SENATE SUBSTITUTE TO HB 203

AS PASSED SENATE

A BILL TO BE ENTITLED AN ACT

To amend Title 36 of the Official Code of Georgia Annotated, relating to local government, 1 2 so as to provide procedures for issuing bonds, allocating bond proceeds, and distributing 3 property that has been or may be improved using bond proceeds in a county that has 4 activated a pubic safety and judicial facilities authority; to provide for the transfer to certain 5 municipalities of certain county property located within the geographical boundaries of the 6 municipality; to provide for definitions, procedures, conditions, limitations, and pricing 7 requirements; to provide for requirements regarding water and sewer services; to clarify 8 certain terms; to clarify the application of the referendum requirement for the issuance of 9 bonds by certain authorities; to provide an effective date; to repeal conflicting laws; and for 10 other purposes.

11

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

12	SECTION 1.
13	Title 36 of the Official Code of Georgia Annotated, relating to local government, is amended
14	by adding a new Code section to read as follows:
15	″ <u>36-31-11.1.</u>
16	(a) As used in this Code section, the term:
17	(1) 'County' means a county in which a tax is being levied and collected for purposes of
18	a metropolitan area system of public transportation and in which a public safety and
19	judicial facilities authority has been activated by the county pursuant to Chapter 75 of this
20	<u>title.</u>
21	(2) 'Fire station' means any property or facility located wholly within the territory of a
22	qualified municipality, including buildings and fixtures located on such property owned
23	by the county or subject to a lease-purchase or installment sale arrangement by the county
24	and used by the county to provide fire protection services authorized by Article IX,
25	Section II, Paragraph III(a)(1) of the Constitution.
26	(3) 'Park' means any property or facility located wholly within the territory of a
27	municipality, including but not limited to athletic fields, athletic courts, recreation

HB 203/SCSFA/1

28 centers, playgrounds, swimming pools, arts centers, historical properties, and adjacent greenspace, and the fixtures located on such property or in such facility owned by the 29 30 county or subject to a lease-purchase or installment sale arrangement by the county and 31 used by the county to provide any services authorized by Article IX, Section II, Paragraph 32 III(a)(5) of the Constitution or to provide any services authorized by Article IX, Section 33 II, Paragraph III(a)(10) of the Constitution. 34 (4) 'Qualified municipality' means any new municipality located in a county and created 35 by local Act which becomes law on or after January 1, 2008. 36 (b) A qualified municipality that succeeds to the control of local government services 37 pursuant to Article IX, Section II, Paragraph III(a) of the Constitution may take control of 38 and hold title to parks and fire stations as a trustee or agent for the public. 39 (c)(1) A qualified municipality located within a county which has a special district for 40 the provision of fire services shall continue to be part of such special fire district where 41 the local Act creating such qualified municipality so provides or where the governing 42 authority of the qualified municipality elects by formal resolution to continue to be part 43 of the special fire district and delivers a copy of such resolution to the governing 44 authority of the county within 30 days after the date the resolution is adopted. 45 (2) If a qualified municipality initially elected to remain in a fire services special district, 46 such municipality shall be removed from such fire services special district by adopting 47 a resolution stating its intent to be removed from the district and the date of removal, 48 provided the governing authority of the qualified municipality delivers a copy of such 49 resolution to the governing authority of the county. The fire services shall be discontinued 50 by the county on the first day of the next fiscal year of the county that begins at least 180 51 days after the specified notice is received by the county. 52 (d) A qualified municipality located within a county that charges fees on a periodic basis 53 for the provision of water or sewer services, or both, may elect to continue receiving such 54 services for the same fees charged residents in the unincorporated area of the county. Such election may be set forth in the local Act creating such qualified municipality or be made 55 56 by resolution of the governing authority of the qualified municipality provided the 57 governing authority of the qualified municipality delivers a copy of such resolution to the 58 governing authority of the county within 30 days after the date the resolution is adopted. 59 (e) The county shall not convey, otherwise encumber, move any fixtures or buildings, or 60 enter into any contractual obligations with respect to any park or fire station located in the qualified municipality. The governing authority of the county shall assign to the governing 61 62 authority of the qualified municipality all of its right, title, and interest in any executory 63 contract in effect on any park or fire station that the qualified municipality elects to 64 purchase as provided in this Code section. Such assignment shall be effective on the date

