The Senate Natural Resources and the Environment Committee offered the following substitute to SB 210:

A BILL TO BE ENTITLED AN ACT

To amend Title 12 of the Official Code of Georgia Annotated, relating to conservation and natural resources, so as to repeal Chapter 6A, relating to land conservation; to create the Georgia Legacy Program; to provide for legislative intent; to create conservation funding mechanisms and provide for their operation; to establish procedural requirements; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

8 SECTION 1.

Title 12 of the Official Code of Georgia Annotated, relating to land conservation, is amended by repealing in its entirety Chapter 6A, relating to land conservation, and enacting a new Chapter 6A to read as follows:

12 <u>"CHAPTER 6A</u>

13 <u>12-6A-1.</u>

The intent of this chapter is to create the Georgia Legacy Program. The General Assembly recognizes that as stewards of the state's natural resources, Georgians have a moral imperative and economic incentive to conserve the state's land and water. Georgia's land and water resources, the state's prime agricultural and forestry lands, and its natural, cultural, historic, and recreational areas are a priceless legacy that enhances the health of Georgia's ecosystems and its people, encourages working landscapes, fosters natural resource stewardship, sustains a healthy economy, and promotes a sustainable high quality of life for current and future generations of Georgians. This chapter shall provide funding options to acquire critical areas for clean water, game, wildlife, fisheries, or natural-resource-based outdoor recreation; provide stewardship for state lands; conserve

24 working farms and forests; support local parks and trails; and promote places and programs 25 for good health. 26 12-6A-2. 27 As used in this chapter, the term: 28 (1) 'Authority' means the Georgia Environmental Finance Authority established in Code 29 Section 50-23-3. 30 (2) 'City' means a statutorily established municipal government. 31 (3) 'Commission' means the State Forestry Commission established under Code Section 32 <u>12-6-2.</u> 33 (4) 'Conservation easement' means a conservation easement established in accordance 34 with Code Section 44-10-2. 35 (5) 'Conservation land' means land and water, or interests therein, that is in its 36 undeveloped, natural state or that has been developed only to the extent consistent with, 37 or is restored to be consistent with, at least one of the following environmental values or 38 conservation benefits: 39 (A) Water quality protection for rivers, streams, and lakes; 40 (B) Flood protection; 41 (C) Wetlands protection; 42 (D) Reduction of erosion through protection of steep slopes, areas with erodible soils, 43 and stream banks; 44 (E) Protection of riparian buffers and other areas that serve as natural habitat and 45 corridors for native plant and animal species; 46 (F) Protection of prime agricultural and forestry lands; 47 (G) Protection of cultural sites, heritage corridors, and archeological and historic 48 resources; 49 (H) Scenic protection; 50 (I) Provision of recreation in the form of boating, hiking, camping, fishing, hunting, 51 running, jogging, biking, walking, or similar outdoor activities; and 52 (J) Connection of existing or planned areas contributing to the goals set out in this 53 paragraph. 54 (6) 'Costs of acquisition' means all direct costs of activities which are required by 55 applicable state laws and local ordinances or policies in order to obtain fee simple or lesser interests in real property or to convey a conservation easement to a holder who will 56 57 ensure the permanent protection of the property as conservation land. Said costs shall

include the purchase price, if any; the costs of due diligence investigation, such as

appraisals, surveys, phase 1 environmental reports, and title searches; title insurance; fees

