The House Committee on Transportation offers the following substitute to SB 386:

A BILL TO BE ENTITLED AN ACT

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To amend Chapter 80 of Title 36, Title 48, and Chapter 32 of Title 50 of the Official Code 2 of Georgia Annotated, relating to provisions applicable to counties, municipal corporations, and other governmental entities, revenue and taxation, and the Georgia Regional 4 Transportation Authority, respectively, so as provide for definitions; to provide for procedures for the authorization of the creation of certain community improvement districts; 5 to provide for transit funding and governance; to provide for an exemption to sales and use 6 tax for certain transportation subject to an excise tax; to provide for the imposition of a state 7 8 sales and use tax on certain purchases at certain airports; to provide for the imposition, collection, disbursement, and termination of such sales and use tax; to provide for the use of 10 such taxes collected for transit purposes; to provide for exceptions to the ceiling on local sales and use taxes; to provide for a ceiling on all excise taxes and sales and use taxes that may be collected in certain jurisdictions; to provide for an automatic repeal; to provide for the imposition of a transit special purpose local option sales and use tax within special 13 14 districts; to establish special districts; to provide for definitions, procedures, conditions, and limitations for the imposition, collection, disbursement, and termination of the tax; to provide for powers, duties, and authority of the state revenue commissioner; to provide for other 16 matters relative to the foregoing; to provide for the levy of an excise tax upon for-hire ground 18 transport for the funding of transit purposes; to provide for legislative intent; to provide for 19 definitions, procedures, conditions, and limitations for the imposition, collection, 20 disbursement, and termination of the tax; to provide for penalties; to provide for an automatic repeal; to provide for authority to establish rules and regulations; to change the name of the 22 Georgia Regional Transportation Authority to the Atlanta-region Transit Link "ATL" Authority; to provide for a short title; to provide for definitions; to reconstitute the board of 24 directors and provide for appointments, removal, voting, and meetings; to provide for the 25 submission of a report of regional transit projects for budget appropriations consideration; 26 to provide for purpose and powers of the authority; to repeal power of the authority relating to developments of regional impact; to provide for submission of reports regarding air quality 28 improvements; to amend Chapter 9 of Title 32 of the Official Code of Georgia Annotated,

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relating to mass transportation, so as to provide for a new article; to provide for definitions; to provide for conditions and limitations for levy of retail sales and use tax by City of Atlanta to provide public transportation; to provide for the levy of a sales and use tax in Fulton County to provide public transportation; to provide for procedures, conditions, and limitations for the imposition of such tax; to provide for a referendum; to provide for the Metropolitan Atlanta Rapid Transit Overview Committee; to require certain branding by the Metropolitan Atlanta Rapid Transit Authority; to provide for definitions; to remove limitations upon the amount the state can contribute to the Metropolitan Atlanta Rapid Transit Authority for a system of rapid transit; to authorize transportation services to be entered into with such authority; to provide for conditions and limitations upon such transportation services contracts; to provide for procedures for Gwinnett County for entering a rapid transit contract with such authority; to provide for methods of funding services obtained through such rapid transit contract; to provide conditions upon approval of such rapid transit contract; to provide for a referendum; to provide for ballot language; to provide for authority to collect a tax in such special district; to provide for limitations upon the collection of such tax; to provide for the appointment of members to the board of directors of such authority; to remove a referendum requirement prior to the provision of transit services by contract; to amend Article 2 of Chapter 10 of Title 32 of the Official Code of Georgia Annotated, relating to the State Road and Tollway Authority, so as to provide the authority with powers relative to development of regional impact; to repeal Code Section 36-1-27 of the Official Code of Georgia Annotated, relating to referendum approval required prior to expenditure of public funds for establishment of fixed guideway transit; to amend Chapter 12 of Title 45 of the Official Code of Georgia Annotated, relating to the Governor, so as to provide for the power to delegate approval of the state-wide transportation improvement plan; to repeal provisions relative to the Governor's Development Council; to amend the Official Code of Georgia Annotated so as to correct cross-references; to provide for related matters; to provide for effective dates; to provide for nonapplicability to prior taxable years; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

58 PART I 59 **FUNDING** 60 **SECTION 1-1.**

61 Chapter 80 of Title 36 of the Official Code of Georgia Annotated, relating to provisions

- 62 applicable to counties, municipal corporations, and other governmental entities, is amended
- 63 by adding a new Code section to read as follows:
- 64 "<u>36-80-26.</u>

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- (a) For purposes of this Code section, the term: 65
- 66 (1) 'County' means any county created under the Constitution or laws of this state.
- 67 (2) 'Regional transit plan' means the official multiyear plan for transit services and
- 68 facilities adopted pursuant to Code Section 50-32-11.1.
- 69 (3) 'Transit' means regular, continuing shared-ride or shared-use surface transportation
- 70 services that are made available by a public entity and are open to the general public or
- 71 open to a segment of the general public defined by age, disability, or low income. Such
- 72 term includes services or systems operated by or under contract with the state, a public
- 73 agency or authority, a county or municipality, a community improvement district, or any
- 74 other similar public entity of this state and all accompanying infrastructure and services
- necessary to provide access to these modes of transportation. Such term excludes charter 76 or sightseeing services, school bus services, courtesy shuttle and intra-facility or terminal
- 77 services, limousine carriers, and ride share network services, transportation referral
- 78 services, and taxi services not paid for by a public entity.
- 79 (4) 'Transit projects' means and includes purposes to establish, enhance, operate, and
- 80 maintain, or improve access to transit, including general obligation debt and other
- 81 multiyear obligations issued to finance such projects.
- 82 (b) A community improvement district for the purpose of the provision of transit projects
- 83 which are wholly or partially located in more than one county may be created under the
- 84 authority granted in and consistent with the processes set forth in Section VII of Article IX
- 85 of the Georgia Constitution. Any such multi-county community improvement district may
- 86 be authorized to be created upon the passage of a local act of the General Assembly by
- 87 each county in which such community improvement district is to be wholly or partially
- 88 located. The transit projects to be provided by such community improvement district shall
- 89 be projects included in the regional transit plan and through agreement with the
- Atlanta-region Transit Link 'ATL' Authority. The administrative body of any such 90
- 91 community improvement district shall include one member appointed by the governing
- 92 authority of each county or municipality which is located wholly or partially within such
- 93 community improvement district."

94 SECTION 1-2.

95 Title 48 of the Official Code of Georgia Annotated, relating to revenue and taxation, is 96 amended in Code Section 48-8-3, relating to exemptions from state sales and use tax, by

- 97 revising paragraph (25) as follows:
- 98 "(25) Transportation that is subject to the tax imposed by Article 8 of Chapter 13 of this
- 99 title Repealed;"

100 **SECTION 1-3.**

- 101 Said title is further amended in Code Section 48-8-6, relating to prohibition of political 102 subdivisions from imposing various taxes, ceiling on local sales and use taxes, and taxation
- of mobile telecommunications, by revising subsections (a) and (c.1) as follows: 103
- 104 "(a) There shall not be imposed in any jurisdiction in this state or on any transaction in this
- 105 state local sales taxes, local use taxes, or local sales and use taxes in excess of 2 percent.
- 106 For purposes of this prohibition, the taxes affected are any sales tax, use tax, or sales and
- 107 use tax which is levied in an area consisting of less than the entire state, however
- 108 authorized, including such taxes authorized by or pursuant to constitutional amendment,
- 109 except that the following taxes shall not count toward or be subject to such 2 percent
- 110 limitation:
- 111 (1) A sales and use tax for educational purposes exempted from such limitation under
- 112 Article VIII, Section VI, Paragraph IV of the Constitution;
- 113 (2) Any tax levied for purposes of a metropolitan area system of public transportation,
- 114 as authorized by the amendment to the Constitution set out at Georgia Laws, 1964,
- 115 page 1008; the continuation of such amendment under Article XI, Section I, Paragraph
- IV(d) of the Constitution; and the laws enacted pursuant to such constitutional 116
- 117 amendment; provided, however, that the exception provided for under this paragraph
- 118 shall only apply:

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- (A) In a county in which a tax is being imposed under subparagraph (a)(1)(D) of Code 119
- 120 Section 48-8-111 in whole or in part for the purpose or purposes of a water capital
- outlay project or projects, a sewer capital outlay project or projects, a water and sewer 121
- capital outlay project or projects, water and sewer projects and costs as defined under 122
- paragraph (4) of Code Section 48-8-200, or any combination thereof and with respect 123
- 124 to which the county has entered into an intergovernmental contract with a municipality,
- in which the average waste-water system flow of such municipality is not less than 85 125
- million gallons per day, allocating proceeds to such municipality to be used solely for 126
- water and sewer projects and costs as defined under paragraph (4) of Code
- Section 48-8-200. The exception provided for under this subparagraph shall apply only 128
- during the period the tax under such subparagraph (a)(1)(D) is in effect. The exception 129

130 provided for under this subparagraph shall not apply in any county in which a tax is 131 being imposed under Article 2A of this chapter; (B) In a county in which the tax levied for purposes of a metropolitan area system of 132 public transportation is first levied after January 1, 2010, and before November 1, 2016 133 January 1, 2021. Such tax shall not apply to the following: 134 135 (i) The sale or use of jet fuel to or by a qualifying airline at a qualifying airport. For purposes of this division, a 'qualifying airline' means any person which is authorized 136 by the Federal Aviation Administration or another appropriate agency of the United 137 States to operate as an air carrier under an air carrier operating certificate and which 138 provides regularly scheduled flights for the transportation of passengers or cargo for 139 hire. For purposes of this division, a 'qualifying airport' means any airport in this state 140 141 that has had more than 750,000 takeoffs and landings during a calendar year; and (ii) The sale of motor vehicles; or 142 (C) In a county in which a tax is levied and collected pursuant to Part 2 of Article 2A 143 144 of this chapter; (3) In the event of a rate increase imposed pursuant to Code Section 48-8-96, only the 145 amount in excess of the initial 1 percent sales and use tax and in the event of a newly 146 147 imposed tax pursuant to Code Section 48-8-96, only the amount in excess of a 1 percent 148 sales and use tax; (4) A sales and use tax levied under Article 4 of this chapter; 149 150 (5) A sales and use tax levied under Article 5 of this chapter; and 151 (6) A sales and use tax levied under Article 5A of this chapter: 152 (7) A sales and use tax levied under Article 5B of this chapter; (8) A sales and use tax levied under Code Section 48-8-30.1; and 153 154 (9) A sales and use tax levied under Article 2 of Chapter 9 of Title 32. 155 If the imposition of any otherwise authorized local sales tax, local use tax, or local sales and use tax would result in a tax rate in excess of that authorized by this subsection, then 156 such otherwise authorized tax may not be imposed." 157 "(c.1) Where the exception specified in paragraph (2) of subsection (a) of this Code section 158 applies, on and after July 1, 2007, the aggregate amount of all excise taxes imposed under 159 paragraph (5) of subsection (a) of Code Section 48-13-51 and all sales and use taxes shall 160

162 **SECTION 1-4.**

not exceed 14 15 percent."

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

- 164 "<u>48-8-30.1.</u>
- (a) Every purchaser of tangible personal property at retail shall be liable for a tax of 1
- percent of the sales price paid for such purchase when such transaction is processed at any
- airport which is located in this state and used for public commercial aviation which has in
- excess of 750,000 takeoffs and landings during a calendar year.
- (b) The tax imposed by this Code section shall be made by the purchaser to the retailer
- making the sale and payable in the same manner as would otherwise be required under this
- 171 <u>article; provided, however, that such tax shall not be imposed on purchases made by the</u>
- 172 <u>airport facility or a provider of travel by air. The retailer shall remit the tax to the</u>
- commissioner as provided in this article. For the purpose of this Code section, all sales
- 174 <u>through any one vending machine shall be treated as a single sale. The gross proceeds for</u>
- reporting vending sales shall be treated as if the tax is included in the sale and the taxable
- proceeds shall be net of the tax included in the sale.
- 177 (c) The tax levied by this Code section is in addition to all other taxes, whether levied in
- the form of excise, license, or privilege taxes, and shall be in addition to all other fees and
- 179 <u>taxes levied.</u>
- 180 (d) The sale or use of jet fuel shall be exempt at all times from the sales or use tax levied
- and imposed pursuant to this Code section.
- (e) It is the intention of the General Assembly, subject to appropriations, that the taxes
- collected pursuant to this Code section shall be made available and used exclusively for
- transit and transit projects as such terms are defined in Code Section 48-8-269.40.
- (f) If the amount collected under this Code section is ever not appropriated for a fiscal year
- as provided by subsection (e) of this Code section, as determined jointly by the House
- 187 <u>Budget and Research Office and the Senate Budget and Evaluation Office, then the amount</u>
- collected shall be reduced by 50 percent for the subsequent fiscal year. Upon the
- conclusion of a second fiscal year in which the amount collected is not so appropriated, this
- 190 Code section shall stand repealed and reserved on the date the appropriations Act for such
- 191 <u>fiscal year becomes effective, and such tax shall cease to be collected. Such budget offices</u>
- shall certify any such lack of appropriation to the Code Revision Commission for purposes
- of updating the Code in accordance with this subsection."
- 194 **SECTION 1-5.**
- 195 Said title is further amended by revising Code Section 48-8-43, relating to disposition of
- taxes collected in excess of 4 percent, as follows:
- 197 "48-8-43.
- 198 When the tax collected for any period is in excess of 4 percent, the total tax collected shall
- be paid over to the commissioner less the compensation to be allowed the dealer. <u>The</u>

200 calculation of such 4 percent limitation shall not include any tax collected pursuant to Code Section 48-8-30.1." 201 202 **SECTION 1-6.** 203 Said title is further amended by adding a new article to read as follows: 204 "ARTICLE 5B 205 Part 1 206 48-8-269.40. 207 As used in this article, the term: 208 (1) 'Authority' means the Atlanta-region Transit Link 'ATL' Authority created pursuant 209 to Chapter 32 of Title 50. 210 (2) 'County' means any county created under the Constitution or laws of this state. 211 (3) 'Dealer' shall have the same meaning as provided for in paragraph (8) of Code 212 Section 48-8-2. 213 (4) 'Intergovernmental agreement' means a contract entered into pursuant to Article IX, 214 Section III, Paragraph I of the Constitution. 215 (5) 'Nonattainment area' means those counties currently having or previously deemed to have excess levels of ozone, carbon monoxide, or particulate matter in violation of the 216 217 standards in the federal Clean Air Act, as amended in 1990 and codified at 42 U.S.C.A. 218 Sections 7401 to 7671q and which fall under the jurisdiction exercised by the 219 Atlanta-region Transit Link 'ATL' Authority or any predecessor authority as described 220 in Article 2 of Chapter 32 of Title 50. 221 (6) 'Qualified municipality' means a qualified municipality as defined in paragraph (4) 222 of Code Section 48-8-110 and which is located wholly or partly within a special district. 223 (7) 'Regional transit plan' means the official multiyear plan for transit services and 224 facilities adopted pursuant to Code Section 50-32-11.1. (8) 'Transit' means regular, continuing shared-ride or shared-use surface transportation 225 226 services that are made available by a public entity and are open to the general public or 227 open to a segment of the general public defined by age, disability, or low income. Such 228 term includes services or systems operated by or under contract with the state, a public 229 agency or authority, a county or municipality, a community improvement district, or any other similar public entity of this state and all accompanying infrastructure and services 230 231 necessary to provide access to these modes of transportation. Such term excludes charter 232 or sightseeing services, school bus services, courtesy shuttle and intra-facility or terminal

services, limousine carriers, and ride share network services, transportation referral
 services, and taxi services not paid for by a public entity.

- (9) 'Transit projects' means and includes purposes to establish, enhance, operate, and maintain, or improve access to transit, including general obligation debt and other multiyear obligations issued to finance such projects, the operations and maintenance of such projects once constructed, and the contracted purchase of transit services from providers without direct capital investment.
- <u>48-8-269.41.</u>

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- 241 (a) Pursuant to the authority granted by Article IX, Section II, Paragraph VI of the
- 242 Constitution of this state, 159 special districts are created within this state. The
- 243 geographical boundary of each county shall correspond with and shall be conterminous
- with the geographical boundary of the 159 special districts created.
- 245 (b)(1) Any county located in a nonattainment area may, by following the procedures
- required by Part 2 of this article, impose within the special district a transit special
- 247 purpose local option sales and use tax, the proceeds of which shall be used only for transit
- 248 <u>projects.</u>
- 249 (2) Any two or more neighboring counties which are not located within a nonattainment
- area may, by following the procedures required by Part 2 of this article, impose within
- 251 their respective special districts a transit special purpose local option sales and use tax,
- 252 <u>the proceeds of which shall be used only for transit projects.</u>
- 253 <u>48-8-269.42.</u>
- 254 Prior to the issuance of any call for the referendum by any county that desires to levy a tax
- 255 for transit projects authorized under this article, the county shall determine whether the
- 256 region has proposed a referendum on a tax under Article 5 of this chapter. This
- determination shall be based on whether, pursuant to paragraphs (2) and (3) of
- subsection (c) of Code Section 48-8-245, a majority of the governing authorities of
- 259 <u>counties within the region containing the county proposing the tax have passed resolutions</u>
- 260 <u>calling for the levy of a tax under Article 5 of this chapter. If a majority of the governing</u>
- 261 <u>authorities of the counties in the region have passed such a resolution, the county proposing</u>
- 262 <u>a tax under this article shall postpone the referendum under this part until the regional</u>
- 263 <u>referendum has been decided. No ballot shall propose a tax under this article and under</u>
- 264 Article 5 of this chapter at the same election.

265 <u>Part 2</u>

266	<u>48-8-269.43.</u>
267	(a) Any county qualified to levy a tax under this part shall deliver or mail a written notice
268	to the mayor or chief elected official in each qualified municipality located within the
269	special district prior to the issuance of the call for the referendum. Such notice shall
270	contain the date, time, place, and purpose of a meeting at which the governing authorities
271	of the county and of each qualified municipality are to meet to discuss possible transit
272	projects for inclusion in the referendum and the rate of tax. Such projects shall be chosen
273	from the regional transit plan and through agreement with the authority. The notice shall
274	be delivered or mailed at least ten days prior to the date of the meeting. The meeting shall
275	be held at least 30 days prior to the issuance of the call for the referendum.
276	(b)(1) At the meeting required by subsection (a) of this Code section, the county and all
277	qualified municipalities may select transit projects that cross jurisdictional lines into a
278	neighboring county; provided, however, that in the case of a transit project that crosses
279	county boundaries, unless the referendum under Code Section 48-8-269.44 is approved
280	in each of the counties that have selected that transit project, the tax shall not be imposed.
281	If such projects are selected, intergovernmental agreements shall be entered into between
282	each county and qualified municipalities representing at least 75 percent of the population
283	located therein and between such neighboring counties and qualified municipalities
284	representing at least 75 percent of the population in each county. If such
285	intergovernmental agreements are executed, they shall include, at a minimum:
286	(A) A list of the transit projects proposed to be funded from the tax;
287	(B) An agreement identifying the operator of any transit projects proposed if such
288	project or projects are services which require an operator;
289	(C) The estimated or projected dollar amounts allocated for each transit project from
290	proceeds from the tax;
291	(D) The procedures for distributing proceeds from the tax to each county and qualified
292	municipalities;
293	(E) A schedule for distributing proceeds from the tax to each county and qualified
294	municipalities, which shall include the priority or order in which transit projects will
295	be fully or partially funded;
296	(F) A provision that all transit projects included in the agreement shall be funded from
297	proceeds from the tax except as otherwise agreed:

and utilized exclusively for the specified purposes;

(G) A provision that proceeds from the tax shall be maintained in separate accounts

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(H) Record-keeping and audit procedures necessary to carry out the purposes of this 301 part; and 302 (I) Such other provisions as the county and qualified municipalities choose to address. 303 (2) If a county is qualified to levy a tax under this part pursuant to paragraph (1) of subsection (b) of Code Section 48-8-269.41, and, at the meeting required by 304 305 subsection (a) of this Code section, such county and all qualified municipalities select 306 transit projects that are to be located wholly within the jurisdictional lines of such county, 307 the county and qualified municipalities representing at least 75 percent of the population 308 therein may execute an intergovernmental agreement which memorializes their 309 agreement to the levy of a tax and the rate of such tax. If such an intergovernmental 310 agreement is executed, it shall, at a minimum, include the following: 311 (A) A list of the transit projects proposed to be funded from the tax and selected from 312 the regional transit plan and through agreement with the authority; 313 (B) An agreement identifying the operator of any transit projects proposed if such 314 project or projects are services which require an operator; 315 (C) The estimated or projected dollar amounts allocated for each transit project from 316 proceeds from the tax; 317 (D) The procedures for distributing proceeds from the tax to qualified municipalities; 318 (E) A schedule for distributing proceeds from the tax to qualified municipalities which 319 shall include the priority or order in which transit projects will be fully or partially 320 funded; (F) A provision that all transit projects included in the agreement shall be funded from 321 322 proceeds from the tax except as otherwise agreed; 323 (G) A provision that proceeds from the tax shall be maintained in separate accounts 324 and utilized exclusively for the specified purposes; 325 (H) Record-keeping and audit procedures necessary to carry out the purposes of this 326 part; and 327 (I) Such other provisions as the county and qualified municipalities choose to address. (c)(1) If an intergovernmental agreement is entered into in accordance with paragraph (1) 328 329 of subsection (b) of this Code section, the rate of the tax may be up to 1 percent and may 330 be in increments of 0.05 percent. If the requirements for intergovernmental agreements 331 provided for in paragraph (1) of subsection (b) of this Code section are not satisfied or 332 such intergovernmental agreements are not entered into by all counties and qualified 333 municipalities in which proposed transit projects are to be located, no tax shall be authorized to be levied under this article. 334 335 (2) If an intergovernmental agreement is entered into in accordance with paragraph (2) 336 of subsection (b) of this Code section, the rate of the tax may be up to 1 percent and may

337	be in increments of 0.05 percent. When a county qualified to levy a tax pursuant to
338	paragraph (1) of subsection (b) Code Section 48-8-269.41 fails to enter into
339	intergovernmental agreements with all qualified municipalities as provided for in
340	paragraph (2) of subsection (b) of this Code section, the maximum rate of the tax shall
341	not exceed 0.75 percent, and such rate shall be determined by the governing authority of
342	the county.
343	(d)(1) As soon as practicable after the meeting required in subsection (a) of this Code
344	section and the execution of an intergovernmental agreement, if applicable, the governing
345	authority of the county calling for a referendum shall, by a majority vote on a resolution
346	offered for such purpose, submit the list of transit projects and the question of whether
347	the tax should be approved to electors of the special district in the next scheduled election
348	and shall notify the county election superintendent within the special district by
349	forwarding to the superintendent a copy of such resolution calling for the imposition of
350	the tax. Such list, or a digest thereof, shall be available during regular business hours in
351	the office of the county clerk.
352	(2) The resolution authorized by paragraph (1) of this subsection shall describe or
353	identify:
354	(A) The specific transit projects to be funded which shall have been selected from the
355	regional transit plan and through agreement with the authority;
356	(B) The approximate cost of such transit projects;
357	(C) The operator selected for any transit project or projects proposed if such project or
358	projects are services which require an operator; and
359	(D) The maximum period of time, to be stated in calendar years, for which the tax may
360	be imposed and the rate thereof. The maximum period of time for the imposition of the
361	tax shall not exceed 30 years.
362	48-8-269.44.
363	(a)(1) The ballot submitting the question of the imposition of a tax for transit projects to
364	the voters within the special district shall have written or printed thereon the following:
365	'() YES Shall a special percent sales and use tax be imposed in the special
366	district consisting of County for a period of time not to exceed
367	() NO and for the raising of funds for transit projects?'
368	(2) In the case where a transit project crosses county boundaries, the ballot shall have
369	written and printed thereon the following:
370	'NOTICE TO ELECTORS: Unless the tax is approved in (list each county that has
371	selected the project) for the transit projects, the tax shall not become effective.'

