The Senate Committee on Rules offered the following substitute to HB 454:

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 revise 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 revise the rates of taxation on income on individuals, estates, and trusts; to revise certain 5 annual determinations; to revise certain exemptions and deductions; to provide for an income 6 tax credit for certain taxpayers; to revise the definition of "force majeure" to include a 7 pandemic, as relative to tax credits for jobs associated with large-scale projects; to limit the 8 applicability of such term; to further extend the maximum time allowed for the job creation 9 requirement under certain conditions; to limit the application of a sales tax exemption for 10 certain healthcare facilities; to provide for related matters; to provide for effective dates and 11 applicability; to repeal conflicting laws; and for other purposes.

12 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

14 Title 48 of the Official Code of Georgia Annotated, relating to revenue and taxation, is 15 amended by revising paragraph (14) of Code Section 48-1-2, relating to definitions, as 16 follows:

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17 "(14) 'Internal Revenue Code' or 'Internal Revenue Code of 1986' means for taxable years 18 beginning on or after January 1, 2021 <u>2022</u>, the provisions of the United States Internal 19 Revenue Code of 1986, as amended, provided for in federal law enacted on or before 20 January 1, 2022 2023, except that Section 108(i), Section 163(e)(5)(F), Section 21 168(b)(3)(I), Section 168(e)(3)(B)(vii), Section 168(e)(3)(E)(ix), Section 168(e)(8), Section 168(k), Section 168(m), Section 168(n), Section 179(d)(1)(B)(ii), Section 179(f), 22 23 Section 199, Section 381(c)(20), Section 382(d)(3), Section 810(b)(4), Section 1400L, 24 Section 1400N(d)(1), Section 1400N(f), Section 1400N(j), Section 1400N(k), and Section 25 1400N(o) of the Internal Revenue Code of 1986, as amended, shall be treated as if they 26 were not in effect, and except that Section 168(e)(7), Section 172(b)(1)(F), and Section 27 172(i)(1) of the Internal Revenue Code of 1986, as amended, shall be treated as they were 28 in effect before the 2008 enactment of federal Public Law 110-343, and except that 29 Section 163(i)(1) of the Internal Revenue Code of 1986, as amended, shall be treated as it was in effect before the 2009 enactment of federal Public Law 111-5, and except that 30 31 Section 13(e)(4) of 2009 federal Public Law 111-92 shall be treated as if it was not in 32 effect, and except that Section 118, Section 163(j), and Section 382(k)(1), and Section 33 174 of the Internal Revenue Code of 1986, as amended, shall be treated as they were in 34 effect before the 2017 enactment of federal Public Law 115-97; provided, however, that 35 all provisions in federal Public Law 117-58 (Infrastructure Investment and Jobs Act) that 36 change or affect in any manner Section 118 shall be treated as if they were in effect, and 37 except that all provisions in federal Public Law 116-136 (CARES Act) that change or 38 affect in any manner Section 172 and Section 461(1) shall be treated as if they were not in effect, and except that all provisions in federal Public Law 117-2 (American Rescue 39 40 Plan Act of 2021) that change or affect in any manner Section 461(1) shall be treated as 41 if they were not in effect, and except that the limitations provided in Section 179(b)(1) 42 shall be \$250,000.00 for tax years beginning in 2010, shall be \$250,000.00 for tax years 43 beginning in 2011, shall be \$250,000.00 for tax years beginning in 2012, shall be

44 \$250,000.00 for tax years beginning in 2013, and shall be \$500,000.00 for tax years 45 beginning in 2014, and except that the limitations provided in Section 179(b)(2) shall be 46 \$800,000.00 for tax years beginning in 2010, shall be \$800,000.00 for tax years 47 beginning in 2011, shall be \$800,000.00 for tax years beginning in 2012, shall be 48 \$800,000.00 for tax years beginning in 2013, and shall be \$2 million for tax years 49 beginning in 2014, and provided that Section 1106 of federal Public Law 112-95 as 50 amended by federal Public Law 113-243 shall be treated as if it is in effect, except the 51 phrase 'Code Section 48-2-35 (or, if later, November 15, 2015)' shall be substituted for 52 the phrase 'section 6511(a) of such Code (or, if later, April 15, 2015),' and 53 notwithstanding any other provision in this title, no interest shall be refunded with respect 54 to any claim for refund filed pursuant to Section 1106 of federal Public Law 112-95, and 55 provided that subsection (b) of Section 3 of federal Public Law 114-292 shall be treated 56 as if it is in effect, except the phrase 'Code Section 48-2-35' shall be substituted for the 57 phrase 'section 6511(a) of the Internal Revenue Code of 1986' and the phrase 'such 58 section' shall be substituted for the phrase 'such subsection.' In the event a reference is 59 made in this title to the Internal Revenue Code or the Internal Revenue Code of 1954 as 60 it existed on a specific date prior to January 1, 2022 2023, the term means the provisions 61 of the Internal Revenue Code or the Internal Revenue Code of 1954 as it existed on the 62 prior date. Unless otherwise provided in this title, any term used in this title shall have 63 the same meaning as when used in a comparable provision or context in the Internal 64 Revenue Code of 1986, as amended. For taxable years beginning on or after January 1, 65 2021 2022, provisions of the Internal Revenue Code of 1986, as amended, which were 66 as of January 1, 2022 2023, enacted into law but not yet effective shall become effective for purposes of Georgia taxation on the same dates upon which they become effective for 67 68 federal tax purposes."

