The Senate Committee on Transportation offered the following substitute to HB 516:

## A BILL TO BE ENTITLED AN ACT

1 To amend Title 32 of the Official Code of Georgia Annotated, relating to highways, bridges, 2 and ferries, so as to increase the minimum amount for a public road construction or 3 maintenance contract that prohibits negotiation; to provide for exceptions to public comment 4 and hearing on projects involving public-private partnerships in certain instances; to provide 5 for an exception to vote approval for such projects; to authorize the placement of wayfinding kiosks in the right of way for a public road in a certain special district; to provide for a definition; to provide for issuance of permits for such kiosks; to provide for standards for such kiosks; to provide petition for removal for kiosks that create a public nuisance or safety 9 hazard; to provide for an exception to requirements of multiple message signs; to provide for 10 the discontinuance of issuance of such permits; to amend Chapter 6 of Title 40 of the Official Code of Georgia Annotated, relating to uniform rules of the road, so as to prohibit the operation of certain vehicles on highways that qualify as commercial motor vehicle restricted highways; to provide for a definition; to require the installation by the Department of Transportation of official traffic-control devices at the entrance of and upon such highways; to provide for violation and punishment; to revise maximum speed limit provisions; to amend 16 Code Section 48-8-78 of the Official Code of Georgia Annotated, relating to freight and 17 logistics projects defined, use of appropriated funds, lack of funding, and accounting, so as 18 to revise for the allocation of funding; to amend an Act relating to regulation and taxation of

19 electricity used as motor fuel and electric vehicle charging stations, approved May 2, 2023

- 20 (Ga. L. 2023, p. 376/SB 146), so as to extend the effective date of provisions relative to
- 21 regulatory authority of the Department of Agriculture and revenue and taxation; to provide
- 22 for related matters; to repeal conflicting laws; and for other purposes.

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

SECTION 1.

- 25 Title 32 of the Official Code of Georgia Annotated, relating to highways, bridges, and ferries,
- 26 is amended in Code Section 32-2-61, relating to limitations on power to contract, by revising
- 27 subsection (d) as follows:

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- 28 "(d)(1) The department is prohibited from negotiating any contract for the construction
- or maintenance of a public road involving the expenditure of \$200,000.00 \$500,000.00
- or more except any contract:
- 31 (A) With counties, municipalities, and state agencies, provided that such negotiated
- 32 contract shall be made at the average bid price of the same kind of work let to contract
- after advertisement during a period of 60 days prior to the making of the contract;
- 34 (B) With a railroad company or utility concerning relocation of its tracks or facilities
- 35 where the same are not then located on a public road and such relocation is necessary
- as an incident to the construction or improvement of a public road. However, nothing
- contained in this subsection shall be construed as requiring the department to furnish
- a site or right of way for railroad or railway lines or tracks or utility facilities required
- 39 to be removed from a public road. Furthermore, this subsection shall not prevent the
- department from assisting in the removal and relocation of publicly owned utilities
- from locations on public roads as provided in Code Section 32-6-170;

42 (C) For emergency construction or maintenance involving the expenditure of

- \$200,000.00 \$500,000.00 or more when the public interest requires that the work be
- done without the delay of advertising for public bids;
- (D) For the procurement of business, professional, or other services from any person,
- 46 firm, or corporation as an independent contractor;
- 47 (E) With the State Road and Tollway Authority; or
- 48 (F) Through the provisions of a design-build contract as provided for in Code
- 49 Section 32-2-81.
- 50 (2) A department contract negotiated and made with a political subdivision, as authorized
- by subparagraph (A) of paragraph (1) of this subsection, may be subcontracted to any
- 52 person or political subdivision. It may be performed with inmate labor, except in the case
- of a public work constructed with federal aid, or the forces of such political subdivision
- or those of a political subdivision to which such contract has been subcontracted.
- However, the department shall have the authority to furnish planning, contract plans,
- specifications, and engineering supervision over a public road being constructed by a
- 57 political subdivision or by its subcontractor. Any subcontract made under authority of
- this subsection shall not constitute the basis of any claim against the department, nor shall
- such subcontract be considered an assignment of the rights of the political subdivision
- under its contract with the department."

SECTION 2.

- 62 Said title is further amended in Code Section 32-2-80, relating to public-private partnerships
- 63 (P3s), by revising paragraph (2) of subsection (b) and subsection (f) as follows:
- 64 "(2) For every project undertaken pursuant to this Code section, the department shall
- accept written public comment, solicited in the same manner as provided for in the
- request for proposal, for a period of 30 days beginning at least ten days after the public
- notice of the request for proposal is made pursuant to paragraph (1) of this subsection;

afforded the opportunity for comment during the environmental phase of a project. In addition, the department shall hold at least one public hearing, which may be held by teleconference, not later than the conclusion of the period for public comment; provided, however, that such requirement shall not apply when a public hearing has been held during the environmental phase of a project."