(3) If debt is to be issued, the ballot shall also have written or printed thereon, following

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the language specified by paragraph (1) of this subsection, the following: 373 374 'If imposition of the tax is approved by the voters, such vote shall also constitute 375 approval of the issuance of general obligation debt of in the principal 376 for the above purpose.' 377 (b) The election superintendent shall issue the call and conduct the election in the manner 378 authorized by general law. Each such election shall be governed, held, and conducted in 379 accordance with the provisions of law from time to time governing the holding of special 380 elections as provided in Code Section 21-2-540. The superintendent shall canvass the 381 returns, declare the result of the election, and certify the result to the Secretary of State and to the commissioner. The expense of the election shall be paid from county funds. All 382 383 persons desiring to vote in favor of imposing the tax shall vote 'Yes,' and all persons 384 opposed to imposing the tax shall vote 'No.' If more than one-half of the votes cast throughout the entire special district are in favor of imposing the tax, then the tax shall be 385 386 imposed as provided in this article; provided, however, that in the case of a transit project 387 that crosses county boundaries, unless the referendum is approved in each of the counties that have elected to hold the referendum, the tax shall not be imposed. 388 389 (c) Where such question is not approved by the voters, the county may resubmit such 390 question from time to time upon compliance with the requirements of this article. 391 (d)(1) If the intergovernmental agreement, if applicable, and proposal include the 392 authority to issue general obligation debt and if more than one-half of the votes cast 393 throughout the entire special district are in favor of the proposal, then the authority to 394 issue such debt in accordance with Article IX, Section V, Paragraph I of the Constitution 395 is given to the proper officers of the county or qualified municipality; otherwise, such 396 debt shall not be issued. If the authority to issue such debt is so approved by the voters, 397 then such debt may be issued without further approval by the voters; provided, however, 398 that in the case of a transit project that crosses county boundaries, unless the referendum is approved in each of the counties that have elected to hold the referendum, the debt 399 400 shall not be issued. 401 (2) If the issuance of general obligation debt is included and approved as provided in this 402 Code section, then the governing authority of the county or qualified municipality may 403 incur such debt either through the issuance and validation of general obligation bonds or 404 through the execution of a promissory note or notes or other instrument or instruments. If such debt is incurred through the issuance of general obligation bonds, such bonds and 405 406 their issuance and validation shall be subject to Articles 1 and 2 of Chapter 82 of Title 36 407 except as specifically provided otherwise in this article. If such debt is incurred through 408 the execution of a promissory note or notes or other instrument or instruments, no

validation proceedings shall be necessary, and such debt shall be subject to Code Sections 36-80-10 through 36-80-14 except as specifically provided otherwise in this article. In either event, such general obligation debt shall be payable first from the separate account in which are placed the proceeds received by the county or qualified municipality from the tax. Such general obligation debt shall, however, constitute a pledge of the full faith, credit, and taxing power of the county or qualified municipality: and any liability on such debt which is not satisfied from the proceeds of the tax shall be satisfied from the general funds of the county or qualified municipality.

417 48-8-269.45.

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- 418 (a)(1) If the imposition of the tax is approved at the election, the tax shall be imposed on
- 419 the first day of the next succeeding calendar quarter which begins more than 80 days after
- 420 the date of the election at which the tax was approved by the voters.
- 421 (2) With respect to services which are regularly billed on a monthly basis, however, the
- 422 <u>resolution shall become effective with respect to and the tax shall apply to services billed</u>
- on or after the effective date specified in paragraph (1) of this subsection.
- 424 (b) The tax shall cease to be imposed on the final day of the maximum period of time
- 425 specified for the imposition of the tax.
- 426 (c) At any point in time within two years of the expiration date of a tax under this article,
- 427 proceedings for the reimposition of a tax under this article may be initiated in the same
- 428 <u>manner as provided in this article for initial imposition of such tax.</u>
- 429 <u>48-8-269.46.</u>
- 430 A tax levied pursuant to this article shall be exclusively administered and collected by the
- 431 <u>commissioner for the use and benefit of the county and qualified municipalities within the</u>
- 432 special district or special districts imposing the tax. Such administration and collection
- 433 <u>shall be accomplished in the same manner and subject to the same applicable provisions,</u>
- 434 procedures, and penalties provided in Article 1 of this chapter; provided, however, that all
- 435 moneys collected from each taxpayer by the commissioner shall be applied first to such
- 436 <u>taxpayer's liability for taxes owed the state; and provided, further, that the commissioner</u>
- 437 <u>may rely upon a representation by or on behalf of the special district or the Secretary of</u>
- State that such a tax has been validly imposed, and the commissioner and the
- 439 <u>commissioner's agents shall not be liable to any person for collecting any such tax which</u>
- was not validly imposed. Dealers shall be allowed a percentage of the amount of the tax
- due and accounted for and shall be reimbursed in the form of a deduction in submitting,
- reporting, and paying the amount due if such amount is not delinquent at the time of

payment. The deduction shall be at the rate and subject to the requirements specified under
 subsections (b) through (f) of Code Section 48-8-50.

- 445 <u>48-8-269.47.</u>
- Each sales tax return remitting taxes collected under this article shall separately identify
- 447 <u>the location of each transaction at which any of the taxes remitted were collected and shall</u>
- specify the amount of sales and the amount of taxes collected at each such location for the
- period covered by the return in order to facilitate the determination by the commissioner
- 450 that all taxes imposed by this article are collected and distributed according to situs of sale.
- 451 48-8-269.48.

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- 452 (a) The proceeds of the tax collected by the commissioner in each special district under
- 453 this article shall be disbursed as soon as practicable after collection as follows:
- (1) One percent of the amount collected shall be paid into the general fund of the state
- 455 treasury in order to defray the costs of administration; and
- 456 (2) Except for the percentage provided in paragraph (1) of this Code section, the
- remaining proceeds of the tax shall be distributed:
- 458 (A) Pursuant to the terms of the intergovernmental agreement, if applicable; or
- (B) If no intergovernmental agreement has been entered into, in accordance with
- subsection (b) of this Code section.
- 461 (b) In the event an intergovernmental agreement has not been entered into, then
- distribution of the proceeds shall be as follows:
- 463 (1) The auditor shall identify the most recent three fiscal years for which an audit under
- 464 <u>Code Section 36-81-7 has been made;</u>
- 465 (2) Utilizing the audit information identified under paragraph (1) of this subsection, the
- 466 county and each qualified municipality shall receive a proportional amount of proceeds
- of the tax based upon the amount of expenditures made directly for transit in the most
- 468 recent three fiscal years. The proportional amount for the county and each qualified
- 469 <u>municipality shall be determined by dividing the average expended on transit during the</u>
- 470 most recent three fiscal years by the county or qualified municipality by the aggregate
- district during the most recent three fiscal years. Amounts expended on transit include

average expended on transit by the county and all qualified municipalities in the special

- transit maintenance and operation costs and shall correspond with classifications and
- 474 <u>subclassifications specified in the local government uniform chart of accounts under</u>
- subsection (e) of Code Section 36-81-3 within section 4200, including noncapital
- 476 <u>expenditures within sections 4210-4270, and shall be reported in the local government</u>
- 477 <u>audit. Total general fund expenditures by the local government within these categories</u>

shall be specified in the footnotes of the audited financial statement. If such transit
expenditures include maintenance and operation costs to support local government airport
and transit operations, reported in functions 7561 and 7563 of the uniform chart, the

- general fund costs for those functions shall be included in the footnotes of the local
- 482 government's audited financial report; and
- 483 (3) Following the determinations made pursuant to paragraph (2) of this subsection and
- at least 30 days prior to the referendum, the auditor shall certify the appropriate
- distribution percentages to the commissioner and the commissioner shall utilize such
- percentages for the distribution of proceeds for the term of the tax.
- 487 <u>48-8-269.49.</u>
- 488 (a) The proceeds of a tax under this article shall not be subject to any allocation or
- balancing of state and federal funds provided for by general law, and such proceeds shall
- not be considered or taken into account in any such allocation or balancing.
- (b) The approval of the tax under this article shall not in any way diminish the percentage
- of state or federal funds allocated to any of the local governments under Code Section
- 493 <u>32-5-27 within the special district levying the tax.</u>
- 494 <u>48-8-269.50.</u>
- 495 (a) Except as to rate, a tax imposed under this article shall correspond to the tax imposed
- by Article 1 of this chapter. No item or transaction which is not subject to taxation under
- 497 Article 1 of this chapter shall be subject to a tax imposed under this article, except that a
- 498 <u>tax imposed under this article shall not apply to:</u>
- (1) The sale or use of any type of fuel used for off-road heavy-duty equipment, off-road
- farm or agricultural equipment, or locomotives;
- 501 (2) The sale or use of jet fuel to or by a qualifying airline at a qualifying airport, as such
- terms are defined in paragraph (33.1) of Code Section 48-8-3;
- 503 (3) The sale or use of fuel that is used for propulsion of motor vehicles on the public
- 504 <u>highways</u>;
- 505 (4) The sale or use of energy used in the manufacturing or processing of tangible goods
- primarily for resale, as such sale or use is described in Code Section 48-8-3.2;
- 507 (5) The sale or use of motor fuel, as defined under paragraph (9) of Code Section 48-9-2,
- for public mass transit; or
- (6) The purchase or lease of any motor vehicle pursuant to Code Section 48-5C-1.
- 510 (b) Except as otherwise specifically provided in this article, the tax imposed pursuant to
- 511 this article shall be subject to any sales and use tax exemption which is otherwise imposed

512 by law; provided, however, that the tax levied by this article shall be applicable to the sale 513 of food and food ingredients as provided for in paragraph (57) of Code Section 48-8-3. 514 48-8-269.51. 515 Where a local sales or use tax has been paid with respect to tangible personal property by 516 the purchaser either in another local tax jurisdiction within this state or in a tax jurisdiction 517 outside this state, the tax may be credited against the tax authorized to be imposed by this article upon the same property. If the amount of sales or use tax so paid is less than the 518 519 amount of the tax due under this article, the purchaser shall pay an amount equal to the 520 difference between the amount paid in the other tax jurisdiction and the amount due under 521 this article. The commissioner may require such proof of payment in another local tax 522 jurisdiction as he or she deems necessary and proper. No credit shall be granted, however, 523 against the tax under this article for tax paid in another jurisdiction if the tax paid in such 524 other jurisdiction is used to obtain a credit against any other local sales and use tax levied 525 in the county or in a special district which includes the county. 526 <u>48-8-269.52.</u> 527 No tax shall be imposed upon the sale of tangible personal property which is ordered by 528 and delivered to the purchaser at a point outside the geographical area of the special district 529 in which the tax is imposed regardless of the point at which title passes, if the delivery is 530 made by the seller's vehicle, United States mail, or common carrier or by private or contract 531 carrier. 532 48-8-269.53. 533 The commissioner shall have the power and authority to promulgate such rules and 534 regulations as shall be necessary for the effective and efficient administration and enforcement of the collection of the tax. 535 536 <u>48-8-269.54.</u> 537 Except as provided in Code Section 48-8-6, the tax authorized under this part shall be in 538 addition to any other local sales and use tax. Except as otherwise provided in this article 539 and except as provided in Code Section 48-8-6, the imposition of any other local sales and 540 use tax within a county or qualified municipality within a special district shall not affect the authority of a county to impose the tax authorized under this article, and the imposition 541 542 of the tax authorized under this article shall not affect the imposition of any otherwise 543 authorized local sales and use tax within the special district.

544 <u>48-8-269.55.</u>

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(a)(1) The proceeds received from the tax shall be used by the county and qualified municipalities within the special district or special districts exclusively for the transit projects specified in the resolution calling for imposition of the tax. Such proceeds shall be kept in a separate account from other funds of any county or qualified municipality receiving proceeds of the tax and shall not in any manner be commingled with other funds of any county or qualified municipality prior to the expenditure. (2) The governing authority of each county and the governing authority of each qualified municipality receiving any proceeds from the tax under this article shall maintain a record of each and every purpose for which the proceeds of the tax are used. A schedule shall be included in each annual audit which shows for each purpose in the resolution calling for imposition of the tax the original estimated cost, the current estimated cost if it is not the original estimated cost, amounts expended in prior years, and amounts expended in the current year. The auditor shall verify and test expenditures sufficient to provide assurances that the schedule is fairly presented in relation to the financial statements. The auditor's report on the financial statements shall include an opinion, or disclaimer of opinion, as to whether the schedule is presented fairly in all material respects in relation to the financial statements taken as a whole. (b) No general obligation debt shall be issued in conjunction with the imposition of the tax unless the county or qualified municipality governing authority determines that, and if the debt is to be validated it is demonstrated in the validation proceedings that, during each year in which any payment of principal or interest on the debt comes due, the county or qualified municipality will receive from the tax net proceeds sufficient to fully satisfy such liability. General obligation debt issued under this article shall be payable first from the separate account in which are placed the proceeds received by the county or qualified municipality from the tax. Such debt, however, shall constitute a pledge of the full faith, credit, and taxing power of the county or qualified municipality; and any liability on such debt which is not satisfied from the proceeds of the tax shall be satisfied from the general funds of the county or qualified municipality. (c) The intergovernmental agreement, if applicable, and resolution calling for the imposition of the tax may specify that all of the proceeds of the tax will be used for payment of general obligation debt issued in conjunction with the imposition of the tax, and, in that event, such proceeds shall be solely for such purpose except as otherwise provided in subsection (f) of this Code section. (d) The intergovernmental agreement, if applicable, and resolution calling for the imposition of the tax may specify that a part of the proceeds of the tax will be used for

payment of general obligation debt issued in conjunction with the imposition of the tax.

The intergovernmental agreement, if applicable, and resolution shall specifically state the other purposes for which such proceeds will be used. In such a case, no part of the net proceeds from the tax received in any year shall be used for such other purposes until all debt service requirements of the general obligation debt for that year have first been satisfied from the account in which the proceeds of the tax are placed.

(e) The resolution calling for the imposition of the tax may specify that no general obligation debt is to be issued in conjunction with the imposition of the tax. The intergovernmental agreement, if applicable, and resolution shall specifically state the purpose or purposes for which the proceeds will be used.

(f)(1)(A) If the proceeds of the tax are specified to be used solely for the purpose of payment of general obligation debt issued in conjunction with the imposition of the tax, then any net proceeds of the tax in excess of the amount required for final payment of such debt may be used for additional transit projects selected from the regional transit plan and through agreement with the authority, provided that an intergovernmental agreement meeting the requirements set forth in paragraph (2) of subsection (b) of Code Section 48-8-269.43 has been entered into if such an intergovernmental agreement was previously entered into prior to the imposition of the tax. If a subsequent intergovernmental agreement required by this subparagraph or an agreement with the authority regarding additional transit projects to be funded with any excess net proceeds is not entered into, then such excess proceeds shall be subject to and applied as provided in paragraph (2) of this subsection.

(B) If the special district receives from the tax net proceeds in excess of the maximum cost of the transit projects stated in the resolution calling for the imposition of the tax or in excess of the actual cost of such projects, then such excess proceeds may be used for additional transit projects selected from the regional transit plan and through agreement with the authority, provided that an intergovernmental agreement meeting the requirements set forth in paragraph (2) of subsection (b) of Code Section 48-8-269.43 has been entered into if such an intergovernmental agreement was previously entered into prior to the imposition of the tax. If a subsequent intergovernmental agreement required by this subparagraph or an agreement with the authority regarding additional transit projects to be funded with the excess proceeds is not entered into, then such excess proceeds shall be subject to and applied as provided in paragraph (2) of this subsection unless otherwise specified in the intergovernmental agreement, if applicable.

(2) Except as provided in paragraph (1) of this subsection, excess proceeds shall be used solely for the purpose of reducing any indebtedness of any county or qualified municipality within the special district other than indebtedness incurred pursuant to this

618 article. If there is no such other indebtedness or if the excess proceeds exceed the amount of any such other indebtedness, then the excess proceeds shall next be paid into the 619 620 general fund of such county or qualified municipality, it being the intent that any funds 621 so paid into the general fund of such county or qualified municipality be used for the 622 purpose of reducing ad valorem taxes. 623 48-8-269.56. Not later than December 31 of each year, the governing authority of the county and each 624 625 qualified municipality receiving any proceeds from the tax under this part shall publish 626 annually, in a newspaper of general circulation in the boundaries of such county or qualified municipality, if applicable, a simple, nontechnical report which shows for each 627 628 purpose in the resolution calling for the imposition of the tax the original estimated cost, 629 the current estimated cost if it is not the original estimated cost, amounts expended in prior years, and amounts expended in the current year. The report shall also include a statement 630 631 of what corrective action the county or qualified municipality, if applicable, intends to 632 implement with respect to each purpose which is underfunded or behind schedule and a 633 statement of any surplus funds which have not been expended for a purpose." 634 **SECTION 1-7.** Said title is further amended by adding a new article to Chapter 13, relating to specific, 635 636 business, and occupation taxes, to read as follows: 637 "ARTICLE 8 48-13-140. 638 639 It is declared to be the purpose and intent of the General Assembly that: 640 (1) An effective air quality control measure is to reduce the number of motor vehicles 641 on the roadways through an increased use of transit vehicles; (2) Reducing the number of motor vehicles on the roadways is of great import and would 642 643 aid in improvement of the air quality of this state; 644 (3) An excise tax shall be levied upon for-hire ground transport trips; and (4) Funds derived from such tax shall be made available and used exclusively for transit 645 646 and transit projects. 48-13-141. 647 As used in this article, the term: 648

(1) 'For-hire ground transport service provider' means a limousine carrier, ride share
 network service, taxi service, and transportation referral service as such terms are defined

- 651 <u>in Code Section 40-1-190.</u>
- 652 (2) 'For-hire ground transport trip' means a completed journey by vehicle provided by
- a for-hire ground transport service provider.
- 654 <u>48-13-142.</u>
- 655 <u>Pursuant to the authority granted by Article IX, Section II, Paragraph VI of the Constitution</u>
- of this state, there are created within this state 159 special districts. The geographical
- boundary of each county shall correspond with and shall be conterminous with the
- 658 geographical boundary of one of the 159 special districts.
- 659 <u>48-13-143.</u>
- 660 (a) On and after January 1, 2019, an excise tax in the amount of 50¢ shall be levied upon
- any for-hire ground transport trip. Such excise tax shall be collected and remitted by the
- 662 <u>for-hire ground transport service provider itself and not the vehicle driver. Such excise tax</u>
- shall be due and payable in the same manner as would otherwise be required under Article
- 1 of Chapter 8 of this title if such service was provided by a dealer as such term is defined
- in Code Section 48-8-2.
- 666 (b) It is the intention of the General Assembly, subject to appropriations, that the taxes
- 667 <u>collected pursuant to subsection (a) of this Code section shall be made available and used</u>
- 668 exclusively for transit and transit projects, as such terms are defined in Code Section
- 48-8-269.40, in the special districts where such tax is collected.
- 670 (c) If the amount collected under this Code section is ever not appropriated for a fiscal year
- as provided by subsection (b) of this Code section, as determined jointly by the House
- Budget and Research Office and the Senate Budget and Evaluation Office, then the amount
- 673 <u>collected shall be reduced by 50 percent. Upon the conclusion of a second fiscal year in</u>
- 674 which the amount collected is not so appropriated, this Code section shall stand repealed
- and reserved, and such fees shall cease to be collected, on the date the appropriations Act
- 676 for such fiscal year becomes effective. Such budget offices shall certify any such lack of
- appropriation to the Code Revision Commission for purposes of updating the Code in
- accordance with this subsection.
- 679 <u>48-13-144.</u>
- Any for-hire ground transport service provider that knowingly and willfully violates the
- requirements of this article shall be assessed a civil penalty of not more than \$10,000.00
- in addition to the amount of tax due.

48-13-145. 683 The department is authorized to adopt rules and regulations necessary for the enforcement 684 and implementation of the provisions of this article." 685 **PART II** 686 687 **GOVERNANCE SECTION 2-1.** 688 Chapter 32 of Title 50 of the Official Code of Georgia Annotated, relating to the Georgia 689 Regional Transportation Authority, is amended by revising Code Section 50-32-1, relating 690 to the short title, as follows: 691 "50-32-1. 692 This chapter shall be known and may be cited as the 'Georgia Regional Transportation 693 694 Atlanta-region Transit Link "ATL" Authority Act." 695 **SECTION 2-2.** Said chapter is further amended in Code Section 50-32-2, relating to definitions, by revising 696 697 paragraph (1) and by adding new paragraphs to read as follows: 698 "(1) 'Authority' means the Georgia Regional Transportation Atlanta-region Transit Link 'ATL' Authority." 699 700 "(6.1) 'Land public transportation' means transit." 701 "(14.1) 'Regional transit plan' means the official multiyear plan adopted by the authority 702 for the provision of transit services throughout the jurisdiction of the authority pursuant to Code Section 50-32-11.1." 703 704 'Transit' means regular, continuing shared-ride or shared-use surface 705 transportation services that are made available by a public entity and are open to the general public or open to a segment of the general public defined by age, disability, or 706 707 low income. Such term includes services or systems operated by or under contract with the state, a public agency or authority, a county or municipality, a community 708 709 improvement district, or any other similar public entity of this state and all accompanying infrastructure and services necessary to provide access to these modes of transportation. 710 Such term excludes charter or sightseeing services, school bus services, courtesy shuttle 711 712 and intra-facility or terminal services, limousine carriers, and ride share network services, 713 transportation referral services, and taxi services not paid for by a public entity."

SECTION 2-3.

Said chapter is further amended in Code Section 50-32-3, relating to creation of authority and board, quorum, and vacancies, by revising subsections (a) and (c) as follows:

- "(a) There is created the Georgia Regional Transportation Atlanta-region Transit Link 'ATL' Authority as a body corporate and politic, which shall be deemed an instrumentality of the State of Georgia and a public corporation thereof, for purposes of managing or causing to be managed land transportation transit and air quality within certain areas of this state; and by that name, style, and title such body may contract and be contracted with and bring and defend actions in all courts of this state. Such body shall serve as the sole entity for regional transit planning, federal and state funding, and coordination and work with counties, municipalities, and operators of transit services within the region to provide a consistent and integrated vision for transit through transparent decision making and execution."
- "(c) Except as otherwise provided in this chapter, a majority of the members of the board then in office shall constitute a quorum for the transaction of business. The vote of a majority of the members of the board present at the time of the vote, if a quorum is present at such time, shall be the act of the board unless the vote of a greater number is required by law or by the bylaws of the board of directors. The board of directors, by resolution adopted by a majority of the full board of directors, shall may designate from among its members an executive committee and one or more other committees, each consisting of two or more members of the board, which shall have and exercise such authority as the board may delegate to it under such procedures as the board may direct by resolution establishing such committee or committees."

SECTION 2-4.

Said chapter is further amended by revising Code Section 50-32-4, relating to board membership, terms, appointment, expenses, removal, applicability of Chapter 10 of Title 45, meetings, voting, and assignment of authority, as follows:

741 "50-32-4.

