The Senate Committee on Transportation offered the following substitute to HB 121:

A BILL TO BE ENTITLED AN ACT

1 To amend Article 1 of Chapter 7 of Title 52 of the Official Code of Georgia Annotated, 2 relating to registration, operation, and sale of watercraft generally, so as to provide for 3 restrictions and requirements relative to wakesurfing and wakeboarding in certain instances; 4 to provide for exceptions; to provide for definitions; to amend Title 40 of the Official Code 5 of Georgia Annotated, relating to motor vehicles and traffic, so as to provide for a definition; 6 to provide for the operation of multipurpose off-highway vehicles on certain highways; to 7 provide for registration of such vehicles; to provide for issuance of license plates for 8 multipurpose off-highway vehicles; to provide for an annual licensing fee; to provide for 9 issuance of a certificate of title by the Department of Revenue; to provide for related matters; 11 to repeal conflicting laws; and for other purposes.

12 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

	23 LC 39 39548
13	PART I
14	SECTION 1-1.
15	Article 1 of Chapter 7 of Title 52 of the Official Code of Georgia Annotated, relating to
16	registration, operation, and sale of watercraft generally, is amended by revising Code
17	Section 52-7-3, relating to definitions, by adding two new paragraphs to read as follows:
18	"(26.1) 'Wakeboarding' means the activity of:
19	(A) Being towed on a board with or without foot bindings by a motorboat across the
20	vessel's wake; or
21	(B) Operating a motorboat in a manner that creates a wake while towing a person on
22	a board with or without foot bindings.
23	(26.2) 'Wakesurfing' means the activity of:
24	(A) Surfing a motorboat's wake, regardless of whether the person is being pulled by
25	a tow rope attached to the motorboat that is producing the wake; or
26	(B) Operating a motorboat in a manner that creates a wake that is capable of being
27	surfed by another person."
28	SECTION 1-2.
29	Said article is further amended by adding a new Code section to read as follows:
30	" <u>52-7-13.1.</u>
31	(a) Except as provided in subsection (b) of this Code section, no person shall engage in
32	wakesurfing or wakeboarding upon waters of this state:
33	(1) Between sunset and sunrise;
34	(2) Within 200 feet of any moored vessel; any wharf, dock, pier, piling, or bridge
35	structure or abutment; or any shoreline adjacent to a full-time or part-time residence,

- <u>Survey</u>
- 36 public park, public beach, public swimming area, marina, restaurant, or other public use
- 37 <u>area; or</u>

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- 38 (3) When surfing a wake or being towed on a board, without wearing a personal flotation
 39 device.
- 40 (b) This Code section shall not apply to:
- 41 (1) A regatta, boat race, marine parade, tournament, or exhibition for which the
- 42 <u>commissioner has granted a marine event permit pursuant to Code Section 52-7-19; or</u>
- 43 (2) Intracoastal waterways, rivers, or private lakes."
- 44 PART II
 - SECTION 2-1.

46 Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles and traffic, is

47 amended in Code Section 40-1-1, relating to definitions, by revising paragraph (33.1) as 48 follows:

49 "(33.1) 'Multipurpose off-highway vehicle' means any motorized vehicle having features

50 specifically intended for utility use and having the following characteristics:

51 (A) Has the capability to transport persons or cargo or both;

52 (B) Operates between 25 miles per hour (40.2 kilometers per hour) and 50 <u>65</u> miles per

53 hour ($\frac{80.4}{104.6}$ kilometers per hour);

54 (C) Has an overall width of 80 inches (2,030 millimeters) or less, exclusive of 55 accessories or attachments;

56 (D) Is designed to travel on four or more wheels;

57 (E) Uses a steering wheel for steering control;

- 58 (F) Contains a nonstraddle seat;
- 59 (G) Has a gross vehicle weight rating of less than 4,000 pounds (1,814 kilograms); and
- 60 (H) Has a minimum cargo capacity of 350 pounds (159 kilograms)."

SECTION 2-2.

