GSFA Georgia Student Finance Authority Promissory Note - Behavioral Health Professions Service Cancelable Loan IMPORTANT INFORMATION ABOUT PROCEDURES FOR OPENING A NEW ACCOUNT: To help the component fight the funding of terrorism and meany hundring at the requires all financial

IMPORTANT INFORMATION ABOUT PROCEDURES FOR OPENING A NEW ACCOUNT: To help the government fight the funding of terrorism and money laundering activities, federal law requires all financial institutions to obtain, verify and record information that identifies each person who opens a loan account. What this means to you: Your name, address, date of birth, and other information collected on this form will be used to verify your identity. You may also be asked to provide your driver's license or other identifying documents.

STUDENT BORROWER INFORMATION (Please type or print in ink. Read instructions carefully.)			
1. Social Security Number:	2. Legal Name:		
	(Last):	(First):	(MI):
3. Mailing Address: Street:			
City:	State:	Zip Code	
4. Date of Birth	5. Driver's License:	6. E-mail A	
(mm/dd/yyyy):	State: Number:		
7. Primary Phone: 8. Loan Count:			
Secondary Phone:			
Loar priod: 01/02/2, 14 to 06/23/2024 9. References: You must have two separate references with differences. U.S. paresses:			
Name:			
Name			
Address:Aures			
City/State/Zip:City/State/Zip			
Home Phone:			
Email:Email:			
Promise to Pay: For value received, I to mise to prove order of the Georgia Student Finance Authority ("the Authority") the sum equal to the loan amount set forth above under the term and companies on a population, Promissory Note, and Borrower's Rights and Responsibilities (the "Note"), together with interest and other charges as a construction of this Note (the "Loan"). The principal, interest, and charges/fees are due and payable of the term and conditions of this Note. If I fail to make payments on this Note (the "Loan"). The principal, interest, and charges/fees are due and payable of the term and conditions of this Note. If I fail to make payments on this Note when due, the Authority may demand that I repay this entire of mineurately. I under and that this is a Loan and not a scholarship or grant. I will not sign this Note before reading and understanding it as entirety, even if otherwine advised. I am entitled to an exact copy of this Note. My signature certifies that I have read, understand, and agree to the terms and construction this is a which includes the Borrower Certification and Authorization section. I understand that I may sign this Note via electronic signature is and construction by the Authority. If I sign the Note via electronic signature, I consent to conducting this transaction by electronic many provided agree that the Note will be legally binding upon me as if I signed the Note via handwritten signature.			
THIS IS NOT A GRANT NOR SCHOLARSHIP. IT IS A LOAN WHICH I MUST REPAY BY SERVICE OR PAYMENT AND IN ACCORDANCE WITH THE TRUE S HEREIN.			
10. I have read, understand, and agree with the Promissory Note and Borrower's Rights and Responsibilities, attached hereto and incorporated herein by reference.			
I have signed this Promissory Note under seal with an intent to be bound as of the date and year first written below.			
(SEAL)			
Signature of Borrower Date of Signature			

As used here in this Georgia Behavioral Health Professions Service Cancelable Loan ("BHPSCL") Program Note, "I," "Me" and "My" refer to the borrower and "the Authority" refers to the Georgia Student Finance Authority and/or holder, agents, successors or assignees.

The above signed student is enrolled or accepted for enrollment (hereinafter referred to as "Borrower") in a University System of Georgia (USG) or Eligible Private Postsecondary institution, and recipient of a Behavioral Health Professions Service Cancelable Loan (**BHPSCL**) pursuant to O.C.G.A §§ 20-3-374 et seq. (hereinafter called "Act", which is by reference incorporated into and made a part of this note), and the Borrower understands and agrees the note represents a service repayable loan that shall automatically convert to a cash repayable loan upon loss of service eligibility, failure to complete eligible service for and under the prescribed timeframe, or noncompliance with any program requirements as established and determined by GSFA.

Approval of this Loan is contingent on the borrower meeting all eligibility criteria as prescribed by the Autho The borrower further understands the Authority is not obligated, now or at any time, to make this or any other Loan. The interest rate on the an shall be a xed interest rate based upon the prime rate plus two percent (2%) (not to exceed 10%) as of January 2 prior to the fiscal yea orior to the b ning of the Loan Period in July. The borrower understands that the Authority will transfer the proceeds of this Loan to the Elig y Institution electronically ostsecc based upon the Eligible Postsecondary Institution's recommended disbursement date(s). The borrower his money for lified higher which the am education expenses for the Eligible Postsecondary Institution that certified the Loan and for the time-period was certified. Qualified higher education expenses include tuition, fees, room, meals, books, supplies, transportation, and pe l exper as determined by the Eligible Postsecondary Institution and as defined by Federal Title IV Program Regu tions.