(a)(1) Until December 31, 2018, the The initial board of directors of the authority shall consist of 15 members and those members in office on January 1, 2018, shall serve until such date. All members of the board and their successors shall be appointed for terms of five years each, except that the initial terms for eight members of the board appointed in 1999 shall be three years each; and the particular beginning and ending dates of such terms shall be specified by the Governor.

(2)(A) On and after January 1, 2019, the board of directors shall be reconstituted to consist of 14 members, ten of whom shall be appointed from the authority districts

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described in subparagraph (B) of this paragraph, two of whom shall be appointed as described in subparagraph (C) of this paragraph, the Governor who shall serve as chairperson, and the commissioner of transportation who shall serve ex officio and be a nonvoting member. The members appointed from such authority districts shall be appointed by a majority vote of a caucus of the members of the House of Representatives and Senate whose respective districts are embraced or partly embraced within such authority district, the chairpersons of the county board of commissioners whose counties are located within such authority districts, and one mayor from the municipalities located within such authority district who shall be chosen by a caucus of all mayors from the municipalities located within such authority districts; provided that if any authority district is wholly or partially located within the City of Atlanta, the mayor of the City of Atlanta shall be entitled to his or her own vote in addition to the vote by the mayor outside the limits of such city selected by the caucus of mayors to cast a vote. Each such appointee shall be a resident of the authority district which he or she represents. No later than December 1, 2018, the respective caucuses appointing board members from the authority districts shall meet and appoint the initial board members of said reconstituted board of directors. Such meeting shall be called by the chairperson of the board of commissioners from the county with the largest population represented in the authority district.

- (B)(i) For purposes of appointing members of the board other than those members appointed pursuant to subparagraph (C) of this paragraph, there are hereby created ten authority districts, which shall be as described in the plan attached to and made part of this Act and further identified as 'Plan: transit-dist-2018 Plan Type: Regional Administrator: H009 User: Gina.'
- (ii) When used in such attachment, the term 'VTD' (voting tabulation district) shall mean and describe the same geographical boundaries as provided in the report of the Bureau of the Census for the United States decennial census of 2010 for the State of Georgia.
- (iii) The separate numeric designations in an authority district description which are underneath a VTD heading shall mean and describe individual Blocks within a VTD as provided in the report of the Bureau of the Census for the United States decennial census of 2010 for the State of Georgia.
- (iv) Any part of the jurisdiction of the authority which is not included in any such authority district described in that attachment shall be included within that authority district contiguous to such part which contains the least population according to the United States decennial census of 2010 for the State of Georgia.

(v) Any part of the jurisdiction of the authority which is described in that attachment as being in a particular authority district shall nevertheless not be included within such authority district if such part is not contiguous to such authority district. Such noncontiguous part shall instead be included within that authority district contiguous to such part which contains the least population according to the United States decennial census of 2010 for the State of Georgia.

- (vi) Except as otherwise provided in the description of any authority district, whenever the description of such authority district refers to a named city, it shall mean the geographical boundaries of that city as shown on the census map for the United States decennial census of 2010 for the State of Georgia.
- (vii) The plan attached shall be reviewed by the Senate and House Transportation

 Committees after the report of the Bureau of the Census for the United States

 decennial census of 2020 or any future such census.
 - (C) The Lieutenant Governor and Speaker of the House of Representatives shall each appoint a board member who shall be a resident of a county located within the jurisdiction of the authority.
 - (3) All members of the board and their successors shall each be appointed for terms of four years, except that those members appointed from odd-numbered authority districts shall each serve an initial term of two years. After such initial two-year term, that caucus which appointed such member for such initial term shall appoint successors thereto for terms of office of four years. All members of the board shall be appointed by the Governor and shall serve until the appointment and qualification of a successor, the provisions of subsection (b) of Code Section 45-12-52 to the contrary notwithstanding, except as otherwise provided in this Code section. Said members shall be appointed so as to reasonably reflect the characteristics of the general public within the jurisdiction or potential jurisdiction of the authority, subject to the provisions of subsection (d) of this Code section. No person holding any other office of profit or trust under the state shall be appointed and designated by the Governor and a vice chairperson shall be selected annually from among the members by majority vote of those members present and voting.
- 817 (b) All successors shall be appointed in the same manner as original appointments.
 818 Vacancies in office shall be filled in the same manner as original appointments. A person
 819 appointed to fill a vacancy shall serve for the unexpired term. No vacancy on the board
 820 shall impair the right of the quorum of the remaining members then in office to exercise
 821 all rights and perform all duties of the board.

(c) The members of the board of directors shall be entitled to and shall be reimbursed for

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their actual travel expenses necessarily incurred in the performance of their duties and, for 823 824 each day actually spent in the performance of their duties, shall receive the same per diem 825 as do members of the General Assembly. (d) Members of the board of directors may be removed by executive order of the Governor 826 827 shall be subject to removal by the appointing authority or a majority vote of the appointing caucus for misfeasance, malfeasance, nonfeasance, failure to attend three successive 828 829 meetings of the board without good and sufficient cause, abstention from voting unless 830 authorized under subsection (g) of this Code section, or upon a finding of a violation of Code Section 45-10-3 pursuant to the procedures applicable to that Code section. A 831 violation of Code Section 45-10-3 may also subject a member to the penalties provided in 832 subparagraphs (a)(1)(A), (a)(1)(B), and (a)(1)(C) of Code Section 45-10-28, pursuant to 833 subsection (b) of Code Section 45-10-28. In the event that a vacancy or vacancies on the 834 835 board render the board able to obtain a quorum but unable to obtain the attendance of a number of members sufficient to constitute such supermajorities as may be required by this 836 chapter, the board shall entertain no motion or measure requiring such a supermajority until 837 a number of members sufficient to constitute such supermajority is present, and the 838 839 Governor shall be immediately notified of the absence of members. 840 (e) The members of the authority shall be subject to the applicable provisions of Chapter 10 of Title 45, including without limitation Code Sections 45-10-3 841 842 through 45-10-5. Members of the authority shall be public officers who are members of 843 a state board for purposes of the financial disclosure requirements of Article 3 of Chapter 5 of Title 21. The members of the authority shall be accountable in all respects as trustees. 844 The authority shall keep suitable books and records of all actions and transactions and shall 845 846 submit such books together with a statement of the authority's financial position to the state 847 auditor on or about the close of the state's fiscal year. The books and records shall be inspected and audited by the state auditor at least once in each year. 848 (f) Meetings of the board of directors, regular or special, shall be held at the time and place 849 fixed by or under the bylaws, with no less than five days' public notice for regular meetings 850 as prescribed in the bylaws and such notice as the bylaws may prescribe for special 851 meetings. Each member shall be given written notice of all meetings as prescribed in the 852 bylaws. Meetings of the board may be called by the chairperson or by such other person 853 854 or persons as the bylaws may authorize. Notice of any regular or special meeting shall be given to the Governor at least five days prior to such meeting, unless the Governor waives 855 such notice requirement, and no business may be transacted at any meeting of the board 856 857 unless and until the Governor has acknowledged receipt of or waived such notice.

(g) All meetings of the board of directors shall be subject to the provisions of Chapter 14 of this title. A written record of each vote taken by the board, specifying the yea or nay vote or absence of each member as to each measure, shall be transmitted promptly to the Governor upon the adjournment of each meeting. No member may abstain from a vote other than for reasons constituting disqualification to the satisfaction of a majority of a quorum of the board on a record vote.

- (h) The authority is assigned to the Department of Community Affairs for administrative purposes only.
- (i) No later than October 1 of each year, the authority shall submit a report of projects of
 regional and state significance from the regional transit plan to the Office of Planning and
 Budget, the Governor, the Lieutenant Governor, and the Speaker of the House of
 Representatives for consideration by such parties for inclusion in the bond package for the

SECTION 2-5.

upcoming fiscal year budget."

- Said chapter is further amended by revising Code Section 50-32-5, relating to development of the Atlanta region's Concept 3 transit proposal, use of federal and state planning funds,
- 874 and assessment of economic benefit and environmental impact, as follows:
- 875 "50-32-5.

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The Atlanta Regional Commission in conjunction with the Georgia Regional
Transportation Authority authority and the department's director of planning for the
Department of Transportation shall utilize federal and state planning funds to continue the
development of the Atlanta region's Concept 3 transit proposal, including assessment of
potential economic benefit to the region and the state, prioritization of corridors based on
highest potential economic benefit and lowest environmental impact, and completion of

SECTION 2-6.

environmental permitting."

Said chapter is further amended in Code Section 50-32-10, relating to purpose of the authority, by revising subsection (b) as follows:

"(b)(1) Within three months of May 6, 1999, the director of the Environmental Protection Division shall report and certify to the authority and the Governor, pursuant to criteria established by that division, counties which are reasonably expected to become nonattainment areas under the Clean Air Act within seven years from the date of such report and certification, and shall update such report and certification every six months thereafter. Within the geographic territory of any county so designated, the board shall provide, by resolution or regulation, that the funding, planning, design, construction,

contracting, leasing, and other related facilities of the authority shall be made available to county and local governments for the purpose of planning, designing, constructing, operating, and maintaining land public transportation systems and other land transportation projects, air quality installations, and all facilities necessary and beneficial thereto, and for the purpose of designing and implementing designated metropolitan planning organizations' land transportation plans and transportation improvement programs and the authority's regional transit plan, on such terms and conditions as may be agreed to between the authority and such county or local governments.

(2) The jurisdiction of the authority for purposes of this chapter shall be extended to the territory of any county the territory of which is contiguous with the jurisdiction established by subsection (a) of this Code section which is designated by the USEPA in the *Code of Federal Regulations* as a county included in whole or in part within a nonattainment area under the Clean Air Act and which the board designates, through regulation, as a county having excess levels of ozone, carbon monoxide, or particulate matter. By resolution of the county governing authority, the special district created by this chapter encompassing the territory of any county reported and certified pursuant to paragraph (1) of this subsection may be activated for the purposes of this chapter, or such county may be brought within the jurisdiction of the authority by resolution of the governing authority.

(3) The jurisdiction of the authority for purposes of this chapter shall may be extended to the territory of any county the territory of which is not contiguous with the jurisdiction established by subsection (a) of this Code section which is designated by the USEPA in the *Code of Federal Regulations* as a county included in whole or in part within a nonattainment area under the Clean Air Act and which the board designates, through regulation, as a county having excess levels of ozone, carbon monoxide, or particulate matter. Upon any such county or self-contiguous group of counties coming within the jurisdiction of the authority, a single member who shall reside within such additional territory shall be added to the board, together with an additional member, who may reside inside or outside such additional territory, for each 200,000 persons above the number of 200,000 persons forming the population of such additional territory according to the 1990 United States decennial census or any future such census. Such county may be brought within the jurisdiction of the authority upon the effective date of a local law enacted by the General Assembly for such purpose."

SECTION 2-7.

Said chapter is further amended in Code Section 50-32-11, relating to general powers of the authority, by revising paragraphs (3), (30), (33), and (37) of subsection (a) as follows:

"(3) To plan, design, acquire, construct, add to, extend, improve, equip, operate, and maintain or cause to be operated and maintained land public transportation systems and other land transportation projects, and all facilities and appurtenances necessary or beneficial thereto, within the geographic area over which the authority has jurisdiction or which are included within an approved transportation plan, regional transit plan, or transportation improvement program and provide land public transportation services within the geographic jurisdiction of the authority, and to contract with any state, regional, or local government, authority, or department, or with any private person, firm, or corporation, for those purposes, and to enter into contracts and agreements with the Georgia Department of Transportation, county and local governments, and transit system operators for those purposes;"

"(30) To review and make recommendations to the Governor, Lieutenant Governor, and

Speaker of the House of Representatives concerning all land transportation plans and transportation improvement programs prepared by the Department of Transportation involving design, construction, or operation of land <u>public</u> transportation facilities wholly or partly within the geographic area over which the authority has jurisdiction pursuant to this chapter, and to negotiate with that department concerning changes or amendments to such plans which may be recommended by the authority or the Governor consistent with applicable federal law and regulation, and to adopt such plans as all or a portion of its own regional plans;"

"(33) Subject to any covenant or agreement made for the benefit of owners of bonds, notes, or other obligations issued to finance roads or toll roads, in planning for the use of any road or toll road which lies within the geographical area over which the authority has jurisdiction, the authority shall have the power to control or limit access thereto, including the power to close off, regulate, or create access to or from any part, excluding the interstate system, of any road on the state highway system, a county road system, or a municipal street system to or from any such road or toll road or any property or project of the authority, to the extent necessary to achieve the purposes of the authority; the authority may submit an application for an interstate system right of way encroachment through the state Department of Transportation, and that department shall submit the same to the Federal Highway Administration for approval. The authority shall provide any affected local government with not less than 60 days' notice of any proposed access limitation Reserved;"

"(37) To accept and use federal funds; to enter into any contracts or agreements with the United States or its agencies or subdivisions relating to the planning, financing, construction, improvement, operation, and maintenance of any public road or other mode or system of land <u>public</u> transportation; and to do all things necessary, proper, or

expedient to achieve compliance with the provisions and requirements of all applicable federal-aid acts and programs. Nothing in this chapter is intended to conflict with any federal law; and, in case of such conflict, such portion as may be in conflict with such federal law is declared of no effect to the extent of the conflict;"

970 **SECTION 2-8.**

971 Said chapter is further amended by adding a new Code section to read as follows:

972 "<u>50-32-11.1.</u>

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- (a) In consultation with the metropolitan planning organization, as such term is defined in Code Section 48-8-242, which jurisdiction is located wholly or partially within the jurisdiction of the authority, the authority shall develop, annually review, and amend, as necessary, a regional transit plan. Such plan shall include, but not be limited to, transit projects based upon a region-wide approach to the provision of transit services through buses and rail, the establishment of multimodal stations within the jurisdiction of the authority, enhancement of connectivity throughout the region, cost-effective expansion of existing transit systems, and the coordination of schedules and methods of payment for transit service providers. In developing such plan, the authority may consider both macro level planning in order to efficiently coordinate transit services across jurisdictional lines as well as micro level planning of services being delivered by local governments and transit service operators, including the Metropolitan Atlanta Rapid Transit Authority, in order to ensure continuation of current services or routes. Such plan shall provide that the Metropolitan Atlanta Rapid Transit Authority shall serve as the sole operator of any system of transportation which utilizes heavy rail within the jurisdiction of the authority.
- 988 (b) The plan developed pursuant to this Code section shall include, at a minimum, a six 989 year and 20 year component which shall reflect the federal priorities set forth in 990 23 U.S.C. Section 134(i)(2)(A)(ii) and 23 U.S.C. Section 134(j)(2)(A) and shall serve as 991 the plans to be submitted for federal funding pursuant to such federal requirements.
- 992 (c) In addition to amendments made to the plan developed pursuant to this Code section 993 upon the initiative of the authority based upon changing conditions, the authority may 994 amend the plan upon request from a local governing authority to include a certain project 995 or assist with a specific transit need.
- (d) Such plan shall further include the creation of a unified brand to encompass all transit
 service providers within the jurisdiction of the authority."

998 **SECTION 2-9.**

999 Said chapter is further amended in Code Section 50-32-13, relating to Governor's power to 1000 delegate, by revising subsections (a) and (c) as follows:

"(a) The Governor may delegate to the authority, by executive order, his or her powers under applicable federal transportation planning and air quality laws and regulations, including without limitation the power to resolve revision disputes between metropolitan planning organizations and the Department of Transportation under 40 C.F.R. Section 93.105, the power to approve state-wide transportation improvement programs under 23 U.S.C. Section 134 and 23 C.F.R. Sections 450.312(b), 450.324(b), and 450.328(a), and the power of approval and responsibilities for public involvement under 23 C.F.R. Section 450.216(a), and any power to designate an entity as designated recipient of federal funds for purposes of transit funding for capital projects and for financing and directly providing public transportation under 49 U.S.C. Sections 5302 through 5304."

"(c) The authority shall formulate measurable targets for air quality improvements and standards within the geographic area over which the authority has jurisdiction pursuant to this chapter, and annually shall report such targets to the Governor, Lieutenant Governor, and Speaker of the House of Representatives, together with an assessment of progress

and Speaker of the House of Representatives, together with an assessment of progress toward achieving such targets and projected measures and timetables for achieving such targets. The authority shall formulate an annual report and audit of all transit planning, funding, and operations within the jurisdiction of the authority which shall be presented by

1018 <u>December 1 of each year to the Senate and House Transportation Committees and the local</u>

governing authorities of those counties within the jurisdiction of the authority."

SECTION 2-10.

Said chapter is further amended by revising Code Section 50-32-14, relating to expenditure of state or federal funds, as follows:

1023 "50-32-14.

In any case where a development of regional impact, as determined by the Department of Community Affairs pursuant to Article 1 of Chapter 8 of this title, is planned within the geographic area over which the authority has jurisdiction which requires the expenditure of state or federal funds by the state or any political subdivision, agency, authority, or instrumentality thereof to create land transportation services or access to such development, any expenditure of such funds shall be prohibited unless and until the plan for such development and such expenditures is reviewed and approved by the authority. The decision of the authority to allow or disallow the expenditure of such funds shall be final and nonreviewable, except that such decision shall be reversed where a resolution for such purpose is passed by vote of three-fourths of the authorized membership of the county commission of the county in which the development of regional impact is planned or, if such development is within a municipality, by vote of three-fourths of the authorized

1036 membership of the city council. Such a vote shall not constitute failure or refusal by the
1037 local government for purposes of Code Section 50-32-53 Reserved."

SECTION 2-11.

Said chapter is further amended in Code Section 50-32-15, relating to issuance of bonds, by revising subsection (c) as follows:

"(c) The Georgia Environmental Finance Authority shall be subordinate to the authority in all respects, with respect to authority projects, within the geographic area over which the authority has jurisdiction; and, in the event of any conflict with the provisions of Chapter 23 of this title, the provisions of this chapter shall prevail in all respects. It is expressly provided, however, that nothing in this Code section and nothing in this chapter shall be construed to permit in any manner the alteration, elimination, or impairment of any term, provision, covenant, or obligation imposed on any state authority, including but not limited to this authority, the Georgia Environmental Finance Authority, the State Road and Tollway Authority, the Georgia Regional Transportation Authority, or the Georgia Rail Passenger Authority, for the benefit of any owner or holder of any bond, note, or other obligation of any such authority."

SECTION 2-12.

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

1054 "<u>50-32-30.1.</u>

The authority may serve as the entity to discharge all duties imposed on the state by any act of Congress allotting federal funds to be expended for transit projects and purposes within the jurisdiction of the authority. Unless designated otherwise by the federal government, the authority shall be designated as the proper and sole authority to receive any of the federal aid funds apportioned by the federal government and may disburse such funds in accordance with the purposes of this article. This Code section shall not be deemed to impair or interfere in any manner with any existing rights under a contract entered into prior to December 1, 2018. This Code section shall not be applicable to projects or services provided for under the terms of a contract entered into under the authority granted pursuant to a local constitutional amendment set out at Ga. L. 1964, p. 1008 as of December 1, 2018, and the planning, funding, coordination, and delivery of such projects or services shall be as provided for by such contract or contracts."

18 LC 39 1914S 1067 PART III 1068 MARTA 1069 **SECTION 3-1.** 1070 Chapter 9 of Title 32 of the Official Code of Georgia Annotated, relating to mass 1071 transportation, is amended by designating Code Sections 32-9-1 through 32-9-12 as new 1072 Article 1, designating Code Sections 32-9-13 and 32-9-14 as Article 2, and revising newly 1073 designated Article 2 to read as follows: "ARTICLE 2 1074 1075 32-9-13. 1076 (a) As used in this Code section article, the term: 1077 (1) 'Authority' means the authority created by the MARTA Act and pursuant to a local 1078 constitutional amendment for purposes of establishing a metropolitan area system of 1079 public transportation set out at Ga. L. 1964, p. 1008. 1080 (2) 'Board' means the board of directors of the authority as set forth in the MARTA Act. 1081 $\frac{(2)(3)}{(2)}$ 'City' means the City of Atlanta. 1082 (3)(4) 'MARTA Act' means an Act known as the 'Metropolitan Atlanta Rapid Transit 1083 Authority Act of 1965, approved March 10, 1965 (Ga. L. 1965, p. 2243), as amended. 1084 (5) 'Metropolitan area' means the counties of Clayton, Cobb, DeKalb, Fulton, and 1085 Gwinnett and the City. 1086 (6) 'Qualified municipality' shall have the same meaning as provided in paragraph (4) of 1087 Code Section 48-8-110. 1088 (7) 'Regional transit plan' means the official multiyear plan for transit services and facilities adopted pursuant to Code Section 50-32-11.1. 1089

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(b)(a) Any provisions to the contrary in the MARTA Act notwithstanding and pursuant to the authority granted under a provision of the Constitution enacted by Ga. L. 1964, p. 1008, the city shall be authorized to levy a retail sales and use tax up to .50 0.50 percent under the provisions set forth in this Code section. Such tax shall be in addition to any tax which is currently authorized and collected under the MARTA Act. The city may elect to hold a referendum in 2016 as provided for by this Code section by the adoption of a resolution or ordinance by its governing body on or prior to June 30, 2016; provided, however, that if the city does not adopt a resolution or ordinance on or prior to June 30, 2016, it may elect to hold a referendum at the November, 2017, municipal general election by the adoption

of a resolution or ordinance by its governing body to that effect on or prior to June 30, 2017. Such additional tax shall not count toward any local sales tax limitation provided for by Code Section 48-8-6. Any tax imposed under this part Code section at a rate of less than .50 0.50 percent shall be in an increment of .05 0.05 percent. Any tax imposed under this part Code section shall run concurrently as to duration of the levy with the 1 percent tax currently levied pursuant to the 'Metropolitan Atlanta Rapid Transit Authority Act of 1965,' approved March 10, 1965 (Ga. L. 1965, p. 2243), as amended MARTA Act.

(c)(b)(1) No later than May 31 of the year a referendum is to be called for as provided in this Code section, the authority shall submit to the city a preliminary list of new rapid transit projects within or serving the geographical area of the city which may be funded in whole or in part by the proceeds of the additional tax authorized by this Code section.

(2) No later than July 31 of the year a referendum is to be called for as provided in this Code section, the authority shall submit to the city a final list of new rapid transit projects within or serving the city to be funded in whole or in part by the proceeds of the tax authorized by this Code section. Such final list of new rapid transit projects shall be incorporated into the rapid transit contract established under Section 24 of the MARTA Act between the authority and the city upon approval by the qualified voters of the city of the referendum to levy the additional tax authorized by this Code section.

(d)(c) Before the additional tax authorized under this Code section shall become valid, the tax shall be approved by a majority of qualified voters of the city in a referendum thereon. The procedure for holding the referendum called for in this Code section shall be as follows: There shall be published in a newspaper having general circulation throughout the city, once each week for four weeks immediately preceding the week during which the referendum is to be held, a notice to the electors thereof that on the day named therein an election will be held to determine the question of whether or not the tax authorized by this Code section should be collected in the city for the purpose of expanding and enhancing the rapid transit system. Such election shall be held in all the election districts within the territorial limits of the city. The question to be presented to the electorate in any such referendum shall be stated on the ballots or ballot labels as follows:

'() YES Shall an additional sales tax of (<u>insert percentage</u>) percent be collected in the City of Atlanta for the purpose of significantly expanding and () NO enhancing MARTA transit service in Atlanta?'

