Representatives Parsons of the 44<sup>th</sup> and Martin of the 49<sup>th</sup> offer the following amendment:

Amend the Senate substitute to HB 1036 (HB1036/SCSFA/1) by deleting lines 1 through 319 and inserting in lieu thereof the following:

To amend Chapter 3 of Title 22 of the Official Code of Georgia Annotated, relating to the exercise of power of eminent domain for special purposes, so as to change certain provisions relating to the exercise of power of eminent domain for construction of petroleum pipelines; to provide for legislative findings; to provide for definitions; to enact a temporary

moratorium on the use of eminent domain powers for construction of petroleum pipelines so that a commission of elected officials and field experts can conduct a detailed study; to ensure the exercise of eminent domain powers by petroleum pipelines is carried out in a prudent and responsible manner consistent with this state's essential public interests; to provide for the membership, powers, duties, compensation, and allowances of the

the power of eminent domain by pipeline companies for a certain period; to provide for an

commission; to provide for the abolishment of the commission; to suspend the exercise of

exception; to move existing provisions relating to the use of the power of eminent domain

for natural or artificial gas; to provide for applicability; to provide for related matters; to

provide an effective date; to repeal conflicting laws; and for other purposes.

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

SECTION 1.

Chapter 3 of Title 22 of the Official Code of Georgia Annotated, relating to the exercise of power of eminent domain for special purposes, is amended by revising Article 4, relating to the construction and operation of petroleum pipelines and gas pipelines, as follows:

22 "ARTICLE 4

23 <u>Part 1</u>

24 22-3-80.

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The General Assembly finds and declares that, based on an authorized study by the Petroleum Pipeline Study Committee created by the General Assembly, while petroleum pipelines are appropriate and valuable for use in the transportation of petroleum and petroleum products, there are certain problems and characteristics indigenous to such pipelines which require the enactment and implementation of special procedures and restrictions on petroleum pipelines and related facilities as a condition of the grant of the

| 31 | power of eminent domain to petroleum pipeline companies. With respect to the siting and      |
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| 32 | regulation of petroleum pipelines in this state, the General Assembly finds that:            |
| 33 | (1) The natural resources, environment, and vital areas of the state are of utmost           |
| 34 | importance to the state and its citizens and the State of Georgia has an essential public    |
| 35 | interest in establishing minimum standards for land use in order to protect and preserve     |
| 36 | its natural resources, environment, and vital areas;   |
| 37 | (2) State law presently grants pipeline companies the power to acquire property or           |
| 38 | interests in property through the use of eminent domain;                                     |
| 39 | (3) The procedures that pipeline companies are required to use to exercise such statutory    |
| 40 | powers of eminent domain have not been reviewed since the Petroleum Pipeline Study           |
| 41 | Committee created in an Act approved March 24, 1994 (Ga. L. 1994, p. 229) and                |
| 42 | abolished on January 1, 1995, studied the issue;   |
| 43 | (4) Technology has significantly advanced in the past decade and the pipeline industry       |
| 44 | has also changed;  |
| 45 | (5) The vitally important issue of land use impacts associated with pipelines that are       |
| 46 | presently in use and being developed for future use merits a detailed study by elected       |
| 47 | officials and experts in this field to ensure that the exercise of eminent domain by         |
| 48 | pipeline companies is carried out in a prudent and responsible manner consistent with this   |
| 49 | state's essential public interest in establishing minimum standards for land use in order    |
| 50 | to protect and preserve its natural resources, environment, and vital areas; and             |
| 51 | (6) A temporary moratorium on the exercise of eminent domain powers of pipeline              |
| 52 | companies through June 30, 2017, would provide the General Assembly with time to             |
| 53 | study the need for any changes to land use controls or restrictions related to pipeline      |
| 54 | companies seeking to deliver petroleum to residents of this state or other states, including |
| 55 | but not limited to those related to siting of pipelines, and to assess various proposals     |
| 56 | relating to the eminent domain powers that pipeline companies presently enjoy, the           |
| 57 | issuance of certain environmental permits to pipeline companies, and the enactment of        |
| 58 | additional laws to ensure the consistency of pipeline development and operation with the     |
| 59 | state's land use goals and standards.  |
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| 60 | 22-3-81.   |
| 61 | As used in this article, the term:   |
| 62 | (1) 'Commission' means the State Commission on Petroleum Pipelines created pursuant          |
| 63 | to Code Section 22-3-82.   |
| 64 | (1)(2) 'Pipeline' means a pipeline constructed or to be constructed as a common carrier      |

products in or through this state.

in interstate or intrastate commerce for the transportation of petroleum or petroleum

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(2)(3) 'Pipeline company' means a corporation organized under the laws of this state or which is organized under the laws of another state and is authorized to do business in this state and which is specifically authorized by its charter or articles of incorporation to construct and operate pipelines for the transportation of petroleum and petroleum products.