SECTION 2.

70 Said title is further amended by revising Code Section 48-7-20, relating to individual income
71 tax rates, credit for withholding and other payments, and applicability to estates and trusts,
72 as in effect on January 1, 2024, as follows:

73 ″48-7-20.

(a) A tax is imposed upon every resident of this state with respect to the Georgia taxable
net income of the taxpayer as defined in Code Section 48-7-27. A tax is imposed upon
every nonresident with respect to such nonresident's Georgia taxable net income not
otherwise exempted which is received by the taxpayer from services performed, property
owned, proceeds of any lottery prize awarded by the Georgia Lottery Corporation, or from
business carried on in this state. Except as otherwise provided in this chapter, the tax
imposed by this subsection shall be levied, collected, and paid annually.

- (a.1)(1) On and after January 1, 2024, the tax imposed pursuant to subsection (a) of this
 Code section shall be at the rates provided in subsection (a.2) of this Code section for
 each respective tax year 5.49 percent for taxable years beginning on or after January 1,
 2024; provided, however, that the actual rates for a given year tax year such rate shall be
 reduced by 0.10 percent annually beginning on January 1, 2025, until the rate reaches
 4.99 percent, provided such annual reductions in the tax rate shall be subject to delays as
- 87 provided in <u>paragraph (2) of this subsection</u>.
- 88 (2) Each prospective change in the tax rates <u>annual reduction in the tax rate</u> that would
 89 otherwise occur as provided in paragraphs (2) through (6) of subsection (a.2) of this Code

90 section paragraph (1) of this subsection shall be delayed by one year for each year that 91 any of the following are true as of December 1:

- 92 (A) The Governor's revenue estimate for the succeeding fiscal year is not at least 3
- 93 percent above the Governor's revenue estimate for the present fiscal year;
- 94 (B) The prior fiscal year's net revenue collection was not higher than each of the
 95 preceding five three fiscal years' net tax revenue collection; or

96 (C) The Revenue Shortfall Reserve provided for in Code Section 45-12-93 does not
97 contain a sum that exceeds the amount of the decrease in state revenue projected to
98 occur as a result of the prospective reduction in the tax rates set to occur the following
99 year.

100 (3) The Office of Planning and Budget shall make the determinations necessary to implement the provisions of paragraph (2) of this subsection and shall report its 101 102 determinations by December 1 of each year to the department, the Speaker of the House 103 of Representatives, the President of the Senate, and the chairpersons of the House 104 Appropriations Committee, the House Ways and Means Committee, the Senate 105 Appropriations Committee, and the Senate Finance Committee. This paragraph shall not be applicable after the final reduction in the rates occurs as provided in paragraph (6) of 106 subsection (a.2) of this Code section to the rate of 4.99 percent occurs. 107

108 (a.2) Subject to the provisions of subsection (a.1) of this Code section:

109 (1) For tax years beginning on or after January 1, 2024, the tax imposed pursuant to
 110 subsection (a) of this Code section shall be levied at the rate of 5.49 percent;

111 (2) For tax years beginning on or after January 1, 2025, the tax imposed pursuant to

112 subsection (a) of this Code section shall be levied at the rate of 5.39 percent;

113 (3) For tax years beginning on or after January 1, 2026, the tax imposed pursuant to

114 subsection (a) of this Code section shall be levied at the rate of 5.29 percent;

115 (4) For tax years beginning on or after January 1, 2027, the tax imposed pursuant to

116 subsection (a) of this Code section shall be levied at the rate of 5.19 percent;

117 (5) For tax years beginning on or after January 1, 2028, the tax imposed pursuant to

118 subsection (a) of this Code section shall be levied at the rate of 5.09 percent; and

119 (6) For tax years beginning on or after January 1, 2029, the tax imposed pursuant to

120 subsection (a) of this Code section shall be levied at the rate of 4.99 percent.