PROMISE TO PAY

t

For value received, I promise to pay to the order of the Georgia Student Finance pority ("the uthority") the set equal to the loan amount TO THE EXTENT SUCH SUM IS ADVANCED TO ME, plus simple interest and apprediction pounts may be used to the loan.

established b Interest shall calculate and accrue at the rate prescribed, publis SFA, and in ct as of the date of execution of this n in Beh al Health Professions Service Cancellable Loan Program agreement. Interest shall accrue from the date borrower's partic (BHPSCL), unless applicable or revised law or regulation governing the ressly effects a new rate on loans made prior to enactment, ram and said rate is expressly adopted by GSFA. Interest shall ocumented, approved, and eligible periods of in-school, grace, ccrue du extended grace, deferment, or service repayment status, as ed by G owever, interest shall accrue during periods of cash repayment and forbearance at the prescribed rate.

ation arising from and in consideration of the disbursement of a This Promissory Note ("Note") evidences a s vice or cash red nenť Behavioral Health Professions Loan ("Loan") to Borrowe The Bei al Health Professions Service Cancelable Loan (BHPSCL) Program Profe ons Loan Program Regulations ("Regulations") adopted by GSFA, the terms is governed by O.C.G.A. §§20-3-374 et seq., Be and conditions of the program application ("App all notices to be issued to Borrower, including but not limited to notices חר ("n or awards, or replacement of awards ("Notices"). The gulations, cation, and Notices are incorporated herein by this reference. Copies of the Regulations may be obtained ontacting GSFA by , email, phone, or access to on-line resources.

- A. DEFINITIONS The following prms have provings set forth below or as defined in the Authority's Behavioral Health Professions Service Cancelable Loan Program Regulations").
 - **1.** Capitalized Interest: Unpair or unterest that is added to the principal balance of the Loan.
 - 2. Cost of the set of
 - E ble Postse ..., itutio As defined in O.C.G.A. § 20-3-519(7).
 - 4. El. the Person of Study angible Behavioral Health Profession (BHPSCL) programs of study pursuant to current program regulations are post-succataureate gradual degree programs offered by eligible University System of Georgia (USG) and eligible private postsecondary institutions within the Store of Georgia approved for participation by GSFA based upon established BHP education programs recognized by the behavioral here professions board.
 - 5. Eligible Stude tradents eligible for the BHPSCL must be a graduate or professional student enrolled on at least an eligible part-time student basis, as herein described, at an eligible postsecondary institution, who is pursuing a qualifying post-baccalaureate degree in an eligible behavioral health program, as determined by GSFA, and certified by the Behavioral Health certifying board.
 - . Full-time student is defined as a student enrolled in:
 - 1) nine (9) or more semester hours; or
 - 2) twelve (12) or more quarter hours.
 - b. Eligible Part-Time student is defined as a student enrolled in:
 - 1) Five (5) to eight (8) semester hours; or
 - 2) Seven (7) to eleven (11) quarter hours.
 - 6. Grace Period: The six-month period beginning the day immediately following the last day of the In-School Period. My Grace Period does not include any period up to 3 years during which I am called or ordered to active-duty military service for more than 30 days.
 - 7. In-School Period: The period beginning on the date of disbursement of the Loan and ending on the first day that I am no longer enrolled at least half- time at an Eligible Postsecondary Institution.

3.

8. Repayment Period: The period beginning on the day immediately following the last day of the Grace Period. The Repayment Period shall not exceed ten (10) years, (120 months), not including periods of deferment and forbearance.

B. FEES

t

- 1. Late Payment Fee: A fee in the amount of five percent (5%) of the amount of any payment due which is not paid within thirty (30) calendar days of the due date.
- 2. Returned Items: A thirty-five dollars (\$35.00) fee will be charged to my account if a payment is returned due to insufficient funds or any other reason.

C. CREDIT BUREAU NOTIFICATION

Information concerning the amount, disbursement, and repayment of my Loan may be reported to once amore national consumer reporting agencies. Late payments may appear on credit reports and impact credit scores. Refer below to the sh Repayment section H.7 below for additional information.

D. ELIGIBILITY FOR LOAN

Pursuant to the program regulations, the borrower must be enrolled as at least an eligible part-time state of the school of min order to be eligible to receive disbursement of funds.