(3)(4) 'Pipeline facility' or 'pipeline facilities' means and includes the pipeline and all equipment or facilities, including lateral lines, essential to the operation of the pipeline but shall not include any storage tank or storage facility which is not being constructed as a part of the operation of the pipeline.

<u>22-3-82.</u>

There is created the State Commission on Petroleum Pipelines to be composed of three members of the House of Representatives to be appointed by the Speaker of the House of Representatives; three members of the Senate to be appointed by the President of the Senate; the commissioner of natural resources or his or her designee; the commissioner of community affairs or his or her designee; and five members to be appointed by the Governor, including one member who shall represent the petroleum industry and four members who shall represent a cross section of the interests of local government, business, agriculture, and conservation. The Speaker of the House of Representatives and the President of the Senate shall each select a cochairperson. The cochairpersons shall call all meetings of the commission. Administrative support for the commission shall be provided by the staff of the Office of Planning and Budget, the staff of the Department of Natural Resources, or the staff of the Department of Community Affairs, as appropriate.

89 <u>22-3-83.</u>

- (a) The commission shall perform the following by December 31, 2016:
- 91 (1) Examine the impacts on land associated with pipeline siting, construction, and operation, including impacts associated with potential leaks and spills;
  - (2) Examine the current legal and regulatory structure pertinent to the protection of land uses and natural resources from impacts associated with pipeline siting, construction, and operation;
  - (3) Examine the purposes behind and necessity of, if any, Part 2 of this article and the grant therein of eminent domain powers to pipeline companies and the siting procedures therein and weigh those with the rights of property owners affected by the use of such eminent domain powers;
  - (4) Consider the extent to which the powers granted pipeline companies under Part 2 of this article, and more broadly the existing legal and regulatory system pertinent to the

| 102 | siting, construction, and operation of pipelines, are consistent with and implement         |
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| 103 | Georgia's essential public interest in establishing minimum standards for land use in order |
| 104 | to protect and preserve its natural resources, environment, and vital areas;                |

- (5) Consider legal and regulatory mechanisms by which the eminent domain powers of pipeline companies can be appropriately restricted or controlled in order to ensure siting of pipelines that is consistent with current state and local land use policies and the protection of natural resources;
- (6) Consider whether any changes to the siting procedures in this article are necessary to protect the residents of this state in consideration of whether the pipeline is delivering petroleum to customers inside or outside this state;
- (7) Prepare a report summarizing the findings of the commission and submit such report to the President of the Senate and the Speaker of the House of Representatives and to the chairpersons of each of the standing committees of the Senate and of the House of Representatives which regularly consider proposed legislation related to transportation, energy, or natural resources; and
- (8) Recommend to the General Assembly proposed legislation as necessary to accomplish the continuing goal of ensuring that pipeline siting, construction, and operation are consistent with and implement the State of Georgia's essential public interest in establishing minimum standards for land use in order to protect and preserve its natural resources, environment, and vital areas and to best serve the residents of this state.
- (b) The legislative members of the commission shall be entitled to receive the compensation and allowances provided for in Code Section 28-1-8. Members of the commission who are state officials, other than legislative members, or state employees shall receive no compensation for their services on the commission but may be reimbursed for expenses incurred by them in the performance of their duties as members of the commission in the same manner as they are reimbursed for expenses in their capacities as state officials or employees. Members of the commission who are not legislators, state officials, or state employees shall receive a daily expense allowance in an amount the same as that specified in subsection (b) of Code Section 45-7-21, as well as the mileage or transportation allowance authorized for state employees, and the funds for payment thereof shall come from funds of the Department of Natural Resources.
- (c) The commission may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and effectively its powers, perform its duties, and accomplish the objectives and purposes of this part.
- (d) The commission shall stand abolished on January 1, 2017.

138 <u>Part 2</u>

| 139 | 22-3-85. |
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- (a)(1) The powers of eminent domain granted by this part to pipeline companies shall be temporarily suspended starting from the effective date of this Code section through and including June 30, 2017, in order to allow the commission to complete its report and recommendations and to allow the General Assembly to act on those recommendations during the 2017 legislative session.
- (2) Between the effective date of this Code section and June 30, 2017:
  - (A) No pipeline company shall exercise any eminent domain powers under this part, including, without limitation, condemning any property through the exercise of eminent domain;
  - (B) The commissioner of transportation shall not accept any applications for or issue any certificates of public convenience and necessity provided for in Code Section 22-3-87; and
  - (C) The Environmental Protection Division of the Department of Natural Resources shall not accept any applications for or issue any permits provided for in Code Section 22-3-88.
- (b) The temporary suspension of the power of eminent domain provided in subsection (a) of this Code section shall not apply to acquisitions for the purpose of establishing the right to maintain an existing pipeline in place or to acquisitions within 200 feet of an existing pipeline for purposes of line replacements or relocations or for purposes of temporary work space for repairs of existing pipelines.

