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## **HOUSE BILL NO. 2026**

Offered January 23, 1995

A BILL to amend and reenact §§ 15.1-1399.14, 23-38.30, and 23-38.33.1 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 23-38.33.01, relating to the sale or liquidation of certain assets of the Virginia Education Loan Authority.

Patron-Callahan

Referred to Committee on Education

Be it enacted by the General Assembly of Virginia:

1. That §§ 15.1-1399.14, 23-38.30, and 23-38.33.1 of the Code of Virginia are amended and 12 reenacted and that the Code of Virginia is amended by adding a section numbered 23-38.33.01 as 13 14 follows: 15

§ 15.1-1399.14. Allocation of state ceiling for 1990 and beyond.

This section shall apply to all private activity bonds issued by issuing authorities during 1990 and in 16 years subsequent 1990. The state ceiling for these calendar years shall be allocated as follows: 17

18 1. "Housing." For calendar years 1990 and beyond, an amount equal to forty-one percent of the Virginia state ceiling on private activity bonds shall be set aside for single family and multifamily 19 20 housing bonds. The housing portion of the state ceiling shall be divided between local housing authorities and the Virginia Housing Development Authority. The bond authority allocated to these 21 22 issuers shall be distributed as follows:

| Issuer                       | Portion of State Ceiling |
|------------------------------|--------------------------|
| Local Housing Authorities    | 14%                      |
| Virginia Housing Development |                          |
| Authority                    | 27%                      |
| Total Housing Allocation     | 41%                      |

2. "Industrial development." For calendar years 1990 and beyond, an amount equal to forty-one percent of the Virginia state ceiling on private activity bonds shall be set aside for the issuance of industrial development bonds for manufacturing and exempt facilities.

3. "Student loans." For calendar years 1990 and beyond, an amount equal to eight percent of the 36 37 Virginia state ceiling on private activity bonds shall be set aside for the issuance of student loan bonds 38 by the Virginia Education Loan Authority. For calendar years 1995 and thereafter, such eight percent shall be available for other private activity bonds at the discretion of the Governor. 39

40 4. "State allocation." For calendar years 1990 and beyond, an amount equal to ten percent of the Virginia state ceiling on private activity bonds shall be set aside for state issuing authorities and for 41 42 allocations to projects of state and regional interests as determined by the Governor. 43

§ 23-38.30. Definitions.

44 As used in this chapter, the following words and terms shall have the following meanings, unless the 45 context indicates otherwise:

46 "Authority" means the Virginia Education Loan Authority or the State Education Assistance 47 Authority.

48 "Authorities" or "Virginia Student Assistance Authorities" means the Virginia Education Loan 49 Authority and the State Education Assistance Authority, jointly and individually.

50 "Guaranteed Student Loan ProgramFederally guaranteed student loan program" means the student 51 loan program conducted by the United States Secretary of Education pursuant to Title IV, Part B, of the federal Higher Education Act of 1965, as amended. 52

53 "Guarantor" means the State Education Assistance Authority or any other person or entity which may 54 guarantee, insure, or otherwise undertake to pay or protect any interests or rights the Virginia Education Loan Authority may acquire pursuant to the Guaranteed Student Loan Program federally guaranteed 55 student loan program, any nonfederal student loan program, or otherwise. In the case of student loans 56 57 made or acquired under the federal Health Education Assistance Loan Program, the word "guarantor" shall mean the United States Secretary of Health and Human Services. 58

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59 "Student loans" means loans to students and parents of students at public or private institutions of 60 higher education within or without the Commonwealth and at vocational schools accredited by a 61 nationally recognized accrediting agency or by a state agency designated by the Governor, made for 62 educational purposes, and made pursuant to the federal Guaranteed Student Loan Program federally 63 guaranteed student loan program or any nonfederal student loan program conducted by a guarantor as 64 defined by this chapter.

§ 23-38.33:01. Sale of certain assets.

