

17 Section 20-2-161 and, if a scholarship student has an Individualized Education Program 18 (IEP), based upon services specified in the Individualized Education Program in place at 19 the time of the most recent enrollment count, as described in Code Section 20-2-160: 20 provided, however, that in the case of a student whose first Individual Education Program 21 was expedited as provided for in subparagraph (a)(3)(A) of Code Section 20-2-2114 but 22 was not in effect at the time of the most recent enrollment count, the initial calculation of 23 the maximum scholarship amount shall be based upon services specified in the 24 Individualized Education Program in place at the time such Individualized Education 25 Program takes effect. Such initial calculation shall be revised based upon services 26 specified in the Individualized Education Program in place at the time of the next 27 enrollment count. This shall not include any federal funds." 28 "(f) Payment to the parents must shall be made by individual warrant made payable to the 29 student's parent. The department shall electronically deposit payments that have been restrictively endorsed by parents into the account of such school; provided, however, that 30 31 in the event an electronic deposit cannot be made, such payment may be and mailed by the 32 department to the participating school of the parent's choice, and the parent shall 33 restrictively endorse the warrant to the participating school for deposit into the account of 34 such school."

35 SECTION 2.

36 Said article is further amended by revising subsections (a) and (b) of Code 37 Section 20-2-2117, relating to adoption and promulgation of rules, immunity from liability 38 for scholarship decisions, and schools may be barred from program participation for certain 39 actions, as follows:

"(a) The board shall adopt rules to administer the program regarding student eligibility,
 eligibility and participation of participating schools, including, but not limited to, timelines
 that will maximize student and public and private school participation, the calculation and

distribution of scholarships to eligible students and participating schools, and the 43 44 application and approval procedures for eligible students and participating schools, the 45 transparency of the program, and ensuring public awareness of the program and its impacts. 46 The department shall develop and utilize a compliance form for completion by 47 participating schools. The department shall be authorized to require any pertinent information as it deems necessary from participating schools for the purpose of 48 49 implementing the program. Participating schools shall be required to complete such forms 50 and certify their accuracy. 51 (b)(1) The board shall adopt rules to administer the program regarding student eligibility, 52 transparency, and awareness of the impact of the program., including, but not limited to, the following: The department shall develop and utilize a compliance form for 53 completion by participating schools. The department shall be authorized to require any 54 55 pertinent information as it deems necessary from participating schools for the purpose of 56 implementing the program. Participating schools shall be required to complete such 57 forms and certify their accuracy. 58 The department shall conduct an annual survey of participating parents' 59 satisfaction with the program, their satisfaction with the private school, and their 60 likelihood of recommending the program. Survey results shall be collected using only 61 numerical measures and made publicly available in the annual report provided for in 62 Code Section 20-2-2118; and. 63 (2)(3) The department shall post on its publicly accessible public website the basic unit cost for general instructional programs as a minimum estimate for scholarship amounts. 64 Within 30 days of the final enrollment count each school year provided for in 65 subsection (a) of Code Section 20-2-160 and the adoption by the General Assembly of 66 67 an appropriations Act in which funding for this article is provided, the department shall 68 provide the parents of scholarship students estimated scholarship amounts. Each year, 69 as soon as practicable but no later than July 10, the The department shall provide parents

of scholarship students the actual scholarship amounts upon appropriation of state funds to the department for disbursement. Within 30 calendar days of receipt of the actual scholarship amount, a parent of a scholarship student who believes that such student's program weights have been incorrectly reported by the local school system, including, but not limited to, services or segments that are included in the student's Individualized Education Program but were not recorded as part of such final enrollment count, may make a request in writing to the department for a review of the accuracy of the local school system's reported program weights. The department shall provide a written response within 30 days of receipt of the parent's written request."

79 **SECTION 3.**

80 Said article is further amended, by revising Code Section 20-2-2118, relating to annual

81 report, as follows:

82 "20-2-2118.

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The Office of Student Achievement, in conjunction with the department, shall provide the General Assembly not later than December 1 of each year with a report regarding the

scholarship program for the previous fiscal year. The report shall include, but not be

86 limited to, numbers and demographics of students participating, disaggregated by student

age, grade level, gender, race, ethnicity, and eligibility for free or reduced price meals

under federal guidelines at the time each student commenced participating in the program;

89 and numbers of participating schools; and the medical or behavioral conditions the

participating school is either currently accommodating or is able to accommodate. Such

91 report shall also be posted on the Office of Student Achievement's <u>public</u> website."

92 SECTION 4.

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