"(f) The commissioner shall be authorized to delegate such duties and responsibilities under this Code section as he or she deems appropriate from time to time; provided, however, that the final approval of contracts provided for in this Code section shall be by action of the board unless the board has previously approved the proposal based upon a determination that the proposal provided the apparent best value to the state upon contract terms that are most satisfactory and advantageous to the state."

SECTION 3.

Said title is further amended in Code Section 32-6-51, relating to unauthorized devices and structures within right of way or visible from public road, bus shelters, and commercial

33 advertisements by transit agency, by revising paragraph (1) of subsection (a) and

84 subsection (h) and by adding a new subsection to read as follows:

"(a)(1) It shall be unlawful for any person to erect, place, or maintain within the dedicated right of way of any public road any sign, signal, or other device except as authorized by this subsection, or subsection (d) or (d.1) of this Code section, or as required or authorized by Code Section 32-6-50, or any other law."

- 89 "(d.1)(1) As used in this Code section, the term 'wayfinding kiosk' means a structure:
- 90 (A) With a maximum height of ten feet and a maximum width of four feet;
- 91 (B) That contains a digital touch screen for use by members of the public for public 92 purposes of locating businesses, accessing transit information, or locating social
- 93 services; and

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94 (C) That is installed in state, county, or municipality rights of way pursuant to a 95 contract with the state or a municipality or county. (2) Wayfinding kiosks, including those on which commercial advertisements are placed, 96 may be erected and maintained on the rights of way of public roads within a metropolitan 97 98 municipality special district as such district is set forth in Code Section 48-8-269.22 and 99 upon issuance of a permit: 100 (A) By the department when a wayfinding kiosk is to be located on the right of way of 101 a road in the state highway system and upon a finding by such department that placement of such kiosk would provide a substantial public benefit; or 102 (B) By the respective county or municipality and in conformity with local regulations 103 when a wayfinding kiosk is to be located on the right of way of a road which is part of 104 105 a county road system or municipal street system and upon a finding by the local governing authority that placement of such kiosk would provide a substantial public 106 107 benefit. 108 (3) In addition to any further conditions required by the department or local governing 109 authority for a determination that the placement of a wayfinding kiosk would provide a 110 substantial public benefit, a wayfinding kiosk erected and maintained on the right of way 111 of a public road pursuant to this subsection, shall, at a minimum: 112 (A) Meet minimum setback requirements as follows: 113 (i) Where a curb and gutter are present, there shall be a minimum of four feet 114 clearance from the face of the curb to any portion of the wayfinding kiosk or the 115 wayfinding kiosk shall be placed at the back of the existing concrete sidewalk; or 116 (ii) Where no curb or gutter is present, the wayfinding kiosk shall be at least ten feet from the edge of the main traveled roadway; 117 (B) Not store any data collected by users of such kiosk; 118 (C) Not project any light at an intensity greater than that allowed of outdoor advertising 119 120 pursuant to Part 2 of this article; and

- (D) Not display any content prohibited by Code Section 32-6-52.
- 122 (4) The department or any county or municipality issuing a permit pursuant to this
- subsection shall be authorized to charge a reasonable fee for such permit in an amount
- sufficient to defray the expense incurred for evaluation of an application for a permit,
- which shall include an in-person evaluation of the proposed location by the entity issuing
- the permit.
- 127 (5) Any wayfinding kiosk erected and maintained on the right of way of a public road
- in violation of paragraph (3) of this subsection or in violation of the conditions of the
- permit issued by the department, a county, or a municipality shall be declared to be a
- public nuisance and safety hazard. In such case, the department, county, or municipality
- where such kiosk is located shall be authorized to apply to any court of competent
- iurisdiction and such court shall issue judgment and order condemnation and removal of
- such nuisance. The owner of such kiosk shall be liable for all court costs, fees, and other
- expenses incurred in such action.
- 135 (6) The person to whom a permit has been issued for the erection and maintenance of a
- wayfinding kiosk on the right of way of a public road pursuant to this subsection shall at
- all times assume all risks for the wayfinding kiosk and shall indemnify and hold harmless
- the State of Georgia, the department, and any county or municipality against all losses or
- damages resulting solely from the existence of the wayfinding kiosk.
- 140 (7) No more than 30 permits shall be issued by the department pursuant to this
- subsection and no permit shall be issued by the department or any county or municipality
- on or after July 1, 2026.
- 143 (8) The provisions of Code Section 32-6-83 shall apply to any wayfinding kiosk lawfully
- erected prior to July 1, 2024, that does not conform to the provisions of this subsection
- or to any lawful ordinance, regulation, or resolution enacted pursuant to the authority of
- this subsection."