A. The Virginia Education Loan Authority shall sell or otherwise liquidate substantially all of its 66 67 student loans and related assets. In conducting such sale or liquidation, the Virginia Education Loan Authority shall (i) consult with advisors, counsel, and other experts regarding the sale or liquidation 68 69 and the defeasance or other provision for payment or discharge of its obligations; (ii) act to preserve the value of its student loans prior to such sale, including the identification and retention of personnel 70 71 necessary to complete the sale and perform its ongoing responsibilities regarding its student loans prior to such sale or liquidation, and protect the guarantee of student loans; (iii) service and acquire student 72 73 loans under current contractual arrangements as it deems appropriate prior to such sale or liquidation; 74 and (iv) take any and all actions that it deems appropriate to ensure that the liquidation is 75 accomplished in a manner consistent with the best interests of the Commonwealth. The Virginia 76 Education Loan Authority may (i) arrange for such sale or liquidation in such manner, whether by 77 public bid or at private sale or a combination thereof, at such time or times and on such terms and 78 conditions as it deems appropriate, and (ii) provide for a portion of the sale or liquidation proceeds or 79 other amounts to be reserved for payment to the purchasers thereof upon conditions to be set forth in 80 the sale or liquidation agreements.

81 B. Following the completion of such sale or liquidation, but not later than June 30, 1996, all moneys 82 of the Virginia Education Loan Authority, after payment of expenses and provision for any reserves deemed appropriate, shall be deposited in the general fund of the Commonwealth. The executive director 83 84 shall provide periodic reports to the Governor and the General Assembly regarding the status of the 85 sale or liquidation. 86

§ 23-38.33:1. Powers.

A. The State Education Assistance Authority is hereby authorized and empowered:

1. To guarantee, acquire contingent interests in, purchase, collect, sell and discharge student loans;

89 2. To fix, revise, charge and collect premiums and fees for guaranteeing student loans and for its 90 other acts or undertakings;

91 3. To perform all other acts required or permitted of guarantors under the Guaranteed Student Loan 92 Program federally guaranteed student loan program; and

93 4. To perform all other acts which are necessary or advisable to the establishment and conduct of 94 nonfederal student loan programs approved by the Governor. 95

B. The Virginia Education Loan Authority is hereby authorized and empowered:

1. To make, acquire, originate, service, collect and discharge student loans;

97 2. To fix, revise, charge and collect interest on student loans and fees for originating, servicing and 98 collecting student loans and for its other acts or undertakings; and

99 3. To perform all other acts required or permitted of eligible lenders under the Guaranteed Student 100 Loan Program federally guaranteed student loan program and any nonfederal student loan programs in 101 which it participates; and

102 4. In connection with the sale of substantially all of its student loans and related assets pursuant to 103 § 23-38.33:01, to cause to be established a nonprofit corporation or other entity, the sole purpose of which is to acquire all or a part of such student loans and related assets. Such corporation or other 104 entity shall not be authorized to pledge the credit of the Virginia Education Loan Authority or the 105 *Commonwealth: and* 106

107 5. In connection with the sale of substantially all of its student loans and related assets and 108 provision for payment or discharge of its obligations pursuant to § 23-38.33:01, (i) to seek guidance, 109 including, but not limited to, written rulings for the United States Department of Treasury, and the Internal Revenue Service, and to enter into agreements with such agency or related agencies; and (ii) to 110 compromise, satisfy, and otherwise provide for any and all its obligations and liabilities, including any 111 and all contingent and unliquidated claims, obligations, and liabilities. In paying, discharging, 112 113 compromising, satisfying, or otherwise providing for its obligations and liabilities, which obligations and 114 liabilities shall not constitute obligations and liabilities of the Commonwealth, the Virginia Education Loan Authority shall not be subject to § 2.1-127 or other provisions of state law applicable to the 115 payment, discharge, compromise, satisfaction, settlement, or other provision for claims against the 116 Commonwealth. The Virginia Education Loan Authority may reserve for payment to third parties for its 117 obligations and liabilities, and may establish, hold, invest, reinvest, and maintain such reserves as 118 119 deemed sufficient to meet such obligations and liabilities.