62 Said title is further amended by revising Code Section 40-2-27, relating to registration of
63 motor vehicles not manufactured to comply with federal emission and safety standards,
64 certificate of registration for an assembled motor vehicle or motorcycle or a converted motor
65 vehicle, and former military motor vehicles, as follows:

66 "40-2-27.

(a) No application shall be accepted and no certificate of registration shall be issued to any 67 68 motor vehicle which was not manufactured to comply with applicable federal emission 69 standards issued pursuant to 42 U.S.C.A. Section 7401 through Section 7642, known as the 70 Clean Air Act, as amended, and applicable federal motor vehicle safety standards issued 71 pursuant to 49 U.S.C.A. Section 30101, et seq., unless and until the United States Customs 72 Service or the United States Department of Transportation has certified that the motor 73 vehicle complies with such applicable federal standards and unless all documents required 74 by the commissioner for processing an application for a certificate of registration or title 75 are printed and filled out in the English language or are accompanied by an English 76 translation.

77 (b) The provisions of subsection (a) of this Code section shall not apply to applications for 78 certificates of registration for such motor vehicles that have a manufactured date that is 25 79 years or older at the time of application. Certification of compliance shall only be required 80 at the time of application for the issuance of the initial Georgia certificate of registration. 81 (c) Applications for registration of such motor vehicles shall be accompanied by a Georgia 82 certificate of title, proof that an application for a Georgia certificate of title has been 83 properly submitted, or such other information and documentation of ownership as the 84 commissioner shall deem proper.

(d)(1) Before a certificate of registration is issued for an assembled motor vehicle or
 motorcycle as such term is defined in Code Section 40-3-30.1, such assembled motor

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vehicle or motorcycle shall have been issued a certificate of title in Georgia and shallcomply with the provisions of such Code section.

89 (2) Before a certificate of registration is issued for a converted motor vehicle as such
90 term is defined in Code Section 40-3-30.1, such converted motor vehicle shall have been
91 issued a certificate of title in Georgia upon compliance with the inspection provisions of
92 such Code section.

(e) The provisions of subsection (a) of this Code section shall not apply to applications for
certificates of registration for former military motor vehicles that are less than 25 years old
and manufactured for the United States military <u>or multipurpose off-highway vehicles</u>
<u>manufactured after January 1, 2000</u>."

SECTION 2-3.

98 Said title is further amended in Code Section 40-2-31, relating to license plate design and99 revalidation and county decals, by revising subsection (b) as follows:

"(b) License plates issued pursuant to this chapter Such license plates shall be at least six 100 101 inches wide and not less than 12 inches in length, except that motorcycle license plates 102 which shall be at least four inches wide and not less than seven inches in length, and 103 license plates for low-speed vehicles and multipurpose off-highway vehicles shall be a size 104 determined by the commissioner. All license plates shall show in boldface characters the 105 month and year of expiration, the serial number, and either the full name or the 106 abbreviation of the name of the state, shall designate the county from which the license plate was issued unless specifically stated otherwise in this chapter, and shall show such 107 108 other distinctive markings as in the judgment of the commissioner may be deemed advisable, so as to indicate the class of weight of the vehicle for which the license plate was 109 110 issued. Any ; and any license plate for a low-speed vehicle or multipurpose off-highway 111 vehicle shall designate the vehicle as such. Such plates may also bear such figures, 112 characters, letters, or combinations thereof as in the judgment of the commissioner will to

the best advantage advertise, popularize, and otherwise promote Georgia as the 'Peach State.' Except for license plates issued pursuant to Article 2B of this chapter, the any license plate issued pursuant to this chapter shall be of such strength and quality that the plate shall provide a minimum service period of at least five years. The commissioner shall adopt rules and regulations, pursuant to the provisions of Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act,' for the design and issuance of new license plates and to implement the other provisions of this Code section."

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SECTION 2-4.

121 Said title is further amended in Code Section 40-2-33, relating to issuance of license plates
122 and decals, transfer of registration to a digital license plate, compensation of tag agents, and
123 required identification, by adding a new paragraph to subsection (a) to read as follows:

124 "(2.1) The commissioner may provide for the issuance of a temporary license plate for 125 any multipurpose off-highway vehicle, to be displayed until such time as a license plate 126 of the design required by Code Section 40-2-31 has been issued to the registrant as a 127 replacement for such temporary license plate; provided, however, that any such 128 temporary license plate shall designate the multipurpose off-highway vehicle as such; and 129 provided, further, that the commissioner shall make available for issuance multipurpose 130 off-highway vehicle license plates of the design required by Code Section 40-2-31 not 131 later than September 1, 2023."