The question shall be published as a part of the aforesaid notice of election. Each such election shall be governed, held, and conducted in accordance with the provisions of law from time to time governing the holding of special elections. After the returns of such an election have been received, and the same have been canvassed and computed, the result shall be certified to the governing body of the city, in addition to any other person

designated by law to receive the same, and such governing body shall officially declare the 1137 result thereof. Each election called by the governing body of the city under the provisions 1138 1139 of this Code section shall be governed by and conducted in accordance with the provisions of law governing the holding of elections by the city. The expense of any such election 1140 shall be paid by the city. 1141 1142 (e)(d) If a majority of those voting in such an election vote in favor of the proposition 1143 submitted, then the rapid transit contract between the authority and the city shall authorize 1144 the levy and collection of the tax provided for by this Code section, and the final list provided for in paragraph (2) of subsection (c) (b) of this Code section shall be 1145 incorporated therein. All of the proceeds derived from the additional tax provided for by 1146 1147 this Code section shall be first allocated for payment of the cost of the rapid transit projects incorporated in such contract, except as otherwise provided by the terms of such rapid 1148 transit contract, and thereafter, upon completion and payment of such rapid transit projects, 1149 1150 as provided for in such contract and this Code section. It shall be the policy of the authority to provide that the tax collected under this Code section in an amount exceeding 1151 1152 the cost of the rapid transit projects incorporated in the contract shall be expended solely 1153 within and for the benefit of the city. When a tax is imposed under this Code section, the 1154 rate of any tax approved as provided for by Article 5A of Chapter 8 of Title 48 shall and 1155 the tax provided for by this Code section, in aggregate, shall not exceed a rate of 1 percent. 1156 (f)(e) If a majority of those voting in an election provided for by this Code section in 2016 1157 vote against the proposition submitted, the city may elect to resubmit such proposition on 1158 the date of the November, 2017, municipal general election by the adoption of a resolution or ordinance to that effect on or prior to June 30, 2017, subject to the provisions of this 1159 1160 Code section.

- 1161 (g)(f)(1) Except as provided for to the contrary in this Code section, the additional tax 1162 provided for by this Code section shall be collected in the same manner and under the 1163 same conditions as set forth in Section 25 of the MARTA Act.
- 1164 (2) The tax provided for by this Code section shall not be subject to any restrictions as 1165 to rate provided for by the MARTA Act and shall not be subject to the provisions of 1166 paragraph (2) of subsection (b) or subsection (k) of Section 25 of the MARTA Act.
- 1167 (3) A tax levied under this paragraph shall be added to the state sales and use tax 1168 imposed by Article 1 of Chapter 8 of Title 48 and the state revenue commissioner is 1169 authorized and directed to establish a bracket system by appropriate rules and regulations 1170 to collect the tax imposed under this paragraph in the city.

1171 <u>32-9-15.</u>

(a) Any provisions to the contrary in the MARTA Act notwithstanding and pursuant to the 1172 1173 authority granted under a provision of the Constitution enacted by Ga. L. 1964, p. 1008, 1174 the governing authority of Fulton County shall be authorized to levy a retail sales and use 1175 tax up to 0.20 percent in the portion of such county located outside the jurisdictional limits 1176 of the city upon satisfaction of the provisions set forth in this Code section. Such tax shall 1177 be in addition to any tax which is currently authorized and collected under the MARTA 1178 Act. Such additional tax shall not count toward any local sales tax limitation provided for 1179 by Code Section 48-8-6. Any tax imposed under this Code section at a rate of less than 1180 0.20 percent shall be in an increment of 0.05 percent. The minimum period of time for the 1181 imposition of the tax imposed under this Code section shall be ten years and the maximum 1182 period of time for the imposition shall not exceed 30 years. 1183 (b) Prior to the call for a referendum authorized by this Code section, the governing 1184 authority of Fulton County shall deliver or mail a written notice to the authority and to the 1185 mayor or chief elected official in each qualified municipality located within such county 1186 and outside the jurisdictional limits of the city. Such notice shall contain the date, time, 1187 place, and purpose of a meeting at which the authority and the governing authority of such 1188 county and of each qualified municipality are to meet to discuss possible projects within 1189 or serving the geographical area of the county which may be funded in whole or in part by 1190 the proceeds of the additional tax authorized by this Code section and the rate of such tax. 1191 The notice shall be delivered or mailed at least ten days prior to the date of the meeting. 1192 The meeting shall be held at least 60 days prior to the issuance of the call for the 1193 referendum. 1194 (c) Following the meeting required by subsection (b) of this Code section and prior to any 1195 tax being imposed under this Code section, the qualified municipalities representing at least 1196 70 percent of the population of Fulton County outside the boundaries of the city may 1197 execute an intergovernmental agreement memorializing their agreement to the levy of a tax and the rate of such tax; provided, however, that no tax shall be authorized to be imposed 1198 1199 under this Code section if no such intergovernmental agreement is entered into. An 1200 intergovernmental agreement authorized by this subsection shall, at a minimum, include: 1201 (1) A list of the projects proposed to be funded from the tax which shall be from the 1202 regional transit plan and approved by the Atlanta-regional Transit Link 'ATL' Authority; 1203 (2) The rate of tax to be imposed upon approval of a referendum; and (3) The duration of the tax to be imposed upon approval of a referendum. 1204 1205 (d) Upon execution of an intergovernmental agreement as provided for in subsection (c) 1206 of this Code section, the governing authority of Fulton County shall be authorized to enter 1207 into a rapid transit service contract based upon the conditions agreed to in such

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intergovernmental agreement. Such rapid transit service contract shall incorporate the list 1209 of projects included in the intergovernmental agreement pursuant to paragraph (1) of 1210 subsection (c) of this Code section. Such rapid transit contract shall become effective and 1211 binding only upon passage of a referendum approving the imposition of an additional tax 1212 held in accordance with the provisions of subsection (e) of this Code section. 1213 (e) Before the additional tax authorized under this Code section shall become valid or the 1214 rapid transit contract shall become binding, the tax shall be approved by a majority of qualified voters in Fulton County residing outside the jurisdictional boundaries of the city 1215 1216 in a referendum thereon. The procedure for holding the referendum called for in this Code 1217 section shall be as follows: There shall be published in a newspaper having general circulation throughout Fulton County, once each week for four weeks immediately 1218 1219 preceding the week during which the referendum is to be held, a notice to the electors 1220 thereof that on the day named therein an election will be held to determine the question of whether or not the tax authorized by this Code section should be collected in Fulton County 1221 1222 for the purpose of expanding and enhancing the rapid transit system. Such election shall 1223 be held in all the election districts within the territorial limits of Fulton County located outside the jurisdictional boundaries of the city. The question to be presented to the 1224 1225 electorate in any such referendum shall be stated on the ballots or ballot labels as follows: 1226 Shall an additional sales tax of (insert percentage) percent be collected for <u>'() YES</u> 1227 a period of (insert number) years in the portion of Fulton County outside 1228 () NO of the City of Atlanta for the purpose of significantly expanding and 1229 enhancing MARTA transit service?' 1230 The question shall be published as a part of the aforesaid notice of election. Each such 1231 election shall be governed, held, and conducted in accordance with the provisions of law from time to time governing the holding of special elections. After the returns of such an 1232 1233 election have been received, and the same have been canvassed and computed, the result 1234 shall be certified to the board of commissioners of Fulton County, in addition to any other 1235 person designated by law to receive the same, and such board of commissioners shall 1236 officially declare the result thereof. Each election called by the board of commissioners 1237 of Fulton County under the provisions of this Code section shall be governed by and 1238 conducted in accordance with the provisions of law governing the holding of elections by 1239 such county. The expense of any such election shall be paid by the county. 1240 (f) If a majority of those voting in such an election vote in favor of the proposition 1241 submitted, then the rapid transit contract between the authority and Fulton County shall be 1242 binding and the levy and collection of the tax provided for by this Code section shall be 1243 authorized. All of the proceeds derived from the additional tax provided for by this Code 1244 section shall be first allocated for payment of the cost of the rapid transit projects

incorporated in such contract, except as otherwise provided by the terms of such rapid transit contract, and thereafter, upon completion and payment of such rapid transit projects, as provided for in such contract and this Code section. It shall be the policy of the authority to provide that the tax collected under this Code section in an amount exceeding the cost of the rapid transit projects incorporated in the contract shall be expended solely within and for the benefit of Fulton County.

- 1251 (g) If a majority of those voting in an election provided for by this Code section vote 1252 against the proposition submitted, Fulton County may elect to resubmit such proposition
- 1253 provided that the requirements of this Code section are satisfied.
- 1254 (h)(1) Except as provided for to the contrary in this Code section, the additional tax 1255 provided for by this Code section shall be collected in the same manner and under the 1256 same conditions as set forth in Section 25 of the MARTA Act.
- (2) The tax provided for by this Code section shall not be subject to any restrictions as 1257 to rate provided for by the MARTA Act and shall not be subject to the provisions of 1258 paragraph (2) of subsection (b) or subsection (k) of Section 25 of the MARTA Act. 1259
- (3) A tax levied under this Code section shall be added to the state sales and use tax 1260 imposed by Article 1 of Chapter 8 of Title 48, and the state revenue commissioner is 1261 1262 authorized and directed to establish a bracket system by appropriate rules and regulations 1263 to collect the tax imposed under this Code section in the area of Fulton County outside
- 1264 the jurisdictional boundaries of the city.
- 1265 32-9-14 <u>32-9-16</u>.

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(a) There is created the Metropolitan Atlanta Rapid Transit Overview Committee to be composed of the following 14 members: the chairperson of the State Planning and Community Affairs Committee of the House of Representatives; the chairperson of the State and Local Governmental Operations Committee of the Senate; the chairperson of the Ways and Means Committee of the House of Representatives; a member of the Banking and Financial Institutions Committee of the Senate to be selected by the President of the Senate; two members of the House of Representatives appointed by the Speaker of the House, at least one of whom shall be from the area served by the authority; two members of the Senate, to be appointed by the President thereof, at least one of whom shall be from the area served by the authority; and three members of the House of Representatives and three members of the Senate appointed by the Governor, at least two of whom shall be from the area served by the authority. The appointed members of the committee shall serve two-year terms concurrent with their terms as members of the General Assembly. The chairperson of the committee shall be appointed by the Speaker of the House from the membership of the committee, and the vice chairperson of the committee shall be

appointed by the President of the Senate from the membership of the committee. The chairperson and vice chairperson shall serve terms of two years concurrent with their terms as members of the General Assembly. Vacancies in an appointed member's position or in the offices of chairperson or vice chairperson of the committee shall be filled for the unexpired term in the same manner as the original appointment. The committee shall periodically inquire into and review the operations, contracts, safety, financing, organization, and structure of the Metropolitan Atlanta Rapid Transit Authority authority, as well as periodically review and evaluate the success with which said authority is accomplishing its legislatively created purposes.

- (b) The state auditor, the Georgia Department of Transportation, and the Attorney General shall make available to the committee the services of their staffs' facilities and powers in order to assist the committee in its discharge of its duties herein set forth. The committee may employ staff and secure the services of independent accountants, engineers, and consultants. Upon authorization by joint resolution of the General Assembly, the committee shall have the power while the General Assembly is in session or during the interim between sessions to compel the attendance of witnesses and the production of documents in aid of its duties. In addition, when the General Assembly is not in session, the committee shall have the power to compel the attendance of witnesses and the production of documents in aid of its duties, upon application of the chairperson of the committee with the concurrence of the Speaker of the House and the President of the Senate.
- (c) The Metropolitan Atlanta Rapid Transit Authority authority shall cooperate with the committee, its authorized personnel, the Attorney General, the state auditor, and the Georgia Department of Transportation in order that the charges of the committee, set forth in this Code section, may be timely and efficiently discharged. The authority shall submit to the committee such reports and data as the committee shall reasonably require of the authority in order that the committee may adequately inform itself of the activities of the authority required by this Code section. The Attorney General is authorized to bring appropriate legal actions to enforce any laws specifically or generally relating to the authority or as to any subpoenas issued by the committee. The committee shall, on or before the first day of January of each year, and at such other times as it deems to be in the public interest, submit to the General Assembly a report of its findings and recommendations based upon the review of the operations of the Metropolitan Atlanta Rapid Transit Authority, as set forth in this Code section.
- 1315 (d) In the discharge of its duties, the committee shall evaluate the performance of the authority in providing public transportation consistent with the following criteria:
 - (1) Public safety;

- 1318 (2) Prudent, legal, and accountable expenditure of public funds;
- 1319 (3) Responsiveness to community needs and community desires;
- 1320 (4) Economic vitality of the transportation system and economic benefits to the
- community;
- 1322 (5) Efficient operation; and
- 1323 (6) Impact on the environment.
- To assist in evaluating the performance of the authority, the committee may appoint a
- citizens' advisory committee or committees. Such citizens' advisory committee or
- committees shall act in an advisory capacity only.
- (e)(1) The committee is authorized to expend state funds available to the committee for
- the discharge of its duties. Said funds may be used for the purposes of compensating
- staff personnel; paying the expenses of advertising notices of intention to amend the
- 1330 'Metropolitan Atlanta Rapid Transit Authority Act of 1965,' as amended MARTA Act;
- paying for services of independent accountants, engineers, and consultants; paying
- necessary expenses of the citizens' advisory committee or committees; and paying all
- other necessary expenses incurred by the committee in performing its duties.
- 1334 (2) The members of the committee shall receive the same compensation, per diem,
- expenses, and allowances for their service on the committee as is authorized by law for
- members of interim legislative study committees.
- 1337 (3) The funds necessary for the purposes of this Code section shall come from the funds
- appropriated to and available to the legislative branch of government.
- 1339 (f) Nothing contained within this Code section shall relieve the Metropolitan Atlanta Rapid
- 1340 Transit Authority authority of the responsibilities imposed upon it under the 'Metropolitan
- 1341 Atlanta Rapid Transit Authority Act of 1965,' as amended, MARTA Act for planning,
- designing, purchasing, acquiring, constructing, improving, equipping, financing,
- maintaining, administering, and operating a system of rapid transit for the metropolitan
- area of Atlanta.
- 1345 <u>32-9-17.</u>
- (a) On and after January 1, 2019, the board shall utilize a logo and brand upon any newly
- acquired property of the authority which shall include the term 'ATL' as a prominent
- 1348 <u>feature.</u>
- (b) On and after January 1, 2023, the board shall utilize a logo and brand upon any
- property of the authority which shall include the term 'ATL' as a prominent feature.
- (c) Such branding and logo will in no manner change the official name, business,
- contracts, or other obligations of the authority.

18 LC 39 1914S 1353 (d) The powers and duties conferred under this Code section shall be in addition to any powers and duties authorized in the MARTA Act and shall in no way be interpreted to 1354 1355 repeal any portion of such Act. 1356 32-9-18. 1357 Any provision of the MARTA Act which limits the amount the state may contribute to the 1358 system of the rapid transit system of the authority shall stand repealed. 1359 <u>32-9-19.</u> 1360 (a) Notwithstanding the provisions of the MARTA Act, any county, municipality, special tax or community improvement district, political subdivision of this state within the 1361 1362 metropolitan area, or any combination thereof may execute a transportation services 1363 contract with the authority to provide public transportation services, facilities, or both, for, to, or within such county, municipality, district, subdivision, or combination thereof. A 1364 1365 transportation services contract executed pursuant to this subsection: 1366 (1) Shall not be a rapid transit contract subject to the conditions established therefor in 1367 Code Section 32-9-20 or Section 24 of the MARTA Act; 1368 (2) May not utilize a method of financing those public transportation services or facilities 1369 provided under the contract which involves: 1370 (A) The issuance of bonds under subsection (c) of Section 24 of the MARTA Act; 1371 (B) The levy of the special retail sales and use tax described and authorized in 1372 Section 25 of the MARTA Act; or 1373 (C) Both methods described in subparagraphs (A) and (B) of this paragraph; 1374 (3) Shall require that the costs of any transportation services and facilities contracted for, 1375 as determined by the board on the basis of reasonable estimates, allocations of costs and 1376 capital, and projections, shall be borne by one or more of the following: 1377 (A) Fares; 1378 (B) Other revenues generated by such services or facilities; or 1379 (C) Any subsidy provided, directly or indirectly, by or on behalf of the public entity 1380 with which the authority contracted for the services and facilities; and 1381 (4) Shall be for services on the regional transit plan and approved by the Atlanta-regional Transit Link 'ATL' Authority. 1382

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(b) Notwithstanding the provisions of the MARTA Act, any county, municipality, special

1386 contract with the authority to provide public transportation services, facilities, or both, for,

to, or within such county, municipality, district, subdivision, or combination thereof.
 Under a transportation services contract executed pursuant to this subsection:

(1) The services and facilities shall be provided pursuant to a transportation services contract meeting the requirements therefor under subsection (a) of this Code section; and (2) The contract shall not authorize the construction of any extension of or addition to the authority's existing rapid rail system.

1393 <u>32-9-20.</u>

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(a)(1) Any provisions to the contrary in the MARTA Act notwithstanding and pursuant to the authority granted under a provision of the Constitution enacted by Ga. L. 1964, p. 1008, and subject to such limitations set forth in this Code section, the authority and the board of commissioners of Gwinnett County may negotiate and determine the extent of financial participation and the time or times such financial participation may be required with respect to Gwinnett County in order to finance the provision of a rapid transit system through the joint instrumentality of the authority. Except as provided in Code Section 32-9-19 if such county is entering into a transportation services contract, such determination shall take the form of a rapid transit contract to be entered into between the authority and the local government. The final execution of a rapid transit contract shall be completed in every instance in the manner hereinafter set forth in this Code section. (2) As one method of providing the financial participation determined by the board of commissioners and the authority to be Gwinnett County's proper share of the cost of financing a rapid transit project or projects, Gwinnett County may, in the manner prescribed by law and subject to the conditions and limitations prescribed by law, issue its general obligation bonds, pay over the proceeds thereof to the authority, and thereby complete and make final the execution of the proposed rapid transit contract anticipated by such bond authorization and issuance and the authority shall agree in such contract to perform for such local government the aforesaid governmental function and to provide specified public transportation services and facilities. (3) As an alternative method of providing the financial participation determined by the board of commissioners and the authority to be Gwinnett County's proper share of the cost of financing a rapid transit project or projects, Gwinnett County may enter into a rapid transit contract or contracts calling for the authority to perform for it the aforesaid governmental function and calling for it to make periodic payments to the authority for the public transportation services and facilities contracted for, which payments may include amounts required to defray the periodic principal and interest payments on any obligations issued by the authority for the purpose of financing the cost of any rapid

transit project or projects, amounts necessary to establish and maintain reasonable

1423	reserves to insure the payment of said debt service and to provide for renewals,
1424	extensions, repairs and improvements and additions to the rapid transit system, and
1425	amounts required to defray any operational deficit which the system or any part thereof
1426	may incur from time to time.
1427	(b) The board of commissioners of Gwinnett County, subject to the conditions provided
1428	in this Code section, shall be authorized to enter into a rapid transit contract for and on
1429	behalf of the county with the authority for the provision of the aforesaid services and
1430	extension of the existing system to and from and within said county subject to approval by
1431	a majority of the qualified voters within said county voting in a referendum as provided for
1432	in subsection (c) of this Code section. As conditions precedent to the board of
1433	commissioners of Gwinnett County holding such referendum:
1434	(1) If a rapid transit contract is entered into after January 1, 2019, the rapid transit service
1435	to be provided through the execution of a rapid transit contract shall be from the regional
1436	transit plan and approved by the Atlanta-regional Transit Link 'ATL' Authority; and
1437	(2) The Rapid Transit Contract and Assistance Agreement by and between the authority,
1438	the Counties of Fulton and DeKalb and the City, dated September 1, 1971, as amended,
1439	must first be amended to provide that any rapid transit contract between Gwinnett County
1440	and the authority which requires Gwinnett County to levy the sales and use tax authorized
1441	by Code Section 32-9-21 and Section 25 of the MARTA Act may be done so throughout
1442	the county.
1443	(c) The procedure for holding the referendum called for in subsection (b) of this Code
1444	section shall be as follows: There shall be published in a newspaper having general
1445	circulation throughout the territory of Gwinnett County, once each week for four weeks
1446	immediately preceding the week during which the referendum is to be held, a notice to the
1447	electors thereof that on the day named therein an election will be held to determine the
1448	question of whether or not the local government shall enter into the proposed rapid transit
1449	contract and said notices shall contain the full text of said proposed contract, which
1450	contract shall set forth the obligations of the parties thereto. It is expressly provided,
1451	however, that none of the documents or exhibits which are incorporated in such contract
1452	by reference or are attached to such contract and made a part thereof shall be published.
1453	Such special election shall be held at all the election districts within the territorial limits of
1454	Gwinnett County. The question to be presented to the electorate in any such referendum
1455	shall be and shall be stated on the ballots or ballot label as follows:
1456	'Gwinnett County has executed a contract for the provision of transit services, dated as
1457	of (insert date).
1458	Shall this contract be approved?
1459	YES NO

1460 The question shall be published as a part of the aforesaid notice of election. Such election 1461 shall be governed by and held and conducted in accordance with the provisions of law from 1462 time to time governing the holding of elections to elect members to the General Assembly 1463 of this state. After the returns of such an election have been received, and the same have 1464 been canvassed and computed, the result shall be certified to the board of commissioners 1465 of Gwinnett County, in addition to any other person designated by law to receive the same, 1466 and such board of commissioners shall officially declare the result thereof. 1467 (d) If a majority of those voting in such an election vote in favor of the proposition 1468 submitted, then the rapid transit contract as approved shall become valid and binding in 1469 accordance with its terms. 1470 (e) The board of commissioners of Gwinnett County may elect any method provided in 1471 subsection (a) of this Code section to finance the participation required of it in whole or in 1472 part, and the election of one method shall not preclude the election of another method with 1473 respect thereto or with respect to any additional or supplementary participation determined 1474 to be necessary. 1475 (f) When the authority and the board of commissioners of Gwinnett County have 1476 completed and fully executed a rapid transit contract in compliance with the requirements 1477 of this Code section, and the voters shall have approved such contract as herein provided, 1478 such contract shall constitute an obligation on the part of the local government for the 1479 payment of which its good faith and credit are pledged, but in no other way can the good 1480 faith and credit of any local government be pledged with respect to a rapid transit contract. 1481 (g) The board of commissioners of Gwinnett County may use public funds to provide for a rapid transit system within the metropolitan area and may levy and collect any taxes 1482 1483 authorized to it by law to the extent necessary to fulfill the obligations incurred in a rapid 1484 transit contract or contracts with the authority. 1485 (h) Gwinnett County may transfer to the authority any property or facilities, or render any 1486 services, with or without consideration, which may be useful to the establishment, 1487 operation, or administration of the rapid transit system contemplated hereunder, and may contract with the authority for any other purpose incidental to the establishment, operation, 1488 1489 or administration of such system, or any part or project thereof or the usual facilities related 1490 thereto. 1491 <u>32-9-21.</u> (a) In the event Gwinnett County and the authority enter into a rapid transit contract which 1492 is approved by a majority of voters, a retail sales and use tax shall be authorized to be 1493 1494 levied pursuant to the conditions and limitations set forth in Section 25 of the MARTA Act, 1495 except as provided to the contrary in subsection (b) of this Code section. Such additional

1496 tax shall not count toward any local sales tax limitation provided for by Code 1497 Section 48-8-6. 1498 (b)(1) The retail sales and use tax authorized to be levied pursuant to this Code section 1499 shall be at a rate of up to 1 percent. Any tax imposed under this Code section shall be in 1500 increments of 0.05 percent. 1501 (2) The proceeds of the tax authorized to be levied pursuant to this Code section shall be 1502 used solely by each local government to fulfill the obligations incurred in the contracts entered into with the authority and as contemplated by this article. 1503 1504 (3) The effective date of the tax authorized to be levied pursuant to this Code section 1505 shall be the first day of the first calendar month following approval of the tax in the 1506 referendum required by subsection (c) of Code Section 32-9-20 unless a later effective 1507 date shall have been specified in the resolution or ordinance providing for the levy of the 1508 tax; provided that, with respect to services which are regularly billed on a monthly basis, the tax shall become effective with the first regular billing period coinciding with or 1509 1510 following the effective date of the tax. 1511 (4) The tax authorized to be levied pursuant to this Code section shall not be subject to 1512 any restrictions as to rate provided for by the MARTA Act and shall not be subject to the 1513 provisions of subsection (k) of Section 25 of the MARTA Act. 1514 (5) A tax levied pursuant to this Code section shall be added to the state sales and use tax 1515 imposed by Article 1 of Chapter 8 of Title 48 and the state revenue commissioner is 1516 authorized and directed to establish a bracket system by appropriate rules and regulations 1517 to collect the tax imposed under this Code section. 1518 <u>32-9-22.</u> 1519 Notwithstanding subsections (a) and (b) of Section 6 of the MARTA Act to the contrary, 1520 upon approval of a rapid transit contract pursuant to Code Section 32-9-20, the board of 1521 commissioners of Gwinnett County may appoint three residents of the county to the board. 1522 The board of commissioners shall designate one such resident to serve an initial term ending on the 31st day of December in the second full year after the year in which the 1523 1524 referendum approving said rapid transit contract was held and one such resident to serve 1525 an initial term ending on the 31st day of December in the fourth full year after the year in 1526 which the referendum approving said rapid transit contract was held, in which event the board shall, subsections (a) and (b) of Section 6 of the MARTA Act to the contrary 1527

notwithstanding, be composed of such additional members. Upon the conclusion of the

initial terms provided for in this Code section, the board of commissioners of Gwinnett

County shall appoint a successor thereto for a term of office of four years."

