The House Committee on Ways and Means offers the following substitute to SB 92:

## A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 8 of Title 48 of the Official Code of Georgia Annotated, relating to sales
- 2 and use taxes, so as to provide for an additional exemption to the ceiling on local sales and
- 3 use taxes which may be levied by a political subdivision; to provide that in certain counties
- 4 all qualified municipalities must agree prior to the holding of a referendum in the county; to
- 5 provide for a maximum period of time certain local sales and use taxes may be levied; to
- 6 provide for related matters; to repeal conflicting laws; and for other purposes.

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

8 SECTION 1.

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- 9 Chapter 8 of Title 48 of the Official Code of Georgia Annotated, relating to sales and use
- 10 taxes, is amended in Code Section 48-8-6, related to the ceiling on local sales and use taxes,
- by revising paragraph (2) of subsection (a) to read as follows:
- 12 "(2) Any tax levied for purposes of a metropolitan area system of public transportation,
- as authorized by the amendment to the Constitution set out at Georgia Laws, 1964, page
- 14 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 amendment;
- provided, however, that the exception provided for under this paragraph shall only apply:
- 17 (A) In a county in which a tax is being imposed under subparagraph (a)(1)(D) of Code
- 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
- capital outlay project or projects, water and sewer projects and costs as defined under
- paragraph (4) of Code Section 48-8-200, or any combination thereof and with respect
- 22 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
- 24 million gallons per day, allocating proceeds to such municipality to be used solely for
- 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 during

the period the tax under said subparagraph (a)(1)(D) is in effect. The exception provided for under this subparagraph shall not apply in any county in which a tax is being imposed under Article 2A of this chapter; or

- (B) In a county in which the tax levied for purposes of a metropolitan area system of public transportation is first levied after January 1, 2010, and before November 1, 2012. Such tax shall not apply to the following:
  - (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 by the Federal Aviation Administration or another appropriate agency of the United States to operate as an air carrier under an air carrier operating certificate and which provides regularly scheduled flights for the transportation of passengers or cargo for hire. For purposes of this division, a 'qualifying airport' means any airport in the state that has had more than 750,000 takeoffs and landings during a calendar year; and
  - (ii) The sale of motor vehicles; or
- 41 (C) In a county in which a tax is levied and collected pursuant to Article 2A of Chapter

42 <u>8 of Title 48;</u>"

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43 **SECTION 2.** 

Said chapter is further amended in Code Section 48-8-111, relating to the imposition of a county special purpose local option sales tax, by revising the introductory language and paragraphs (1) and (2) of subsection (a) to read as follows:

"(a) Prior to the issuance of the call for the referendum and prior to the vote of a county governing authority within a special district to impose the tax under this part, such governing authority may enter into an intergovernmental agreement with any or all of the qualified municipalities within the special district. Any county that desires to have a tax under this part levied within the special district shall deliver or mail a written notice to the mayor or chief elected official in each qualified municipality located within the special district. Such notice shall contain the date, time, place, and purpose of a meeting at which the governing authorities of the county and of each qualified municipality are to meet to discuss the possible projects for inclusion in the referendum, including municipally owned or operated projects. The notice shall be delivered or mailed at least ten days prior to the date of the meeting. The meeting shall be held at least 30 days prior to the issuance of the call for the referendum. Following such meeting, the governing authority of the county within the special district voting to impose the tax authorized by this part shall notify the county election superintendent by forwarding to the superintendent a copy of the resolution or ordinance of the governing authority calling for the imposition of the tax. Such ordinance or resolution shall specify eligible expenditures identified by the county and any

qualified municipality for use of proceeds distributed pursuant to subsection (b) of Code Section 48-8-115. In any county in which the provisions of subparagraph (a)(2)(C) of Code Section 48-8-6 are applicable, every qualified municipality within such county must expressly agree through an intergovernmental agreement with the county before a referendum is held in such county. If no such express agreement is reached, the tax shall not be levied or collected and the referendum shall not be conducted within the county.

69 Such ordinance or resolution shall also specify:

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- (1) The purpose or purposes for which the proceeds of the tax are to be used and may be expended, which purpose or purposes may consist of capital outlay projects located within or outside, or both within and outside, any incorporated areas in the county in the special district or outside the county, as authorized by subparagraph (B) of this paragraph for regional facilities, and which may include any of the following purposes:
- 75 (A) A capital outlay project consisting of road, street, and bridge purposes, which 76 purposes may include sidewalks and bicycle paths;
  - (B) A capital outlay project or projects in the special district and consisting of a courthouse; administrative buildings; a civic center; a local or regional jail, correctional institution, or other detention facility; a library; a coliseum; local or regional solid waste handling facilities as defined under paragraph (27.1) or (35) of Code Section 12-8-22, as amended, excluding any solid waste thermal treatment technology facility, including, but not limited to, any facility for purposes of incineration or waste to energy direct conversion; local or regional recovered materials processing facilities as defined under paragraph (26) of Code Section 12-8-22, as amended; or any combination of such projects;
  - (C) A capital outlay project or projects which will be operated by a joint authority or authorities of the county and one or more qualified municipalities within the special district;
- (D) A capital outlay project or projects, to be owned or operated or both either by the county, one or more qualified municipalities within the special district, one or more local authorities within the special district, or any combination thereof;
- 92 (E) A capital outlay project consisting of a cultural facility, a recreational facility, or 93 a historic facility or a facility for some combination of such purposes;
- 94 (F) A water capital outlay project, a sewer capital outlay project, a water and sewer 95 capital outlay project, or a combination of such projects, to be owned or operated or 96 both by a county water and sewer district and one or more qualified municipalities in 97 the county;
  - (G) The retirement of previously incurred general obligation debt of the county, one or more qualified municipalities within the special district, or any combination thereof;

100	(H) A capital outlay project or projects within the special district and consisting of
101	public safety facilities, airport facilities, or related capital equipment used in the
102	operation of public safety or airport facilities, or any combination of such purposes;
103	(I) A capital outlay project or projects within the special district, consisting of capital
104	equipment for use in voting in official elections or referendums;
105	(J) A capital outlay project or projects within the special district consisting of any
106	transportation facility designed for the transportation of people or goods, including but
107	not limited to railroads, port and harbor facilities, mass transportation facilities, or any
108	combination thereof;
109	(K) A capital outlay project or projects within the special district and consisting of a
110	hospital or hospital facilities that are owned by a county, a qualified municipality, or
111	a hospital authority within the special district and operated by such county,
112	municipality, or hospital authority or by an organization which is tax exempt under
113	Section 501(c)(3) of the Internal Revenue Code, which operates the hospital through
114	a contract or lease with such county, municipality, or hospital authority; or
115	(L) Any combination of two or more of the foregoing;
116	(2) The maximum period of time, to be stated in calendar years or calendar quarters and
117	not to exceed five years, unless:
118	(A) the The provisions of paragraph (1) of subsection (b) or subparagraph (b)(2)(A) of
119	Code Section 48-8-115 are applicable, in which case the maximum period of time for
120	which the tax may be levied shall not exceed six years; or
121	(B) The provisions of subparagraph (a)(2)(C) of Code Section 48-8-6 are applicable
122	and the purpose of the tax is to fund transportation and related infrastructure projects,
123	in which case the maximum period of time for which the tax may be levied shall not
124	exceed ten years and upon the expiration of such tax it shall not be imposed again
125	without approval of a joint resolution of the General Assembly;"

126 **SECTION 3.** 

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