#### The House Committee on Ways and Means offers the following substitute to HB 918:

# A BILL TO BE ENTITLED AN ACT

1 To amend Title 48 of the Official Code of Georgia Annotated, relating to revenue and 2 taxation, so as to define the terms "Internal Revenue Code" and "Internal Revenue Code of 3 1986" and thereby incorporate certain provisions of the federal law into Georgia law; to 4 double the standard deduction amounts; to lower the personal and corporate income tax rates; to revise provisions relating to assignment of corporate income tax credits; to provide for no 5 liability for state or local title ad valorem tax fees in a replacement title transaction for a 6 vehicle not less than 15 years old; to exempt jet fuel under certain conditions and to a certain 7 degree from state sales and use tax and from the sales and use taxes levied pursuant to the 8 9 County Special Purpose Local Option Sales Tax (SPLOST), the Sales Tax for Educational 10 Purposes (ESPLOST), the Special District Transportation Sales and Use Tax (TSPLOST), and the Special District Mass Transportation Sales and Use Tax; to limit the taxation of the 11 12 sale and use of jet fuel pursuant to the Joint County and Municipal Sales and Use Tax (LOST) and the Metropolitan Atlanta Rapid Transit Authority Act of 1965; to provide a 13 14 definition; to remove provisions limiting an exemption from said sales taxes on the sale or 15 use of jet fuel for certain qualifying airlines at certain qualifying airports; to remove provisions relating to an expired exemption from a portion of state sales and use tax for 16 17 certain qualifying airlines at qualifying airports; to remove inapplicable definitions; to 18 provide for related matters; to provide for effective dates and applicability; to repeal conflicting laws; and for other purposes. 19

20 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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- 22

### PART I

#### **SECTION 1-1.**

Title 48 of the Official Code of Georgia Annotated, relating to revenue and taxation, is
amended by revising paragraph (14) of Code Section 48-1-2, relating to definitions regarding
revenue and taxation, as follows:

26 "(14) 'Internal Revenue Code' or 'Internal Revenue Code of 1986' means for taxable years beginning on or after January 1, 2016 2017, the provisions of the United States Internal 27 28 Revenue Code of 1986, as amended, provided for in federal law enacted on or before January 29 1, 2017 February 9, 2018, except that Section 85(c), Section 108(i), Section 163(e)(5)(F), 30 Section 164(a)(6), Section 164(b)(6), Section 168(b)(3)(I), Section 168(e)(3)(B)(vii), Section 168(e)(3)(E)(ix), Section 168(e)(8), Section 168(k) (but not excepting Section 31 32 168(k)(2)(A)(i), Section 168(k)(2)(D)(i), and Section 168(k)(2)(E)), Section 168(m), Section 33 168(n), Section 172(b)(1)(H), Section 172(b)(1)(J), Section 172(j), Section 179(d)(1)(B)(ii), 34 Section 179(f), Section 199, Section 381(c)(20), Section 382(d)(3), Section 810(b)(4), 35 Section 1400L, Section 1400N(d)(1), Section 1400N(f), Section 1400N(j), Section 1400N(k), 36 and Section 1400N(o) of the Internal Revenue Code of 1986, as amended, shall be treated 37 as if they were not in effect, and except that Section 168(e)(7), Section 172(b)(1)(F), and 38 Section 172(i)(1), and Section 1221 of the Internal Revenue Code of 1986, as amended, shall 39 be treated as they were in effect before the 2008 enactment of federal Public Law 110-343, 40 and except that Section 163(i)(1) of the Internal Revenue Code of 1986, as amended, shall 41 be treated as it was in effect before the 2009 enactment of federal Public Law 111-5, and 42 except that Section 13(e)(4) of 2009 federal Public Law 111-92 shall be treated as if it was 43 not in effect, and except that Section 118, Section 163(j), and Section 382(k)(1) of the 44 Internal Revenue Code of 1986, as amended, shall be treated as they were in effect before the 2017 enactment of federal Public Law 115-97, and except that the limitations provided 45 46 in Section 179(b)(1) shall be \$250,000.00 for tax years beginning in 2010, shall be 47 \$250,000.00 for tax years beginning in 2011, shall be \$250,000.00 for tax years beginning 48 in 2012, shall be \$250,000.00 for tax years beginning in 2013, and shall be \$500,000.00 for 49 tax years beginning in 2014, and except that the limitations provided in Section 179(b)(2) 50 shall be \$800,000.00 for tax years beginning in 2010, shall be \$800,000.00 for tax years 51 beginning in 2011, shall be \$800,000.00 for tax years beginning in 2012, shall be \$800,000.00 for tax years beginning in 2013, and shall be \$2 million for tax years beginning 52 53 in 2014, and provided that Section 1106 of federal Public Law 112-95 as amended by federal Public Law 113-243 shall be treated as if it is in effect, except the phrase 'Code Section 54 48-2-35 (or, if later, November 15, 2015)' shall be substituted for the phrase 'section 6511(a) 55 of such Code (or, if later, April 15, 2015),' and notwithstanding any other provision in this 56 title, no interest shall be refunded with respect to any claim for refund filed pursuant to 57 58 Section 1106 of federal Public Law 112-95, and provided that subsection (b) of Section 3 of 59 federal Public Law 114-292 shall be treated as if it is in effect, except the phrase 'Code Section 48-2-35' shall be substituted for the phrase 'section 6511(a) of the Internal Revenue 60 Code of 1986' and the phrase 'such section' shall be substituted for the phrase 'such 61 62 subsection.' In the event a reference is made in this title to the Internal Revenue Code or the