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1531	PART IV
1532	CHANGES TO CONFLICTING LAW
1533	SECTION 4-1.
1534	Chapter 9 of Title 32 of the Official Code of Georgia Annotated, relating to mass
1535	transportation, is amended by revising Code Section 32-9-11, relating to transit services with
1536	local governments, as follows:
1537	"32-9-11.
1538	(a) As used in this Code section, the term:
1539	(1) 'Local government' means any county, municipality, or political subdivision of this
1540	state, or any combination thereof.
1541	(2) 'Nonattainment area' means those counties currently having or previously deemed to
1542	have excess levels of ozone, carbon monoxide, or particulate matter in violation of the
1543	standards in the federal Clean Air Act, as amended in 1990 and codified at 42 U.S.C.A.
1544	Sections 7401 to 7671q and which fall under the jurisdiction exercised by the
1545	Atlanta-region Transit Link 'ATL' Authority or any predecessor authority as described
1546	in Article 2 of Chapter 32 of Title 50.
1547	(2)(3) 'Transit agency' means any public agency, public corporation, or public authority
1548	existing under the laws of this state that is authorized by any general, special, or local law
1549	to provide any type of transit services within any area of this state but shall not include
1550	the Department of Transportation, the Georgia Regional Transportation Atlanta-region
1551	Transit Link 'ATL' Authority, or the Georgia Rail Passenger Authority.
1552	(3)(4) 'Transit facilities' means everything necessary and appropriate for the conveyance
1553	and convenience of passengers who utilize transit services.
1554	(4)(5) 'Transit services' means all modes of transportation serving the general public
1555	which are appropriate to transport people and their personal effects by highway or other
1556	ground conveyance but does not include rail conveyance.
1557	(b) Any transit agency may, by contract with any local government for any period not
1558	exceeding 50 years, provide transit services or transit facilities for, to, or within that local
1559	government or between that local government and any area in which such transit agency
1560	provides transit services or transit facilities, except that if such services or facilities are to
1561	be funded wholly or partially by fees, assessments, or taxes levied and collected within a
1562	special district created pursuant to Article IX, Section II, Paragraph VI of the Constitution,
1563	such contract may only become effective if it is approved by a majority of the qualified
1564	voters voting in such local government in a special election which shall be called and
1565	conducted for that purpose by the election superintendent of such local government. Any
1566	services provided in a county outside a nonattainment area by a transit agency pursuant to

a contract authorized by this subsection shall be conditioned upon such services being included in a plan for transit services adopted or approved by the governing authority of the county and by the governing authorities of any municipalities within which transit services are to be provided as provided in the plan. Any services provided by a transit agency in a county within a nonattainment area pursuant to a contract authorized by this subsection and entered into on or after January 1, 2019, shall be for services included in the regional transit plan adopted pursuant to Code Section 50-32-11.1 and through agreement with the Atlanta-region Transit Link 'ATL' Authority. (c) The purpose of this Code section is to facilitate the exercise of the power to provide public transportation services conferred by Article IX, Section II, Paragraph III of the Constitution. This Code section does not repeal any other law conferring the power to provide public transportation services or prescribing the manner in which such power is to be exercised. This Code section does not restrict the power of the Department of Transportation, the Georgia Regional Transportation Atlanta-region Transit Link 'ATL' Authority, or the Georgia Rail Passenger Authority to contract with any local government to provide transit services or transit facilities, including but not limited to rail transit services and facilities, pursuant to Article IX, Section III, Paragraph I of the Constitution."

1584 **SECTION 4-2.**

1585 Article 2 of Chapter 10 of Title 32 of the Official Code of Georgia Annotated, relating to the

1586 State Road and Tollway Authority, is amended by adding a new Code section to read as

1587 follows:

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1588 "<u>32-10-78.</u>

In any case where a development of regional impact, as determined by the Department of Community Affairs pursuant to Article 1 of Chapter 8 of Title 50, is planned which requires the expenditure of state or federal funds by the state or any political subdivision, agency, authority, or instrumentality thereof to create projects, any expenditure of such funds shall be prohibited unless and until the plan for such development and such expenditures is reviewed and approved by the authority. The decision of the authority to allow or disallow the expenditure of such funds shall be final and nonreviewable, except that such decision shall be reversed where a resolution for such purpose is passed by vote of three-fourths of the authorized membership of the county commission of the county in which the development of regional impact is planned or, if such development is within a municipality, by vote of three-fourths of the authorized membership of the city council."

SECTION 4-3.

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- 1601 Code Section 36-1-27 of the Official Code of Georgia Annotated, relating to referendum
- 1602 approval required prior to expenditure of public funds for establishment of fixed guideway
- 1603 transit, is repealed in its entirety.
- 1604 **SECTION 4-4.**
- Chapter 12 of Title 45 of the Official Code of Georgia Annotated, relating to powers and 1605
- duties of the Governor, is amended by adding a new Code section to Article 2 to read as 1606
- 1607 follows:
- 1608 "45-12-41.
- The Governor may delegate to any department, authority, or qualified entity, by executive 1609
- 1610 order, his or her powers under applicable federal transportation planning and air quality
- 1611 laws and regulations, including without limitation the power to approve state-wide
- transportation improvement programs under 23 U.S.C. Section 134 and 23 C.F.R. Sections 1612
- 450.312(b), 450.324(b), and 450.328(a)." 1613
- 1614 **SECTION 4-5.**
- 1615 Said chapter is further amended by repealing Article 6, relating to the Governor's
- 1616 Development Council.
- 1617 **SECTION 4-6.**
- 1618 The Official Code of Georgia Annotated is amended by replacing "Georgia Regional
- 1619 Transportation Authority" with "Atlanta-region Transit Link 'ATL' Authority" wherever the
- 1620 former occurs in:
- 1621 (1) Code Section 32-6-51, relating to erection, placement, or maintenance of unlawful or
- 1622 unauthorized structure on public roads, removal of such structures, penalties for such action,
- 1623 and authorization of placement, erection, and maintenance of commercial advertisements by
- 1624 a transit agency;
- (2) Code Section 32-10-76, relating to grant programs, pilot program formation and factors 1625
- 1626 to be considered in and eligibility of pilot projects administered by the State Road and
- 1627 Tollway Authority;
- 1628 (3) Code Section 40-1-100, relating to definitions relative to the certification of motor
- carriers; 1629
- 1630 (4) Code Section 48-7-40.19, relating to a tax credit for diesel particulate emission reduction
- 1631 technology equipment;

18 LC 39 1914S 1632 (5) Code Section 48-8-243, relating to criteria for the development of investment list projects and programs, reports for special district transportation sales and use tax, and special 1633 1634 district gridlock; 1635 (6) Code Section 48-8-249, relating to use of proceeds from a special district transportation 1636 sales and use tax; 1637 (7) Code Section 48-8-250, relating to report on projects on the investment list related to a 1638 special district transportation sales and use tax; (8) Code Section 48-8-251, relating to a Citizens Review Panel for oversight of projects and 1639 1640 investments within a special district implementing a special district transportation sales and 1641 use tax; and (9) Code Section 50-23-4, relating to definitions relative to the Environmental Finance 1642 1643 Authority. 1644 **PART V** 1645 EFFECTIVE DATE AND REPEALER SECTION 5-1. 1646 1647 (a) Except as provided to the contrary in subsection (b) of this Section, this Act shall become

- 1648 effective upon its approval by the Governor or upon its becoming law without such approval.
- 1649 (b) Part I of this Act shall become effective on January 1, 2019.
- 1650 (c) Tax, penalty, and interest liabilities for prior taxable years shall not be affected by the
- passage of Part I of this Act and shall continue to be governed by the provisions of Title 48
- of the Official Code of Georgia Annotated as it existed immediately prior to the effective
- 1653 date of Part I of this Act.

1654 **SECTION 5-2.**

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

Plan: transit-dist-2018 Plan Type: Regional Administrator: H009

User: Gina

District 001 Cherokee County Forsyth County

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VTD: 11712 - 12 PLEASANT GROVE
VTD: 11714 - 14 LAKELAND
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VTD: 11719 - 19 OLD ATLANTA
VTD: 11721 - 21 SOUTH FORSYTH
VTD: 11724 - 24 SHARON FORKS
VTD: 11725 - 25 WINDERMERE
VTD: 11726 - 26 LANIER
VTD: 11728 - 28 MOUNTAINSIDE
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VTD: 11731 - 31 SAINT MARLO
VTD: 11733 - 33 KEITH BRIDGE
Fulton County
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1024 1025 1026 1027 1028
VTD: 121AP13 - AP13
VTD: 121AP14A - AP14A
VTD: 121AP14B - AP14B
VTD: 121AP14C - AP14C
VTD: 121JC01 - JC01
VTD: 121JC02 - JC02
VTD: 121JC03 - JC03
VTD: 121JC04A - JC04A
VTD: 121JC04B - JC04B
VTD: 121JC05 - JC05
VTD: 121JC06 - JC06
VTD: 121JC07 - JC07
VTD: 121JC08 - JC08
VTD: 121JC09 - JC09
VTD: 121JC10 - JC10
VTD: 121JC11 - JC11
VTD: 121JC12A - JC12A
VTD: 121JC12B - JC12B
VTD: 121JC13A - JC13A
VTD: 121JC13B - JC13B
VTD: 121JC14 - JC14
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VTD: 121JC18 - JC18
VTD: 121JC19 - JC19
VTD: 121RW04 - RW04
VTD: 121RW06 - RW06
VTD: 121RW13 - RW13
VTD: 121RW17 - RW17
VTD: 121RW20 - RW20
VTD: 121RW21A - RW21A
VTD: 121RW21B - RW21B
VTD: 121RW22A - RW22A
VTD: 121SS01 - SS01
VTD: 121SS17 - SS17
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VTD: 121SS25 - SS25
Gwinnett County
VTD: 135004 - SUWANEE A
VTD: 135007 - DULUTH A
VTD: 135009 - PUCKETTS A
VTD: 135020 - PINCKNEYVILLE A
VTD: 135022 - PINCKNEYVILLE C
VTD: 135024 - SUGAR HILL A
VTD: 135025 - SUGAR HILL B
VTD: 135038 - PINCKNEYVILLE F
050306:
1020 1032 1034 1039 1040 1041 1054 1055 1056 1057
050311:
2028 2029 2030 2032 2033 2040 2044
VTD: 135039 - PINCKNEYVILLE G
VTD: 135040 - PINCKNEYVILLE H
VTD: 135048 - DULUTH B
VTD: 135050 - PINCKNEYVILLE I
VTD: 135054 - SUGAR HILL C
VTD: 135055 - SUGAR HILL D
VTD: 135056 - DULUTH C
VTD: 135057 - DULUTH D
VTD: 135059 - PINCKNEYVILLE N
1000 1001 1002 1005 1008 1009 1010 1012 1013 1014 1016 1017
1018 1019
050311:
2027
050317:
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VTD: 135062 - PINCKNEYVILLE L
VTD: 135063 - PINCKNEYVILLE M
VTD: 135073 - PINCKNEYVILLE P
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VTD: 135082 - DULUTH E
VTD: 135087 - PINCKNEYVILLE S
VTD: 135089 - SUGAR HILL E
VTD: 135095 - DULUTH F
050209:
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1042 1043 1044 1045
VTD: 135096 - DULUTH G
VTD: 135099 - PINCKNEYVILLE T
VTD: 135100 - SUWANEE B
VTD: 135102 - PUCKETTS B
VTD: 135105 - SUGAR HILL F
VTD: 135106 - SUWANEE C
VTD: 135111 - DULUTH H
VTD: 135114 - PINCKNEYVILLE W
VTD: 135121 - PINCKNEYVILLE X
VTD: 135125 - PINCKNEYVILLE Z
VTD: 135126 - PINCKNEYVILLE A
VTD: 135130 - SUWANEE D
VTD: 135131 - SUWANEE E
VTD: 135135 - PUCKETTS C
VTD: 135138 - DULUTH I
VTD: 135140 - DULUTH J
VTD: 135141 - SUGAR HILL G
VTD: 135142 - SUWANEE F
VTD: 135150 - DULUTH K
VTD: 135154 - PUCKETTS D
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050606:
2007\ 2008\ 2009\ 2010\ 2011\ 2013\ 2017\ 2018\ 2019\ 2020\ 2021\ 2022
2023 3066
VTD: 135155 - SUWANEE G
VTD: 135159 - DUNCANS D
VTD: 135160 - PUCKETTS E
VTD: 135162 - SUWANEE H
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District 003

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Cobb County
VTD: 067AD01 - ADDISON 01
VTD: 067BF01 - BELLS FERRY 01
VTD: 067BF02 - BELLS FERRY 02
VTD: 067BF03 - BELLS FERRY 03
VTD: 067BG01 - BIG SHANTY 01
030228:
1007 1008 2026 2027 2040
030229:
1050 1051
030230:
2000
030601:
1034 1035 3001 3002 3004 3010 3012 3089
VTD: 067BG02 - BIG SHANTY 02
VTD: 067BK01 - BAKER 01
030107
1010
030226:
1000
VTD: 067BW01 - BLACKWELL 01
VTD: 067BY01 - BRUMBY 01
VTD: 067CA01 - CHATTAHOOCHEE 01
VTD: 067CK01 - CHALKER 01
VTD: 067CK02 - CHALKER 02
VTD: 067CR01 - CHESTNUT RIDGE
VTD: 067DC01 - DICKERSON 01
VTD: 067DI01 - DOBBINS 01
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1003
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3013 3015 3016 3017 3018 3019
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030414:
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1030 2005 2009 2017 2018 2020 2021 2022 2027 2029 2030 2031 2032 2058 2059 2060 2061 2062 2063
VTD: 067DO01 - DODGEN 01
VTD: 067DV01 - DAVIS 01
VTD: 067EA01 - EASTSIDE 01
VTD: 067EC01 - EAST COBB 01
VTD: 067EL01 - ELIZABETH 01
030502:
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1073 1076 1077 1085 1087 1088 1090 1091 1093 1094 1095 1096
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3086 3088
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2000 2006 2007
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VTD: 067EL03 - ELIZABETH 03
VTD: 067EL04 - ELIZABETH 04
VTD: 067EL05 - ELIZABETH 05
VTD: 067EL06 - ELIZABETH 06
VTD: 067EP01 - EAST PIEDMONT 01
VTD: 067EV01 - EAST VALLEY 01
VTD: 067FP01 - FULLERS PARK 01
VTD: 067GM01 - GARRISON MILL 01
VTD: 067GT01 - GRITTERS 01
VTD: 067HT01 - HIGHTOWER 01
VTD: 067KE2A - KENNESAW 2A
030229:
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030230:
2001
VTD: 067KE3A - KENNESAW 3A
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VTD: 067KL01 - KELL 01
VTD: 067KY01 - KEHELEY 01
VTD: 067LA01 - LASSITER 01
VTD: 067MB01 - MABRY 01
VTD: 067MD01 - MURDOCK 01
VTD: 067MK01 - MCCLESKEY 01
VTD: 067MR1A - MARIETTA 1A
2006 2015 2016 2018 2019 2032 2033
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031113:
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VTD: 067MR5A - MARIETTA 5A
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030504:
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030505:
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030800:
1000 2000
VTD: 067MR5B - MARIETTA 5B
2028 2032 2034 2040 2041 2042 2043 2044 2045 2046 2052 2053
2054 2056 2057 2058
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030700:
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VTD: 067MR6B - MARIETTA 6B
VTD: 067MR6C - MARIETTA 6C
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2010 2011 2021 2022 2026 2027 2028 2029 2030 2031 2032 2035
2037
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030700:
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VTD: 067MR7A - MARIETTA 7A
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4018 4021 4023 4031 4032 4033 4034 4035 4036 4037 4038 4039
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030505:
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030800:
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VTD: 067MT01 - MT BETHEL 01
VTD: 067MT02 - MT BETHEL 02
VTD: 067MT03 - MT BETHEL 03
VTD: 067MT04 - MT BETHEL 04
VTD: 067NS01 - NICHOLSON 01
VTD: 067PF01 - POWERS FERRY 01
VTD: 067PO01 - POST OAK 01
VTD: 067PP01 - POPE 01
VTD: 067PR01 - PALMER 01
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030223:
2000 2001 2005 2006 2008 2009
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VTD: 067PT01 - PITNER 01
VTD: 067RM01 - ROCKY MOUNT 01
VTD: 067RM02 - ROCKY MOUNT 02
VTD: 067RW01 - ROSWELL 01
VTD: 067RW02 - ROSWELL 02
VTD: 067SA01 - SANDY PLAINS 01
VTD: 067SF01 - SHALLOWFORD FALLS
VTD: 067SI01 - SIMPSON 01
VTD: 067SM01 - SEWELL MILL 01
VTD: 067SM03 - SEWELL MILL 03
VTD: 067SM04 - SEWELL MILL 04
VTD: 067SM05 - SEWELL MILL 05
VTD: 067SN1A - SMYRNA 1A
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1040 1041 1062 1063 1064 1065
VTD: 067SO01 - SOPE CREEK 01
VTD: 067SO02 - SOPE CREEK 02
VTD: 067SO03 - SOPE CREEK 03
VTD: 067SP01 - SEDALIA PARK 01
VTD: 067SY01 - SPRAYBERRY 01
VTD: 067TM01 - TERRELL MILL 01
VTD: 067TR01 - TIMBER RIDGE 01
VTD: 067TT01 - TRITT 01
VTD: 067VG01 - VININGS 01
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1044 1045
VTD: 067WG01 - WADE GREEN 01
VTD: 067WG02 - WADE GREEN 02
VTD: 067WL01 - WILLEO 01
DeKalb County
VTD: 089AD - AUSTIN
VTD: 089AG - ASHFORD DUNWOOD
VTD: 089AH - ASHFORD PARKSIDE
VTD: 089CE - CHAMBLEE (CHA)
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4032

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1041 1042
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1012 3000 3001 3002 3003 3004 3005 3015 4000 4008
VTD: 089CH - CHESNUT ELEMENTARY
VTD: 089DA - DORAVILLE NORTH
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021307:
2000
VTD: 089DF - DUNWOODY
VTD: 089DG - DUNWOODY HIGH SCHOOL
VTD: 089DI - DUNWOODY LIBRARY
VTD: 089GD - GEORGETOWN SQ
VTD: 089HF - HUNTLEY HILLS ELEM
VTD: 089KB - KINGSLEY ELEM
VTD: 089MQ - MOUNT VERNON EAST
VTD: 089MS - MOUNT VERNON WEST
VTD: 089MU - MONTGOMERY ELEM
VTD: 089NA - NANCY CREEK ELEM
VTD: 089NF - NORTH PEACHTREE
VTD: 089OB - OAKCLIFF ELEM
021303:
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3012 3013 3014 3015 3016 3017 3018 3019
021307:
2019
021705:
2000 2007 2010
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021813:
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VTD: 089PB - PEACHTREE MIDDLE SCHOOL
VTD: 089SE - SILVER LAKE
VTD: 089TG - TILLY MILL ROAD
VTD: 089WL - WINTERS CHAPEL
Fulton County
VTD: 12107A - 07A
VTD: 12107B - 07B
VTD: 12107C - 07C
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3003 3004 3005 3008 3009 3010 3012 3019 3020 3021 3023
VTD: 12107D - 07D
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2004 2005 2006
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VTD: 12107G - 07G
VTD: 12107H - 07H
VTD: 12107J - 07J
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021204:

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VTD: 12108C - 08C
VTD: 12108D - 08D
VTD: 12108E - 08E
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2004 2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015
2016 2017 2018 2019 2020 2021 2022 2023 2024 2025 2026 2027
2028 2029 2030 2031 3000 3001 3002 3003 3004 3005 3007 3008
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3028 3029 3030
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VTD: 12108G - 08G
VTD: 12108H - 08H
VTD: 12108M - 08M
VTD: 12108N - 08N
VTD: 12109F - 09F
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VTD: 121SS02A - SS02A
VTD: 121SS02B - SS02B
VTD: 121SS03 - SS03
VTD: 121SS05 - SS05
VTD: 121SS06 - SS06
VTD: 121SS07A - SS07A
VTD: 121SS07B - SS07B
VTD: 121SS07C - SS07C
VTD: 121SS08A - SS08A
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VTD: 121SS16 - SS16
VTD: 121SS18A - SS18A
VTD: 121SS18B - SS18B
VTD: 121SS31 - SS31
Gwinnett County
VTD: 135037 - PINCKNEYVILLE E
VTD: 135038 - PINCKNEYVILLE F
050304
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2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015
VTD: 135059 - PINCKNEYVILLE N
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2013 2015 2016 2017 2018 2019 2020 2021 2022 2023 2024 2025
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2012 2013 2015 3000
050318:
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VTD: 135073 - PINCKNEYVILLE P
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1005\ 1006\ 1007\ 1008\ 1009\ 1010\ 1011\ 1012\ 1013\ 1014\ 1015\ 1016
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VTD: 135101 - PINCKNEYVILLE U

