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The Senate Committee on Finance offers the following substitute to SB 82:

A BILL TO BE ENTITLED AN ACT

To amend Code Section 40-2-152 of the Official Code of Georgia Annotated, relating to fees and alternative ad valorem taxation of apportionable vehicles, so as to revise and change, for a limited period of time, certain provisions regarding the distribution of alternative ad valorem tax proceeds; to provide for automatic repeal; to provide for an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 SECTION 1.

Code Section 40-2-152 of the Official Code of Georgia Annotated, relating to fees and alternative ad valorem taxation of apportionable vehicles, is amended by revising subsection (m) and adding a new subsection to read as follows:

- "(m)(1) The alternative ad valorem tax imposed by this Code section shall be collected by the commissioner and shall be distributed annually from the separate, segregated fund not later than April August 1 of the calendar year immediately following the calendar year in which such taxes were paid to the commissioner, in the manner provided for in this subsection.
- (2) Each year, the distributions of alternative ad valorem tax proceeds under this subsection shall be based upon the immediately preceding year's tax digest of each participating tax authority submitted to and approved by the commissioner. If such digest has not been submitted and approved, the commissioner shall, for purposes of this subsection, utilize in its place the most recently submitted and approved tax digest of such participating tax jurisdiction.
 - (3)(A) One percent of the alternative ad valorem tax collected by the commissioner shall be paid into the general fund of the state treasury in order to defray costs of administration.
 - (B) Except for the amount provided in subparagraph (A) of this paragraph, the remaining proceeds of the alternative ad valorem tax shall be divided among each tax

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29 causes to 30 property.

jurisdiction of this state. Such tax jurisdictions shall be limited to only a county, municipality, county school district, and independent school district which levies or causes to be levied for their benefit a property tax on real and tangible personal property.

- (C) The distribution shall be made according to the proportion that the amount of ad valorem taxes to be collected by a tax jurisdiction under the tax digest specified under paragraph (2) of this subsection bears to the total amount of ad valorem taxes to be collected for all purposes applicable to real and tangible personal property in this state for the immediately preceding calendar year.
- (n)(1) The provisions of subsection (m) of this Code section shall be suspended for the 2015, 2016, 2017, 2018, and 2019 tax years, and the provisions of this subsection shall apply during such period. This subsection shall stand repealed on January 1, 2020.
- (2) The alternative ad valorem tax imposed by this Code section shall be collected by the commissioner and shall be distributed annually from the separate, segregated fund not later than August 1 of the calendar year immediately following the calendar year in which such taxes were paid to the commissioner, in the manner provided for in this subsection.
- (3) Except as provided in paragraph (4) of this subsection, each year, the distributions of alternative ad valorem tax proceeds under this subsection shall be based upon the immediately preceding year's tax digest of each qualified tax authority submitted to and approved by the commissioner. If such digest has not been submitted and approved, the commissioner shall, for purposes of this subsection, utilize in its place the most recently submitted and approved tax digest of such qualified tax jurisdiction.
 - (4)(A) One percent of the alternative ad valorem tax collected by the commissioner shall be paid into the general fund of the state treasury in order to defray costs of administration.
 - (B) Except for the amount provided in subparagraph (A) of this paragraph, the remaining proceeds of the alternative ad valorem tax shall be divided among each qualified tax jurisdiction of this state. Such qualified tax jurisdictions shall be limited to only a county, municipality, county school district, and independent school district which levies or causes to be levied for their benefit a property tax on real and tangible personal property. The commissioner shall determine the amount of ad valorem tax on apportionable vehicles identified under subsections (a), (b), and (c) of this Code section that was received by each qualified tax jurisdiction for the 2013 tax year. Such amount shall represent the benchmark amount for such qualified tax jurisdiction:
 - (i) For the 2015 tax year, each qualified tax jurisdiction shall receive an amount of alternative ad valorem tax revenue equal to such benchmark amount;

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63	(ii) For the 2016 tax year, each qualified tax jurisdiction shall receive an amount of
64	alternative ad valorem tax revenue equal to 80 percent of such benchmark amount;
65	(iii) For the 2017 tax year, each qualified tax jurisdiction shall receive an amount of
66	alternative ad valorem tax revenue equal to 60 percent of such benchmark amount;
67	(iv) For the 2018 tax year, each qualified tax jurisdiction shall receive an amount of
68	alternative ad valorem tax revenue equal to 40 percent of such benchmark amount;
69	(v) For the 2019 tax year, each qualified tax jurisdiction shall receive an amount of
70	alternative ad valorem tax revenue equal to 20 percent of such benchmark amount
71	<u>and</u>
72	(vi) For all tax years beginning on or after January 1, 2020, each qualified tax
73	jurisdiction shall receive the amount of alternative ad valorem tax revenue determined
74	pursuant to subsection (m) of this Code section.
75	(C) In the event that the amount of ad valorem tax on apportionable vehicles collected
76	in a tax year covered under this subsection is less than the benchmark amount, then the
77	benchmark distribution of each qualified tax jurisdiction for such tax year shall be
78	reduced proportionately to reflect the amount of such shortfall. In the event a qualified
79	tax jurisdiction ceases to be a qualified tax jurisdiction, it shall not be entitled to receive
80	a distribution of either the benchmark amount under this subparagraph or the remaining
81	distribution amount under subparagraph (D) of this paragraph.
82	(D) When a qualified tax jurisdiction has received an amount equal to the benchmark
83	amount, any funds remaining with the commissioner shall be distributed in accordance
84	with the formula contained in paragraph (3) of subsection (m) of this Code section."
85	SECTION 2.
86	This Act shall become effective upon its approval by the Governor or upon its becoming law
87	without such approval.

88 SECTION 3.

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