

The House Committee on Ways and Means offers the following substitute to HB 56:

A BILL TO BE ENTITLED
AN ACT

1 To amend Article 2 of Chapter 8 of Title 48 of the Official Code of Georgia Annotated,
2 relating to the joint county and municipal sales and use tax, so as to revise and change
3 procedures and requirements regarding the renegotiation of distribution certificates; to
4 change certain provisions regarding failure to file a new certificate; to change certain
5 provisions regarding discontinuation of the tax; to provide an effective date; to repeal
6 conflicting laws; and for other purposes.

7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

8 **SECTION 1.**

9 Article 2 of Chapter 8 of Title 48 of the Official Code of Georgia Annotated, relating to the
10 joint county and municipal sales and use tax, is amended by revising subsection (d) of Code
11 Section 48-8-89, relating to the distribution of proceeds and the renegotiation of distribution
12 certificates, as follows:

13 ~~"(d)(1) Except as otherwise provided in paragraph (7) of this subsection, a certificate~~
14 ~~providing for the distribution of the proceeds of the tax authorized by this article shall~~
15 ~~expire on December 31 of the second year following the year in which the decennial~~
16 ~~census is conducted.~~ No later than December 30 of the second year following the year in
17 which the census is conducted, a renegotiated certificate meeting the requirements for
18 certificates specified by subsection (b) of this Code section shall be filed with and
19 received by the commissioner. The General Assembly recognizes that the requirement
20 for government services is not always in direct correlation with population. Although a
21 renegotiated certificate is required within a time certain of the decennial census, this
22 requirement is not meant to convey an intent by the General Assembly that population
23 as a criterion should be more heavily weighted than other criteria. It is the express intent
24 of the General Assembly in requiring such renegotiation that eligible political
25 subdivisions shall analyze local service delivery responsibilities and the existing
26 allocation of proceeds made available to such governments under the provisions of this

27 article and make rational the allocation of such resources to meet such service delivery
 28 responsibilities. Political subdivisions in their renegotiation of such distributions shall at
 29 a minimum consider the criteria specified in subsection (b) of this Code section.

30 (2) The commissioner shall be notified in writing of the commencement of renegotiation
 31 proceedings by the county governing authority ~~in~~ on behalf of all eligible political
 32 subdivisions within the special district. The eligible political subdivisions shall
 33 commence renegotiations at the call of the county governing authority ~~but no later than~~
 34 before July 1 of the second year following the year in which the census is conducted. If
 35 the county governing authority does not issue the call by that date, any eligible
 36 municipality may issue the call and so notify the commissioner and all eligible political
 37 subdivisions in the special district.

38 (3)(A) Following the commencement of ~~such~~ renegotiation, if the parties necessary to
 39 an agreement fail to reach an agreement within 60 days, such parties shall ~~agree to~~
 40 submit the dispute to nonbinding arbitration, mediation, or such other means of
 41 resolving conflicts in a manner which, ~~in the judgment of the commissioner,~~ reflects a
 42 good faith effort to resolve the dispute. Any renegotiation agreement reached pursuant
 43 to this paragraph shall be in accordance with the requirements specified in paragraph
 44 (1) of this subsection. If the parties fail to reach an agreement within 60 days of
 45 submitting the dispute to nonbinding arbitration, mediation, or such other means of
 46 resolving conflicts, any party necessary to an agreement may file a petition in superior
 47 court of the county seeking resolution of the items remaining in dispute. Such petition
 48 shall be assigned to a judge pursuant to Code Section 15-1-9.1 or 15-6-13 who is not
 49 a judge in the circuit in which the county is located. The judge selected may also be a
 50 senior judge pursuant to Code Section 15-1-9.2 who resides in another circuit.

51 (B) The county and qualified municipalities representing at least one-half of the
 52 aggregate municipal population of all qualified municipalities located wholly or
 53 partially within the special district shall separately submit to the judge and the other
 54 parties a written best and final offer as to the distribution of the tax proceeds. There
 55 shall be one such offer from the county and one from qualified municipalities
 56 representing at least one-half of the aggregate municipal population of all qualified
 57 municipalities located wholly or partially within the special district. The offer from the
 58 county may be an offer representing the county and any municipalities that are not
 59 represented in the offer from the qualified municipalities representing at least one-half
 60 of the aggregate municipal population of all qualified municipalities located wholly or
 61 partially within the special district.