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SECTION 2-5.

133 Said title is further amended in Code Section 40-2-151, relating to annual license fees for134 operation of vehicles, by revising paragraph (2) of subsection (a) as follows:

135 "(2) For each motorcycle <u>or multipurpose off-highway vehicle</u> 20.00"

	23 LC 39 3954S
136	SECTION 2-6.
137	Said title is further amended in Code Section 40-3-4, relating to exclusions from issuance of
138	certificate of title, by revising paragraph (16) as follows:
139	"(16) A vehicle which is not sold for the purpose of manufactured for lawful highway
140	use, except for multipurpose off-highway vehicles manufactured after January 1, 2000;"
141	SECTION 2-7.
142	Said title is further amended in Code Section 40-3-30, relating to requirement of compliance
143	with federal safety standards, by revising subsection (d) as follows:
144	"(d) The provisions of subsection (a) of this Code section shall not apply to applications
145	for certificates of title for multipurpose off-highway vehicles manufactured after January
146	1, 2000, or converted motor vehicles as such term is defined in Code Section 40-3-30.1."
147	SECTION 2-8.
148	Said title is further amended in Code Section 40-3-30.1, relating to standards for issuance to
149	assembled motor vehicle and motorcycle or converted motor vehicle and inspections, by

150 revising subsection (f) as follows:

151 "(f) Unconventional motor vehicles or motorcycles shall not be titled or registered;
152 provided, however, that a multipurpose off-highway vehicle manufactured after January
153 <u>1, 2000, shall be issued a certificate of title and registered upon proper application and</u>
154 payment of the required fee."

155 **SECTION 2-9.**

156 Said title is further amended by revising Part 5 of Article 13 of Chapter 6, relating to157 low-speed vehicles, as follows:

- 159 <u>40-6-359.</u>
- 160 <u>Multipurpose off-highway vehicles shall be equipped with:</u>
- 161 (1) Headlights;
- 162 (2) Brake lights;
- 163 <u>(3) Taillights;</u>
- 164 (4) A rearview mirror; and
- 165 <u>(5) Safety belts.</u>

166 40-6-360.

167 Every person operating a low-speed vehicle or multipurpose off-highway vehicle shall be

168 granted all the rights and shall be subject to all the duties applicable to the driver of any

169 other vehicle under this chapter except as to special regulations in this part and except as

170 to those provisions of this chapter which by their nature can have no application.

171 40-6-361.

172 (a) All low-speed vehicles <u>and multipurpose off-highway vehicles</u> are entitled to full use

173 of a lane, and no motor vehicle shall be driven in such a manner as to deprive any

- 174 low-speed vehicle such vehicles of the full use of a lane.
- 175 (b) The operator of a low-speed vehicle or multipurpose off-highway vehicle shall not
- 176 overtake and pass in the same lane occupied by the vehicle being overtaken.
- 177 (c) No person shall operate a low-speed vehicle or multipurpose off-highway vehicle
- 178 between lanes of traffic or between adjacent lines or rows of vehicles.
- 179 (d) Low-speed vehicles and multipurpose off-highway vehicles shall not be operated two
- 180 or more abreast in a single lane.

181 40-6-362.

(a) Low-speed vehicles shall be operated only on any highway where the posted speed
limit does not exceed 35 miles per hour. The operator of a low-speed vehicle shall not
operate such vehicle on any highway where the posted speed limit exceeds 35 miles per
hour.

- 186 (b) Multipurpose off-highway vehicles shall be operated only on highways that are part
- 187 of a county road system and shall be authorized to cross highways that are part of a
- 188 <u>municipal street system or are part of the state highway system.</u>"
- 189 **PART III**
- 190 SECTION 3-1.
- 191 All laws and parts of laws in conflict with this Act are repealed.