1. Loan Eligibility Requirements. By executing this Promissory Note, Borrower and in represents and covenance and Borrower is eligible and understands the consequences of failure to maintain, verify, and document a hility for the Loan.

Professional Intent:

Behavioral Health Professions (BHP) applicant's intent must be t

(a) Enroll and graduate from an eligible advanced degree;

(b) Earn the applicable licensure or credential;

(c) Be employed or practicing full time in Georgia in an elige Behaviora' walth profession and providing service and care to Georgia residents.

- 2. Certification of Eligibility. Borrower shall cause the provide Postsection of Institution to certify Borrower's eligibility for educational loans. Borrower shall request that the Eligible Postseconda to prution cells a Borrower's eligibility and termination of service that may impact continued loan eligibility. It shall be the responsibility of the porrower protify the Institution and BHP certifying professions board of changes in professional status and qualifying employment in the BHP fields.
- 3. Eligibility Term. Notwithstanding Bort wer's ability to use the arbibility requirements listed above, Borrower shall not be eligible to receive the Loan for more than six the construction aggregation ward amount, whichever occurs first.
- 4. Loan Discontinuance. The Loan prove for in shall discontinued upon Borrower's cessation as a certified eligible behavioral health professional.
- 5. Loss of Eligibility. The Borrower may have a of eligibility of eligibility the Loan, if:
 - (a) Borrower fails to provincertification as a phavioral Health Professional; or
 - (b) Borrower fails to not take the internation of the balance of t
- 6. Effect of Loss of Loan Elix, lity. The service of the effective date of discontinuance or eligibility loss, the loan shall convert to repayment status. The born vertice and an effective date of discontinuance or eligibility loss, the loan shall convert to repayment status. The born vertice and an effective date or cash begins the day after expiration of the six (6) month grace period

E. ENRO /IENT

The e ollment stat

y, and Jal withdrawa

rrow

s either full-time or eligible part-time, as certified by the institution, shall be used to determine:

termination date from the institution.

In accordance with established regulations, the enrollment dates and status shall be used to establish the borrower's eligibility for the loan, official withdraw manation date(s), grace period, and repayment period begin date.

Enrollment criteria and level of enrollment required to satisfy loan eligibility requirements may differ from the level of enrollment for determination of the borrower's withdrawal or termination date.

For the Behavioral Health Professions Service Cancelable Loan (BHPSCL) Program:

- 1. The borrower must be enrolled as at least an eligible part-time student for the school term to be eligible to receive disbursement of funds, and the borrower must maintain eligibility for the duration of the program. Failure to maintain at least eligible part-time enrollment status shall cause the lender to cease disbursement of funds on the loan.
- 2. The borrower may continue institutional enrollment after at least eligible part-time enrollment is ceased and loan eligibility is lost; however, the borrower shall become ineligible for disbursement of any additional loan funds under this note, if the enrollment is not at least eligible part-time.
- 3. The borrower's enrollment on at least an eligible part-time basis shall be used to determine periods of continuous enrollment and the official last date of attendance at the institution.

F. REPAYMENT PERIOD

t

The obligation for repayment begins the day after expiration of the six (6) month grace period. The borrower enters the "Repayment Period" beginning on the day immediately following the last day of the "Grace Period", and the borrower shall be converted to repayment status. Upon entering the "Repayment Period", it is the responsibility of the borrower to notify the Authority of continued intent to repay the debt by **"service"** in an eligible behavioral health profession. It shall also be the responsibility of the borrower to provide documentation of qualifying employment, in accordance with established BHPSCL program regulations and procedures. Failure to comply with service cancellation requirements shall cause the loan to convert to cash repayment.

G. SERVICE REPAYMENT / CANCELLATION

The terms of the loan afford the borrower the option for repayment of the loan with service as indicated b . Criteria for service repayment requires the borrower to work as an eligible behavioral health professional for a year (12 consecutive hths) to receive an annual service credit towards the outstanding debt. Service cancellation of the obligation is at the sole discretion determination of GSFA and requires month empl borrower compliance with the requirements of GSFA for verification of status. Any consecutive ent service period shall require verification that the borrower was employed full-time for more than 275 days during the rice year gible "Service Credit" for a qualifying service year shall be a "One Year Service Credit" to be applied towards only one acade oan made und this BHPSCL Program, provided all other eligibility criteria are met. Subsequent service credits shall be condition oon addition ars of eligible service. Any such release, discharge and satisfaction of this Note shall be applied as a prepayment on such hissory . In no event shall prrower satisfies the Service Credit be applied to a note that exceeds in amount the balance of such note outstanding at the conditions for Service Cancellation with respect to such promissory note.