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60	for services related to the direct acquisition of the real property, such as holding costs,
61	overhead costs, finder's fees, and real estate commissions; attorney fees; pro rata ad
62	valorem taxes; resource stewardship; and other costs related to closing the transaction;
63	provided, however, that said costs shall not include any costs for services provided in
64	violation of Chapter 40 of Title 43.
65	(7) 'Council' means the Georgia Legacy Council established by this chapter.
66	(8) 'County' shall include consolidated county and municipal governments as well as a
67	county.
68	(9) 'Georgia Legacy funds' means the Georgia Legacy Trust Fund and the Georgia
69	<u>Legacy Revolving Fund.</u>
70	(10) 'Land conservation project' means a project to accomplish strategic investment in
71	permanent protection of conservation land.
72	(11) 'Nongovernmental entity' means a nonprofit organization primarily concerned with
73	the permanent protection and conservation of land and natural resources, as evidenced
74	by the organizational documents.
75	(12) 'Other state authority' means a state authority that is otherwise created and
76	authorized by law to engage in projects that would qualify as Georgia Legacy projects,
77	to accept grants or loans, and to incur debt and is recommended by the department to
78	receive either grants or loans for such a project; provided, however, that such term shall
79	not include the Georgia Building Authority.
80	(13) 'Permanently protected conservation areas' means those resources:
81	(A) Owned by the federal government and designated for recreation or conservation,
82	or as a natural resource;
83	(B) Owned by the State of Georgia and dedicated for recreation or conservation, or as
84	a natural resource;
85	(C) Owned by a state or local unit of government or authority and subject to:
86	(i) A conservation easement that ensures that the land will be maintained for
87	conservation purposes;
88	(ii) Contractual arrangements that ensure that, if the protected status is discontinued
89	on a parcel, such property will be replaced by other conservation land which at the
90	time of such replacement is of equal or greater monetary and resource protection
91	<u>value;</u>
92	(iii) A restrictive covenant in favor of a federal governmental entity; or
93	(iv) A permanent restrictive covenant as provided in subsection (c) of Code Section
94	<u>44-5-60;</u>
95	(D) Owned by any person or not for profit or for profit entity, subject to a conservation
96	easement that ensures that the land will be maintained for conservation purposes; or

97 (E) Acquired with Georgia Legacy funds, owned by a nongovernmental entity, and 98 subject to a contractual agreement that ensures that the land will not be disposed of 99 except for conservation purposes during the period that the loan is outstanding.

(14) 'Project proposal' means any project proposal seeking moneys from the Georgia Legacy Trust Fund or Georgia Legacy Revolving Loan Fund.

<u>12-6A-3.</u>

- (a) There is created the Georgia Legacy Council. The council shall be composed of the commissioner of natural resources, who shall serve as chairperson; the state property officer, who shall serve as vice chairperson; the director of the State Forestry Commission; the executive director of the State Soil and Water Conservation Commission; the Commissioner of Agriculture; four members to be appointed by and to serve at the pleasure of the Governor; one member to be appointed by the Speaker of the House of Representatives; and one member to be appointed by the Lieutenant Governor. All appointed members shall have significant experience in conservation, agriculture, forestry, recreation, real estate, or natural resources.
- (b) The members of the council shall receive no compensation for their services on the council but shall be reimbursed for actual expenses incurred while discharging the duties imposed upon them by this chapter.
- (c) For administrative purposes, the council shall be attached to the authority. The authority shall provide staff support to the council, utilizing personnel and funds available to the authority.

118 <u>12-6A-4.</u>

There is established the Georgia Legacy Trust Fund and the Georgia Legacy Revolving Loan Fund to consist of any state appropriations, moneys paid to the authority under intergovernmental contract for purposes of this chapter, voluntary contributions or donations, any federal moneys deposited in such funds, other moneys acquired for the use of such funds by any fund raising or other promotional techniques deemed appropriate by the authority, and all interest thereon. Moneys which are restricted as to their usage, including, but not limited to, restrictions on the kinds of projects for which the moneys can be expended or loaned, on the entity that can receive grants or loans of such moneys, on the manner in which such moneys can be expended or loaned, and any other condition, limitation, or restriction, may nevertheless be deposited into the Georgia Legacy funds so long as any such restriction does not prevent the moneys so deposited from being used in a manner that is consistent with the purposes of this chapter. All balances in the Georgia Legacy funds shall be deposited in interest-bearing accounts. The authority shall

administer the Georgia Legacy funds, shall grant or loan moneys held in the Georgia Legacy funds in furtherance of the purposes of and pursuant to the provisions of this chapter, and shall prepare, by June 30 of each year, an accounting of moneys received into and expended from the Georgia Legacy funds. The report shall be made available to the council, to the members of the General Assembly, and to members of the public on request.