"(h) Multiple media displays authorized pursuant to this Code section other than those upon wayfinding kiosks shall comply with the operational standards for multiple message signs provided for in Part 2 of this article but shall not. No multiple media displays authorized pursuant to this Code section shall be required to comply with any spacing requirements provided for in such part and multiple media displays shall not be considered in regard to the spacing requirements provided for in Code Section 32-6-75 as to the placement of any multiple message sign."

SECTION 4.

- 155 Chapter 6 of Title 40 of the Official Code of Georgia Annotated, relating to uniform rules 156 of the road, is amended by adding a new Code section to read as follows:
- 157 "40-6-53.1.
- 158 (a) For purposes of this Code section, the term 'commercial motor vehicle restricted
- 159 <u>highway' means the portion of a highway designated by the Department of Transportation</u>
- as a scenic highway that spans more than one county and that has upon it installed by such
- department fixed gates in order to prohibit the entrance and operation of motor vehicles
- 162 <u>upon such highway during hazardous weather conditions.</u>
- 163 (b) No person shall operate a motor vehicle equipped with more than six wheels on a
- 164 commercial motor vehicle restricted highway that has been properly marked pursuant to
- subsection (c) of this Code section.
- 166 (c) The Department of Transportation shall erect and maintain official traffic-control
- devices at the entrance of and upon any commercial motor vehicle restricted highway
- giving notice of the prohibition provided for by this Code section.
- 169 (d) Any person that violates this Code section shall be guilty of a misdemeanor and, upon
- conviction thereof, shall be punished by a fine not to exceed \$250.00."

SECTION 5.

172 Said chapter is further amended in Code Section 40-6-181, relating to maximum limits, by

- 173 revising subsection (b) as follows:
- 174 "(b) Consistent with the provision of engineering and traffic investigations regarding
- maximum speed limits as provided in Code Section 40-6-182, no person shall drive a
- vehicle at a speed in excess of the following maximum limits:
- 177 (1) Thirty miles per hour in any urban or residential district unless otherwise designated
- by appropriate signs;
- 179 (1.1)(2) Thirty-five miles per hour on a highway that is an unpaved county road unless
- designated otherwise by appropriate signs;
- 181 (2)(3) Seventy miles per hour on a highway on that is part of the federal interstate system
- and on physically divided highways with full control of access which are outside of an
- 183 urbanized area of 50,000 population or more highways that are physically divided with
- full control of access and that are part of the state highway system, provided that such
- speed limit is designated by appropriate signs;
- 186 (3) Seventy miles per hour on a highway on the federal interstate system which is inside
- of an urbanized area of 50,000 population or more, provided that such speed limit is
- designated by appropriate signs;
- 189 (4) Sixty-five miles per hour on those sections of physically divided highways without
- 190 <u>full access control on highways that are physically divided without full control of access</u>
- and that are part of the state highway system, provided that such speed limit is designated
- by appropriate signs; and
- 193 (5) Fifty-five miles per hour in other locations."

194 **SECTION 6.** 

195 Code Section 48-8-78 of the Official Code of Georgia Annotated, relating to freight and 196 logistics projects defined, use of appropriated funds, lack of funding, and accounting, is amended by revising subsection (b) as follows: 198 "(b) It is the intention of the General Assembly, subject to appropriations, that the funds 199 collected under this article upon the retail purchase, retail sale, rental, storage, use, or 200 consumption of fuel to a contract or common carrier regulated by the United States Surface 201 Transportation Board for use exclusively in the operation of locomotives by such carrier 202 shall be appropriated to the Department of Transportation for use exclusively on freight and 203 logistics projects located on or connected to publicly owned roads. Such appropriation 204 shall be allocated for freight and logistics projects, including administration costs, 205 consistent with the Georgia Freight Railroad Program as established by Code 206 Section 32-2-41.3. Such allocation shall take into consideration the based upon a formula 207 developed by the commissioner of transportation which shall include consideration of total 208 track miles operated within the state by a common carrier and any other factors as

210 **SECTION 7.** 

determined appropriate by the commissioner."

- 211 An Act relating to regulation and taxation of electricity used as motor fuel and electric
- 212 vehicle charging stations, approved May 2, 2023 (Ga. L. 2023, p. 376/SB 146), is amended
- 213 by revising subsection (b) of Section 5-1 to read as follows:
- 214 "(b) Part II of this Act, which provides for the regulatory authority of the Department of
- 215 Agriculture, and Part III of this Act, relating to revenue and taxation, shall become
- 216 effective on January 1, 2026."

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217 SECTION 8.

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