1. **Cancellation Eligibility.** Service may qualify the Borrower for cancellation of the point of the point during the payment period the borrower completes the required duration of service, and verification of eligible has subjected to the polder in cappliance with the requirements of the Holder for service cancellation. The borrower acknowledges the agrees the ne or she passes pole for any federal and state taxes associated with partial or total service cancellation of the loan

2. Request for Cancellation: To request Service Cancellation of the e-year wan, a BHP SCL borrower must within six years immediately following non-enrollment or graduation:

- (a) Graduate from the advanced degree having earned structure or on ontial.
- (b) Complete twelve consecutive months of employment a vible behaved health profession.
- i. As a full-time employee with a Georgia Public Service stity private stigate employer.
 - ii. Practicing in Georgia and providing envice to Georgia siden

3. Service Cancellation Credits

(a) For each completed service year, the bounder many with or a service cancellation credit based upon employment with a Georgia qualifying employer in the behavioral health field artial service meligible.

1. The Borrower's encompant must be certain by an authorized official with the eligible employer, and as necessary, a professional licensing agency or contract or body must prefix the relation of credentials.

2. The Borrower must request some sancellation pursuant to the Regulations on account of BHP employment (called "Service Cancellation") by noting the Armon the request for Service Cancellation in a reasonable timeframe as determined and prescribed by "the Author ","

(b) GSFA share each service each to the oldest outstanding loan first.

(c) Only a A BHP coans made up at this program and after the date of implementation of the program are eligible for the BHPSCL service credit a fered under this provision

(d) O qualifying Provide performed under the terms of this promissory note shall be considered for service cancellation credit. Other service troes are neglible.

4. **Verification of Status.** Becavier shall submit a completed and signed Verification of Status (VOS) form, to GSFA periodically as necessary to document periods of encloyment service. It shall be the responsibility of the Borrower to ensure completed verification is timely and in accordance when the term of the borrower may access GSFA's designated website to obtain necessary forms as required for GSFA processing. Requests shall be submitted by the borrower annually within a reasonable time period following completion of each service year, as required by GSFA. The borrower must submit documentation in accordance with the VOS form instructions.

5. **Repayment Obligation.** The obligation for repayment by service or cash begins the day after expiration of the six (6) month grace period. At the discretion of the Holder, deferments and/or forbearances may be granted during the repayment period. The repayment period is exclusive of periods of deferment or forbearance.

6. **Repayment by Service.** Service cancellation eligibility shall apply to outstanding amounts associated with the loan as appropriate. Cancellation of the loan shall be determined by the Holder and based on verified service completion for a period corresponding to the period of time covered by the loan, to the extent such loan sum was advanced. Documentation must be submitted in compliance with established procedures of the Holder.

7. Servicemembers Civil Relief Act (SCRA). In accordance with SCRA, obligations established prior to active duty or activation to service are entitled to an interest rate cap at 6% per annum for periods of active duty served following the date the obligation was made. In the event the Loan is not canceled, and interest continues to accrue during active-duty status, borrowers eligible for the 6% cap are entitled to permanent forgiveness of the excess interest portion, and the excess interest shall not become due upon termination of active duty.