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63	Internal Revenue Code of 1954 as it existed on a specific date prior to January 1, 2017
64	February 9, 2018, the term means the provisions of the Internal Revenue Code or the Internal
65	Revenue Code of 1954 as it existed on the prior date. Unless otherwise provided in this title,
66	any term used in this title shall have the same meaning as when used in a comparable
67	provision or context in the Internal Revenue Code of 1986, as amended. For taxable years
68	beginning on or after January 1, 2016 2017, provisions of the Internal Revenue Code of
69	1986, as amended, which were as of January 1, 2017 February 9, 2018, enacted into law but
70	not yet effective shall become effective for purposes of Georgia taxation on the same dates
71	upon which they become effective for federal tax purposes."
72	SECTION 1-2.
73	Said title is further amended by revising paragraph (1) of subsection (b) of Code Section
74	48-7-20, relating to individual income tax rates, as follows:
75	''(b)(1) The tax imposed pursuant to subsection (a) of this Code section shall be
76	computed in accordance with the following tables:
77	SINGLE PERSON
70	
78 79	If Georgia Taxable The Tax Is: Net Income Is:
80	Not over \$750.00
81	Over \$750.00 but not over \$2,250.00 \$7.50 plus 2% of amount over \$750.00
82	Over \$2,250.00 but not over \$3,750.00\$37.50 plus 3% of amount over
83	\$2,250.00
84	Over \$3,750.00 but not over \$5,250.00\$82.50 plus 4% of amount over
85	\$3,750.00
86	Over \$5,250.00 but not over \$7,000.00\$142.50 plus 5% of amount over
87	\$5,250.00
88	Over \$7,000.00\$230.00 plus <del>6%</del> <u>5.75%</u> of amount
89	over \$7,000.00

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90	MARRIED PERSON FILING	A SEPARATE RETURN
91	If Georgia Taxable	The Tax Is:
92	Net Income Is:	
93	Not over \$500.00	1%
94	Over \$500.00 but not over \$1,500.00	\$5.00 plus 2% of amount over \$500.00
95	Over \$1,500.00 but not over \$2,500.00	\$25.00 plus 3% of amount over
96		\$1,500.00
97	Over \$2,500.00 but not over \$3,500.00	\$55.00 plus 4% of amount over
98		\$2,500.00
99	Over \$3,500.00 but not over \$5,000.00	\$95.00 plus 5% of amount over
100		\$3,500.00
101	Over \$5,000.00	\$170.00 plus 6% <u>5.75%</u> of amount
102		over \$5,000.00
103	HEAD OF HOUSEHOLD AN	D MARRIED PERSONS
104	FILING A JOIN	
105	If Georgia Taxable	The Tax Is:
106	Net Income Is:	
107	Not over \$1,000.00	1%
108	Over \$1,000.00 but not over \$3,000.00	\$10.00 plus 2% of amount over
109		\$1,000.00
110	Over \$3,000.00 but not over \$5,000.00	\$50.00 plus 3% of amount over
111		\$3,000.00
112	Over \$5,000.00 but not over \$7,000.00	\$110.00 plus 4% of amount over
113		\$5,000.00
114	Over \$7,000.00 but not over \$10,000.00	\$190.00 plus 5% of amount over
115		\$7,000.00
116	Over \$10,000.00	\$340.00 plus <del>6%</del> <u>5.75%</u> of amount
117		over \$10,000.00"

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118	SECTION 1-3.
119	Said title is further amended by revising paragraph (1) of subsection (b) of Code Section
120	48-7-20, relating to individual income tax rates, as follows:
121	''(b)(1) The tax imposed pursuant to subsection (a) of this Code section shall be
122	computed in accordance with the following tables:
123	SINGLE PERSON
124	If Georgia Taxable The Tax Is:
125	Net Income Is:
126	Not over \$750.001%
127	Over \$750.00 but not over \$2,250.00 \$7.50 plus 2% of amount over \$750.00
128	Over \$2,250.00 but not over \$3,750.00\$37.50 plus 3% of amount over
129	\$2,250.00
130	Over \$3,750.00 but not over \$5,250.00\$82.50 plus 4% of amount over
131	\$3,750.00
132	Over \$5,250.00 but not over \$7,000.00\$142.50 plus 5% of amount over
133	\$5,250.00
134	Over \$7,000.00 \$230.00 plus 5.75% 5.5% of amount
135	over \$7,000.00
136	MARRIED PERSON FILING A SEPARATE RETURN
137	If Georgia Taxable The Tax Is:
138	Net Income Is:
139	Not over \$500.001%
140	Over \$500.00 but not over \$1,500.00 \$5.00 plus 2% of amount over \$500.00
141	Over \$1,500.00 but not over \$2,500.00\$25.00 plus 3% of amount over
142	\$1,500.00
143	Over \$2,500.00 but not over \$3,500.00\$55.00 plus 4% of amount over
144	\$2,500.00
145	Over \$3,500.00 but not over \$5,000.00\$95.00 plus 5% of amount over
146	\$3,500.00
147	Over \$5,000.00\$170.00 plus 5.75% 5.5% of amount
148	over \$5,000.00