137 <u>12-6A-5.</u>

- (a) Within the Georgia Legacy Trust Fund, moneys shall be made available in each fiscal year for grants to any city, county, department, agency, other state authority, or nongovernmental entity of this state having a Georgia Legacy project approved by the council. Each Georgia Legacy project shall, as a condition of eligibility for any such grant, have as its primary purpose one of the following conservation objectives:
 - (1) To acquire critical areas for clean water, game, wildlife, fisheries, or natural-resource-based outdoor recreation as part of a land conservation project. Funds disbursed for purposes of this paragraph shall be used solely to defray the costs of acquisition of conservation land or of conservation easements placed upon conservation land;
 - (2) To preserve working farms and forests as part of a land conservation project. Funds disbursed for purposes of this paragraph shall be grants to state agencies or local governments to defray the costs of acquisition of conservation land or conservation easements on farms or forests that qualify as conservation land;
 - (3) To support local parks and trails as part of a land conservation project. Funds disbursed for purposes of this paragraph shall be grants to local governments to aid in the acquisition and improvement of parks and trails within the jurisdiction of such local governments;
 - (4) To provide stewardship of conservation land. Funds disbursed for purposes of this paragraph shall be used for maintenance or restoration projects conducted by the department, the State Forestry Commission, the State Soil and Water Conservation Commission, or the Department of Agriculture to enhance public access, use, or safe enjoyment of permanently protected conservation areas, whether or not such areas were acquired through this chapter; or
 - (5) To promote land usage for vital environmental and wellness education programs. Disbursements for purposes of this paragraph shall be as grants to the Department of Public Health or any other state department or agency to carry out environmental and wellness education programs associated with public parks.
- (b) Within the Georgia Legacy Revolving Loan Fund, moneys shall be made available in each fiscal year for loans to any city, county, or nongovernmental entity having a land

conservation project approved by the council. Loans from the Georgia Legacy Revolving
Loan Fund shall be expended solely to defray the costs of acquisition of conservation land
or of conservation easements placed upon conservation land. Any such loan shall bear
interest at a rate established by the authority.

172 <u>12-6A-6.</u>

- (a) Approval of any project proposal shall be accomplished as provided for in this Code section.
 - (b) The council shall adopt procedures to review and determine the disposition of project proposals including, but not limited to, a schedule of meetings on an as needed basis, at which project proposals will be considered; the components required to comprise a project proposal; the format in which project proposals will be submitted for consideration; the conditions which provide priority ranking to be used in reviewing the merits of project proposals; and the means, such as a memorandum of understanding, by which nongovernmental entities may enter into partnerships to assist with the development and implementation of project proposals.
 - (c)(1) The authority shall review each project proposal for fiscal merit, for the capacity of the applicant to fulfill any matching fund requirements, for the fiscal solvency of the entity identified as responsible for implementing the project, and for compliance with all applicable terms and conditions of this chapter.
 - (2) The department shall review each project proposal for its strategic investment in land resources with high environmental values or conservation benefits; for consistency with the conservation goals set forth in this chapter and the conservation priorities set forth by the Governor; for the merit of a plan for long-term management of the conservation land or conservation easement; and for compliance with all applicable terms and conditions of this chapter.
 - (3) The Department of Agriculture or the State Forestry Commission shall review project proposals to preserve working farms and forests. The Department of Public Health shall review project proposals to promote land usage for vital environmental and public health wellness programs.
 - (d) Reviews conducted pursuant to subsection (c) of this Code section shall be submitted to the council. The council shall review each project proposal and shall consider the recommendations of the authority and the various departments as applicable.
 - (e) Upon the council's approval of a project proposal, such approved project shall become eligible for funding consistent with this chapter. The authority shall be responsible for the execution of each project following approval by the council and shall administer such