C. Each Authority is hereby further authorized and empowered: 120

121 1. To act in the name of the Virginia Student Assistance Authorities and to act on behalf of, borrow 122 and receive funds from, transfer and lend funds to, use and act with respect to the contracts, property 123 and personnel of, the other Authority in exercising the powers set forth in this chapter;

124 2. To issue bonds, notes, certificates, evidences of indebtedness and other obligations, on a tax 125 exempt or taxable basis, for any of its purposes, and in furtherance of any of its powers, payable solely 126 from the revenues and property pledged for the payment of such obligations, and to refund such 127 obligations;

128 3. To borrow money in anticipation of the issuance of such obligations and to issue notes, 129 certificates, or other evidences of indebtedness of such Authority on a tax exempt or taxable basis, such 130 notes, certificates or other evidences of indebtedness to be payable in the first instance from the 131 proceeds of any obligations to be subsequently issued under this chapter and to be payable solely from 132 the revenues and property pledged for the payment of such evidences of indebtedness. Either Authority 133 may in its discretion, retire any such notes, certificates or other evidences of indebtedness by means of 134 current revenues or other funds, in lieu of retiring them by means of obligations;

135 4. To contract for and obtain letters of credit, bond insurance, investment contracts and other instruments, agreements and arrangements in connection with the issuance of such obligations and 136 137 evidences of indebtedness;

138 5. To invest and reinvest the funds and assets of such Authority in accordance with applicable law 139 and agreements governing same;

140 6. To provide retirement, deferred compensation, employee benefit and other plans for Authority 141 personnel and to pay, deposit and invest Authority funds in accordance with the provisions of such 142 plans; 143

7. To adopt bylaws, rules and regulations to effectuate the purposes of this chapter;

144 8. To acquire title to, hold and dispose of real and personal property in the name of such Authority 145 and to establish such offices as such Authority deems appropriate for its purposes;

146 9. To make and enter into all contracts and agreements necessary or incidental to the performance of 147 its duties, the furtherance of its purposes and the execution of its powers under this chapter, including 148 agreements with the United States government, or any agency or other instrumentality thereof;

10. To employ, in its discretion, consultants, attorneys, accountants and financial experts, 149 150 underwriters, placement agents, and such other agents as may be necessary in its judgment, and to fix 151 their compensation to be payable from funds made available to such Authority;

152 11. To receive and accept from any federal or private agency, corporation, association or person 153 funds and grants to be expended in accomplishing the objectives of such Authority, and to receive and 154 accept from the Commonwealth, from any municipality, county or other political subdivision thereof, 155 including the other Authority, and from any other source aid or contributions of either money, property, 156 or other things of value, to be held, used and applied only for the purposes for which such grants and 157 contributions may be made;

158 12. To develop, organize, conduct, and administer other programs of educational assistance to 159 students and their parents, subject to the approval of the Governor;

160 13. To render advice and assistance, and to provide services to institutions of higher education, 161 financial institutions and other entities providing financial aid to or for the benefit of students;

14. To examine the records of institutions of higher education and participating lenders to determine 162 163 compliance with the requirements of each Authority and its programs, including, but not limited to, 164 records relating to potential and existing student loan recipients;

165 15. To conduct investigations to determine whether applications and other data submitted to either Authority for the purpose of securing student loans contains any misrepresentations or false statements 166 167 made for the purpose of cheating or defrauding any person;

16. To sue and be sued in the name of such Authority. In connection with the collection of student 168 169 loans, the executive director or any designated employee may institute actions in the general district 170 courts of the Commonwealth and may otherwise act as agent of such Authority; and

171 17. To do all other acts and things necessary or convenient to carry out the powers expressly granted in this chapter; however, nothing in this chapter shall be construed to empower either Authority to 172 173 engage in the business of banking or insurance.

2. That an emergency exists and this act is in force from its passage. 174

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