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District 004
Cobb County
VTD: 067AC1A - ACWORTH 1A
VTD: 067AC1B - ACWORTH 1B
VTD: 067AC1C - ACWORTH 1C
VTD: 067AU1A - AUSTELL 1A
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1047 1053 2000 2001 2002 2003 2004 2005 2007 2012 2013 2014
2015 2016 2017 2018 2019 2020 2021 2024 2025 2027 2043 2044
2045 2046 2047 2048 2049 2050 2060 2065 2066 2067 2068 2072
2074 2075 2076 2077 2078 2079 2084 2092 2093
030230:
1041 1044 1050 1051 1052 1053 1054 1055 1056 1070 1071 1072
1073 1074 1075 1076 1086 1091 1092 1093 2003 2004 2005 2015
2017 2021 2022 2023 2029
030601:
3000 3003 3005 3006
VTD: 067BK01 - BAKER 01
1001 1002 1004 1005 1012 1014 1016 1020 2001 2004 2008 2010
2000 2001 2002 2003 2004 2005 2006 2007 2008 2013 2015 2016
030226
1002 1003 1004 1005 1006 1007 1008 1009 1011 1012 1019 1022
1023 1029 2000 2001 2003 2005 2006 2011 2014 2015
030227:
1001
VTD: 067CH02 - CHEATHAM HILL 02
VTD: 067CH03 - CHEATHAM HILL 03
VTD: 067CL01 - CLARKDALE 01
VTD: 067CL02 - CLARKDALE 02
VTD: 067CO01 - COOPER 01
VTD: 067DI01 - DOBBINS 01
030800:
2045 2046 2049 2057 3041 3043 3044 3046 3047 3048 3049 3052
031001:
2001 2002 2003 2005 2006 2008 2009 2010 2011 2012 2013 2014
2015 2016 2017 2018 2019 2020 2021 2022 2023 2024 2025 2027
2028 2029 2030 2031 2032 2033 2034 2035 2036 2037 2038 2039
2040 2041 2042 2043 2044 2045 2046 2047 2048 2049 2050 2051
2052 2053 2054 2055 2057 2058 2059 2060 2061 2062 2063 2064
2065 2077 2078 2087 2089 2098 2099 2100 2101
031108:
1000\ 1001\ 1002\ 1004\ 1007\ 1009\ 1012\ 1013\ 1015\ 1021\ 1024\ 1029
1033 1035 1036 1038 1039 1041 1043 1047 1050 2002 3008 3009
3013 3015 3025 3030 3032 3033 3034 3036 4005 4006 4011 4014
4015 4018 4019 4023
031113:
1005 1015 1016
031114:
2002 2005
031207:
```

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1000
031208:
1001 1002 1015 1023
VTD: 067DL01 - DOWELL 01
VTD: 067DU01 - DURHAM 01
VTD: 067EL01 - ELIZABETH 01
030601:
3053 3054 3055 3056 3057 3068 3069 3070 3072 3073 3077 3090
1000 1011 1014 2001 2004 2005 2008 2009 2010 2011 2013 2028
2066 3001 3002 3003 3004 3005 3011
VTD: 067FO01 - FAIR OAKS 01
VTD: 067FO02 - FAIR OAKS 02
VTD: 067FO03 - FAIR OAKS 03
VTD: 067FO04 - FAIR OAKS 04
VTD: 067FO05 - FAIR OAKS 05
VTD: 067FO06 - FAIR OAKS 06
VTD: 067FR01 - FORD 01
VTD: 067FY01 - FREY 01
VTD: 067HR01 - HARRISON 01
VTD: 067HY01 - HAYES 01
VTD: 067KE1A - KENNESAW 1A
VTD: 067KE2A - KENNESAW 2A
030227:
3037 3044
030229:
1031 1032 1033 1035 1036 1048 1049
030230:
1001 1007 1008 1009 1010 1011 1012 1013 1014 1016 1017 1020
1021 1022 1023 1024 1025 1039 1040 1042 1043 1045 1046 1047
1048\ 1049\ 1057\ 1058\ 1059\ 1060\ 1062\ 1063\ 1065\ 1066\ 1067\ 1068
1069 1079 1082 1083 1085 1098 2002 2006 2007 2008 2009 2010
2011 2012 2013 2016 2018 2019 2020 2025 2027
VTD: 067KE2B - KENNESAW 2B
VTD: 067KE3A - KENNESAW 3A
030226:
1013 1014 1015 1016 1017 1020 1021 1024 1025 1026 1030 1031
1035 1036 1039 1040 1043
1000 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011 1012
1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 2000 2001
2008 2025 2026 2027 2028 3026 3027
030229:
2031 2032
VTD: 067KE4A - KENNESAW 4A
VTD: 067KE5A - KENNESAW 5A
VTD: 067KE5B - KENNESAW 5B
VTD: 067KP01 - KEMP 01
VTD: 067KP02 - KEMP 02
VTD: 067KP03 - KEMP 03
VTD: 067LM01 - LOST MOUNTAIN 01
VTD: 067LM02 - LOST MOUNTAIN 02
VTD: 067LM03 - LOST MOUNTAIN 03
VTD: 067LM04 - LOST MOUNTAIN 04
VTD: 067LW01 - LEWIS 01
VTD: 067MA01 - MABLETON 01
031404:
4000 4001 4002 4003 4007 4009 4010 4011 4013 4017 4021 4024
4025 4027 4031
031409:
2077
VTD: 067MC01 - MACLAND 01
VTD: 067MC02 - MACLAND 02
VTD: 067ME01 - MCEACHERN 01
VTD: 067ML01 - MCCLURE 01
VTD: 067MR1A - MARIETTA 1A
1004 1005 1006 1007 1008 1009 1010 1011 1012 1013 1014 1015
1016 1017 1018 1019 1020 1021 1022 1023 1024 1025 1027 1028
1029 1030 1031 1032 1033 1034 2020 2021 2023 2026 2033 2034
2035 2040 2041 2042 2043 2044 2047 2048 2050 2051 2052 2053
2054 3000 3001 3011 3012 3018 3019 3023 3025 3028 3029 3030
3042 3050 3051
031001
2000 2004 2007 2026 2079 2080 2083 2084 2085 2086 2088 2090
2093
031113:
1001 1002 1003 1004 1006 1007 1008 1009 1010 1011 1012 1014
2000 2001 2009
VTD: 067MR2A - MARIETTA 2A
VTD: 067MR2B - MARIETTA 2B
VTD: 067MR2C - MARIETTA 2C
VTD: 067MR3A - MARIETTA 3A
```

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030230:
1080 2037 2038 2044 2045 2046 2047 2048 2049 2050 2055 2056 2057 2059 2063 2064 2065 2069 2071 2072 2073
030602:
1019 1028 1030 1044 1045 1046
030700:
1006 1007 1008 1014 1015 1016 1017 1018 1034 2000 2001 2002
2003 2004 2005
VTD: 067MR4C - MARIETTA 4C
VTD: 067MR4E - MARIETTA 4E
VTD: 067MR5A - MARIETTA 5A
030602:
3067 3068 3069 3071 3072 3073 3074 3075 3076 3077 3078 3079
3080 3081 3082 3083
030700:
1025\ 1026\ 1035\ 2021\ 2025\ 3002\ 3003\ 3004\ 3005\ 3006\ 3007\ 3008
3009\ 3010\ 3011\ 3012\ 3013\ 3014\ 3015\ 3016\ 3017\ 3018\ 3019\ 3020
3021 3022 3023 3024 3025 3026 3027 3028 3029 3030 3031 3032
3033 3034 3035 3036 3037 3038 3039 3040 3041 3042 3043 3044
3045\ 3046\ 3047\ 3048\ 3049\ 3050\ 3051\ 3052\ 4001\ 4002\ 4004\ 4006
4007 4008 4009 4010 4011 4012 4015 4016 4017 4018 4019 4020
4021 4022 4023 4024 4025 4026 4027 4028 4029 4030 4033 4034
030800:
3002 3003 3004 3005 3006 3007 3008 3009 3010 3013 3014 3015
3016 3020 3021 3022 3024 3026 3027 3034 3035 3036
030902:
1000 1001 1002 1003 1004 1007 1008 1011 1012 1013 1014 1015
1016 1017 1018 1019 1020 1021 1022 1023 1024 1038 4000
VTD: 067MR5B - MARIETTA 5B
030602:
2012 2014 2015 2016 2020 2021 2024 2025 2026 2027 2029 2030
2031 2032 2033 2034 2035 2036 2038 2039 2044 2045 2046 2047
3012 3013 3014 3015 3016 3017
030700:
1001 1002 1005 1009 1011 1012 1013 1019 1020 1021 1022 1027
1028 1029 1030 1031 1032 2006 2007 2008 2009 2010 2011 2012
2013 2014 2015 2016 2017 3000 3001 4005
VTD: 067MR6C - MARIETTA 6C
030700:
VTD: 067MR7A - MARIETTA 7A
030800:
1001 1002 1003 1026 1035 1036 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017 2018
2019 2022 2024 2025 2027 2028 2036 2037 2038 2055 2056
VTD: 067MS01 - MARS HILL 01
VTD: 067MS02 - MARS HILL 02
VTD: 067NC01 - NORTH COBB 01
VTD: 067NP02 - NORTON PARK 02
031116:
3016
VTD: 067OR01 - OREGON 01
VTD: 067OR02 - OREGON 02
VTD: 067OR03 - OREGON 03
VTD: 067OR04 - OREGON 04
VTD: 067OR05 - OREGON 05
VTD: 067OR06 - OREGON 06
VTD: 067PE02 - PEBBLEBROOK 02
031408:
1004\ 1010\ 1020\ 1021\ 1022\ 1027\ 1028\ 1029\ 1036\ 1043\ 1065\ 1066
1069
VTD: 067PM01 - PINE MOUNTAIN 01
VTD: 067PM02 - PINE MOUNTAIN 02
VTD: 067PR01 - PALMER 01
030226:
1032 1034 1037 1038 1042
030229:
2006 2009 2010 2011 2022 2023 2026 2028 2029 2088
VTD: 067PS1A - POWDER SPRINGS 1A
VTD: 067PS2A - POWDER SPRINGS 2A
VTD: 067PS3A - POWDER SPRINGS 3A
VTD: 067RR01 - RED ROCK 01
VTD: 067SN1A - SMYRNA 1A
031114:
1001\ 1002\ 1003\ 1004\ 1005\ 1006\ 1007\ 1008\ 1009\ 1010\ 1011\ 1012
1013 1014 1015 1016 1017 1018 2023 2024 2025 3000 3001 3013
4000 4001 4002 4003 4004 4005 4006 4007 4008 4009 4010 4011
4012
1000 1003 1004 1005 1006 1007 1008 1009 1010 1011 1012 1013
1014 1017 1018 1020 1021 1022
VTD: 067SN2A - SMYRNA 2A
VTD: 067SN2B - SMYRNA 2B
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VTD: 067MR4B - MARIETTA 4B

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031110:
1022 1023 1024 1025 1026 1027 1028 2001 2002 2003 2004 2005
2006 2007 2008 2014 2015 2016
VTD: 067SN5A - SMYRNA 5A
031001:
2076 3023 3026 3027 3029
031002:
1020 1038
031004:
1000 1001 1002 1004 1008
031101:
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
1012 1013 1014 1015 1016 1017 1018 3000 3001 3002 3003 3004
3005 3006 3007 3008 3009 3010 3011 3012 3013 3014 3015 3016
3017
031108:
1011 1019
031110:
1005 1006 1007 1008 1009 1016 1017 1018
031116:
1000\ 1001\ 3000\ 3001\ 3002\ 3003\ 3004\ 3005\ 3006\ 3007\ 3008\ 3009
3010 3011 3012 3013 3014 3015 3017
VTD: 067SW01 - SWEETWATER 01
VTD: 067SW02 - SWEETWATER 02
031406:
2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
2012 2013 2014 2015 2016 2017 2018 2019 2020 2021 2022 2023
2024 2025 2026
VTD: 067SW04 - SWEETWATER 04
031404:
1000\ 1001\ 1002\ 1003\ 1004\ 1005\ 1006\ 1007\ 1008\ 1009\ 1010\ 1011
1012 1013 1014
031406:
3000\ 3001\ 3002\ 3003\ 3004\ 3005\ 3006\ 3007\ 3008\ 3009\ 3010\ 3011
3012 3013 3014 3015 3016 3017 3018 3019 3020 3021 3022
VTD: 067SW05 - SWEETWATER 05
VTD: 067TS01 - TEASLEY 01
031208:
1019
VTD: 067VA01 - VAUGHAN 01
VTD: 067VG01 - VININGS 01
031207:
1011
Paulding County
District 005
DeKalb County
VTD: 089AB - ASHFORD PARK ELEMENTARY
VTD: 089AE - AVONDALE (AVO)
VTD: 089AM - AVONDALE MIDDLE
VTD: 089BC - BRIAR VISTA ELEMENTARY
VTD: 089BD - BRIARLAKE ELEMENTARY
VTD: 089BE - BRIARWOOD
VTD: 089BG - BRIARCLIFF
VTD: 089BI - BROOKHAVEN
VTD: 089CE - CHAMBLEE (CHA)
021204:
1000 1001 1002 1003 1004 1005 2003 2004 2005 2006 2007 2008 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
3012 3013 3017 3020 3021 3022
021307:
1014 1021
021308:
2004 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1013 1015
1016 1017 1018 1019 1020 3000 3006
VTD: 089CI - CLAIREMONT WEST
VTD: 089CJ - CLAIRMONT HILLS
VTD: 089CO - CROSS KEYS HIGH
VTD: 089CV - CLAIREMONT EAST
VTD: 089CW - CORALWOOD
VTD: 089DA - DORAVILLE NORTH
021301:
1012\ 1025\ 1026\ 1027\ 1028\ 1029\ 1030\ 1031\ 1032\ 1033\ 1035\ 1036
1037 1038 1039 1040
VTD: 089DB - DORAVILLE SOUTH
VTD: 089DC - DRESDEN ELEM
VTD: 089DH - DRUID HILLS HIGH SCHOOL
VTD: 089EE - EPWORTH (ATL)
VTD: 089EF - EVANSDALE ELEM
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VTD: 067SN3A - SMYRNA 3A VTD: 067SN4A - SMYRNA 4A

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021808:
1013
VTD: 089EG - EMORY SOUTH
VTD: 089ER - EMORY ROAD
VTD: 089FB - FERNBANK ELEM
VTD: 089FD - FORREST HILLS ELEM
VTD: 089GA - GLENNWOOD (DEC)
022203:
1037 1039
022600:
1020 1021 1022 2001 2002 2003 2004 2005 2006 2007 2008 2009
2010 2011 2012 2013 2014 2015 2016 2017 2018 2019 2020 2021
2022 2023 2026 2027 2028 2029 2030 2031 2032 2033 2034 2035
2036 2037
022800:
3000 3001 3002
022900:
1010 1011 1014 1016
VTD: 089HB - HAWTHORNE ELEM
VTD: 089HC - HENDERSON MILL
VTD: 089HD - HERITAGE ED
VTD: 089IB - INDIAN CREEK ELEM
022005:
1011 1012 1013 1014
VTD: 089JA - JOHNSON ESTATES
VTD: 089LA - LAKESIDE HIGH
VTD: 089LB - LAVISTA ROAD
VTD: 089LC - LAVISTA
VTD: 089LE - MARY LIN ELEM
VTD: 089ME - MCLENDON ELEM
VTD: 089MG - MEDLOCK ELEM
VTD: 089MJ - MONTCLAIR ELEM
VTD: 089MO - MIDWAY ELEM
023102:
1018 1020 1021 2000 2016
023107:
3005
VTD: 089MP - MARGARET HARRIS
VTD: 089MW - MIDVALE ROAD
021808:
1014
021809:
5021
021810:
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010
VTD: 089NB - NORTH DECATUR
VTD: 089ND - NORTHLAKE
VTD: 089OA - OAK GROVE ELEM
VTD: 089OB - OAKCLIFF ELEM
021307:
2015 2016 2017 2018 2020 2021 2022 2023 2024 2025 2026 2027
2028 2030 2031 2032 2040 2041 2042 2043 2046 2047 2051 2052
2053 2054 2055 2057
021705:
2011
VTD: 089OK - OAKHURST (DEC)
020300:
3010
022403:
1026 1031
022500:
3019 3020 3021 3023 3026
VTD: 089PG - PONCE DE LEON
VTD: 089RD - REHOBOTH
VTD: 089SA - SAGAMORE HILLS
VTD: 089SB - SCOTT
VTD: 089SC - SCOTTDALE
022001:
2005 2006 2014 2015 2016 2017 2018 2019 2020 2021 2023 2024
2025 2026 2027 2028 2029 2030 2031 2033 2034
1005 1006 1007 1008 1009 1010 1011 1012 1013 1014 1015 1016
1017 1018 1019 1020 1021 1022 1023 1024 1025 1026 2000 2001
2002\ 2003\ 2004\ 2005\ 2006\ 2007\ 2008\ 2009\ 2010\ 2011\ 2012\ 2013
2014 2015 2016 2017 2018 2019 2020 2021 2022 2023 2024 2025
2026 2027 2028 2029 2030 2031 2032 2033 2034 2035 2036 2037
2038 2039 2040 2041 2042 2043 2046 2047 2048 2049 2050 2051
2052
022204:
VTD: 089SF - SKYLAND
VTD: 089SN - SHAMROCK MIDDLE
VTD: 089VB - VALLEY BROOK
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VTD: 089WF - WINNONA PARK ELEM

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022800:
3007 3010
022900:
1029
VTD: 089WI - WARREN TECH
VTD: 089WJ - WOODWARD ELEM
Fulton County
VTD: 12101A - 01A
VTD: 12101B - 01B
VTD: 12101C - 01C
VTD: 12101D - 01D
VTD: 12101E - 01E
VTD: 12101F - 01F
VTD: 12101G - 01G
VTD: 12101J - 01J
VTD: 12101P1 - 01P1
VTD: 12101P2 - 01P2
VTD: 12101R - 01R
VTD: 12101S - 01S
VTD: 12101T - 01T
VTD: 12102A - 02A
VTD: 12102B - 02B
VTD: 12102C - 02C
VTD: 12102D - 02D
VTD: 12102E - 02E
VTD: 12102F1 - 02F1
VTD: 12102F2 - 02F2
VTD: 12102G - 02G
VTD: 12102J - 02J
VTD: 12102L1 - 02L1
VTD: 12102L2 - 02L2
VTD: 12102S - 02S
VTD: 12102W - 02W
VTD: 12102X - 02X
VTD: 12103A1 - 03A1
VTD: 12103A2 - 03A2
004000:
1009 1010 1011 1015 1016 1021 1022 1023
VTD: 12103B1 - 03B1
VTD: 12103B2 - 03B2
VTD: 12103C - 03C
VTD: 12103D - 03D
VTD: 12103E - 03E
VTD: 12103F - 03F
VTD: 12103G - 03G
VTD: 12103H - 03H
VTD: 12103L - 03L
VTD: 12103M - 03M
VTD: 12103N - 03N
VTD: 12103P1 - 03P1
VTD: 12103P2 - 03P2
VTD: 12103R - 03R
VTD: 12103S - 03S
1003 1004 1005 1006 1007 1008 1009 1020 2006 2007 2008 2009
2010 2011 2012 2018 2019 2021
VTD: 12103T - 03T
VTD: 12103U - 03U
VTD: 12104A - 04A
VTD: 12104B - 04B
VTD: 12104D - 04D
004000:
1000\ 1001\ 1002\ 1003\ 1004\ 1005\ 1006\ 1007\ 1008\ 1012\ 1013\ 1014
1018\ 1019\ 1020\ 1024\ 1025\ 2001\ 2002\ 2003\ 2004\ 2005\ 2006\ 3000
3001\ 3002\ 3003\ 3004\ 3005\ 3006\ 3007\ 3008\ 3009\ 3010\ 3011
VTD: 12104E - 04E
VTD: 12104G - 04G
006200:
1008
VTD: 12104H - 04H
VTD: 12104K - 04K
VTD: 12104L - 04L
VTD: 12104V - 04V
VTD: 12104W - 04W
VTD: 12104X2 - 04X2
004000:
2000 2011
004100:
3017
VTD: 12105A - 05A
VTD: 12105B - 05B
VTD: 12105C - 05C
VTD: 12105F - 05F
```

VTD: 12106A - 06A

```
VTD: 12106B - 06B
VTD: 12106D - 06D
VTD: 12106E - 06E
VTD: 12106F - 06F
VTD: 12106G - 06G
VTD: 12106H - 06H
VTD: 12106J - 06J
VTD: 12106K - 06K
VTD: 12106L - 06L
VTD: 12106R - 06R
VTD: 12106S - 06S
VTD: 12107C - 07C
009404:
2000 2001 2010 2011
VTD: 12107D - 07D
009403:
3000
VTD: 12107E - 07E
009200:
3015
009402:
1009\ 1010\ 1011\ 1012\ 1013\ 1014\ 1016\ 1017\ 2000\ 2001\ 2002\ 2003
2004 2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015
2016 2017 2018 2019 2020 2021 2022
1000 1001 1002 1003 1004 1005 1006 1007 2013 2014 2015 2016
3000 3001 3002 3003 3004 3005 3006
VTD: 12107J - 07J
009102:
2007 2008 2009 2010 2011
VTD: 12107K1 - 07K1
VTD: 12107K2 - 07K2
VTD: 12107M1 - 07M1
VTD: 12107M2 - 07M2
VTD: 12107N - 07N
VTD: 12108E - 08E
008904:
3007
VTD: 12108F - 08F
008904:
3004 3005 3006
009700:
3006
VTD: 12108J - 08J
VTD: 12108K - 08K
VTD: 12108L - 08L
VTD: 12108P - 08P
VTD: 12109A - 09A
VTD: 12109B - 09B
VTD: 12109C - 09C
VTD: 12109D - 09D
VTD: 12109E - 09E
VTD: 12109F - 09F
008904:
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 2000
2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 3000 3001 3002 3003 3008 3009 3010 3011 3015 3016
VTD: 12109G - 09G
VTD: 12109K - 09K
VTD: 12109L - 09L
VTD: 12109M - 09M
VTD: 12109N - 09N
VTD: 12110D - 10D
007805:
1000 1024 1025
VTD: 12110E - 10E
VTD: 12110F - 10F
VTD: 12110G - 10G
008102:
1002 1003
VTD: 12110J - 10J
008102:
1000 1001 1004 1010 1011 1012
VTD: 12110P - 10P
VTD: 12112A - 12A
VTD: 12112B - 12B
VTD: 12112C - 12C
VTD: 12112D - 12D
VTD: 12112E1 - 12E1
VTD: 12112E2 - 12E2
VTD: 12112F - 12F
```

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VTD: 12112G - 12G
VTD: 12112H - 12H
VTD: 12112J - 12J
VTD: 12112M - 12M
VTD: 12112S - 12S
VTD: 12112T - 12T
VTD: 121CP01A - CP01A
012300:
1009
VTD: 121CP01B - CP01B
VTD: 121CP02A - CP02A
VTD: 121CP02B - CP02B
VTD: 121EP04 - EP04
011100:
1000 1001 1002 1003 1004 1005 1007 1008 1009 1010 1011 1012
1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023 1024
1025 1026 1027 1028 1029 1030 1031 1032 1033 2000 2001 2002
2003\ 2004\ 2005\ 2006\ 2007\ 2008\ 2009\ 2010\ 2011\ 2012\ 2013\ 2014
2015\ 2016\ 2017\ 2018\ 2021\ 2022\ 2023\ 2024\ 2025\ 2026\ 3000\ 3001
3002 3003 3004 3005 3006 3007 3008 3009 3010 3011 3012 3013 3014 3015 3016 3017 3018
VTD: 121EP05A - EP05A
VTD: 121EP05B - EP05B
VTD: 121HP01 - HP01
VTD: 121SC14 - SC14
1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011 1012
1013 1014 1015 1020 1021 1023
008202:
4003 4004 4006 4009 4010 4011 4012
District 006
Gwinnett County
VTD: 135001 - HARBINS A
VTD: 135003 - DACULA
VTD: 135005 - BAYCREEK A
VTD: 135006 - GOODWINS A
VTD: 135008 - DUNCANS A
VTD: 135010 - CATES A
050720:
3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
3012 3013 3014 3015 3016 3017 3018 3019 3020 3021 4000 4001
4002 4003 4004 4005 4006 4007 4008 4009 4010 4011 4012 4013
4014 4015 4016 4017 4018 4019 4020 4021 4022 4023 4024 4025
4026 4027 4028 4029 4030
050721:
3017 3018 3019
VTD: 135011 - BERKSHIRE A
VTD: 135012 - BERKSHIRE B
050431:
2005 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010
3011 3012 3013 3014 3015 3016 3017 3018 3032 3033 3034 3035
050432:
3000 3001 3002 3003 3004 3005 3007 3008 3009 3010 3011 3012
3013 3014 3015 3016 3017 3018
VTD: 135013 - BERKSHIRE K
VTD: 135014 - GARNERS A
VTD: 135015 - LAWRENCEVILLE A
VTD: 135016 - LAWRENCEVILLE B
VTD: 135017 - MARTINS A
VTD: 135018 - MARTINS B
VTD: 135019 - MARTINS C
VTD: 135021 - PINCKNEYVILLE B
VTD: 135023 - PINCKNEYVILLE D
VTD: 135026 - HOG MOUNTAIN A
VTD: 135027 - HOG MOUNTAIN B
VTD: 135028 - ROCKYCREEK A
VTD: 135029 - CATES B
VTD: 135031 - BERKSHIRE C
VTD: 135032 - BERKSHIRE D
VTD: 135033 - BERKSHIRE E
VTD: 135034 - BERKSHIRE F
VTD: 135035 - CATES D
VTD: 135036 - CATES E
VTD: 135042 - LAWRENCEVILLE C
VTD: 135043 - MARTINS D
VTD: 135046 - CATES F
VTD: 135047 - CATES G
VTD: 135049 - GARNERS C
VTD: 135052 - BERKSHIRE G
VTD: 135058 - PINCKNEYVILLE K
```