HB 203/SCSFA/1

65 the municipality assumes ownership of any such park or fire station or as otherwise may be agreed between the governing authority of the municipality and the governing authority 66 67 of the county. 68 (f) A municipality may elect to purchase parks within the territory of the municipality from the county in which the municipality is located. Notwithstanding any other law to the 69 70 contrary, whenever a municipality elects to purchase any such parks, the governing 71 authority of the municipality shall provide written notice to the governing authority of the 72 county specifying the parks to be purchased and the date or dates the municipality will 73 assume ownership of such parks; the purchase price for such parks shall be \$100.00 per 74 acre. Such notice shall be provided for each such park no less than 30 days prior to the 75 date the municipality intends to assume ownership. 76 (g) Upon the payment of the purchase price, all of the county's right, title, and interest in 77 the parks that the municipality elects to purchase shall be transferred to the governing 78 authority of the municipality. Such transfer shall be effective on the date the municipality 79 intends to assume ownership of such parks and as stated in the notice given pursuant to 80 subsection (f) of this Code section. The governing authority of the county shall transfer, 81 execute, and deliver to the governing authority of the municipality such instruments as may 82 be necessary to record the transfer of such right, title, and interest. Notwithstanding any 83 provision in any property deed or law to the contrary, a municipality may purchase a park 84 from the county without permission of the state and may use such park for all purposes for 85 which the county was authorized under such deed or law. 86 (h) In the event a park is transferred by a county to a municipality under this Code section, 87 the municipality shall be prohibited from imposing or collecting user fees from residents 88 of the county in excess of the amount of such fees imposed or collected from residents of 89 the municipality. 90 (i) Where residents of a municipality are required pursuant to Code Section 36-31-11 to 91 continue to pay taxes for the purpose of retiring any special district debt created by the issuance of bonds by the county on behalf of the special district for the purpose of 92 93 improving parks and the municipality elects to purchase any such park pursuant to this 94 Code section, the county shall transfer to the municipality as an agent of the special district 95 the portion of the bond proceeds that the county planned to spend on such park at the time 96 of the referendum on the bonds, based upon any statements of intention or representations concerning use of the bond proceeds by the governing authority of the county. Such 97 98 amount shall be determined based on county resolutions and any attachments thereto, staff 99 recommendations, or similar documents presented at the time of passage of a resolution, 100 county records, and any public statements or representations made by county managers, 101 representatives, officials, or their agents as to the amount that would be spent on such park

HB 203/SCSFA/1

- 102in order to solicit voter support for the referendum; provided, however, that the amount to103be transferred by the county to the municipality shall be reduced by any amount spent by104the county to improve such park prior to the date of the municipality's notice of its election105to purchase the park as provided in subsection (f) of this Code section. The transfer shall106be due within 30 days after the municipality assumes ownership of any such park. The107municipality shall be required to expend any such funds for and on behalf of the special108district in a manner consistent with the purpose and intent of the issuance of the bonds.
- 109 (j) A qualified municipality may elect to purchase one or more fire stations from the 110 county in which it is located. Notwithstanding any other law to the contrary, whenever a 111 qualified municipality elects to purchase a fire station from the county, the governing 112 authority of the qualified municipality shall provide written notice to the governing 113 authority of the county specifying the fire station to be purchased and the date or dates the 114 qualified municipality will assume ownership of such fire station. Such notice shall be 115 provided with respect to each such property no less than 30 days prior to the date the 116 qualified municipality intends to assume ownership of the fire station.
- 117 (k)(1) Except as otherwise provided in paragraph (2) of this subsection, if a qualified 118 municipality elects to purchase a fire station that serves only territory wholly within the 119 qualified municipality, the purchase price shall be \$5,000.00 for each such fire station. 120 (2) If the county uses a fire station to serve an area located outside the qualified 121 municipality, the purchase price for each such fire station shall be \$5,000.00 plus an 122 additional amount determined as provided in this paragraph. Such additional amount 123 shall be the product of the fair market value of such fire station multiplied by the 124 percentage of the total service area of such fire station which is located outside of the 125 corporate limits of the qualified municipality. If the portion served outside the qualified 126 municipality exceeds 20 percent of the total service area, then from the date the qualified 127 municipality assumes ownership of such fire station, the qualified municipality shall be 128 obligated to offer to lease the fire station back to the county for a period not to exceed 129 two years for an amount of \$10.00 for the lease period.
- 130 (1) If a county and municipality fail to reach an agreement on the amount to be paid or any 131 related matter under this Code section, either the county or the municipality may petition 132 the superior court to seek resolution of the items in dispute. Such petition shall be assigned 133 to a judge, pursuant to Code Section 15-1-9.1 or 15-6-13, who is not a judge in the circuit 134 in which the county is located. The judge selected may also be a senior judge pursuant to 135 Code Section 15-1-9.2 who resides in another circuit. The visiting or senior judge shall conduct an evidentiary hearing or hearings as such judge deems necessary and render a 136 137 decision with regard to the disputed items."