н. CASH REPAYMENT

t

- 1. Cash Repayment Status. GSFA shall convert Borrower to Cash Repayment status if GSFA determines that Borrower is not in compliance with the Loan Eligibility or Service Repayment Requirements. The Loan shall be repayable in cash, at the interest rate specified herein.
- 2. Cash Repayment Options. Upon designation by GSFA that Borrower is in Cash Repayment Status, Borrower shall have the option to either:
 - (a) Repay, in full, the amount of the Loan received plus accrued interest; or
 - (b) Begin making monthly payments of the payment amount shown in cash in the Cash Repayn Schedule as defined below in (H)(4) of the Note.
- definer 3. Interest Rate. The interest rate shall be fixed for the term of the Cash Repayment Term (as filess applicable or revised law or regulation governing the program expressly effects a new rate on loans made prior to enable said rate is exr sly adopted by GSFA. Interest shall not accrue during documented, approved, and eligible periods of in-school, , extended gr deferment, or service repayment status, as determined by GSFA. However, interest shall accrue during periods of f cpaymer d forbearance at the prescribed rate. In no event shall the interest rate due hereunder exceed ten percent (10%) per an Τk ate may or may not, at any time, be the best or the lowest rate available in the market. Interest is puted daily and will begin ing on the Outstanding Principal Amount on the first day immediately following the date GSFA determined orrower is in Cash Repayment Status.
- 4. Cash Repayment Schedule. Within a reasonable time after it has been Borrower is in *f* Repayment Status, GSFA will mined provide Borrower with a Cash Repayment Schedule. The Cash Rep ify the p pal amount to be repaid, interest ule wii rate, total interest due, number of months over which the Lo nll be paid, ent. The minimum payment will be d the mo ONE HUNDRED DOLLARS AND NO CENTS (\$100.00). Tern h (10) year repayment schedule (120 repayment not excee months), not including periods of deferment and forbearar
- 5. Monthly Waivers, Consents on the Cash Repayment Sche ovenants. Borrower hereby waives demand, presentment, an dishonor, protest, and notice of dishonor or prote rower i fall be obligated to pay principal, interest, and any and all other amounts which become payable hereunder (includ nable a ey's fees and all other costs for collection) or under any other documents or instruments executed in connection he wi olutely nconditionally and without any abatement, postponement, diminution, or deduction and without any reduction fo im or se oun
- 6. ACH Authorization. Borrower under ads that he or e Loan payments via Automated Clearing House ("ACH") transfers may from Borrower's checking or saving f Borrowe lects to ke ACH payments, Borrower authorizes the Authority to initiate ngs account and, if necessary, initiate adjustments for any transactions all future Loan payments from his o or s Ch credited/debited in error. This authorizat vill rem ct until the Authority is notified by the Borrower in writing to cancel it in er's bank a sonable opportunity to act on it. Borrower understands that providing such time as to afford the Authority and Bo bank account informa tional and not re ed to obtain this Loan, but Borrower acknowledges that the Authority recommends that Borrower make all help reduce the risk of fraud. ments via Ac an c
- 7. Credit Reporting During If the sorrower is delinguent or in default, this Loan may be reported to national credit paymen reporting agencies and m signific rsely affect Borrower's credit history and Borrower's ability to obtain credit in the a uses, including delinquency and default, to each of the major credit reporting agencies in accordance future. GSFA shall report ac policies and procedures. with e credit repol

DEFER **2NTS & FORBEARANCES** Ι. ring the rep

iod,

1.

- borrower may qualify for deferment or forbearance if certain qualifying conditions are met.
- nent of Prir al and Interest Payments During the Repayment Period: I may apply for deferment of the collection of installments of pr pal and interest for such cause as unemployment, active duty military service, or catastrophic injury or illness or if I am enroll t least eligible part-time at an Eligible Postsecondary Institution in by submitting to the Authority a written rea deferment as provided by the Regulations, in which case the Authority may grant me a one-time deferment from making seen payments for such period, if any, as the Authority shall designate in accordance with the Regulations.
 - Unemployment If not employed in an eligible position and is searching for eligible employment maximum 6 1) months: or
 - 2) Military active duty – If employed in an eligible position and called to active duty – length based on active-duty orders: or
 - Physician documented catastrophic illness or injury or disability that does not meet applicable disability cancellation 3) criteria – maximum length 12 months.
- b. Forbearance of Principal Payments During the Repayment Period: I may apply for forbearance of payments, during the Repayment Period under certain conditions as determined by the Authority.
- 2. If I do not pay interest to the Authority prior to the start of the Repayment Period, such interest will be capitalized and thereafter be Capitalized Interest. If I am granted forbearance and if I choose not to pay accruing interest charges such interest charges will be capitalized and thereafter be Capitalized Interest. Interest accrues during forbearance periods but does not accrue during deferment periods.

DEFAULT OF SERVICE AND CASH REPAYMENT. J.

t

Failure to perform the requisite service obligation shall constitute default of the service obligation and cause the note to convert to a cash repayment obligation. Default shall occur on the cash repayment obligation for failure to make regularly scheduled payments for a period of 270 days, or other period as may be subsequently revised and stated in the regulations, as amended. If there shall be any event of default, this Note shall accelerate and all principal, and interest, fees, and any and all other amounts shall become due and payable.

1. Events of Default. In addition to the default of the Loan Eligibility Requirements, the following are events of default hereunder: (a) failure to pay or perform any obligation, liability or indebtedness of Borrower to GSFA, or any affiliate or subsidiary of GSFA, whether under this Note or any other instrument, when due (whether upon demand, at maturity or by acceleration); (b) determination by GSFA that any representation or covenant made to GSFA by Borrower, is untrue or misleading;(c) seizure or forfeiture of the issuance of any writ against Borrower, which GSFA, in its sole discretion, deems to be of a material nature; (d) determination by G that it is insecure for any reason; (e) determination by GSFA that a material adverse change has occurred in the financial condition of rower.