VTD: 135060 - LAWRENCEVILLE D

```
VTD: 135065 - BERKSHIRE H
VTD: 135067 - BERKSHIRE I
VTD: 135068 - CATES I
VTD: 135069 - CATES J
VTD: 135070 - GOODWINS B
VTD: 135071 - LAWRENCEVILLE F
VTD: 135072 - MARTINS E
VTD: 135074 - PINCKNEYVILLE Q
VTD: 135077 - GOODWINS C
VTD: 135078 - PINCKNEYVILLE R
VTD: 135079 - CATES K
VTD: 135080 - BAYCREEK C
VTD: 135081 - CATES L
050721:
3000 3001 3002 3003 3004 3005 3006 3007 3015 3016 3020
VTD: 135083 - GOODWINS D
VTD: 135084 - LAWRENCEVILLE G
VTD: 135085 - LAWRENCEVILLE H
VTD: 135086 - MARTINS F
VTD: 135090 - LAWRENCEVILLE I
VTD: 135091 - BAYCREEK D
VTD: 135092 - BERKSHIRE J
VTD: 135093 - CATES M
VTD: 135094 - CATES N
VTD: 135095 - DULUTH F
050215:
1043
VTD: 135097 - GOODWINS E
VTD: 135098 - GOODWINS F
VTD: 135103 - BERKSHIRE L
VTD: 135107 - CATES O
VTD: 135109 - BERKSHIRE M
VTD: 135110 - MARTINS G
VTD: 135112 - BERKSHIRE N
VTD: 135113 - PINCKNEYVILLE V
050419:
3000 3006 3007 3008 3009
VTD: 135115 - MARTINS H
VTD: 135116 - MARTINS I
VTD: 135117 - MARTINS J
VTD: 135118 - GARNERS F
050429:
2014 2015 2016 2018 2019 2020
050430:
1000 1012 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3011 3012 3013 3014 3015 3019 3020 3021 3022 3023 3024 3025
3026 3027 3028 3029
VTD: 135119 - BERKSHIRE O
VTD: 135120 - BERKSHIRE P
VTD: 135123 - PINCKNEYVILLE Y
VTD: 135124 - GOODWINS G
VTD: 135127 - LAWRENCEVILLE J
VTD: 135128 - GOODWINS H
VTD: 135129 - DUNCANS B
VTD: 135132 - LAWRENCEVILLE K
VTD: 135133 - HARBINS B
VTD: 135134 - BAYCREEK F
VTD: 135136 - HOG MOUNTAIN C
VTD: 135137 - ROCKYCREEK B
VTD: 135139 - MARTINS K
VTD: 135143 - LAWRENCEVILLE L
VTD: 135144 - LAWRENCEVILLE M
VTD: 135145 - BAYCREEK G
VTD: 135146 - BAYCREEK H
VTD: 135147 - BAYCREEK I
VTD: 135148 - BERKSHIRE Q
VTD: 135149 - GOODWINS I
VTD: 135151 - HARBINS C
VTD: 135152 - ROCKYCREEK C
VTD: 135153 - LAWRENCEVILLE N
VTD: 135154 - PUCKETTS D
050605:
2001\ 2002\ 2003\ 2004\ 2005\ 2008\ 2018\ 2019\ 2020\ 2021\ 2022\ 2023
2024 2026
VTD: 135157 - DUNCANS C
VTD: 135158 - HOG MOUNTAIN D
VTD: 135161 - BAYCREEK K
VTD: 135163 - GOODWINS J
District 007
```

VTD: 135061 - LAWRENCEVILLE E

DeKalb County

VTD: 089AA - ALLGOOD ELEMENTARY

```
VTD: 089BF - BROCKETT ELEMENTARY
VTD: 089BH - BROCKETT
VTD: 089BM - BETHUNE MIDDLE
VTD: 089CB - CANBY LANE ELEMENTARY
023412:
3000 3001 3002
023414:
1001
023506:
1020 1021 1022 3021 3022 3023 3024 3025 3026 3030 3031
2008 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010
3011 3012 3013 3014 3015 3016
VTD: 089CF - MURPHEY CANDLER
VTD: 089CK - CLARKSTON (CLA)
VTD: 089CP - CROSSROADS
VTD: 089DE - DUNAIRE ELEM
VTD: 089EC - EMBRY HILLS
VTD: 089EF - EVANSDALE ELEM
021705:
1000\ 1001\ 1002\ 1003\ 2001\ 2002\ 2003\ 2004\ 2005\ 2006\ 2008\ 2009
2020 2021 2022 2023 2024 2025 2026
021808:
1000\ 1001\ 1002\ 1003\ 1004\ 1005\ 1006\ 1007\ 1008\ 1011\ 1012\ 1016
1017 1018 1019 1021 1022 1023 1028 1029 2005 2015 2016 2017
2018 2019 2020 2021 2022 2023 2025 2026 2028
VTD: 089FA - FAIRINGTON ELEM
VTD: 089FG - FLAT ROCK ELEM
VTD: 089FM - FREEDOM MIDDLE
VTD: 089GB - GLENHAVEN
VTD: 089HA - HAMBRICK ELEM
VTD: 089HG - HUGH HOWELL
VTD: 089IA - IDLEWOOD ELEM
VTD: 089IB - INDIAN CREEK ELEM
022005:
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1015
2002 2003 2004 2005 2006 2007 2008 2009 2010
1003 1004 2015 2017 2019 2020 2021
022008:
2004 2005 2006 2007 2008 2009 2010 4006
VTD: 089JB - JOLLY ELEM
VTD: 089LD - LITHONIA (LIT)
VTD: 089LH - LITHONIA HIGH SCHOOL
VTD: 089LV - LAWRENCEVILLE HIGH SCHOOL
VTD: 089MA - ELDRIDGE L MILL
VTD: 089MC - MARBUT ELEM
VTD: 089MH - MIDVALE ELEM
VTD: 089MI - MILLER GROVE MIDDLE SCHOOL
VTD: 089MK - MONTREAL
VTD: 089MM - MEMORIAL NORTH
VTD: 089MN - MEMORIAL SOUTH
VTD: 089MV - MILLER GROVE ROAD
VTD: 089MW - MIDVALE ROAD
021808:
1009 1010 1015 1020 1024 1025 1026 1027
021809:
5018 5019 5020 5022
021810:
2002\ 2003\ 2004\ 2005\ 2006\ 2019\ 2020\ 2021
VTD: 089MZ - MILLER GROVE HIGH
VTD: 089NC - NORTH HAIRSTON
VTD: 089PC - PRINCETON ELEM
VTD: 089PE - PINE LAKE (PIN)
VTD: 089PF - PLEASANTDALE ELEM
VTD: 089PH - PANOLA
VTD: 089PI - PANOLA WAY ELEM
VTD: 089PK - PLEASANTDALE ROAD
VTD: 089PR - PANOLA ROAD
VTD: 089RC - REDAN ELEM
VTD: 089RE - ROCKBRIDGE ELEM
VTD: 089RF - ROCK CHAPEL ELEM
VTD: 089RG - ROWLAND ELEM
023111:
1000\ 1001\ 1002\ 1003\ 1004\ 1005\ 1006\ 1007\ 1008\ 1010\ 1011\ 1012
1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023 1024
1025 1026 1027 1028
VTD: 089RH - REDAN-TROTTI
VTD: 089RI - ROCKBRIDGE ROAD
VTD: 089RJ - ROWLAND ROAD
VTD: 089RK - REDAN ROAD
VTD: 089RL - ROCK CHAPEL ROAD
```

VTD: 089RM - REDAN MIDDLE

VTD: 089AC - ATHERTON ELEMENTARY

```
2032 2035
022007:
1007 1009 1010 2018
022100:
1000 1001 1002 1003 1004
VTD: 089SD - STN MTN ELEMENTARY
VTD: 089SH - SMOKE RISE
VTD: 089SI - STN MTN MIDDLE
VTD: 089SJ - STONE MILL ELEM
VTD: 089SK - SHADOW ROCK ELEM
VTD: 089SL - STONEVIEW ELEM
VTD: 089SM - SALEM MIDDLE
VTD: 089SO - SOUTH DESHON
VTD: 089SP - STN MTN CHAMPION
VTD: 089SQ - STONE MTN LIBRARY
VTD: 089SR - SNAPFINGER ROAD
VTD: 089SS - SNAPFINGER ROAD
023416:
2019
VTD: 089ST - STEPHENSON MIDDLE
VTD: 089SU - SOUTH HAIRSTON
VTD: 089SV - STEPHENSON HIGH
VTD: 089TF - TUCKER
VTD: 089TH - TUCKER LIBRARY
VTD: 089WD - WOODROW ROAD
VTD: 089WG - WOODRIDGE ELEM
VTD: 089WK - WHITE OAK
VTD: 089WN - WYNBROOKE ELEM
VTD: 089YA - YOUNG ROAD
Gwinnett County
VTD: 135002 - ROCKBRIDGE A
VTD: 135010 - CATES A
050721:
1001 1002 1003 1004 1005 1006
VTD: 135012 - BERKSHIRE B
050431:
1000 1001 1002 1003 1004 1005 1007 1008 1009 2000 2001 2002
2003 2004
VTD: 135030 - CATES C
VTD: 135038 - PINCKNEYVILLE F
050417:
1000 1001
VTD: 135041 - BAYCREEK B
VTD: 135044 - ROCKBRIDGE B
VTD: 135045 - GARNERS B
VTD: 135051 - PINCKNEYVILLE J
VTD: 135053 - CATES H
VTD: 135064 - GARNERS D
VTD: 135066 - PINCKNEYVILLE O
VTD: 135075 - ROCKBRIDGE C
VTD: 135076 - ROCKBRIDGE D
VTD: 135081 - CATES L
050721:
2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
3008 3009 3010 3011 3012 3013 3014 3021 4000 4001 4002 4003 4004 4005 4006 4007 4008 4012 4013
VTD: 135088 - ROCKBRIDGE E
VTD: 135104 - ROCKBRIDGE F
VTD: 135108 - BAYCREEK E
VTD: 135113 - PINCKNEYVILLE V
050434:
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 2000 2001
2002 2003 2004 2005 2006 2007 2008 2009 2010 2011 3000 3001
3002 3003 3004 3005 3006 3007 3008 3009 3010 3011 3012 3013
VTD: 135118 - GARNERS F
050415:
1004 1005 1006 2009 2010 2011 2012 2023 2024
VTD: 135122 - ROCKBRIDGE G
VTD: 135156 - BAYCREEK J
Rockdale County
District 008
Cobb County
VTD: 067AU1A - AUSTELL 1A
2021 2022 2027 2029 2038 2043 2045 2047 2048 2050 2052
1001 1002 1005 1006 1007 1010 1018 1019 1023 1025 1026
031404:
3018 3021 3023 3024 3026
```

VTD: 089SC - SCOTTDALE

022001:

```
031408:
1000
VTD: 067BR01 - BIRNEY 01
VTD: 067BR02 - BIRNEY 02
VTD: 067BT01 - BRYANT 01
VTD: 067BT02 - BRYANT 02
VTD: 067HL01 - HARMONY-LELAND
VTD: 067LI01 - LINDLEY 01
VTD: 067MA01 - MABLETON 01
031306:
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023
1024 1025 1026 1027 2000 2001 2002 2003 2004 2005 2006 2007
2008 2009 2010 2011 2012 2013 2014 2037
031309:
1008
031404
3006\ 3007\ 3009\ 3010\ 3011\ 3012\ 3013\ 3014\ 3015\ 3016\ 3019\ 3020
3025
031408:
1001
VTD: 067MA02 - MABLETON 02
VTD: 067MA03 - MABLETON 03
VTD: 067MA04 - MABLETON 04
VTD: 067NJ01 - NICKAJACK 01
VTD: 067NP01 - NORTON PARK 01
VTD: 067NP02 - NORTON PARK 02
031115:
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
1012 2018 2019 2020 2021 2022 2023 2024 2025 2026 2027 2028
2029 2030 2046 2047
031116:
1008\ 1011\ 1014\ 1015\ 1016\ 1017\ 1018\ 1019\ 1020\ 1034\ 1035\ 1036
1045 2000 2005 2006 2007 2008 2009 2010 2011 2012 2013 2014
031117:
3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
3012 3013 3014 3015 3016
VTD: 067OK01 - OAKDALE 01
VTD: 067PE01 - PEBBLEBROOK 01
VTD: 067PE02 - PEBBLEBROOK 02
031308:
2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017 2018 2019 2022
031309:
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1021 1022 1024 1027 2000 2001 2002 2003 2004 2005 2014 2015
3000\ 3001\ 3002\ 3003\ 3004\ 3005\ 3006\ 3007\ 3008\ 3009\ 3010\ 3011
3012 3013 3014 3015
031408:
1002 1003 1023
VTD: 067RS01 - RIVERSIDE 01
VTD: 067SN1A - SMYRNA 1A
2024 3000 3002 3017 3018 3019 3020 3021 3022 3023 3024 3028
3032 3033 3034 3035 3036 3037 3038 3039 3040 3041 3042 3048
VTD: 067SN4A - SMYRNA 4A
031110:
2000 2009 2010 2011 2012 2013 2017 2018 2019 2020 2021 2022
2023 2024 2025 2026 2027 2028 2029 2030 2031 2032 2033 2034
2035
031112:
1000 1001 1002 1005 1006 1007 1016 3025 3026
2000 2001 2003 2004 2005 2035 2036 2039 2045 2050 2051
031117:
2000 2001
031118:
1000 1001 1003 1004 1005 1006 1007 1010 1011 1012 1013 1014
1015 1016 1017 1018 1019 1020 1021 1022 1023 1024 1027 1030
1031 1035 2000 2001 2002 2003 3000 3001 3002 3003 3004 3005
3006 3007 3008 3009 3010 3011 3012 3013 3014 3015
031206:
1000 1001
VTD: 067SN5A - SMYRNA 5A
031115:
2007 2008 2010 2011 2012 2013 2014 2015 2017
031116:
1002\ 1003\ 1004\ 1005\ 1006\ 1007\ 1009\ 1010\ 1012\ 1013\ 1021\ 1022
1023 1024 1025 1026 1027 1028 1029 1030 1031 1032 1033 1037
1038 1039 1040 1041 1042 1043 1044 2001 2002 2003 2004 2015
VTD: 067SN6A - SMYRNA 6A
VTD: 067SN7A - SMYRNA 7A
VTD: 067SN7B - SMYRNA 7B
VTD: 067SN7C - SMYRNA 7C
```

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VTD: 067SW02 - SWEETWATER 02
031404:
2000 2001 2002 2003 2004 2005 2018 2019
031405:
4013
031406:
1000\ 1001\ 1002\ 1003\ 1004\ 1005\ 1006\ 1007\ 1008\ 1009\ 1010\ 1011
1012 1013 1014 1015
VTD: 067SW04 - SWEETWATER 04
031404:
2006 2007 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017
2020 2021 2022 2023 2024 2025 2026 2027 2028 2029 2030 2031
2032 3000 3001 3002 3003 3004 3005 3008
VTD: 067TS01 - TEASLEY 01
031207:
1012 2019
031208:
2000 2001 2002 2003 2004 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017 2018 2019 2021 2022 2023 2026 3001 3003 3004
3005\ 3006\ 3007\ 3008\ 3009\ 3010\ 3011\ 3012\ 3013\ 3014\ 3015\ 3016
3025\ 3026\ 3027\ 3029\ 3030\ 3031\ 3043\ 3044\ 3045\ 3046\ 3047\ 3049
VTD: 067VG01 - VININGS 01
031207:
1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1026 1027
1028 1029 1030 1031 1032 1033 1034 1035
1004 1011 1012 1013 1014 1016 1017 1018 1019 1020 1021 1022
1023 1024 1025 1026 1027 1028 1029 1030 1053 1054 1055 1056
VTD: 067VG02 - VININGS 02
VTD: 067VG03 - VININGS 03
VTD: 067VG04 - VININGS 04
Douglas County
Fulton County
VTD: 12103A2 - 03A2
004000:
1017
VTD: 12103S - 03S
008301:
VTD: 12104D - 04D
004000:
2007 2009 2010 2019
VTD: 12104G - 04G
006200:
1009 1010 1011 1012 1013 1014 1015 1016 1017 1018 2000 2001
2002\ 2003\ 2004\ 2005\ 2006\ 2007\ 2008\ 2009\ 2010\ 2011
VTD: 12104M - 04M
VTD: 12104S - 04S
VTD: 12104T - 04T
VTD: 12104X1 - 04X1
VTD: 12104X2 - 04X2
004000:
2012 2013 2014 2015 2016 2017 2018
004100:
3008
006000:
4000
VTD: 12110A - 10A
VTD: 12110C - 10C
VTD: 12110D - 10D
007805:
1026
007806:
3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
007807:
1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 2006 2007
2008 2010 2011 2012 2013 2014 2015 2016 2017 2018 2019
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
1012 2000 2001 2002 2003 2004 2005 2006 2007 2008
VTD: 12110G - 10G
007900:
1004 1006 1008 1013
008000:
5007
008102:
1005 2000 2001 2002 2003 2006 2007
VTD: 12110H - 10H
VTD: 12110J - 10J
004000:
2008
008102:
1006 1007 1008 1009 1013 1014 1015 1016 1017 1018 1019 1020
```

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1021 1022 1023 1024 1026 1027 1028 2004 2005
VTD: 12110L - 10L
VTD: 12110M1 - 10M1
VTD: 12110M2 - 10M2
VTD: 12110R - 10R
VTD: 12111A1 - 11A1
VTD: 12111A2 - 11A2
VTD: 12111A3 - 11A3
VTD: 12111B1 - 11B1
VTD: 12111B2 - 11B2
VTD: 12111C - 11C
VTD: 12111E1 - 11E1
VTD: 12111E2 - 11E2
VTD: 12111E3 - 11E3
VTD: 12111E4 - 11E4
VTD: 12111G - 11G
VTD: 12111H1 - 11H1
VTD: 12111H2 - 11H2
VTD: 12111J - 11J
VTD: 12111K - 11K
VTD: 12111L - 11L
VTD: 12111M - 11M
VTD: 12111N - 11N
VTD: 12111P - 11P
VTD: 12111R - 11R
VTD: 12112L - 12L
VTD: 121CH01 - CH01
VTD: 121CH02 - CH02
VTD: 121CH03 - CH03
VTD: 121CH04 - CH04
VTD: 121CH05 - CH05
VTD: 121CP01A - CP01A
010601:
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
1012\ 1013\ 1014\ 1015\ 1016\ 1017\ 1018\ 1019\ 1020\ 1021\ 1022\ 1023
1024 2000 2001 2002 2003 2004 2005 2007 2008 2009 2010 2011
2012 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010
3011 3012 3013 3014 3015 3016 3017 4000 4001 4002 4003 4004
4005 4006 4007 4008 4009 4010 4011 4012 4013 4014 4015 4016
4017
010603:
1013 1014 1015 1016
011303:
2015 5008 5010 5011 5012
VTD: 121CP04 - CP04
VTD: 121CP05A - CP05A
010603:
2010\ 2011\ 2012\ 2013\ 2014\ 2016\ 2017\ 2018\ 2019\ 2020\ 2021\ 2022
3003 3004
010604:
3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3014 3017
3018 3019 3020 3021 3026
VTD: 121CP05B - CP05B
VTD: 121CP06 - CP06
010604:
3022 3023
VTD: 121CP07A - CP07A
VTD: 121CP07B - CP07B
010603
1019 1020 1021 1048 1054
VTD: 121CP08B - CP08B
010511:
1042 1044 1060 2000 2001 2002 2003 2004 2007
VTD: 121EP01 - EP01
VTD: 121EP03 - EP03
VTD: 121EP04 - EP04
011201:
3020 3021 3022 3026 3027 3030 3031
VTD: 121EP06 - EP06
VTD: 121EP07 - EP07
VTD: 121EP08A - EP08A
VTD: 121EP08D - EP08D
VTD: 121EP09 - EP09
VTD: 121EP10 - EP10
VTD: 121EP11 - EP11
VTD: 121FA01A - FA01A
010400:
3064 3066 3067 3077
010513:
1099 2041 2042 2043 2044 2045 2046 2047 2048 2049 2051 2052
2053 2054 2055 2058 2059 2060 3046 3047 3048 3050 3051 3052
3053 3054 3055 3056 3057 3058 3059 3060 3061 3069 3070 3071
3072 3078 3079
010514:
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1035 1038 1039 1040 1041 1042 1045 1047 1048 1049 1050 1052
1053 1058 1068 1069 1070 1071 1072 1074 1075 1076 1077 1078
1079 1080 1081 1082 1083 1084 1085 1086 2036 2037 2039 2041
2042 2047 2048 2049 2050 2051 2052 2053 2056 2058 2062 2063
2064 2065 2066 2067 2069 2078 2079 2081 2082 2083 2084 2086
2089 2090 2092 2093 2095 2096 2097 2099 2100 2101 2102 2103
2104 2105 2106 2107 2112 2113 2114 3000 3001 3002 3003 3004
3005 3006 3007 3008 3009 3010 3011 3012 3013 3014 3015 3016
3017 3018 3019 3020 3021 3022 3023 3024 3025 3026 3027 3028
3029 3030 3031 3032 3033 3034 3035 3036 3037 3038 3039 3040
3041 3042 3043 3044 3045 3046 3047 3048 3049 3050 3051 3052
3053 3054 3057 3058 3059 3060 3061 3062 3063 3064 3065 3066
3067 3068 3071 3072 3073 3074 3075 3076 3077 3078
VTD: 121FA01B - FA01B
010514:
3069 3070 3081
VTD: 121PA01 - PA01
VTD: 121SC01 - SC01
VTD: 121SC02 - SC02
VTD: 121SC04 - SC04
VTD: 121SC05 - SC05
VTD: 121SC07 - SC07
VTD: 121SC08 - SC08
010511:
1033\ 1034\ 1035\ 1036\ 1037\ 1038\ 1039\ 1040\ 1041\ 1043\ 1045\ 1046
1047 1048 1049 1061 1062 2005 2006 2008 2009 2010 2011 2012
2013 2014 2015 2017 2018 2019 2020 2021 2024 2025 2026 2027
2028 2029 2030 2031 2032 2033 2034 2036 2037 2038 2039 2040
2041 2042 2043 2044 2045 2046 2047 2051 2052 2053 2054 2055
2056\ 2058\ 2062\ 2064\ 3000\ 3001\ 3002\ 3003\ 3004\ 3005\ 3007\ 3008
3011 3012 3013 3014 3015
010512
1002 1003 1004 1005 1006 1007 1008 1016 1017 1024 1025 2000
2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011 2012
2015 2019 2020 2035 2036
010513:
1007 1008 1063 1064 1069 1070 1071 1073 1074 1075 1077 1087
1088 1089 1090 1094 1095 1096 1097 1102 1105 1109 1110
VTD: 121SC13A - SC13A
VTD: 121SC13B - SC13B
VTD: 121SC14 - SC14
007805:
1016 1017 1018 1019 1022 1027 1028 1029 1030 1031 1032 1033
1034\ 1035\ 1036\ 1037\ 1038\ 1039\ 1040\ 1041\ 1042\ 1043\ 1044\ 1045
2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
2012\ 2013\ 2014\ 2015\ 2016\ 2017\ 2018\ 2019\ 2029\ 2031\ 2032
007806:
2010 2011 2019
VTD: 121SC16A - SC16A
VTD: 121SC16B - SC16B
VTD: 121SC17 - SC17
VTD: 121SC18 - SC18
VTD: 121SC19 - SC19
010511:
1012 1013 1015 1016 1018 1024 1025 1026 1030 1031 1067
010604:
3011 3012 3013 3015 3016
011305:
3018 3019 3020 3021
011306:
1011\ 1012\ 1032\ 1033\ 1034\ 1036\ 1037\ 1038\ 1039\ 1040\ 2019\ 2020
2025 2028 2029 2030 2031 2032 2033 2035 2036 2037 2038 2039
VTD: 121SC21 - SC21
010513:
2036
VTD: 121SC30 - SC30
VTD: 121UC01 - UC01
010511:
2016 2022 2023 2035 2050 2057 2059 2060 2061 2063 2065 3006
010512:
1009 1010 1011 1012 1013 1014 1015 1019 1020 1021 1022 1026
2013 2014 2016 2027 2028 2029 2030 2031 2032 2033 2034 3000
3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011 3012
3013 3014 3019 3020 3021 3022 3023 3029 3030
010513:
1000 1002 1003 1004 1006 1010 1011 1012 1013 1014 1015 1017
1018 1027 1028 1029 1033 1034 1035 1036 1067 1068 1072 1076
1100 1101 1120
VTD: 121UC02 - UC02
1094 1096 1109 1112 1118 1120 1121 2036 2037 2041 2050
2058 2059 2062 2082 2084 2086 2088 2102 2104 2110 2111 2113
010512:
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2017 2018 2021 2022 2023 2024 2025 2026 3015 3016 3017 3018
3024 3025 3026 3027 3028
010513:
1019 1020 1023 1024 1046 1047 1053 1054 1056 1057 1058 1065
1066 1079 1080 1081 1082 1083 1084 1085 1086 1091 1092 1093
1111 1112 1113 1114 1115 1116 1118 2000 2001 2002 2003 2004
2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015 2016
2017 2018 2019 2020 2021 2023 2025 2026 2027 2028 2031 2032
2033 2034 2035 2037 2038 2039 2040 2057 3000 3001 3002 3003
3004 3005 3006 3007 3008 3009 3010 3011 3012 3013 3014 3015
3016 3017 3018 3019 3020 3021 3022 3023 3024 3025 3026 3027
3028 3029 3030 3031 3032 3033 3034 3035 3036 3037 3038 3039
3040 3041 3042 3043 3044 3049 3062 3063 3064 3065 3066 3067
3068 3073 3074 3075 3076 3077 3080
010514:
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VTD: 121UC03A - UC03A
010511:
3009 3010
010512:
1000 1001 1018
VTD: 121UC03B - UC03B
010512:
1023
District 009
Clayton County
VTD: 063EW1 - ELLENWOOD
VTD: 063FP1 - FOREST PARK 1
VTD: 063FP2 - FOREST PARK 2
VTD: 063FP3 - FOREST PARK 3
040202:
1053 1054 1055 1056 1062 1065 1066 1067 1068 1073 1074 1079
1080
040302:
3032 4016
040306:
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1012
1016 1020
1081 1082 1083 1084 1086 1087 1088 1089 1090 1091 1092 1093
1094 1095 1096 1097 1098 1099 1100 1101 1102 1103 1104 1105
1106 1107 1108 1109 1110 1111 1112 1113 1114 1115 1116 1117
1118 1119 1120 1121 1122 1123 1124 1125 1126 1127 1128 1129
1130\ 1131\ 1132\ 2000\ 2001\ 2002\ 2003\ 2004\ 2005\ 2006\ 2007\ 2008
2009 2010 2011 2012 2013 2014 2015 2016 2017 2018 2019 2020
2021 2022 2023 2024 2025 2026 2027 2028 2029 2030 3000 3001
3002 3003 3004 3005 3006 3007 3008 3009 3010 3011 3012 3013
3014 3015 3016 3019
040407:
1001 1002 1003 1006 1007 1008 1009 1010 1015 1016 1023 1024
040415:
VTD: 063FP4 - FOREST PARK 4
VTD: 063FP5 - FOREST PARK 5
VTD: 063FP6 - FOREST PARK 6
VTD: 063JB04 - JONESBORO 4
040611
2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
2012\ 2013\ 2014\ 2015\ 2016\ 2017\ 2018\ 2019\ 2020\ 2021\ 2022\ 2023
2024 3000 3011 3012 3013 3014 3016 3017 3018 3019
VTD: 063JB07 - JONESBORO 7
VTD: 063JB08 - JONESBORO 8
VTD: 063JB09 - JONESBORO 9
040415:
1016 1017 1018 1021
040611:
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
1012 1013 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010
3015 3023
VTD: 063JB11 - JONESBORO 11
040615:
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
1012
VTD: 063JB15 - JONESBORO 15
VTD: 063JB18 - JONESBORO 18
040412:
2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
2012 2013 2014 2015 2016 2017 2018 2019 2020 2021 2022 2023
2024 2025 2026 2027 3014 3015 3052 3053
1000 1001 1002 1003 1004 1005 1006 1007 1009 1010 1011 2014
2015 2020
```