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149	HEAD OF HOUSEHOLD AND MARRIED PERSONS
150	FILING A JOINT RETURN
151	If Georgia Taxable The Tax Is:
152	Net Income Is:
153	Not over \$1,000.00
154	Over \$1,000.00 but not over \$3,000.00\$10.00 plus 2% of amount over
155	\$1,000.00
156	Over \$3,000.00 but not over \$5,000.00\$50.00 plus 3% of amount over
157	\$3,000.00
158	Over \$5,000.00 but not over \$7,000.00\$110.00 plus 4% of amount over
159	\$5,000.00
160	Over \$7,000.00 but not over \$10,000.00\$190.00 plus 5% of amount over
161	\$7,000.00
162	Over \$10,000.00 \$340.00 plus 5.75% 5.5% of amount
163	over \$10,000.00"
164	SECTION 1-4.
165	Said title is further amended by revising subsection (a) of Code Section 48-7-21, relating to
166	taxation of corporations, as follows:
167	"(a) Every domestic corporation and every foreign corporation shall pay annually an

(a) Every domestic corporation and every foreign corporation shall pay annually an 167 income tax equivalent to 65.75 percent of its Georgia taxable net income. Georgia taxable 168 169 net income of a corporation shall be the corporation's taxable income from property owned or from business done in this state. A corporation's taxable income from property owned 170 171 or from business done in this state shall consist of the corporation's taxable income as defined in the Internal Revenue Code of 1986, with the adjustments provided for in 172 subsection (b) of this Code section and allocated and apportioned as provided in Code 173 Section 48-7-31." 174

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### **SECTION 1-5.**

Said title is further amended by revising subsection (a) of Code Section 48-7-21, relating totaxation of corporations, as follows:

178 "(a) Every domestic corporation and every foreign corporation shall pay annually an

179 income tax equivalent to 5.75 5.5 percent of its Georgia taxable net income. Georgia

180 taxable net income of a corporation shall be the corporation's taxable income from property

181 owned or from business done in this state. A corporation's taxable income from property

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owned or from business done in this state shall consist of the corporation's taxable income
as defined in the Internal Revenue Code of 1986, with the adjustments provided for in
subsection (b) of this Code section and allocated and apportioned as provided in Code

185 Section 48-7-31."

186

Said title is further amended by revising subparagraphs (b)(8)(A) and (b)(10.1)(A) of Code
Section 48-7-21, relating to taxation of corporations, as follows:

**SECTION 1-6.** 

- 189 "(A) A corporation from sources outside the United States as defined in the Internal Revenue Code of 1986. For purposes of this subparagraph, dividends received by a 190 corporation from sources outside of the United States shall include amounts treated as 191 192 a dividend and income deemed to have been received under provisions of the Internal 193 Revenue Code of 1986 by such corporation if such amounts could have been subtracted 194 from taxable income under this paragraph, had such amounts actually been received but 195 shall not include income specified in Section 951A of the Internal Revenue Code of 196 1986. The deduction provided by Section 250 shall apply to the extent the same income was included in Georgia taxable net income. The deduction, exclusion, or 197 198 subtraction provided by Section 245A, Section 965, or any other section of the Internal 199 Revenue Code of 1986 shall not apply to the extent income has been subtracted pursuant to this subparagraph. Amounts to be subtracted under this subparagraph shall 200 201 include the following unless excluded by this paragraph, as defined by the Internal 202 Revenue Code of 1986:
- 203 (i) Qualified electing fund income;
- 204 (ii) Subpart F income; and
- 205 (iii) Income attributable to an increase in United States property by a controlled206 foreign corporation.
- The amount subtracted under this subparagraph shall be reduced by any expensesdirectly attributable to the dividend income; and"

209 "(A) For any taxable year in which the taxpayer takes a federal net operating loss deduction on its federal income tax return, the amount of such deduction shall be added 210 back to federal taxable income, and Georgia taxable net income for such taxable year 211 212 shall be computed from the taxpayer's federal taxable income as so adjusted. There shall be allowed as a separate deduction from Georgia taxable net income so computed 213 an amount equal to the aggregate of the Georgia net operating loss carryovers to such 214 215 year, plus the Georgia net operating loss carrybacks to such year if such carrybacks are allowed by the Internal Revenue Code of 1986. Any limitations included in the Internal 216 217 Revenue Code of 1986 on the amount of net operating loss that can be used in a taxable

- 218 year shall be applied for purposes of this Code section; provided, however, that such
   219 limitations, including, but not limited to, the 80 percent limitation, shall be applied to
   220 Georgia taxable net income;"
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## SECTION 1-7.