2. Remedies Upon Default of Cash Repayment. Whenever there is an event of default und Note, th tire balance outstanding hereunder and all other obligations of Borrower (however acquired or evidenced) shall, at the optic GSF ecome immer tely due and dditionally, G payable and any obligation of GSFA to permit further borrowing shall immediately cease and term shall have all rights and remedies available at law and equity.

a. Except as prohibited by federal or other state laws, individuals that fail to fu he terms and conditions of ayment may, without judicial action, be subject to garnishment of their pay, loss of a professional offset of lottery winning, and offset of a state tax refund in accordance with rules and regulations promulgated by the Authority no insistent with the provisions thereof.

b. In the event of default on the Loan, the Borrower shall pay t or its s the r able collection fees, court costs Aut and attorney fees not to exceed 15% of the unpaid principal ce and acc d interes alt.

APPEAL OF GSFA DECISION.

The determination made by GSFA regarding Borrower's rovision of this Note or the Regulations, may be appealed by mpliand Borrower by giving notice in writing to GSFA of Borro determination and requesting reconsideration. Any such notice bjection shall specify: (1) GSFA'S determination that is being a by Borro and (2) Reasons Borrower believes the determination to be contrary to the provisions of this Note or the Regulation ed by GSFA within thirty (30) days from the date of receipt ust be i by Borrower of the determination being appealed. GSFA s rower in writing within sixty (60) days from the receipt of atte to notify the request of GSFA'S decision on the ap-The determina n of on any appeal shall be final, binding, and conclusive.

LOAN DISCHARGE LIMITATION L.

kruptcy contained in the provisions of United States Bankruptcy Code, This Loan is subject to the limitations on dis ge abi including, but not limited to 11 U.S.C. § 523.

M. CANCELLATION FOR DISAB

1. In the event that the Born and permanently disabled, r becom

TYL

- a. The Borrower will furn to th atement of a qualified physician under oath satisfactory to the Authority, in its sole thom discretion then all outst bligation under this Note may be deemed released, discharged, and fully satisfied.
 - will not red a discharge due to total and permanent disability based on a condition that existed before I applied for T loan, unless a physicial rtifies under oath that the condition substantially deteriorated after the loan was made. event shall the be de
 - ed discharged without documentation properly issued by the Authority confirming the discharge.
- 2. In at the Bori death mat is conclusive fully satisfied.

er does die, and the Authority receives a valid death certificate certifying the death, or other evidence of er Georgia law, then all outstanding obligations under this Note shall be deemed released, discharged, and

GENERAL PROVISI N.

b.

Ir

Failure by the Authority to enforce any term of this Note shall not be a waiver of any right to later enforce that term. No provision of this Note may be modified or waived except in writing. If any provision of the Loan or this Note is determined to be unenforceable or in violation of law, the remaining provisions shall remain in force.

0. **GRAMM-LEACH-BLILEY ACT NOTICE**

The Gramm-Leach-Bliley Act (Public Law 106-102) requires that lenders provide certain information to their customers regarding the collection and use of nonpublic personal information.

The Authority may disclose nonpublic personal information to third parties only as necessary to process and service my loan and as permitted by law. The Authority will not sell or otherwise make available any information about me to any third parties for marketing purposes. The Authority protects the security and confidentiality of nonpublic personal information by implementing the following policies and practices. All physical access to the sites where nonpublic personal information is maintained is controlled and monitored by the Authority. The Authority computer systems offer a high degree of resistance to tampering and circumvention. These systems limit data access to the

Authority's staff and contract staff on a "need-to-know" basis, and control individual users' ability to access and alter records within the systems.

Ρ. MISCELLANEOUS PROVISIONS

t

1. Definitions. All terms not herein defined shall assume the definitions contained in the Regulations.

2. Non-Waiver. The failure at any time of GSFA to exercise any of its options or any other rights hereunder shall not constitute a waiver thereof, nor shall it be a bar to the exercise of any of its options or rights at a later date. All rights and remedies of GSFA shall be cumulative and may be pursued singly, successively, or together, at the option of GSFA. The acceptance by GSFA of any partial payment shall not constitute a waiver of any default or of any of GSFA's rights under this Note. No waiver of any of its rights hemunder, and no modification or amendment of this Note, shall be deemed to be made by GSFA unless the same shall be in writing, duly a d on behalf of GSFA; each such waiver shall apply only with respect to the specific instances involved, and shall in no way impair the rig f GSFA's or Borrower's obligations to GSFA in any other respect at any other time.

er and GSFA 3. Applicable Law, Venue, and Jurisdiction. This Note and the rights and obligations of Bor be governed by and interpreted in accordance with the laws of the State of Georgia. In any litigation in connection with enforg Note, Borrower consents to and confers personal jurisdiction on the courts of the State of Georgia or of the United States nin the State Georgia and Nothing cont expressly waives any objections to Fulton County being the exclusive venue for enforcement of this d herein shall, or fro however, prevent GSFA from bringing any action or exercising any rights within any other state or jurist otaining personal jurisdiction by any other means available under applicable law.