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VTD: 063MO1 - MORROW 1
VTD: 063MO2 - MORROW 2
VTD: 063MO3 - MORROW 3
VTD: 063MO4 - MORROW 4
VTD: 063MO5 - MORROW 5
VTD: 063MO6 - MORROW 6
VTD: 063MO7 - MORROW 7
VTD: 063MO8 - MORROW 8
VTD: 063MO9 - MORROW 9
VTD: 063OAK3 - OAK 3
2000 2001 2003 2004 2006 2007 2010
VTD: 063RD04 - RIVERDALE 4
VTD: 063RD05 - RIVERDALE 5
VTD: 063RD06 - RIVERDALE 6
VTD: 063RD07 - RIVERDALE 7
VTD: 063RD09 - RIVERDALE 9
VTD: 063RD12 - RIVERDALE 12
040523:
1016
DeKalb County
VTD: 089AF - HOOPER ALEXANDER
VTD: 089BB - BOULEVARD (ATL)
VTD: 089BJ - BROWN'S MILL ELEMENTARY
VTD: 089BL - BOULDERCREST RD
VTD: 089BR - BURGESS ELEMENTARY
VTD: 089CA - COLUMBIA DRIVE
VTD: 089CB - CANBY LANE ELEMENTARY
023412:
1000
023506:
3020 3027
VTD: 089CC - COLUMBIA ELEMENTARY
VTD: 089CD - CEDAR GROVE ELEMENTARY
VTD: 089CG - CHAPEL HILL ELEMENTARY
VTD: 089CL - CLIFTON ELEMENTARY
VTD: 089CM - COLUMBIA MIDDLE
VTD: 089CN - COAN MIDDLE
VTD: 089CQ - CANDLER
VTD: 089CR - CEDAR GROVE MIDDLE
VTD: 089CS - CEDAR GROVE SOUTH
VTD: 089CT - COVINGTON HWY L
VTD: 089EA - EAST LAKE ELEM
VTD: 089EB - EASTLAND
VTD: 089FC - FLAT SHOALS ELEM
VTD: 089FE - FLAT SHOALS PARKWAY
VTD: 089FJ - FLAT SHOALS
VTD: 089FK - FLAKES MILL FIRE
VTD: 089FL - FLAT SHOALS LIBRARY
VTD: 089GA - GLENNWOOD (DEC)
1001 1002 1003 1004 3003 3004
VTD: 089GC - GRESHAM PARK ELEM
VTD: 089GE - GLENHAVEN ELEM
VTD: 089HH - NARVIE J HARRIS
VTD: 089KA - KELLEY LAKE ELEM
VTD: 089KC - KELLEY CHAPEL
VTD: 089KD - ML KING JR HIGH
VTD: 089KE - KNOLLWOOD ELEM
VTD: 089MF - MCWILLIAMS
VTD: 089ML - MEADOWVIEW ELEM
VTD: 089MO - MIDWAY ELEM
023102:
2001\ 2002\ 2003\ 2004\ 2005\ 2006\ 2007\ 2008\ 2009\ 2010\ 2011\ 2012
2013 2014 2015 2017
1017 1018 1023 1024 1025 1026 3000 3001 3002 3003 3004 3006
3007 3008 3009 3010 3011 3012 3013 3014 3015
VTD: 089MP - MCNAIR MIDDLE
VTD: 089MR - BOB MATHIS ELEM
VTD: 089MT - METROPOLITAN
VTD: 089OK - OAKHURST (DEC)
022500:
3022
022700
1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
1012\ 1013\ 1014\ 1015\ 1016\ 1017\ 1018\ 1019\ 1020\ 1021\ 1022\ 1023
1024 1025 1026 1027 1028 1029 1030 1031 2004 2005 2006 2007
2008 2009 2010 2011 2012 3016 3017 3018 3019 3020 3021 3022 3023 3024 3025 3026 3027 3028 3029
VTD: 089OV - OAK VIEW ELEM
VTD: 089PA - PEACHCREST ELEM
VTD: 089PN - PINEY GROVE
```

VTD: 063LC1 - LAKE CITY

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VTD: 089RG - ROWLAND ELEM
023112:
2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011
2012 3000 3001 3002 3003 3004 3005 3006 3007 3008
023115:
1001 1002 1003 1004 1005 1006 1008
VTD: 089RN - RENFROE MIDDLE
VTD: 089SG - SNAPFINGER ELEM
VTD: 089SS - SNAPFINGER ROAD
1013 1015 1016 1017 1018 1019 1020 1021 1022 1023 1024 1025
1026 1027
023416:
2003 2007 2008 4004 4005 4006 4009 4010 4011 4012 4013 4014
4017 4018
VTD: 089TA - TERRY MILL ELEM
VTD: 089TB - TILSON ELEM
VTD: 089TC - TONEY ELEM
VTD: 089WA - WADSWORTH ELEM
VTD: 089WB - WESLEY CHAPEL SOUTH
VTD: 089WE - WHITEFOORD ELEMENTARY
VTD: 089WF - WINNONA PARK ELEM
1000 1006 1008 2000 2001 2002 2003 2004 2009 2012 2013 3005
3006 3008 3009 3011 3012 3013 3014 3015 3016 3017 3018 3019
3020 3021
022900:
3000 3001
Henry County
VTD: 15125 - LOCUST GROVE
070403:
1028 1029 1041 1042
070404:
1002\ 1003\ 1004\ 1005\ 1006\ 1007\ 1008\ 1009\ 1010\ 1011\ 1012\ 1013
1014 1015 1016 1017 1018 1019 1020 1021 1022 1023 1024 1025
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1039 1040 1041 1042 1043 1044 1045 1046 1052 1053 1054 1055
1056 1057 1060 1061 1062 1063 1066 2036 2037 2038 2039 2040
2041 2042 2043 2044 2045 2046 2047 2048 2049 2050 2051 2052 2053 2054 2055 2056 2057 2058 2059 2060 2061 2062 2083 2084
VTD: 15126 - TUSSAHAW
VTD: 15127 - SANDY RIDGE
VTD: 15128 - WESTSIDE
VTD: 15129 - LOWES
070306:
1027 1028 1105 1121 1122
070404:
2001 2029 2034
VTD: 15132 - MOUNT CARMEL
070305:
1013 1014
VTD: 15133 - SPIVEY COMMUNITY
1000 1057 3000 3001 3002 3003 3004 3005 3006 3007 3008 3009
3010 3011 3012 3013 3014 3015 3016 3017 3018 3019 3020 3021
3022 3023 3024 3025 3026 3027 3028 3029 3030 3031 3032 3033
3034 3035 3036 3037 3038 3039 3040 3041 3042 3043 3044 3045
3046 3047 3048 3049 3050 3051 3052 3053 3054 3055 3056 3057 3058 3059 3060 3061 3062 3063 3064 3065 3066 3067 3068 3069
3070 3071 3072 3073 3074 3075 3076
VTD: 15134 - WESLEY LAKES
VTD: 15135 - MCDONOUGH
VTD: 15136 - MCMULLEN
VTD: 15137 - EAST LAKE
VTD: 15138 - HICKORY FLAT
VTD: 15139 - STOCKBRIDGE EAST
VTD: 15140 - STOCKBRIDGE WEST
VTD: 15141 - STAGECOACH
VTD: 15142 - COTTON INDIAN
VTD: 15143 - PLEASANT GROVE
VTD: 15144 - AUSTIN ROAD
VTD: 15145 - SWAN LAKE
VTD: 15146 - SHAKERAG
VTD: 15147 - ELLENWOOD
VTD: 15148 - UNITY GROVE
VTD: 15149 - SHILOH
VTD: 15150 - PATES CREEK
070104:
1058 1061 1062 2000 2008
070305:
3000 3001
VTD: 15151 - OAKLAND
070306:
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VTD: 089RA - RAINBOW ELEM

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VTD: 15152 - LAKE DOW
VTD: 15153 - FLIPPEN
VTD: 15154 - STOCKBRIDGE CENTER
VTD: 15155 - KELLEYTOWN
VTD: 15156 - LIGHTHOUSE
VTD: 15157 - DUTCHTOWN
070305:
1000 3011 3012 3020 3021 3024
VTD: 15158 - MT. BETHEL
VTD: 15159 - GROVE PARK
VTD: 15160 - LAKE HAVEN
VTD: 15161 - MCDONOUGH CENTER
VTD: 15162 - TIMBERRIDGE
District 010
Clayton County
VTD: 063FP3 - FOREST PARK 3
040202:
1001\ 1003\ 1004\ 1005\ 1006\ 1007\ 1008\ 1009\ 1010\ 1011\ 1013\ 1014
1015\ 1016\ 1017\ 1018\ 1019\ 1020\ 1021\ 1022\ 1023\ 1024\ 1025\ 1026
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1039 1040 1041 1051 1052 1057 1058 1059 1060 1061 1063 1064
1070 1072 1075 1076 1091
040308:
1069 1074 1075
VTD: 063JB01 - JONESBORO 1
VTD: 063JB02 - JONESBORO 2
VTD: 063JB03 - JONESBORO 3
VTD: 063JB04 - JONESBORO 4
040611:
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040612:
1000\ 1001\ 1002\ 1003\ 1004\ 1005\ 1006\ 1007\ 1008\ 1009\ 1010\ 1011
1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1026
1027 1028 1029 1036 1043
VTD: 063JB05 - JONESBORO 5
VTD: 063JB06 - JONESBORO 6
VTD: 063JB09 - JONESBORO 9
040611:
1014 1015 1016
VTD: 063JB10 - JONESBORO 10
VTD: 063JB11 - JONESBORO 11
040613:
2000 2001 2002 2003 2004 2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015 2016 2017 2024 2027 2028
040614:
3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
3012 3013 3014
VTD: 063JB12 - JONESBORO 12
VTD: 063JB13 - JONESBORO 13
VTD: 063JB14 - JONESBORO 14
VTD: 063JB16 - JONESBORO 16
VTD: 063JB17 - JONESBORO 17
VTD: 063JB18 - JONESBORO 18
040609:
1012 1013 1014 1015 1037
VTD: 063LJ1 - LOVEJOY 1
VTD: 063LJ2 - LOVEJOY 2
VTD: 063LJ3 - LOVEJOY 3
VTD: 063LJ4 - LOVEJOY 4
VTD: 063LJ5 - LOVEJOY 5
VTD: 063OAK1 - OAK 1
VTD: 063OAK2 - OAK 2
VTD: 063OAK3 - OAK 3
1042 1043 1044 1046 1047 1071 1077 1078 1081 1082 1083 1084
1085 1086 1092 2021 2022
040520:
1000 1001 1002 1003 1004 2000 2001 2002 3000 3001 3002 3003
3004 3005 3006 3007
040522:
2002 2005 2008
VTD: 063OAK4 - OAK 4
VTD: 063PH1 - PANHANDLE 1
VTD: 063PH2 - PANHANDLE 2
VTD: 063RD01 - RIVERDALE 1
VTD: 063RD02 - RIVERDALE 2
VTD: 063RD03 - RIVERDALE 3
VTD: 063RD08 - RIVERDALE 8
VTD: 063RD10 - RIVERDALE 10
VTD: 063RD11 - RIVERDALE 11
VTD: 063RD12 - RIVERDALE 12
```

1000 1017

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040513:
3000 3001 3002 3003 3004 3011 3012 3013 3014 3015 3016 3017
3018\ 3019\ 3020\ 3021\ 3022\ 3023\ 3024\ 3025\ 3026\ 3027\ 3028\ 3029
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040514:
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3013 3014 3015 3016 3017 3019 3020 3021 3022 3023 3024
040515:
3004 3005 4000
040523:
1014 1015 1034 1035 1038 1039 1040 1041 1045
Coweta County
Fayette County
Fulton County
VTD: 121CP05A - CP05A
010507:
3000 3001 3003 3015 3016 3018 3019 3023 3064
010604:
1033 3025
VTD: 121CP06 - CP06
010604:
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1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023
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VTD: 121CP07B - CP07B
010603:
1049 1055 1056 1057 1058 1059 1060 1062
VTD: 121CP08A - CP08A
VTD: 121CP08B - CP08B
010507:
2000 3012 3013 3014 3024 3025 3026 3027 3028 3029 3030 3032
3033 3034 3035 3036 3044 3045 3052 3053 3054 3058 3065
VTD: 121CP08C - CP08C
VTD: 121FA01A - FA01A
010400:
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010510:
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3181 3182 3183 3184 3185 3193 3194 3195 3196 3197 3198 3199
3200 3201 3202 3203 3204 3205 3206 3207 3208 3209 3210 3213
3218
VTD: 121FA01B - FA01B
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3176 3177 3191 3211 3212 3219
VTD: 121SC08 - SC08
010507:
3066
010510:
2003 4000 4001 4009
VTD: 121SC09 - SC09
VTD: 121SC10 - SC10
VTD: 121SC11 - SC11
VTD: 121SC19 - SC19
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3022
VTD: 121SC21 - SC21
010510:
2019 2020 2021 3002 3004 3010 3011 3012 3013 3015 3016 3017
3025 3026 3027 3028 3029 3031 3032 3034 3035 3036 3037 3038
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3052 3053 3054 3055 3064 3066 3067 3068 3069 3070 3071 3072
3073 3074 3075 3076 3077 3078 3079 3080 3082 3083 3085 3086
3087 3088 3089 3091 3096 3102 3103 3104 3105 3106 3107 3108
3109 3110 3112 3114 3115 3116 3127 3174 3186 3187 3188 3189
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010515:
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1048
VTD: 121SC23 - SC23
VTD: 121SC27 - SC27
VTD: 121SC29 - SC29
VTD: 121UC01 - UC01
010507:
3061 3062
VTD: 121UC02 - UC02
010510:
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3014
VTD: 121UC03A - UC03A
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1005\ 1006\ 1007\ 1008\ 1009\ 1010\ 1011\ 1012\ 1015\ 1016\ 1029\ 1032
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3008 3059 3063
010515:
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VTD: 121UC03B - UC03B
1000 2000 2001 2004 3001 3009 3056 3057 3058 3060 3061 3062
3065 4002 4007 4022
010515:
1026 1027
Henry County
VTD: 15125 - LOCUST GROVE
070404:
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070502:
2087 2088 2089 2090 2091 2092 2093 2094 2095 2096 2097 2098
2099 2104 2106 2109
VTD: 15129 - LOWES
1026 1029 1030 1031 1032 1033 1074 1075 1076 1077 1078 1079
1080 1081 1082 1083 1084 1085 1086 1087 1088 1089 1090 1091
1092 1093 1094 1095 1096 1097 1098 1099 1100 1101 1102 1103
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070404
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2002 2003 2004 2005 2006 2007 2008 2009 2010 2011 2012 2013
2014 2015 2016 2017 2018 2063 2064 2065 2082 2083 2084 2085
2086 2100 2107 2108
VTD: 15130 - SOUTH HAMPTON
VTD: 15131 - NORTH HAMPTON
VTD: 15132 - MOUNT CARMEL
070305
1005 1006 1007 1008 1009 1010 1011 1012 1015 1016 1017 1018
1019 1020 1021 1022 1023 1024 1025 1026 1027 1028 1029 1030
1031 1032 1033 1034 1035 1036 1037 1038 1039 1040 1041 1042
1043 1044 1045 1046 1047
VTD: 15133 - SPIVEY COMMUNITY
070104:
1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011 1012
1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023 1024
1025 1026 1027 1028 1029 1030 1031 1032 1033 1034 1035 1036
1044 1045 1055 1056 1076 1077
VTD: 15150 - PATES CREEK
070104:
1037 1038 1039 1040 1041 1042 1043 1046 1047 1048 1049 1050 1051 1052 1053 1054 1059 1060 1063 1064 1065 1066 1067 1068
1069\ 1070\ 1071\ 1072\ 1073\ 1074\ 1075\ 2001\ 2002\ 2003\ 2004\ 2005
2006 2007 2009 2010 2011 2012 2013 2014 2015 2016 2017 2018
2019\ 2020\ 2021\ 2022\ 2023\ 2024\ 2025\ 2026\ 2027\ 2028\ 2029\ 2030
2031 2032 2033 2034 2035 2036 2037 2038 2039 2040 2041 2042
2043 2044 2045 2046 2047
070305:
2001 2009 2010 2011 2012 2013 2014 2015 2016 2017 3002 3003
3004 3005 3006
VTD: 15151 - OAKLAND
070306:
1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011 1012
1013 1014 1015 1016 1018 1019 1020 1021 1022 1023 1024 1025
1034 1035 1036 1037 1038 1039 1040 1041 1042 1043 1044 1045
1046 1047 1048 1049 1050 1051 1052 1053 1054 1055 1056 1057
1058 1059 1060 1061 1062 1063 1064 1065 1066 1067 1068 1069
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070502:
1000 1001 1002 3000 3007 3008 3009 3010
VTD: 15157 - DUTCHTOWN
1001 1002 1003 1004 2000 2002 2003 2004 2005 2006 2007 2008
3007 3008 3009 3010 3013 3014 3015 3016 3017 3018 3019 3022
3023 3025 3026
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