#### 160 <del>22-3-82</del> 22-3-86.

(a) Subject to the provisions and restrictions of this article part, pipeline companies are granted the right power to acquire property or interests in property by eminent domain for the construction, reconstruction, operation, and maintenance of pipelines in this state; provided, however, that prior to instigating eminent domain proceedings or threatening to do so, the pipeline company shall cause to be delivered to each landowner whose property may be condemned a written notice containing the following language in boldface type: 'CODE SECTIONS 22-3-80 22-3-86 THROUGH 22-3-87 22-3-91 OF THE OFFICIAL CODE OF GEORGIA ANNOTATED PROVIDE SPECIFIC REQUIREMENTS WHICH MUST BE FOLLOWED BY PETROLEUM PIPELINE COMPANIES BEFORE THEY MAY EXERCISE THE RIGHT TO CONDEMN YOUR PROPERTY. THOSE CODE SECTIONS ALSO PROVIDE SPECIFIC RIGHTS FOR YOUR PROTECTION. YOU SHOULD MAKE YOURSELF FAMILIAR WITH THOSE

REQUIREMENTS AND YOUR RIGHTS PRIOR TO CONTINUING NEGOTIATIONS CONCERNING THE SALE OF YOUR PROPERTY TO A PETROLEUM PIPELINE COMPANY.'

- (b) The restrictions and conditions imposed by this article part on the exercise of the power of eminent domain by petroleum pipeline companies shall not apply to relocations of pipelines necessitated by the exercise of a legal right by a third party or to any activities incident to the maintenance of an existing pipeline or existing pipeline right of way. A pipeline company shall have a right of reasonable access to property proposed as the site of a pipeline for the purpose of conducting a survey of the surface of such property for use in determining the suitability of such property for placement of a pipeline.
- (c) After obtaining the certificate of convenience and necessity provided for in Code Section 22-3-83 22-3-87 and after complying with the notice requirements set forth in subsection (a) of this Code section, a pipeline company shall have a right of reasonable access to any property proposed as the site of a pipeline for the purpose of conducting additional surveying which may be necessary in preparing its submission to the Department of Natural Resources as provided for in Code Section 22-3-84 22-3-88.
- (d) The owner of any property or property interest which is entered by a pipeline company for the purpose of surveying such property, as allowed in this Code section, or for access to or maintenance or relocation of an existing pipeline shall have the right to be compensated for any damage to such property incident to such entry. Any survey conducted pursuant to this article part shall be conducted in such a fashion as to cause minimal damage to the property surveyed.

## <del>22-3-83</del> <u>22-3-87</u>.

(a) Before exercising the right power of eminent domain as authorized in this article part, a pipeline company shall first obtain from the commissioner of transportation or the commissioner's designee a certificate of public convenience and necessity that such action by the pipeline company is authorized. Such certificate shall not be unreasonably withheld.

(b) The commissioner of transportation shall prescribe regulations pursuant to Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act,' relative to the requirements for

obtaining a certificate of public convenience and necessity which shall include:

(1) A requirement that the application for such certificate shall include a description of the proposed project including its general route, a description of the public convenience and necessity which support the proposed pipeline route, the width of the proposed pipeline corridor up to a maximum width of one-third mile, and a showing that use of the power of eminent domain may be necessary to for construction of the pipeline, and a

- showing that the public necessity for the petroleum pipeline justifies the use of the power of eminent domain;
  - (2) A provision for reasonable public notice of the application and the proposed route;
  - (3) Provision for a hearing on the application and the filing and hearing of any objections to such application;
  - (4) A requirement that all hearings shall be held and a final decision rendered on any application not later than 90 days from the date of the publication of notice required in paragraph (2) of this subsection; and
  - (5) Such other reasonable requirements as shall be deemed necessary or desirable to a proper determination of the application.
  - (c) In the event the application is not approved or denied within the time period provided for in paragraph (4) of subsection (b) of this Code section, the application shall be deemed to be approved by operation of law.
  - (d) The approval and issuance of the certificate of public convenience and necessity shall not be subject to review. The denial of the certificate may be reviewed by a judge of the superior court of the county in which the pipeline company has an agent and place of doing business. The review shall be by petition filed within 30 days of the date of disapproval of the application and shall be determined on the basis of the record before the commissioner of transportation. The action of the commissioner of transportation shall be affirmed if supported by substantial evidence.