62 (C) Any qualified municipality or municipalities located wholly or partially within the
 63 special district who are not a party to an offer under subparagraph (B) of this paragraph

64 and representing at least one-half of the aggregate municipal population of all qualified
 65 municipalities who are not a party to an offer under subparagraph (B) of this paragraph
 66 shall be authorized to separately submit to the judge and the other parties a written best
 67 and final offer as to the distribution of the tax proceeds. There shall be one such offer
 68 from such qualified municipality or municipalities.

69 (D) Each offer under subparagraphs (B) and (C) of this paragraph shall take into
 70 account the allocation required for any absent municipalities in accordance with
 71 subsection (b) of this Code section. The visiting or senior judge shall conduct such
 72 hearings as the judge deems necessary and shall render a decision based on, but not
 73 limited to, the criteria in subsection (b) of this Code section and in paragraph (1) of this
 74 subsection. The judge's decision as to the allocation of the tax proceeds shall adopt the
 75 best and final offer of one of the parties under subparagraphs (B) and (C) of this
 76 paragraph but shall also include findings of fact. The judge shall enter a final order
 77 containing a new distribution certificate and transmit a copy of it to the commissioner.
 78 Appeal shall be by application and the decision of the judge shall be disturbed only for
 79 the judge's disregard of the law, for partiality of the judge, or for corruption, fraud, or
 80 misconduct by the judge or a party.

81 (4) If the renegotiated certificate provided for in paragraph (1) of this subsection is not
 82 received by the commissioner by the required date, ~~the authority to impose the tax~~
 83 ~~authorized by Code Section 48-8-82 shall cease on December 31 of the second year~~
 84 ~~following the year in which the decennial census is conducted and the tax shall not be~~
 85 ~~levied in the special district after such date unless the reimposition of the tax is~~
 86 ~~subsequently authorized pursuant to Code Section 48-8-85. When the imposition of the~~
 87 ~~tax is so terminated, the commissioner shall retain the proceeds of the tax which were to~~
 88 ~~be distributed to the governing authorities of the county and qualified municipalities~~
 89 ~~within the special district until the commissioner receives a certificate in behalf of each~~
 90 ~~such governing authority specifying the percentage of the proceeds which each such~~
 91 ~~governing authority shall receive. If no such certificate is received by the commissioner~~
 92 ~~within 120 days of the date on which the authority to levy the tax was terminated, the~~
 93 ~~proceeds shall escheat to the state and the commissioner shall transfer the proceeds to the~~
 94 ~~state's general fund~~ the commissioner shall continue to distribute the sales tax proceeds
 95 according to the percentages specified in the existing certificate or in accordance with
 96 subsection (f) of Code Section 48-8-89.1, as applicable, until a new certificate is properly
 97 filed.

98 (5) If the commissioner receives ~~the~~ a renegotiated certificate by the required date, the
 99 commissioner shall distribute the proceeds of the tax in accordance with the directions
 100 of the renegotiated certificate commencing on January 1 of the year immediately

101 following the year in which such certificate was renegotiated or the first day of the
 102 second calendar month following the month such certificate was renegotiated, whichever
 103 is sooner.

104 (6) Costs of any conflict resolution under paragraph (3) of this subsection shall be borne
 105 proportionately by the affected political subdivisions in accordance with the final
 106 percentage distributions of the proceeds of the tax as reflected by the renegotiated
 107 certificate or as otherwise ordered by the court.

108 ~~(7) All distribution certificates on file with the commissioner on July 1, 1994, which
 109 were not renegotiated in accordance with the 1990 decennial census figures or
 110 renegotiated on or after January 1, 1992, shall expire on December 31, 1995.
 111 Renegotiations with respect to such certificates shall be commenced in accordance with
 112 the requirements of this subsection on or before July 1, 1994. If a renegotiated certificate
 113 is not received by the commissioner by July 1, 1995, the authority to impose the tax
 114 authorized by Code Section 48-8-82 shall cease on December 31, 1995, and the tax shall
 115 not be levied in the special district after that date unless reimposition of the tax is
 116 subsequently authorized pursuant to Code Section 48-8-85. The commissioner shall retain
 117 and distribute the proceeds of such terminated tax in accordance with paragraph (4) of
 118 this subsection.~~

119 ~~(8) No qualified municipality within the special district whose population is less than 5
 120 percent of the population in the special district according to the United States decennial
 121 census of 1990 shall receive a reduced percentage of distribution than presently being
 122 received under the existing certificate prior to renegotiations required in paragraph (7) of
 123 this subsection unless the new agreement is executed by the qualified municipality. This
 124 paragraph shall apply only to the negotiations required by paragraph (7) of this subsection
 125 and shall not apply to any subsequent renegotiations required by this subsection.~~

126 ~~(9)~~(7) Political subdivisions shall be authorized, at their option, to renegotiate
 127 distribution certificates on a more frequent basis than is otherwise required under this
 128 subsection.

