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The Senate Committee on Transportation offered the following substitute to SB 6:

## A BILL TO BE ENTITLED AN ACT

To amend Chapter 12 of Title 50 of the Official Code of Georgia Annotated, relating to commissions and other agencies, so as to create the Georgia Regional Transit Council; to provide for legislative intent; to provide for definitions; to provide for the membership, powers, and duties of the council; to provide for a report and proposal by the council; to provide for assignment of the council to the Department of Transportation for administrative purposes; to provide for compensation and expenses; to require a referendum in certain instances; to provide for contingent automatic repeal; to provide an effective date; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

The intent of this article is to establish a council for the purpose of developing a state-wide, strategic transit plan with the guidance of a recognized industry leader in delivering transit strategy for multijurisdictional entities which emphasizes first-mile and last-mile services, the development of a seamless transportation network with dependable trip times for commuters, the enhancement of limited access highways, road congestion relief, safety enhancements, and plans for a future of transportation innovations.

SECTION 2.

Chapter 12 of Title 50 of the Official Code of Georgia Annotated, relating to commissions and other agencies, is amended by adding a new article to read as follows:

20 "ARTICLE 9

- 21 <u>50-12-140.</u>
- As used in this article, the term:

	LC 39 1509S
23	(1) 'Council' means the Georgia Regional Transit Council created pursuant to Code
24	Section 50-12-141.
25	(2) 'Metropolitan planning organization' means the policy board of an organization
26	created and designated to carry out the metropolitan transportation planning process as
27	defined in 23 C.F.R. Section 450.
28	(3) 'Transit agency' means any public agency, public corporation, or public authority
29	authorized by any general, special, or local law to provide any type of transit services
30	within any area of this state.
31	(4) 'Transit services' means the publicly accessible land based transportation of
32	passengers and their incidental baggage by any means other than privately owned or
33	operated motor vehicles for hire.
34	<u>50-12-141.</u>
35	(a) There is created a Georgia Regional Transit Council, which shall be composed of the
36	following members:
37	(1) Three members of the Senate appointed by the President of the Senate;
38	(2) Three members of the House of Representatives appointed by the Speaker of the
39	House of Representatives;
40	(3) The commissioner of transportation;
41	(4) The executive director of the State Road and Tollway Authority;
42	(5) The chief executive officer of the Metropolitan Atlanta Rapid Transit Authority;
43	(6) The Georgia Transit System Association's president or his or her designee;
44	(7) The Georgia Chamber of Commerce's president or his or her designee;
45	(8) The Clayton County Board of Commissioners' chairperson or his or her designee;
46	(9) The Cobb County Board of Commissioners' chairperson or his or her designee;
47	(10) DeKalb County's chief executive officer or his or her designee;
48	(11) The Fulton County Board of Commissioners' chairperson or his or her designee;
49	(12) The Gwinnett County Board of Commissioners' chairperson or his or her designee;
50	(13) The Paulding County Board of Commissioners' chairperson or his or her designee;
51	(14) Athens-Clarke County's mayor or his or her designee;
52	(15) The executive director of the board for the Atlanta metropolitan planning

54 (16) The executive director of the board for the Augusta metropolitan planning

55 <u>organization</u>;

organization;

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(17) The executive director of the board for the Columbus metropolitan planning organization;

58	(18) The executive director of the board for the Macon metropolitan planning
59	organization; and
60	(19) The executive director of the board for the Savannah-Chatham metropolitan

(19) The executive director of the board for the Savannah-Chatham metropolitan planning commission.

- (b) Vacancies in the council shall be filled by appointment in the manner of the original appointment.
- (c) No business other than that necessary to establish the council may be conducted until all members have been appointed. The President of the Senate and the Speaker of the House of Representatives shall designate cochairpersons from their appointments, and the cochairpersons shall convene the first meeting of the council within 30 days after the effective date of this article.
- 69 <u>50-12-142.</u>