- Said title is further amended by revising paragraph (1) of subsection (a) of Code Section
  48-7-27, relating to computation of taxable income of individuals, to read as follows:
- 224 "(1) Either the sum of all itemized nonbusiness deductions used in computing federal
  225 taxable income if the taxpayer used itemized nonbusiness deductions in computing
  226 federal taxable income or, if the taxpayer could not or did not itemize nonbusiness
  227 deductions, then a standard deduction as provided for in the following subparagraphs:
- (A) In the case of a single taxpayer or a head of household, \$2,300.00 \$4,600.00;
- (B) In the case of a married taxpayer filing a separate return, \$1,500.00 \$3,000.00;
- 230 (C) In the case of a married couple filing a joint return, \$3,000.00 \$6,000.00;
- (D) An additional deduction of \$1,300.00 for the taxpayer if the taxpayer has attained
  the age of 65 before the close of the taxpayer's taxable year. An additional deduction
  of \$1,300.00 for the spouse of the taxpayer shall be allowed if a joint return is made by
  the taxpayer and the taxpayer's spouse and the spouse has attained the age of 65 before
  the close of the taxable year; and
- (E) An additional deduction of \$1,300.00 for the taxpayer if the taxpayer is blind at the 236 237 close of the taxable year. An additional deduction of \$1,300.00 for the spouse of the 238 taxpayer shall be allowed if a joint return is made by the taxpayer and the taxpayer's 239 spouse and the spouse is blind at the close of the taxable year. For the purposes of this 240 subparagraph, the determination of whether the taxpayer or the spouse is blind shall be 241 made at the close of the taxable year except that, if either the taxpayer or the spouse 242 dies during the taxable year, the determination shall be made as of the time of the death;" 243
- 244

# **SECTION 1-8.**

Said title is further amended by adding a new paragraph to subsection (b) of Code Section
48-7-27, relating to computation of taxable income of corporations, to read as follows:

247 "(14) Georgia net operating losses shall be treated in the same manner as provided in
248 paragraph (10.1) of subsection (b) of Code Section 48-7-21 but shall be based on the
249 income as computed pursuant to this Code section. Any limitations included in the
250 Internal Revenue Code of 1986 on the amount of net operating loss that can be used in
251 a taxable year shall be applied for purposes of this Code section; provided, however, that

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252	such limitations, including, but not limited to, the 80 percent limitation, shall be applied
253	to Georgia taxable net income."

254	SECTION 1-9.
255	Said title is further amended by revising subsection (c) and adding a new subsection to Code
256	Section 48-7-42, relating to affiliated entities and assignment of corporate income tax credits,
257	to read as follows:
258	"(c) The recipient of a tax credit assigned under subsection (b) of this Code section shall
259	attach a statement to its return identifying the assignor of the tax credit, in addition to
260	providing any other information required to be provided by a claimant of the assigned tax
261	credit. With the exception of the transferable credits in Code Sections 48-7-29.8,
262	48-7-29.12, 48-7-40.26, and 48-7-40.26A, the recipient of a tax credit assigned under
263	subsection (b) of this Code section shall also be eligible to take any credit against payments
264	due under Code Section 48-7-103, subject to the same requirements as the assignor of such
265	credit at the time of the assignment."
266	"(g) For the purposes of all credits provided for by this chapter, the sale, merger,
267	acquisition, or bankruptcy of any taxpayer shall not create new eligibility for the
268	succeeding transferee in such transaction or event, but any unused credit eligible to be
269	applied against income tax liability under this article may be transferred and continued by
270	such transferee and applied against the transferee's income tax liability under this article."

<b>• -</b> <i>i</i>	
271	PART

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# II <sup>-</sup>

# **SECTION 2-1.**

273 Said title is further amended in Chapter 5C, relating to the alternative ad valorem tax on 274 motor vehicles, by revising paragraph (15) of subsection (d) of Code Section 48-5C-1, relating to definitions, exemption from taxation, allocation and disbursement of proceeds 275 collected by tag agents, fair market value of vehicle appealable, and report, as follows: 276

277 "(15) There shall be no liability for any state or local title ad valorem tax fees in any of 278 the following title transactions:

- (A) The addition or substitution of lienholders on a motor vehicle title so long as the 279 280 owner of the motor vehicle remains the same;
- 281 (B) The acquisition of a bonded title by a person or entity pursuant to Code Section 40-3-28 if the title is to be issued in the name of such person or entity; 282

(C) The acquisition of a title to a motor vehicle by a person or entity as a result of the 283 284 foreclosure of a mechanic's lien pursuant to Code Section 40-3-54 if such title is to be 285 issued in the name of such lienholder:

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- 286 (D) The acquisition of a title to an abandoned motor vehicle by a person or entity 287 pursuant to Chapter 11 of Title 40 if such person or entity is a manufacturer or dealer 288 of motor vehicles and the title is to be issued in the name of such person or entity;
- 289 (E) The obtaining of a title to a stolen motor vehicle by a person or entity pursuant to 290 Code Section 40-3-43;
- 291 (F) The obtaining of a title by and in the name of a motor vehicle manufacturer, 292 licensed distributor, licensed dealer, or licensed rebuilder for the purpose of sale or 293 resale or to obtain a corrected title, provided that the manufacturer, distributor, dealer, 294 or rebuilder shall submit an affidavit in a form promulgated by the commissioner 295 attesting that the transfer of title is for the purpose of accomplishing a sale or resale or 296 to correct a title only;
- 297 (G) The obtaining of a title by and in the name of the holder of a security interest when 298 a motor vehicle has been repossessed after default in accordance with Part 6 of Article 299 9 of Title 11 if such title is to be issued in the name of such security interest holder;
- 300 (H) The obtaining of a title by a person or entity for purposes of correcting a title, 301 changing an odometer reading, or removing an odometer discrepancy legend, provided that, subject to subparagraph (F) of this paragraph, title is not being transferred to 302 303 another person or entity; and
- 304 (I) The obtaining of a title by a person who pays state and local title ad valorem tax fees on a motor vehicle and subsequently moves out of this state but returns and applies 305 306 to retitle such vehicle in this state; and
- 307 (J) The obtaining of a replacement title on a vehicle that is not less than 15 years old upon sufficient proof provided to the commissioner that such title no longer exists." 308
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PART III