### 228 <del>22-3-84</del> <u>22-3-88</u>.

- (a) In addition to obtaining a certificate as required in Code Section 22-3-83 22-3-87, a pipeline company shall, prior to the exercise of the power of eminent domain, obtain a permit from the director of the Environmental Protection Division of the Department of Natural Resources as provided in this Code section.
- (b) The Board of Natural Resources shall, pursuant to Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act,' issue rules and regulations governing the obtaining of the permit provided for in subsection (a) of this Code section which shall include:
  - (1) Reasonable public notice to an owner of property who, after reasonable efforts, cannot personally be given the notice in subsection (a) of Code Section <del>22-3-82</del> <u>22-3-86</u>;
  - (2) Reasonable public notice of the filing of an application for a permit;
  - (3) Provisions for hearings on all applications for such permits; and
  - (4) A requirement that no such permit shall be granted by the division unless, prior to the construction of any portion of the petroleum pipeline project for which the use of the power of eminent domain may be required, the pipeline company has submitted the proposed siting of such portion of the pipeline project to the division with appropriate

notices thereof to affected parties and unless the division director determines after a hearing that the location, construction, and maintenance of such portion of the pipeline is are consistent with and not an undue hazard to the environment and natural resources of this state, determined in accordance with the factors set forth in subsection (c) of this Code section.

- (c) In making the decision required by paragraph (4) of subsection (b) of this Code section, the director shall determine:
  - (1) Whether the proposed route of such portion of the pipeline is an environmentally reasonable route;
  - (2) Whether other corridors of public utilities already in existence may reasonably be used for the siting of such portion of the pipeline;
  - (3) The existence of any local zoning ordinances and that such portion of the project will comply with those ordinances unless to require such compliance would impose an unreasonable burden on the project as weighed against the purpose of such ordinances;
  - (4) That ample opportunity has been afforded for public comment, specifically including but not limited to comment by the governing body of any municipality or county within which the proposed project or any part thereof is to be located; and
  - (5) Such reasonable conditions to the permit as will allow the monitoring of the effect of the petroleum pipeline upon the property subjected to eminent domain and the surrounding environment and natural resources.
- (d) In the event an application under this Code section is not approved or denied within 120 days of the date of the publication of notice required in paragraph (2) of subsection (b) of this Code section, the application shall be deemed to be approved by operation of law.

### 268 <del>22-3-85</del> <u>22-3-89</u>.

All hearings and appeals on applications for certificates and permits required under this article part shall be conducted in accordance with Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act,' provided that if the final decision of the Administrative Law Judge on any appeal is not rendered within 120 days from the date of filing of a petition for review, the decision of the director shall be affirmed by operation of law; and provided further that judicial review of the approval or denial of an application under Code Section 22-3-84 22-3-88 shall be governed by Code Section 12-2-1.

# <del>22-3-86</del> <u>22-3-90</u>.

When a pipeline company which has obtained the certification and permits required in this article part is unable to acquire the property or interest required for such certified or

| 279 | permitted project after reasonable negotiation with the owner of such property or interest,               |
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| 280 | the company may acquire such property or interest by the use of the condemnation                          |
| 281 | procedures authorized by Chapter 2 of this title.   |
| 282 | <del>22-3-87</del> <u>22-3-91</u> .   |
| 283 | If the portion of the petroleum pipeline route chosen and approved pursuant to Code                       |
| 284 | Section <del>22-3-84</del> <u>22-3-88</u> unreasonably impacts any other property of the same owner which |
| 285 | is not acquired by eminent domain as a part of such portion of the project, there shall be                |
| 286 | a right of compensation available under the laws of eminent domain for the fair market                    |
| 287 | value of any such damage upon the trial of the case of the parcel taken.                                  |
| 288 | <del>22-3-88.</del>   |
| 289 | The power of eminent domain may be exercised by persons who are or may be engaged in                      |
| 290 | constructing or operating pipelines for the transportation or distribution of natural or                  |
| 291 | artificial gas and by persons who are or may be engaged in furnishing natural or artificial               |
| 292 | gas for heating, lighting, or power purposes in the State of Georgia."                                    |
| 293 | SECTION 2.  |
| 294 | Said chapter is further amended by adding a new article to read as follows:                               |
| 295 | "ARTICLE 4A   |
| 296 | <u>22-3-95.</u>   |
| 297 | The power of eminent domain may be exercised by persons who are or may be engaged in                      |
| 298 | constructing or operating pipelines for the transportation or distribution of natural or                  |
| 299 | artificial gas and by persons who are or may be engaged in furnishing natural or artificial               |
| 300 | gas for heating, lighting, or power purposes in this state."  |
| 301 | SECTION 3.  |
| 302 | This Act shall become effective upon its approval by the Governor or upon its becoming law                |
| 303 | without such approval.  |
| 304 | SECTION 4.  |
| 305 | All laws and parts of laws in conflict with this Act are repealed.  |