House Bill 172 (AS PASSED HOUSE AND SENATE) By: Representatives Huddleston of the 72nd, Efstration of the 104th, Dickey of the 134th, Frye of the 122nd, and Ford of the 170th

A BILL TO BE ENTITLED AN ACT

To amend Part 6A of Article 7 of Chapter 3 of Title 20 of the Official Code of Georgia
Annotated, relating to state veterinary education, so as to provide for limits on the student
loan forgiveness program; to provide for related matters; to repeal conflicting laws; and for
other purposes.

5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

Part 6A of Article 7 of Chapter 3 of Title 20 of the Official Code of Georgia Annotated,
relating to state veterinary education, is amended by revising Code Section 20-3-518.3,
relating to purchases of loans made for educational purposes to students who have completed
a veterinary medical degree program, as follows:

11 "20-3-518.3.

(a) The board may provide for the purchase of loans made to students <u>or former students</u>
who are residents of Georgia for educational purposes who have completed a program of
study in the field of doctor of veterinary medicine or its equivalent and are authorized to
practice veterinary medicine in this state, with services in the form of the practice of

veterinary medicine while residing in this state to be rendered as consideration for suchloan purchases.

- (b) Only persons whose veterinary medicine practices in this state include food animal
 specialties and have been practicing such specialties for ten years or less shall be eligible
- specialities and have been practicing such specialities for ten years or less shall be englo
- 20 for loan purchases under this part."
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SECTION 2.

Said part is further amended by revising subsection (a) of Code Section 20-3-518.4, relating
to loan purchases granted to applicants based upon services rendered and limitations, as
follows:

25 "(a)(1) Persons whose applications are approved and enter into a loan purchase
26 agreement with the board, as provided by Code Section 20-3-518.3, shall receive a loan
27 purchase in a total amount to be determined by the board, but not exceeding \$80,000.00
28 \$90,000.00 per person, as provided by Code Section 20-3-518.3. The loan purchases
29 shall be paid in such manner as the board shall determine.

30 (2) The loan purchases to be granted to each applicant shall be based upon the condition 31 that the consideration for such loan purchases shall be services to be rendered by the 32 applicant after entering into a loan purchase agreement with the board by practicing his 33 or her profession in a board approved rural county in Georgia with a population of 35,00034 50,000 or less according to the United States decennial census of 2010 2020 or any future 35 such census.

36 (3) For time served after entering into a loan purchase agreement with the board in
37 practicing his or her profession in such board approved location, the applicant shall
38 receive a loan purchase at a rate equivalent to \$20,000.00 §30,000.00 per 12 months of
39 service; provided, however, that the total purchase amount shall not exceed the maximum
40 specified in paragraph (1) of this subsection."

	25 LC 46 1037/AP
41	SECTION 3.
42	Said part is further amended by revising Code Section 20-3-518.5, relating to contract and
43	cancellation, as follows:
44	"20-3-518.5.
45	(a) Each applicant before being granted a loan purchase shall enter into a contract with a
46	term of three consecutive years with the board agreeing to the terms and conditions upon
47	which the loan purchase is granted, including such terms and provisions as will carry out
48	the full purpose and intent of this part. It shall not be necessary for a contract enrollee to
49	reapply after entering into a contract; provided, however, that the board may require the
50	contract enrollee to provide an annual certification of continued compliance with this Code
51	section. No person shall be eligible to receive such award more than once during his or her
52	lifetime. The form of such contract shall be prepared and approved by the Attorney
53	General, and each contract shall be signed by the chairperson of the board and by the
54	applicant.
55	(b) The board shall have the authority to cancel the loan purchase contract of any applicant
56	at any time for any cause deemed sufficient by the board, provided that such authority shall
57	not be arbitrarily or unreasonably exercised."
58	SECTION 4.

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