310

# **SECTION 3-1.**

- Said title is further amended in Chapter 8, relating to sales and use taxes, by adding a new 311 paragraph to Code Section 48-8-2, relating to definitions, to read as follows: 312
- "(16.1) 'Jet fuel' means any form of fuel that is designed for or used in the operation of 313
- aircraft powered by jet turbine or turboprop engines, including but not limited to Jet-A, 314
- and excludes aviation gasoline designed for or used in piston engines, including but not 315
- limited to avgas." 316

#### **SECTION 3-2.** 317

- Said chapter is further amended in Code Section 48-8-3, relating to exemptions from state 318
- 319 sales and use taxes, by revising paragraph (33.1) as follows:

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320 "(33.1)(A) The sale or use of jet fuel to or by a qualifying airline at a qualifying airport,
321 to the extent provided in subparagraphs (B) and (C) of this paragraph.

- 322 (B) For the period of time beginning July 1, 2012, and ending on June 30, 2015, the
   323 sale or use of jet fuel to or by a qualifying airline at a qualifying airport shall be exempt
   324 from 1 percent of the 4 percent state sales and use tax.
- 325 (C) The sale or use of jet fuel to or by a qualifying airline at a qualifying airport shall
  326 be exempt at all times from the sales or use tax levied and imposed as authorized
  327 pursuant to Part 1 of Article 3 of this chapter. As used in this subparagraph, the term
  328 'qualifying airport' means any airport in this state that has had more than 750,000
  329 takeoffs and landings during a calendar year, and the term 'qualifying airline' shall have
  330 the same meaning as set forth in subparagraph (E) of this paragraph.
- 331 (D) Except as provided for in subparagraph (C) of this paragraph, this exemption shall not apply to any other local sales and use tax levied or imposed at any time in any area 332 333 consisting of less than the entire state, however authorized, not to exceed the rate at 334 which such taxes were levied as of January 1, 2014, including, but not limited to, such taxes authorized by or pursuant to Section 25 of an Act approved March 10, 1965 (Ga. 335 336 L. 1965, p. 2243), as amended, the 'Metropolitan Atlanta Rapid Transit Authority Act 337 of 1965,' or such taxes as authorized by or pursuant to Part 2 of Article 3 or Article 2, 338 2A, or 4 of this chapter.
- 339 (E) For purposes of subparagraph (B) of this paragraph and paragraph (2) of subsection
   340 (d) of Code Section 48-8-241, a 'qualifying airline' shall mean any person which is
   341 authorized by the Federal Aviation Administration or appropriate agency of the United
   342 States to operate as an air carrier under an air carrier operating certificate and which
   343 provides regularly scheduled flights for the transportation of passengers or cargo for
   344 hire.
- 345 (F) For purposes of subparagraph (B) of this paragraph and paragraph (2) of subsection
  346 (d) of Code Section 48-8-241, the term 'qualifying airport' means a certificated air
  347 carrier airport in Georgia.
- 348 (G) On or after July 1, 2017, revenue derived from the levy of sales and use taxes on
  349 jet fuel shall be used for a state aviation program or airport related purposes to the
  aster required to comply with 49 U.S.C. Sections 47107(b) and 47113. Any portion
  of such revenue so derived which is in excess of the amount required for purposes of
  such compliance with federal law may be appropriated by the General Assembly for
  other purposes.
  (H) The commissioner shall adopt rules and regulations to carry out the provisions of
- 355 this paragraph;"

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356	SECTION 3-3.
357	Said chapter is further amended by adding a new Code section to read as follows:
358	″ <u>48-8-3.5.</u>
359	(a)(1) The sale or use of jet fuel that is pumped into an aircraft in this state and the use
360	of jet fuel that is pumped into an aircraft in another state shall be exempt from all sales
361	and use taxes except as provided in subsection (b) of this Code section.
362	(2) The sale of jet fuel in this state that is not pumped into an aircraft in this state shall
363	be exempt from 1 percent of the 4 percent state sales and use tax and all other sales and
364	use taxes except as provided in subsection (b) of this Code section.
365	(b) The sale or use of jet fuel shall be subject to any tax imposed pursuant to:
366	(1) Article 2 of this chapter in the jurisdictions in which such tax was levied on jet fuel
367	on December 30, 1987, provided that the rate shall not exceed the rate that was in effect
368	<u>on December 30, 1987;</u>
369	(2) Section 25 of an Act approved March 10, 1965 (Ga. L. 1965, p. 2243), as amended,
370	the Metropolitan Atlanta Rapid Transit Authority Act of 1965, in the jurisdictions in
371	which such tax was levied on jet fuel on December 30, 1987, provided that the rate shall
372	not exceed the rate that was in effect on December 30, 1987; or
373	(3) Both paragraphs (1) and (2) of this subsection, if applicable.
374	(c) To the extent required to comply with 49 U.S.C. Sections 47107(b) and 47113, revenue
375	derived from the levy of sales and use taxes on jet fuel and other fuels sold or used at an
376	airport for aviation purposes shall be used for a state aviation program or airport related
377	purposes. Any portion of such revenue so derived which is not required or exceeds the
378	amount required for purposes of such compliance with federal law may be appropriated for
379	other purposes as provided by law."
380	SECTION 3-4.
381	Said chapter is further amended by revising Code Section 48-8-6, relating to prohibition of
382	political subdivisions from imposing various taxes, ceiling on local sales and use taxes, and
383	taxation of mobile telecommunications, as follows:
384	"48-8-6.
385	(a) There shall not be imposed in any jurisdiction in this state or on any transaction in this
386	state local sales taxes, local use taxes, or local sales and use taxes in excess of 2 percent.
387	For purposes of this prohibition, the taxes affected are any sales tax, use tax, or sales and
388	use tax which is levied in an area consisting of less than the entire state, however
389	authorized, including such taxes authorized by or pursuant to constitutional amendment,
390	except that the following taxes shall not count toward or be subject to such 2 percent
391	limitation:

