

The House Committee on State Planning and Community Affairs offers the following substitute to HR 391:

#### A RESOLUTION

1 Proposing an amendment to the Constitution so as to provide that counties and municipalities  
 2 may establish community redevelopment tax incentive programs under which increased  
 3 taxation shall apply to properties maintained in a blighted condition and decreased taxation  
 4 shall apply for a time to formerly blighted property which has been rehabilitated; to provide  
 5 for related matters; to provide for submission of this amendment for ratification or rejection;  
 6 and for other purposes.

7 BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

#### SECTION 1.

8 Article IX, Section II, Paragraph VII of the Constitution is amended by adding at its end a  
 9 new subparagraph (d) to read as follows:  
 10

11 "(d) The existence in a community of real property which is maintained in a blighted  
 12 condition increases the burdens of state and local government by increasing the need for  
 13 governmental services, including but not limited to social services, public safety services,  
 14 and code enforcement services. Rehabilitation of blighted property decreases the need for  
 15 such governmental services. In recognition of such service needs and in order to encourage  
 16 community redevelopment, the counties and municipalities of this state are authorized to  
 17 establish community redevelopment tax incentive programs as authorized in this  
 18 subparagraph. A community redevelopment tax incentive program shall be established by  
 19 ordinance of the county or municipality. Any such program and ordinance shall include  
 20 the following elements:

21 (1) The ordinance shall specify ascertainable standards which shall be applied in  
 22 determining whether property is maintained in a blighted condition;

23 (2) The ordinance shall establish a procedure for the official identification of real  
 24 property in the county or municipality which is maintained in a blighted condition. Such  
 25 procedure shall include notice to the property owner and the opportunity for a hearing  
 26 with respect to such determination.

1 (3) The ordinance shall specify an increased rate of ad valorem taxation to be applied  
2 to property which has been officially identified as maintained in a blighted condition.  
3 Such increase in the rate of taxation shall be accomplished through application of a factor  
4 to the millage rate applied to the property, so that such property shall be taxed at a higher  
5 millage rate than the millage rate generally applied in the county or municipality, or  
6 otherwise as may be provided by general law.

7 (4) The ordinance may, but shall not be required to, segregate revenues arising from  
8 any increased rate of ad valorem taxation and provide for use of such revenues only for  
9 community redevelopment purposes;

10 (5) The ordinance shall specify ascertainable standards for rehabilitation through  
11 remedial actions or redevelopment with which the owner of property may comply in  
12 order to have the property removed from identification as maintained in a blighted  
13 condition;

14 (6) The ordinance shall specify a decreased rate of ad valorem taxation to be applied  
15 for a specified period of time after the county or municipality has accepted a plan  
16 submitted by the owner for remedial action or redevelopment of the blighted property and  
17 the owner is in compliance with the terms of the plan. Such decrease in the rate of  
18 taxation shall be accomplished through application of a factor to the millage rate applied  
19 to the property, so that such property shall be taxed at a lower millage rate than the  
20 millage rate generally applied in the county or municipality, or otherwise as may be  
21 provided by general law.

22 (7) The ordinance may contain such other matters as are consistent with the intent and  
23 provisions of this subparagraph and general law.

24 Variations in rate of taxation as authorized under this subparagraph shall be a permissible  
25 variation in the uniformity of taxation otherwise required. The increase or decrease in rate  
26 of taxation accomplished through a change in the otherwise applicable millage rate shall  
27 affect only the general millage rate for county or municipal maintenance and operations.  
28 A county and one or more municipalities in the county may, but shall not be required to,  
29 establish a joint community redevelopment tax incentive program through the adoption of  
30 concurrent ordinances. No Act of the General Assembly shall be required for counties and  
31 municipalities to establish community redevelopment tax incentive programs. However,  
32 the General Assembly may by general law regulate, restrict, or limit the powers granted to  
33 counties and municipalities under this subparagraph."

**SECTION 2.**

The above proposed amendment to the Constitution shall be published and submitted as provided in Article X, Section I, Paragraph II of the Constitution. The ballot submitting the above proposed amendment shall have written or printed thereon the following:

"( ) YES Shall the Constitution be amended so as to provide that counties and municipalities may establish community redevelopment tax incentive programs under which increased taxation shall apply to properties maintained in a blighted condition and decreased taxation shall apply for a time to formerly blighted property which has been rehabilitated?"

All persons desiring to vote in favor of ratifying the proposed amendment shall vote "Yes."

All persons desiring to vote against ratifying the proposed amendment shall vote "No." If such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall become a part of the Constitution of this state.