	10 HB 203/SCSFA/1
138	SECTION 2.
139	Said title is further amended by revising Code Section 36-75-11, relating to resolutions and
140	referendums required prior to issuance of bonded indebtedness for new projects, as follows:
141	<i>"</i> 36-75-11.
142	(a) On and after May 24, 2007, no public safety and judicial facilities authority created and
143	activated by a single county pursuant to this chapter shall be authorized to issue bonded
144	indebtedness bonds for new projects unless a resolution approving such projects passed by
145	a majority vote of the governing authority of the county that created and activated such
146	authority was ratified by the electors of the county in a referendum.
147	(b) If The proceeds of bonds issued by a public safety and judicial facilities authority
148	created and activated by a single county pursuant to this chapter desires to fund multiple
149	projects in a bond issue, such projects and any interest on such proceeds shall be ranked
150	in the order they will be funded after approval by the governing authority and ratification
151	by the electors under this Code section used only for the projects set forth in the resolution
152	approving the issuance of such bonds or for debt service on such bonds. Such order of
153	funding shall be binding on the public safety and judicial facilities authority and such
154	projects shall be funded in the order approved unless a different order is submitted to the
155	governing authority for approval and electors for ratification.
156	(c) Any authority other than the type of authority defined in paragraph (1) of Code Section
157	36-75-3:
158	(1) Which is authorized by general or local Act to operate and incur bonded indebtedness
159	issue bonds in a single county that has activated or that activates a public safety and
160	judicial facilities authority pursuant to this chapter; and
161	(2) Which constructs or operates buildings or facilities for use by any department,
162	agency, division, or commission of any county that has activated or that activates a public
163	safety and judicial facilities authority pursuant to this chapter
164	shall obtain approval by resolution and referendum as provided in this Code section prior
165	to issuing bonds for any new buildings, or facilities, or real property or improvements to
166	existing buildings, or facilities, or real property and shall be bound to such resolution as
167	provided in subsection (b) of this Code section.
168	(d) Subsections (a), (b), and (c) of this Code section shall apply only to the issuance of
169	bonds the principal and interest of which will be repaid, directly or indirectly, in whole or
170	in part, through funds of the county by agreement between the county and:
171	(1) A public safety and judicial facilities authority created and activated pursuant to this
172	chapter; or

173	(2) Any authority other than the type of authority defined in paragraph (1) of Code
174	Section 36-75-3 that meets the conditions set forth in paragraphs (1) and (2) of
175	subsection (c) of this Code section.
176	(e) The provisions of this Code section shall not apply under any circumstances to the
177	issuance of 'recovery zone economic development bonds' and 'recovery zone facility bonds'
178	as such terms are defined in Section 1401 of the federal American Recovery and
179	Reinvestment Act of 2009."
180	SECTION 3.
181	This Act shall become effective upon its approval by the Governor or upon its becoming law
182	without such approval.
183	SECTION 4.

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