203 projects consistent with the purposes of this chapter, all applicable regulations promulgated 204 pursuant thereto, and the specific terms and conditions of any such project. 205 (f) The minimum percentage of funds disbursed during a fiscal year from the Georgia 206 Legacy Trust Fund for each conservation objective, as such percentage relates to the total 207 outlay of funds from the Georgia Legacy Trust Fund during such fiscal year, shall be as 208 follows: 209 (1) Acquisition of areas for clean water, game, wildlife, fisheries, 25 percent 210 or natural-resource-based outdoor recreation 211 (2) Preservation of working farms and forests 20 percent 212 (3) Support of local parks and trails 20 percent 213 (4) Stewardship of permanently protected conservation areas 6 percent 214 (5) Promotion of environmental wellness 4 percent 215 12-6A-7. (a) Grants may in appropriate cases be made for the acquisition of land, and the grantee 216 217 shall be permitted to place the needed and appropriate conservation easements on such land 218 to ensure its permanent protection as contemplated in this chapter and the grantee would 219 then be entitled to resell the land to private parties at the highest obtainable price and return 220 the proceeds to the trust fund for reuse for additional grants. 221 (b) Any project proposed by any nongovernmental entity involving the acquisition of land 222 shall be submitted by means of co-application with the city or county having jurisdiction 223 over the area in question, but such city or county shall not be liable for any debt of the 224 nongovernmental entity. 225 12-6A-8. 226 (a) The department may, by agreement with a city, county, or nongovernmental entity, 227 accept and administer property acquired by such city, county, or nongovernmental entity 228 pursuant to this chapter or may make such other agreements for the ownership and 229 operation of the property as are outlined in Code Sections 12-3-32 and 27-1-6. 230 (b) Cities, counties, the department, the commission, other state departments or agencies, 231 and other state authorities may, by agreement with nongovernmental entities as established 232 in a memorandum of understanding adopted by the council, enter into partnerships to assist 233 with the development of project proposals, to assist with the establishment of a local 234 funding match, and to accept and administer property acquired by a city, county, the

department, the commission, other state department or agency, or other state authority

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pursuant to this chapter.

237 <u>12-6A-9.</u>

(a) The authority is authorized to promulgate rules and regulations to implement the terms of this chapter; provided, however, that for purposes of this chapter the authority shall be an agency subject to the provisions of Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.' The authority may audit, or have audited, the use of moneys from the Georgia Legacy Trust Fund or Georgia Legacy Revolving Loan Fund or the use of properties obtained pursuant to this chapter.

(b) The council, the authority, and the department may enter into contracts or agreements, consistent with the intent and provisions of this chapter, setting forth the details of how each will discharge, in cooperation with the others, their respective responsibilities under this chapter.

248 <u>12-6A-10.</u>

- (a) The department shall establish the State Land Conservation Geographic Information System by maintaining its current geographic information system data and maps related to land conservation; annually updating its data and maps based on the acquisitions of conservation land; and monitoring progress in protecting the state's land resources.
- 253 (b) The department shall make its geographic information system data and maps available
 254 to cities, counties, the commission, other state departments or agencies, and other state
 255 authorities to assist them in furthering the purposes of this chapter.
 - (c) The department shall cooperate with the commission, the State Soil and Water Conservation Commission, the Cooperative Extension Service of the University of Georgia and other institutions and organizations with outreach programs designed for landowners to provide technical support on land conservation. The department shall assist with the development of project proposals including, but not limited to, providing information regarding program requirements and technical assistance with real estate transactions.
- 262 (d) The department may establish a land conservation program consistent with the purposes of this chapter.

264 <u>12-6A-11.</u>

- (a) The Georgia Legacy Trust Fund established by this chapter shall be a successor to the
 former Georgia Land Conservation Trust Fund and, on July 1, 2014, all funds in the
 Georgia Land Conservation Trust Fund shall be transferred into the Georgia Legacy Trust
 Fund.
- (b) The Georgia Legacy Revolving Loan Fund established by this chapter shall be a
 successor to the former Georgia Land Conservation Revolving Loan Fund and, on July 1,

271 272	2014, all funds in the Georgia Land Conservation Revolving Loan Fund shall be transferred into the Georgia Legacy Revolving Loan Fund."
273 274	SECTION 2. This Act shall become effective on July 1, 2014.
275	SECTION 3.

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

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