- 70 <u>The council shall:</u>
- (1) Establish a vision, mission, and goals for transit services and define objectives,
  performance metrics, and performance targets to execute such vision and mission and
  meet such goals. The vision, mission, goals, objectives, performance metrics, and
  performance targets shall be finalized and shall be submitted to the Governor, the House
  Committee on Transportation, and the Senate Transportation Committee no later than
  December 31, 2018. Such submission shall include at least three models for the provision
  of transit services which comply with the purpose of this article;
  - (2) Develop a long-term capital investment strategy for transit services, including a prioritization of investments based on achieving the goals, objectives, and performance targets as established by the council;
  - (3) Assess and develop methods for planning projects between and among federal, state, and local governments and authorities charged with planning responsibilities for such purposes by state or federal law;
  - (4) Develop a strategic plan for this state's transit services that emphasizes creating efficiency and coordination by offering solutions to improve arterial mobility, develop alternative freight routes, and plan for a future of transportation innovations. The strategic plan shall be finalized and made available to the public by December 31, 2018; provided, however, that with approval of the Speaker of the House of Representatives and the President of the Senate, the council may continue its development until December 31, 2019, at which time its strategic plan shall be published;
- 91 (5) Compile and analyze data and information reporting on performance metrics from 92 transit operators in this state;

93	(6) Establish performance targets and create a performance report of transit operators in
94	this state which shall provide analysis and recommendations regarding transit operators'
95	efficiency and cost effectiveness, coordination of operations, customer service,
96	technology solutions, privatization opportunities, safety and security, and return on
97	investment. Such report shall be submitted to the Governor, the House Committee on
98	Transportation, and the Senate Transportation Committee no later than December 31,
99	2018; provided, however, that with approval of the Speaker of the House of
100	Representatives and the President of the Senate, the council may continue its planning
101	until December 31, 2019, at which time the performance targets and report shall be
102	published;
103	(7) Establish guidelines and investment policies regarding the use of federal funds by

- (7) Establish guidelines and investment policies regarding the use of federal funds by transit operators which shall include the consideration of transit operators' prior performance on metrics and targets; and
- (8) Establish a united branding and marketing strategy for transit operators.
- 107 <u>50-12-143.</u>

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- 108 (a) The council may hold public hearings, procure services from professionals in the field
- of transit services, conduct research, receive the testimony of experts, review the
- coordination of transit agencies and transit services provided by other states, and take such
- other actions the council determines appropriate for the completion of its assigned task.
- (b) Any professionals retained by the council to assist in analysis required pursuant to this
- article shall be professionals in the field of transit services with global or national
- prominence for:
- (1) Experience working with multiple transit governance or organizational structures;
  - (2) Experience delivering transit strategy for multijurisdictional or state-wide entities;
  - (3) Strong financial consulting practices that have experience with multiple transit funding or financial approaches;
- (4) Approaches to promoting economic development; and
- (5) Demonstrated knowledge and proven experience in strategic development.
- 121 50-12-144.
- (a) The council shall be assigned to the Department of Transportation for administrative
- purposes only, as prescribed in Code Section 50-4-3.
- (b)(1) The legislative members of the council shall receive the allowances provided for
- in Code Section 28-1-8.
- (2) Members of the council who are state or local government officials, other than
- legislative members, or state or local government employees shall receive no

128	compensation for their services on the council, but they may be reimbursed for expenses
129	incurred by them in the performance of their duties as members of the council in the same
130	manner as they are reimbursed for expenses in their capacities as state or local
131	government officials or state or local government employees.
132	(3) Members of the council who are not legislators, state or local government officials,
133	or state or local government employees shall receive a daily expense allowance in an
134	amount the same as that specified in subsection (b) of Code Section 45-7-21, as well as
135	the mileage or transportation allowance authorized for state employees.
136	(4) Funds for the reimbursement of the expenses of state or local government officials,
137	other than legislative members, and state or local government employees shall come from
138	funds appropriated to or otherwise available to their respective governments,
139	departments, authorities, or agencies.
140	(5) Funds for the employment of providers of professional services reasonably necessary
141	to complete the duties required of the council and to aid the council in its legislative
142	recommendations to the General Assembly shall come from funds appropriated for such
143	purpose to the State Road and Tollway Authority.
144	<u>50-12-145.</u>
145	Nothing in this article shall authorize the establishment of any authority, entity, or agency
146	which will mandate participation by a municipality or county nor financially obligate a
147	municipality or county to contribute to transit services without prior approval from such
148	municipality or county by referendum.
149	<u>50-12-146.</u>
150	This article shall be automatically repealed, and the council shall be abolished, on
151	January 1, 2019; provided, however, that if the council is continued for an additional year
152	pursuant to paragraph (4) or (6) of Code Section 50-12-142, this article shall be
153	automatically repealed, and the council shall be abolished, on January 1, 2020."
154	SECTION 3.
155	This Act shall become effective upon its approval by the Governor or upon its becoming law
156	without such approval.
157	SECTION A
157 158	SECTION 4.  All laws and parts of laws in conflict with this Act are repealed
130	All laws and parts of laws in conflict with this Act are repealed.