121 (b)(1) Reserved.

122 (2) To facilitate the computation of the tax by those taxpayers whose federal adjusted 123 gross income together with the adjustments set out in Code Section 48-7-27 for use in 124 arriving at Georgia taxable net income is less than \$10,000.00, the commissioner may 125 construct tax tables which may be used by the taxpayers at their option. The tax shown to be due by the tables shall be computed on the bases of the standard deduction and the 126 tax rates specified in paragraph (1) of this subsection. Insofar as practicable, the tables 127 128 shall produce a tax approximately equivalent to the tax imposed by paragraph (1) of this 129 subsection.

(c) The amount deducted and withheld by an employer from the wages of an employee pursuant to Article 5 of this chapter, relating to current income tax payments, shall be allowed the employee as a credit against the tax imposed by this Code section. Amounts paid by an individual as estimated tax under Article 5 of this chapter shall constitute payments on account of the tax imposed by this Code section. The amount withheld or paid during any calendar year shall be allowed as a credit or payment for the taxable year beginning in the calendar year in which the amount is withheld or paid.

(d) The tax imposed by this Code section applies to the Georgia taxable net income of
estates and trusts, which shall be computed in the same manner as in the case of a single
individual. The tax shall be computed on the Georgia taxable net income and shall be paid
by the fiduciary."

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SECTION 3.

142 Said title is further amended by revising subsection (b) of Code Section 48-7-26, relating to143 personal exemptions from income tax, as in effect on January 1, 2024, as follows:

144 "(b) Each taxpayer shall be allowed as a deduction in computing his or her Georgia taxable
145 income a personal exemption in <u>the amount of \$3,000.00 for each dependent of such</u>
146 taxpayer an amount as follows:

147 (1) For each married couple filing a joint return:

- 148 (A) For taxable years beginning on or after January 1, 2024, \$18,500.00;
- 149 (B) For taxable years beginning on or after January 1, 2026, \$20,000.00;
- 150 (C) For taxable years beginning on or after January 1, 2028, \$22,000.00; or
- 151 (D) For taxable years beginning on or after January 1, 2030, \$24,000.00;
- 152 (2) For each married taxpayer filing a separate return, one-half of the amount of the
- 153 personal exemption allowed under paragraph (1) of this subsection for the given year;
- 154 (3) For each single taxpayer or head of household, \$12,000.00; and
- 155 (4) For each dependent of a taxpayer, \$3,000.00."
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SECTION 4.

157 Said title is further amended in Code Section 48-7-27, relating to computation of state 158 taxable net income, as in effect on January 1, 2024, by revising paragraph (1) of subsection 159 (a) as follows:

160 "(1) <u>At the taxpayer's election, either:</u>

161 (A) The sum of all itemized nonbusiness deductions used in computing such taxpayer's

162 federal taxable income; <u>or</u>

163 (B) A standard deduction in an amount as follows:

164 (i) In the case of a married couple filing a joint return, \$24,000.00; or

- 165 (ii) In the case of a single taxpayer, head of household, or married taxpayer filing a
- 166 <u>separate return, \$12,000.00;</u>"
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SECTION 5.

168 Said title is further amended by adding a new Code section to read as follows:

- 169 ″<u>48-7-27.1.</u>
- 170 (a) As used in this Code section, the term 'eligible itemizer' means any resident taxpayer
- 171 who files an individual income tax return for a taxable year and makes the election under

- 172 subparagraph (a)(1)(A) of Code Section 48-7-27 to deduct the itemized nonbusiness
- 173 deductions used in computing such taxpayer's federal taxable income.
- 174 (b) For taxable years beginning on or after January 1, 2024, each eligible itemizer shall be
- 175 entitled to a credit in the amount of \$300.00 per taxpayer against the tax imposed by Code
- 176 <u>Section 48-7-20.</u>
- 177 (c) The tax credit claimed allowed by this Code section shall be deducted from such
- 178 <u>taxpayer's individual income tax liability, if any, for the tax year in which it is properly</u>
- 179 <u>claimed; provided, however, that in no event shall:</u>
- 180 (1) The total amount of the tax credit under this Code section for a taxable year exceed
- 181 <u>such taxpayer's income tax liability; or</u>
- 182 (2) Such credit amount be allowed to be carried forward to the taxpayer's succeeding
- 183 years' tax liability or applied against prior years' tax liability."
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SECTION 6.