- 392 (1) A sales and use tax for educational purposes exempted from such limitation under
  393 Article VIII, Section VI, Paragraph IV of the Constitution;
- (2) Any tax levied for purposes of a metropolitan area system of public transportation,
  as authorized by the amendment to the Constitution set out at Georgia Laws, 1964, page
  1008; the continuation of such amendment under Article XI, Section I, Paragraph IV(d)
  of the Constitution; and the laws enacted pursuant to such constitutional amendment;
  provided, however, that the exception provided for under this paragraph shall only apply:
- (A) In a county in which a tax is being imposed under subparagraph (a)(1)(D) of Code 399 400 Section 48-8-111 in whole or in part for the purpose or purposes of a water capital outlay project or projects, a sewer capital outlay project or projects, a water and sewer 401 capital outlay project or projects, water and sewer projects and costs as defined under 402 paragraph (4) of Code Section 48-8-200, or any combination thereof and with respect 403 to which the county has entered into an intergovernmental contract with a municipality, 404 405 in which the average waste-water system flow of such municipality is not less than 85 million gallons per day, allocating proceeds to such municipality to be used solely for 406 water and sewer projects and costs as defined under paragraph (4) of Code Section 407 48-8-200. The exception provided for under this subparagraph shall apply only during 408 409 the period the tax under such subparagraph (a)(1)(D) is in effect. The exception 410 provided for under this subparagraph shall not apply in any county in which a tax is 411 being imposed under Article 2A of this chapter;

(B) In a county in which the tax levied for purposes of a metropolitan area system of
public transportation is first levied after January 1, 2010, and before November 1, 2016.
Such tax shall not apply to the following:

- (i) The sale or use of jet fuel to or by a qualifying airline at a qualifying airport. For
  purposes of this division, a 'qualifying airline' means any person which is authorized
  by the Federal Aviation Administration or another appropriate agency of the United
  States to operate as an air carrier under an air carrier operating certificate and which
  provides regularly scheduled flights for the transportation of passengers or cargo for
  hire. For purposes of this division, a 'qualifying airport' means any airport in this state
  that has had more than 750,000 takeoffs and landings during a calendar year; and
- 422

(ii) The sale of motor vehicles; or

- 423 (C) In a county in which a tax is levied and collected pursuant to Part 2 of Article 2A
  424 of this chapter;
- (3) In the event of a rate increase imposed pursuant to Code Section 48-8-96, only the
  amount in excess of the initial 1 percent sales and use tax and in the event of a newly
  imposed tax pursuant to Code Section 48-8-96, only the amount in excess of a 1 percent
  sales and use tax;

- 429 (4) A sales and use tax levied under Article 4 of this chapter; 430 (5) A sales and use tax levied under Article 5 of this chapter; and 431 (6) A sales and use tax levied under Article 5A of this chapter. 432 If the imposition of any otherwise authorized local sales tax, local use tax, or local sales 433 and use tax would result in a tax rate in excess of that authorized by this subsection, then 434 such otherwise authorized tax may not be imposed. 435 (b) Reserved. 436 (c) Where the exception specified in paragraph (2) of subsection (a) of this Code section 437 applies, the tax imposed under subparagraph (a)(1)(D) of Code Section 48-8-111 shall not 438 apply to: 439 (1) Reserved; and 440 (2) The the sale of motor vehicles. 441 (c.1) Where the exception specified in paragraph (2) of subsection (a) of this Code section 442 applies, on and after July 1, 2007, the aggregate amount of all excise taxes imposed under 443 paragraph (5) of subsection (a) of Code Section 48-13-51 and all sales and use taxes shall 444 not exceed 14 percent. (d) Notwithstanding any law or ordinance to the contrary, any tax, charge, or fee levied 445 446 by any political subdivision of this state and applicable to mobile telecommunications 447 services, as defined in Section 124(7) of the federal Mobile Telecommunications Sourcing Act, 4 U.S.C. Section 124(7), shall apply only if the customer's place of primary use is 448 449 located within the boundaries of the political subdivision levying such local tax, charge, 450 or fee. For purposes of this subsection, the provisions of Code Section 48-8-13 shall apply 451 in the same manner and to the same extent as such provisions apply to the tax levied by Code Section 48-8-1 on mobile telecommunications services. This subsection shall not be 452 453 construed to authorize the imposition of any tax, charge, or fee."
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### **SECTION 3-5.**

455 Said chapter is further amended by revising Code Section 48-8-82, relating to authorization
456 of counties and municipalities to impose joint sales and use tax, rate, applicability to sales

457 of motor fuels and food and beverages, as follows:

458 "48-8-82.

