By: Branch H.B. No. 2911

## A BILL TO BE ENTITLED

1 AN ACT

- 2 relating to guaranteed student loans and alternative education
- 3 loans.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. The heading to Section 53B.47, Education Code,
- 6 is amended to read as follows:
- 7 Sec. 53B.47. GUARANTEED STUDENT LOANS AND <u>ALTERNATIVE</u>
- 8 [ALTERNATE] EDUCATION LOANS; BONDS FOR THE PURCHASE OF EDUCATION
- 9 LOAN NOTES.
- 10 SECTION 2. Sections 53B.47(a), (b), (c), (d), (f), and (h),
- 11 Education Code, are amended to read as follows:
- 12 (a) An authority may, upon approval of the city or cities
- 13 which created the same, issue revenue bonds or otherwise borrow
- 14 money to obtain funds to purchase or to make guaranteed student
- 15 loans or alternative education loans. Revenue bonds issued for
- 16 such purpose shall be issued in accordance with and with the effect
- 17 provided in this chapter. Such bonds shall be payable from and
- 18 secured by a pledge of revenues derived from or by reason of the
- 19 ownership of guaranteed student loans or alternative education
- 20 <u>loans</u> and investment income after deduction of such expenses of
- 21 operating the loan program as may be specified by the bond
- 22 resolution or trust indenture.
- 23 (b) An authority may cause money to be expended to make or
- 24 purchase for its account guaranteed student loans that are

- 1 guaranteed by the Texas Guaranteed Student Loan Corporation, other
- 2 guaranteed student loans, or alternative education loans that are
- 3 executed by or on behalf of students who:
- 4 (1) are residents of this state; or
- 5 (2) have been admitted to attend an accredited
- 6 institution within this state.
- 7 (c) The authority shall contract with a nonprofit
- 8 corporation, organized under the laws of this state, whereby such
- 9 corporation will provide the reports and other information required
- 10 for continued participation in the federally guaranteed loan
- 11 program provided by the Higher Education Act of 1965, as amended, or
- 12 in an alternative education loan program.
- 13 (d) The authority, as a municipal corporation of the state,
- 14 is charged with a portion of the responsibility of the state to
- 15 provide educational opportunities in keeping with all applicable
- 16 state and federal laws. Nothing in this section shall be construed
- 17 as a prohibition against establishing policies to limit the
- 18 purchase of guaranteed student loans or alternative education loans
- 19 [to guaranteed student loans] executed by students attending school
- 20 in a certain geographical area or by students who are residents of
- 21 the area.
- 22 (f) A nonprofit corporation, whether acting at the request
- 23 of a city or cities under Subsection (e) or acting as a servicer or
- 24 administrator for another corporation that purchases or makes
- 25 guaranteed student loans or alternative education loans, or that on
- 26 its own behalf issues securities or otherwise obtains funds to
- 27 purchase or make guaranteed student loans or alternative education

- 1 loans, may:
- 2 (1) exercise the powers granted by <u>Chapter 22</u>,
- 3 Business Organizations Code [the Texas Non-Profit Corporation Act
- 4 (Article 1396-1.01 et seq., Vernon's Texas Civil Statutes)];
- 5 (2) service loans purchased or made from its funds or
- 6 contract with another person to service the loans;
- 7 (3) grant a security interest in a trust estate
- 8 securing its securities; and
- 9 (4) make investments as authorized by Subsection (e).
- 10 (h) An alternative education loan may be made under this
- 11 section only by or on behalf of a qualified alternative education
- 12 loan lender. An alternative education loan may not be in an amount
- 13 in excess of the difference between the cost of attendance and the
- 14 amount of other student assistance to the student, other than loans
- 15 under Section 428B(a)(1), Higher Education Act of 1965 (20 U.S.C.
- 16 Section 1078-2) (relating to parent loans), for which the student
- 17 borrower may be eligible. An alternative education loan covered by
- 18 this subsection is subject to Chapter 342, Finance Code, as
- 19 applicable, except that:
- 20 (1) the maximum interest rate on the loan may not
- 21 exceed the rate permitted under Subchapter A, Chapter 303, Finance
- 22 Code; and
- 23 (2) application and origination fees may be agreed to
- 24 by the parties and assessed at the inception of the loan, provided
- 25 that if any such fees constitute additional interest under
- 26 applicable law, the effective rate of interest agreed to over the
- 27 stated term of the loan may not exceed the rate allowed by