185 Said title is further amended by revising paragraphs (3) and (5) of subsection (a) of Code

186 Section 48-7-40.24, relating to tax credits for jobs associated with large-scale projects, as187 follows:

188 "(3) 'Force majeure' means any:

- 189 (A) Explosions, implosions, fires, conflagrations, accidents, or contamination;
- 190 (B) Unusual and unforeseeable weather conditions such as floods, torrential rain, hail,

191 tornadoes, hurricanes, lightning, or other natural calamities or acts of God;

192 (C) Acts of war (whether or not declared), carnage, blockade, or embargo;

193 (D) Acts of public enemy, acts or threats of terrorism or threats from terrorists, riot,

- 194 public disorder, or violent demonstrations;
- 195 (E) Strikes or other labor disturbances; or
- 196 (F) Expropriation, requisition, confiscation, impoundment, seizure, nationalization, or
- 197 compulsory acquisition of the site or sites of a qualified project or any part thereof; <u>or</u>

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(G) Pandemic which is an outbreak of a disease that occurs over a wide geographic
area, affects a significant proportion of the population, causes a substantial and
unforeseeable threat to the public health, and materially impacts the ability to conduct
business, provided that this subparagraph shall only apply with respect to a qualified
project first certified pursuant to paragraph (2) of subsection (b) of this Code section
on or after July 1, 2023;

but such term shall not include any event or circumstance that could have been prevented,
overcome, or remedied in whole or in part by the taxpayer through the exercise of
reasonable diligence and due care, nor shall such term include the unavailability of
funds."

"(5) 'Job creation requirement' means the requirement that no later than the close of the 208 209 sixth taxable year following the withholding start date, the business enterprise will have 210 a minimum of 1,800 eligible full-time employees. If at the close of the sixth taxable year 211 following the withholding start date a minimum of \$600 million in qualified investment 212 property has been purchased or acquired by the business enterprise to be used with 213 respect to a qualified project, the job creation requirement shall be extended for an 214 additional two-year period. If at the close of the eighth taxable year following the 215 withholding start date a minimum of \$800 million in gualified investment property has 216 been purchased or acquired by the business enterprise to be used with respect to a 217 qualified project, the job creation requirement shall be extended for an additional 218 four-year period after the sixth taxable year following the withholding start date. If at the 219 close of the tenth taxable year following the withholding start date a minimum of 220 \$1 billion in qualified investment property has been purchased or acquired by the business enterprise to be used with respect to a qualified project, the job creation 221 222 requirement shall be extended for an additional two-year period after the tenth taxable year following the withholding start date." 223

	23 LC 43 2855S
224	SECTION 7.
225	Said title is further amended in Code Section 48-8-3, relating to exemptions from sales and
226	use tax, by revising paragraph (7) as follows:
227	"(7) Sales of tangible personal property and services to a nonprofit licensed nursing
228	home, nonprofit licensed in-patient hospice, or a nonprofit general or mental hospital
229	used exclusively by such nursing home, in-patient hospice, or hospital in performing a
230	general nursing home, in-patient hospice, hospital, or mental hospital treatment function
231	in this state when such nursing home, in-patient hospice, or hospital is a tax exempt
232	organization under the Internal Revenue Code and obtains an exemption determination
233	letter from the commissioner; and further provided that no entity, or directly controlled
234	affiliate of an entity, that terminated, without replacing, operation of a hospital containing
235	a level one trauma center and at least 200 inpatient hospital beds after January 1, 2021,
236	shall be eligible for an exemption under this paragraph until January 1, 2025;"
237	SECTION 8.
238	(a) This Act shall become effective upon its approval by the Governor or upon its becoming
239	law without such approval; provided, however, that:
240	(1) Section 1 of this Act shall be applicable to all taxable years beginning on or after
241	January 1, 2022;
242	(2) Sections 2 through 5 of this Act shall be effective on January 1, 2024, and shall be
243	applicable to all taxable years beginning on or after January 1, 2024; and
244	(3) Sections 6 and 7 of this Act shall become effective on July 1, 2023.
245	(b) Tax, penalty, and interest liabilities and refund eligibility for prior taxable years shall not
246	be affected by the passage of this Act and shall continue to be governed by the provisions of
247	Title 48 of the Official Code of Georgia Annotated as they existed for such prior taxable
248	years.

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SECTION 9.

250 All laws and parts of laws in conflict with this Act are repealed.