(a) When the imposition of a joint county and municipal sales and use tax is authorized
according to the procedures provided in this article within a special district, the county
whose geographical boundary is conterminous with that of the special district and each
qualified municipality located wholly or partially within the special district shall levy a
joint sales and use tax at the rate of 1 percent, except as provided in subsection (b) of this
Code section. Except as to rate, the joint tax shall correspond to the tax imposed and

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administered by Article 1 of this chapter. No item or transaction which is not subject to
taxation by Article 1 of this chapter shall be subject to the tax levied pursuant to this article,

467 except that the joint tax provided in this article shall be applicable to sales:

- 468 (1) Sales of motor fuels as prepaid local tax as that term is defined in Code Section
  469 48-8-2 and shall be applicable to the sale;
- 470 (2) The sale of food and food ingredients and alcoholic beverages only to the extent
  471 provided for in paragraph (57) of Code Section 48-8-3; and
- 472 (3) The sale or use of jet fuel, as such term is defined in Code Section 48-8-2, only to the
  473 extent provided for in Code Section 48-8-3.5.
- (b) On or after July 1, 2015, such joint sales and use tax levied on sales of motor fuels as
  defined in Code Section 48-9-2 shall be at the rate of 1 percent of the retail sales price of
- the motor fuel which is not more than \$3.00 per gallon; provided, however, that in any
  consolidated government levying a joint sales and use tax at 2 percent pursuant to Code
  Section 48-8-96, on or after July 1, 2015, any such joint sales and use tax levied on sales
- of motor fuels as defined in Code Section 48-9-2 shall be at the rate of 2 percent of the
  retail sales price of the motor fuel which is not more than \$3.00 per gallon."
- 482 Said chapter is further amended in Code Section 48-8-241, relating to special districts and
  483 tax rate for the Special District Transportation Sales and Use Tax (TSPLOST), by revising
  484 subsection (d) as follows:

**SECTION 3-6.** 

- 485 "(d) Except as otherwise provided in subsection (e) of this Code section, any tax imposed 486 under this article shall be at the rate of 1 percent. Except as to rate, a tax imposed under 487 this article shall correspond to the tax imposed by Article 1 of this chapter. No item or 488 transaction which is not subject to taxation under Article 1 of this chapter shall be subject 489 to a tax imposed under this article, except that and a tax imposed under this article shall not 490 apply to:
- 491 (1) The sale or use of any type of fuel used for off-road heavy-duty equipment, off-road
  492 farm or agricultural equipment, or locomotives;
- 493 (2) The sale or use of jet fuel to or by a qualifying airline at a qualifying airport as such
  494 term is defined in Code Section 48-8-2;
- (3) The sale or use of fuel that is used for propulsion of motor vehicles on the public
  highways. For purposes of this paragraph, a motor vehicle means a self-propelled vehicle
  designed for operation or required to be licensed for operation upon the public highways;
  (4) The sale or use of energy used in the manufacturing or processing of tangible goods
- 499 primarily for resale; or

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- (5) Motor fuel as defined under paragraph (9) of Code Section 48-9-2 for public mass 500 501 transit. 502 The tax imposed pursuant to this article shall only be levied on the first \$5,000.00 of any 503 transaction involving the sale or lease of a motor vehicle. The tax imposed pursuant to this 504 article shall be subject to any sales and use tax exemption which is otherwise imposed by 505 law; provided, however, that the tax levied by this article shall be applicable to the sale of 506 food and food ingredients as provided for in paragraph (57) of Code Section 48-8-3." 507 **SECTION 3-7.** Said chapter is further amended in Code Section 48-8-269, relating to exemption from 508 509 taxation pursuant to the Special District Mass Transportation Sales and Use Tax, as follows: 510 "48-8-269. 511 (a) Except as to rate, a tax imposed under this part shall correspond to the tax imposed by 512 Article 1 of this chapter. No item or transaction which is not subject to taxation under 513 Article 1 of this chapter shall be subject to a tax imposed under this part, except that and 514 a tax imposed under this part shall not apply to: 515 (1) The sale or use of any type of fuel used for off-road heavy-duty equipment, off-road 516 farm or agricultural equipment, or locomotives; 517 (2) The sale or use of jet fuel to or by a qualifying airline at a qualifying airport as such term is defined in Code Section 48-8-2; 518 519 (3) The sale or use of fuel that is used for propulsion of motor vehicles on the public 520 highways; 521 (4) The sale or use of energy used in the manufacturing or processing of tangible goods 522 primarily for resale; 523 (5) The sale or use of motor fuel as defined under paragraph (9) of Code Section 48-9-2 524 for public mass transit; or (6) The purchase or lease of any motor vehicle pursuant to Code Section 48-5C-1. 525 (b) Except as otherwise specifically provided in this part, the tax imposed pursuant to this 526 part shall be subject to any sales and use tax exemption which is otherwise imposed by law; 527 provided, however, that the tax levied by this part shall be applicable to the sale of food and 528 food ingredients as provided for in paragraph (57) of Code Section 48-8-3." 529 530 **SECTION 3-8.** Said chapter is further amended by revising Code Section 48-8-269.15, relating to a tax 531
- authorized to be imposed in Metropolitan County Special Districts, as follows: 532

"48-8-269.15.