4. Partial Invalidity. The unenforceability or invalidity of any other provision her d the invalidity or unenfo. Dility of any provision of this Note to any person or circumstance shall not affect the enforceability or valid any other provision or of such provision as it may apply to other persons or circumstances.

5. Binding Effect. This Note shall be binding upon and inure to the ower, SFA and respective successors, assigns, πο heirs and personal representatives, provided however, that no ations of E ower he be assigned without prior written consent of GSFA.

h the Regu 6. Controlling Document. To the extent that this Note conflict ons or any other document or is in any way incompatible with the Regulations, the Note will control.

7. Changes, Modifications, Terminations. This Note t be cha hodified, or terminated, nor may any provision of this Note be ins the right to enact changes or modifications in exceptional waived except by an agreement in writing signed by es. GSFA circumstances that may arise from revision of statute or r t the Note, without written agreement. No delay or omission hat may by GSFA in exercising any of the GSFA's rights shall opera er of su hts, and a waiver in writing on one occasion shall not be is a construed as a consent to or waiver of appright or remedy occasion. any f

ver's name, address, and telephone number, and email address, 8. Notices. Borrower shall notify GSFA ly of any ch ge in B school of attendance, enrollment status oyment status. Any notice required to be given to me will be effective if or er mailed by first class mail, email, or other electronic to the latest address I have provided to the Holder of the Note, or if the ic mea Holder reasonably determines that the address ess, to the latest address secured by the Holder from a reasonably reliable onger my source. Rejection or other to accept or inal to deliver because of changed address of which proper notice was not given shall be deemed to be receipt of t uest, deman other communication. By giving prior written notice hereof, any party may from 10. time to time and at any time ange its for notic nereunder.

ined to be unenforceable, the remaining provisions shall remain in force.

10. Transfer and Assignment. may transfer or assign the loan, account, or the Note and all the rights, responsibilities and/or H ny third party without notice. The transfer or assignment by the Holder to another entity may be for d hereunde , including, without li ation, collection of unpaid amounts, reorganization, or sale of assets.

hone Authorization. By viding a cell telephone number(s), I authorize Georgia Student Finance Authority (GSFA) and their ntact me via automatic dialing systems or similar device and/ or using a prerecorded or artificial voice rs to utilizing the telephone number (s) I provide which are associated with any wireless (mobile/cellular) phone elephone number regardless of the purpose for the communication. I understand I may revoke my consent some or all methods by contacting GSFA directly at 770.724.9400.

13. Email Authorization Swer authorizes the Authority and its agents to contact me regarding the loan or to issue any notices required rail, via the email address Borrower provided (or which was provided from my loan application), and Borrower regarding the I consents to receiving such notices via email. The borrower further understands that he or she should utilize a personal email address to receive notices regarding the loan, rather than a school or employer email address to best ensure privacy. The borrower understands that he or she may opt out of receiving electronic communications at any time by providing written notice via trackable mail to the Authority. Borrower understands that if he or she opts-out of receiving email notices from the Authority, then Borrower may not receive such notices in a timely manner and Borrower will always be responsible for ensuring that loan payments are current. Borrower further understands that he or she must promptly notify the Authority in the event that Borrower changes his or her email address and wants to receive electronic communications to the new email address. Borrower acknowledges that the Authority is not required to respond to or rely upon automatically generated emails indicating that delivery of an email could not be sent due to a change in status of an email account and that Borrower has sole responsibility for ensuring the Authority has an updated email address.

14. Requirement to Notify of Change to Mailing Address. Borrower also acknowledges and agrees that he or she needs to promptly notify the Authority of changes to Borrower's mailing address, in the event that it needs to contact Borrower via U.S. mail.