129 (8) Notwithstanding any other provision of this article to the contrary, the imposition of
 130 this tax shall not terminate based on a failure to file a new or renegotiated certificate.

131 ~~(10)~~(9) No provision of this subsection shall apply to any county which is authorized to
 132 levy or which levies a local sales tax, local use tax, or local sales and use tax for
 133 educational purposes pursuant to a local constitutional amendment or to any county
 134 which is authorized to expend all or any portion of the proceeds of any sales tax, use tax,
 135 or sales and use tax for educational purposes pursuant to a local constitutional
 136 amendment."

137 **SECTION 2.**

138 Said article is further amended by revising subsection (d) of Code Section 48-8-89.1, relating
 139 to lapsing of the tax due to failure to file a new certificate, as follows:

140 ~~"(d) If a new certificate is not filed for any special district as required by this Code section,~~
 141 ~~the authority to impose the tax authorized by Code Section 48-8-82 within that special~~
 142 ~~district shall cease on the first day of January of the year following the year in which the~~
 143 ~~required distribution certificate could last have been timely filed. In any special district in~~
 144 ~~which the authority to impose the tax is terminated pursuant to this subsection, the tax may~~
 145 ~~thereafter be reimposed only pursuant to the procedures specified in Code Sections 48-8-84~~
 146 ~~through 48-8-86~~ Reserved."

147 **SECTION 3.**

148 Said article is further amended by revising Code Section 48-8-92, relating to the referendum
 149 election on discontinuing imposition of the tax, as follows:

150 "48-8-92.

151 (a) Whenever the governing authority of any county ~~or~~ and the governing authorities of
 152 qualified municipality municipalities containing more than one-half of the aggregate
 153 population of all qualified municipalities located wholly or partially within a special district
 154 in which the tax authorized by this article is being levied ~~wishes~~ wish to submit to the
 155 electors of the special district the question of whether the tax authorized by Code Section
 156 48-8-82 shall be discontinued, ~~the~~ such governing ~~authority~~ authorities shall notify the
 157 election superintendent of the county whose geographical boundary is conterminous with
 158 that of the special district by forwarding to the superintendent a copy of a joint resolution
 159 of the governing ~~authority~~ authorities calling for the referendum election. Upon receipt of
 160 the resolution, it shall be the duty of the election superintendent to issue the call for an
 161 election for the purpose of submitting the question of discontinuing the levy of the tax to
 162 the voters of the special district for approval or rejection. The election superintendent shall
 163 ~~set the date of the election for a day not less than 30 nor more than 45 days after the date~~
 164 ~~of the issuance of the call~~ issue the call and shall conduct the election on a date and in the
 165 manner authorized under Code Section 21-2-540. The election superintendent shall cause
 166 the date and purpose of the election to be published once a week for two weeks
 167 immediately preceding the date of the election in the official organ of the county. The
 168 ballot shall have written or printed thereon the following:

169 '() YES Shall the 1 percent retail sales and use tax being levied within the special
 170 () NO district within _____ County be terminated?'

171 (b) All persons desiring to vote in favor of discontinuing the tax shall vote 'Yes,' and all
 172 persons opposed to discontinuing the tax shall vote 'No.' If more than one-half of the votes

173 cast are in favor of discontinuing the tax, then the tax shall cease to be levied on the first
174 day of the second calendar quarter following the month in which the commissioner receives
175 the certification of the result of the election; otherwise, the tax shall continue to be levied,
176 and the question of the discontinuing of the tax may not again be submitted to the voters
177 of the special district until after 24 months immediately following the month in which the
178 election was held. It shall be the duty of the election superintendent to hold and conduct
179 such elections under the same rules and regulations as govern special elections. It shall be
180 ~~his~~ such superintendent's further duty to canvass the returns, declare and certify the result
181 of the election, and certify the result to the Secretary of State and to the commissioner. The
182 expense of the election shall be borne by the county whose geographical boundary is
183 conterminous with that of the special district holding the election."

184 **SECTION 4.**

185 This Act shall become effective upon its approval by the Governor or upon its becoming law
186 without such approval.

187 **SECTION 5.**

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