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- (a) Except as to rate, a tax imposed under this part shall correspond to the tax imposed by 534 535 Article 1 of this chapter. No item or transaction which is not subject to taxation under 536 Article 1 of this chapter shall be subject to a tax imposed under this part, except that and 537 a tax imposed under this part shall not apply to: 538 (1) The sale or use of any type of fuel used for off-road heavy-duty equipment, off-road 539 farm or agricultural equipment, or locomotives; (2) The sale or use of jet fuel to or by a qualifying airline at a qualifying airport as such 540 541 term is defined in Code Section 48-8-2; (3) The sale or use of fuel that is used for propulsion of motor vehicles on the public 542 543 highways; 544 (4) The sale or use of energy used in the manufacturing or processing of tangible goods 545 primarily for resale; (5) The sale or use of motor fuel as defined under paragraph (9) of Code Section 48-9-2 546 547 for public mass transit; or (6) The purchase or lease of any motor vehicle pursuant to Code Section 48-5C-1. 548 (b) Except as otherwise specifically provided in this part, the tax imposed pursuant to this 549 550 part shall be subject to any sales and use tax exemption which is otherwise imposed by law; 551 provided, however, that the tax levied by this part shall be applicable to the sale of food and 552 food ingredients as provided for in paragraph (57) of Code Section 48-8-3." 553 **SECTION 3-9.** 554 Said chapter is further amended by revising Code Section 48-8-269.30, relating to a tax authorized to be imposed in Metropolitan Municipality Special Districts, as follows: 555 556 "48-8-269.30. 557 (a) Except as to rate, a tax imposed under this part shall correspond to the tax imposed by Article 1 of this chapter. No item or transaction which is not subject to taxation under 558 559 Article 1 of this chapter shall be subject to a tax imposed under this part, except that and a tax imposed under this part shall not apply to: 560 (1) The sale or use of any type of fuel used for off-road heavy-duty equipment, off-road 561 562 farm or agricultural equipment, or locomotives; (2) The sale or use of jet fuel to or by a qualifying airline at a qualifying airport as such 563 term is defined in Code Section 48-8-2; 564 (3) The sale or use of fuel that is used for propulsion of motor vehicles on the public 565 566 highways; (4) The sale or use of energy used in the manufacturing or processing of tangible goods 567
- 568 primarily for resale;

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(5) The sale or use of motor fuel as defined under paragraph (9) of Code Section 48-9-2
for public mass transit; or
(6) The purchase or lease of any motor vehicle pursuant to Code Section 48-5C-1.
(b) Except as otherwise specifically provided in this part, the tax imposed pursuant to this
part shall be subject to any sales and use tax exemption which is otherwise imposed by law;
provided, however, that the tax levied by this part shall be applicable to the sale of food and
food ingredients as provided for in paragraph (57) of Code Section 48-8-3."

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#### 577

# PART IV SECTION 4-1.

(a) Sections 1-1, 1-6, and 1-8 of this Act shall become effective upon the approval of this
Act by the Governor or upon this Act becoming law without such approval and such sections
shall be applicable to all taxable years beginning on or after January 1, 2017.

(b) Sections 1-2 and 1-4 of this Act shall become effective upon the approval of this Act by the Governor or upon this Act becoming law without such approval and shall be applicable to all taxable years beginning on or after January 1, 2019. Sections 1-2 and 1-4 of this Act shall expire by operation of law on the last moment of December 31, 2025, and revert to the language of paragraph (1) of subsection (b) of Code Section 48-7-20 and subsection (a) of Code Section 48-7-21, respectively, as they existed on the day immediately preceding the

587 effective date of this Act.

588 (c) Sections 1-3 and 1-5 of this Act shall become effective upon passage of a joint resolution 589 that is signed by the Governor ratifying such sections by both houses of the Georgia General 590 Assembly on or after January 13, 2020, and upon such passage shall be applicable to all 591 taxable years beginning on or after January 1, 2020. Should Sections 1-3 and 1-5 of this Act 592 become effective as prescribed in the foregoing, both sections shall expire by operation of law on the last moment of December 31, 2025, and revert to the language of paragraph (1) 593 of subsection (b) of Code Section 48-7-20 and subsection (a) of Code Section 48-7-21, 594 595 respectively, as they existed on the day immediately preceding the effective date of this Act. (d) Section 1-7 of this Act shall become effective upon the approval of this Act by the 596 Governor or upon this Act becoming law without such approval and shall be applicable to 597 all taxable years beginning on or after January 1, 2018. Section 1-7 of this Act shall expire 598 599 by operation of law on the last moment of December 31, 2025, and revert to the language of paragraph (1) of subsection (a) of Code Section 48-7-27 as it existed on the day immediately 600 601 preceding the effective date of this Act.

602 (e) Section 1-9 of this Act shall become effective upon the approval of this Act by the603 Governor or upon this Act becoming law without such approval. The revisions to

- 604 subsection (c) of Code Section 48-7-42 contained in Section 1-9 of this Act shall be
- applicable to tax credits that are assigned in taxable years beginning on or after January 1,
- 606 2018. New subsection (g) of Code Section 48-7-42 contained in Section 1-9 of this Act shall
- 607 be applicable to sales, mergers, acquisitions, or bankruptcies occurring in taxable years
- 608 beginning on or after January 1, 2018.
- 609 (f) Part II of this Act shall become effective July 1, 2018.
- 610 (g) Parts III and IV of this Act shall become effective upon their approval by the Governor
- 611 or upon becoming law without such approval.
- 612 SECTION 4-2.
- 613 All laws and parts of laws in conflict with this Act are repealed.