- 1 Subchapter A, Chapter 303, Finance Code, and accrued unpaid
- 2 interest may be added to unpaid principal at the beginning of the
- 3 agreed repayment period at the borrower's option and in accordance
- 4 with the terms of the agreement for purposes of determining the
- 5 total principal amount due at the inception of the repayment
- 6 period.
- 7 SECTION 3. Sections 1372.033(a) and (d), Government Code,
- 8 are amended to read as follows:
- 9 (a) In this section:
- 10 (1) ["Additional need" means the additional need of a
- 11 qualified nonprofit corporation determined by subtracting the
- 12 floor allocation for that qualified nonprofit corporation from that
- 13 corporation's annual need.
- 14 [(2) "Annual need" means, for a qualified nonprofit
- 15 corporation, one-half of the total principal amount of Texas
- 16 eligible loans the qualified nonprofit corporation purchased in the
- 17 two most recently completed fiscal years ending June 30.
- 18 [(3) "Floor allocation" means, for a qualified
- 19 nonprofit corporation, an allocation in the amount of the lesser of
- 20 \$27 million or the qualified nonprofit corporation's annual need.
- 21  $\left[\frac{(4)}{2}\right]$  "Qualified nonprofit corporation" has the
- 22 meaning assigned by Section 53B.02(11) [53.47], Education Code.
- 23 (2) [(5) "Remaining amount to be allocated" is the
- 24 total amount to be allocated under Section 1372.022(a)(5) in a
- 25 calendar year less the sum of the floor allocations of the qualified
- 26 nonprofit corporations that have applied for a student loan bond
- 27 allocation for the calendar year.

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[\frac{(6)}{(6)}] "Student loan bond allocation" means the total
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   amount of the [an] allocation for private activity bonds under
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    Section 1372.022(a)(5) for a program year divided by the number of
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   qualified nonprofit corporation applicants that comply with all
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   applicable application requirements for that year.
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               [<del>(7) "Texas eligible loan" means a Texas loan</del>
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   purchased from the originating lender by a nonprofit corporation
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    acting as described by Section 53.47(g), Education Code.
               [(8) "Texas loan" means a quaranteed student loan, as
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   defined by Section 53.47, Education Code, made on behalf of a
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   borrower who is:
                     [(A) a resident of this state; or
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                     [<del>(B)</del> a student attending an
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    institution, as defined by Section 53.47, Education Code, that is
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   located in this state.
               [(9) "Total amount to be allocated" means the total
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    available under Section 1372.022(a)(5) for all applicants.
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               Each qualified nonprofit corporation that applies for a
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    student loan bond allocation in compliance with all applicable
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   application requirements for a program year is entitled to receive
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   a student loan bond [a floor] allocation for that year [except as
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   provided by this section. If the total amount to be allocated is
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less than the sum of the floor allocations for all of the

applicants, each applicant is entitled to a proportion of the total

amount to be allocated equal to the proportion its floor allocation

bears to the total of the floor allocation for all of the

applicants. A qualified nonprofit corporation whose annual need is

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- 1 zero is not entitled to apply for a student loan bond allocation].
- 2 SECTION 4. Sections 1372.033(c), (e), and (f), Government
- 3 Code, are repealed.
- 4 SECTION 5. The change in law made by this Act to Section
- 5 1372.033, Government Code, applies to the allocation of the
- 6 available state ceiling under that section beginning with the 2011
- 7 program year under Chapter 1372, Government Code.
- 8 SECTION 6. This Act takes effect immediately if it receives
- 9 a vote of two-thirds of all the members elected to each house, as
- 10 provided by Section 39, Article III, Texas Constitution. If this
- 11 Act does not receive the vote necessary for immediate effect, this
- 12 Act takes effect September 1, 2011.