9. Enforceability. If any provi

ve agents a

to be contacted by cell phop

xt mess or any type of

e ai

obligations

any pur

12. C

respe

or m

or simil

of the

Q. Borrower Certification and Authorization

t

I declare the following are true and correct:

- 1. I acknowledge that this Promissory Note is a loan that must be repaid in accordance with these terms and conditions. I acknowledge that the proceeds I am receiving are not part of any scholarship or grant program.
- 2. The information contained in the Student Borrower Information Section of the application is true, complete and correct to the best of my knowledge and belief and is made in good faith.
- 3. I understand that if I make any false written statement in applying for this Loan then my loan are ration shall be denied and may be referred to a law enforcement agency or the Georgia Department of Law.
- 4. The proceeds of this Loan will be used only for educational expenses associated with my condance on the Eligible Postsecondary Institution listed on the application. I hereby authorize such Eligible Postsecondary Institution to the education of this Loan.
- 5. I understand that I am required to notify the Authority in writing if any of the following events occur in the Loan is repaid: (a) I change my address; (b) I change my name (e.g., maiden to married); (c) and to enroll at least half the for the loan period certified, or at the Eligible Postsecondary Institution that certified the application; (d) I withdraw from such Eligible Postsecondary Institution or drop to a less than half-time status; (e) I graduate; (f) the part of my encoddress; or (h) we any other change in status that would affect my Loan status.
- 6. I authorize the Eligible Postsecondary Institution, the Author, or its agents a contact mean using my Loan at the telephone number I have provided or which I provide in the future, even if a number is a cellular telephone number. I understand that automated telephone dialing equipment or an artificial pre-recorded voic assage and be used.
- 7. I authorize the Eligible Postsecondary Institution, the second structure sity, or its contact my references regarding my Loan at the telephone number I have provided or which I provide in the full e. Verstand Contact my references regarding equipment or an artificial prerecorded voice message may be used.
- 8. I understand that the Authority a <u>ts</u> will cor ding the Loan or to issue any notices and disclosures required regarding the Loan via Email, via the s I hav provided above (or which was provided from my Loan application), and I consent to receiving such notices and di rther understand that I should utilize a personal email address to receive ires v notices and disclosures regarding my Loan r than a or employer email address to best ensure my privacy. I understand that I may opt-out of receiv ectronic notices a sclosures at any time by providing written notice via trackable mail to the Authority. I understand that if I eiving email es and disclosures from the Authority, then I may not receive such notices and 0. disclosures in a timely ponsible for ensuring that my Loan payments are current. I further understand ner and ways be . shange my email address and want to receive notices and disclosures to my new email that I must notify the Aut ity in th chority is not required to respond to or rely upon automatically generated emails indicating that address. I acknowledge th the deliver mail could n ent due to a change in status of my email account and that I have sole responsibility for ensuring the Aut y has my updated en address. I also acknowledge and agree that I need to promptly notify the Authority of changes to my ig address, in <u>the e</u>vent t it needs to contact me via U.S. mail. m
- 9. I borize athority pen. Jy law to recei
- vestigate my credit record and to report information concerning my Loan status to persons and organizations such information.
- 10. I authorize the release performation pertinent to this Loan (a) to the school; and (b) to members of my immediate family unless I submit written directed by law (including but not limited to credit reporting agencies, collection agencies, the Georgia Department of Revenue, and in response to a subpoena or court order).
- 11. If any discrepancy exists between the content of the Regulations and this Note that I have signed, the Note shall control.
- 12. The Note shall be governed by Georgia law without reference to conflicts of law provisions. Any action or proceeding regarding the Loan shall be brought and enforced in the courts of Fulton County in the State of Georgia or of the United States for the Northern District of Georgia, and I irrevocably and unconditionally waive any objection to the laying of venue of any suit or proceeding in such courts arising out of or relating to this Note.
- 13. By providing a cell telephone number(s), I authorize Georgia Student Finance Authority (GSFA) and their respective agents and contractors to contact me via automatic telephone dialing systems or similar device and/or using a prerecorded or artificial voice or message and/or by text message utilizing the telephone number(s) I provide which are associated with any wireless (mobile/cellular) phone or similar

device or any type of telephone number regardless of the purpose for the communication. I understand that I revoke my consent to be contacted by cell phone in some or all methods by contacting GSFA directly at 770.724.9400.

- 14. The complete Promissory Note and Self Certification must be submitted to GSFA within 30 days of receipt of them. If GSFA fails to receive each document within such time period, this loan may be canceled and void.
- 15. I may cancel this Loan within three (3) days after I sign it. Additionally, I may cancel all or part of my loan prior to disbursement of funds by notifying GSFA in writing.

FY 2024/2023-2024 BHP SCL

t