House Bill 1010

By: Representatives Greene of the 149^{th} , Hanner of the 148^{th} , Powell of the 171^{st} , and Dukes of the 150^{th}

A BILL TO BE ENTITLED AN ACT

To amend an Act creating the South Georgia Regional Information Technology Authority,

2	approved May 29, 2007 (Ga. L. 2007, p. 4336), as amended, so as to change certain
3	provisions relating to a definition; to change certain provisions relating to composition,
4	terms, quorum, and voting; to change certain provisions relating to powers of the authority;
5	to change certain provisions relating to effects on powers of local governments; to change
6	certain provisions relating to immunity; to repeal conflicting laws; and for other purposes.
7	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
/	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
8	SECTION 1.
9	An Act creating the South Georgia Regional Information Technology Authority, approved
10	May 29, 2007 (Ga. L. 2007, p. 4336), is amended by revising paragraph (3) of subsection (a)
11	of Section 1 as follows:
12	"(3) 'Project' means and includes the planning, design, acquisition, construction, and
13	equipping of communication cables, sleeves, and systems for the distribution and sale of
14	communication services to private and public users and consumers, including but not
15	limited to broadband, Internet, cable television, and associated services to the state,
16	counties, and municipalities within the territorial boundaries of Baker, Calhoun, Early,
17	Miller, Mitchell, Seminole, and Terrell counties, and additions and improvements to and
18	extensions of such facilities and the operation and maintenance of same."
19	SECTION 2.
20	Said Act is further amended by revising subsections (b), (d), and (e) of Section 3 as follows:
21	"(b) The authority shall consist of 15 members as follows:
22	(1) Two residents of Baker County appointed by the governing authority of Baker
23	County;
24	(2) Two residents of Calhoun County appointed by the governing authority of Calhoun
25	County;
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- 26 (3) Two residents of Early County appointed by the governing authority of Early County;
- 27 (4) Two residents of Miller County appointed by the governing authority of Miller28 County;
- (5) Two residents of Mitchell County appointed by the governing authority of MitchellCounty;
- 31 (5.1) Two residents of Seminole County appointed by the governing authority of
 32 Seminole County;
- 33 (5.2) Two residents of Terrell County appointed by the governing authority of Terrell34 County; and
- 35 (6) One appointed by the other members of the authority.

Each member shall serve for a four-year term and until a successor is appointed and 36 37 qualified, except for the members initially appointed as provided by this Act. The initial members appointed under paragraphs (1), (3), and (5) of this subsection shall serve for 38 39 terms of four years each and until their successors are appointed and qualified. The initial 40 members appointed under paragraphs (5.1) and (5.2) of this subsection shall serve for terms of four years each and until their successors are appointed and qualified. The initial 41 42 members appointed under paragraphs (2), (4), and (6) of this subsection shall serve for 43 terms of two years each and until their successors are appointed and qualified."

- 44 "(d) A majority of the authority shall constitute a quorum, and any action may be taken by 45 the authority upon the affirmative vote of a majority of a quorum of the members; 46 provided, however, that the approval for the matters set forth in subsection (e) of this 47 section shall require the affirmative vote of at least two-thirds of the members of the 48 authority. No vacancy on the authority shall impair the right of the quorum to exercise all 49 the rights and perform all the duties of the authority.
- (e) The matters requiring the affirmative votes of two-thirds of the members for approvalare as follows:
- 52 (1) Amending the bylaws of the authority;
- 53 (2) The purchase, sale, lease, exchange, or other disposition of real property;
- 54 (3) To borrow money; or
- 55 (4) Authorization of projects or undertakings as those terms are defined herein."
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SECTION 3.

- 57 Said Act is further amended by revising paragraph (3) of Section 4 as follows:
- 58 "(3) To acquire in its own name by purchase on such terms and conditions and in such
- 59 manner as it may deem proper, or by condemnation in accordance with the provisions of
- any and all existing laws applicable to the condemnation of property for public use, real
- 61 property, rights, or easements therein or franchises necessary or convenient for its

62 corporate purposes, to use the same so long as its corporate existence shall continue, and to lease or make contracts with respect to the use of or to dispose of the same in any 63 64 manner deemed by the board to be to the best advantage of the authority, the authority being under no obligation to accept and pay for any property condemned under this Act 65 except from the funds provided to the authority under this Act; and in any proceedings 66 to condemn, such orders may be made by the court having jurisdiction of the suit, action, 67 or proceedings as may be just to the authority and to the owners of the property to be 68 condemned; and no property shall be acquired under the provisions of this Act upon 69 which any lien or other encumbrance exists, unless at the time such property is so 70 acquired a sufficient sum of money is deposited in trust to pay and redeem the fair value 71 72 of such lien or encumbrance. If the authority shall deem it expedient to construct any project on any lands the title to which shall then be in Baker, Calhoun, Early, Miller, 73 74 Mitchell, Seminole, or Terrell County or in any municipality incorporated in any such 75 county, the governing authority or body of such county or of any of such municipality or of the conservation district is hereby authorized to convey title to such lands to the 76 77 authority upon payment for the credit of the general funds of such county or municipality 78 the reasonable value of such lands. The authority shall have the nonexclusive right, 79 easement, and franchise of laying communication cables along the highways in Baker, 80 Calhoun, Early, Miller, Mitchell, Seminole, or Terrell County, or in the corporate limits 81 of any municipality incorporated in any such county, without cost; provided, however, 82 that the authority shall repair all damage done by the authority by reason thereof;"

SECTION 4. 83 Said Act is further amended by revising paragraph (8) of Section 4 as follows: 84 85 "(8) To borrow money for any of its corporate purposes by the issuance of promissory notes, lease-purchase agreements, agreements with counties and other governmental 86 bodies, and other contracts; and to provide for the payment of such debt;" 87 **SECTION 5.** 88 89 Said Act is further amended by revising Section 31 as follows: 90 "SECTION 31. 91 This Act does not in any way take from Baker, Calhoun, Early, Miller, Mitchell, Seminole, 92 or Terrell County or any municipality located within any such county the power to own,

- 93 operate, and maintain communications systems or issue revenue certificates as is provided
- 94 by Article 3 of Chapter 82 of Title 36 of the O.C.G.A., the 'Revenue Bond Law."

	10 LC 25 5680
95	SECTION 6.
96	Said Act is further amended by revising Section 32 as follows:
97	"SECTION 32.
98	The authority shall be immune and exempt from liability for torts and negligence to the
99	same extent as Baker, Calhoun, Early, Miller, Mitchell, Seminole, and Terrell counties; and
100	the officers, agents, and employees of the authority, when in the performance of the work
101	of the authority, shall be immune and exempt from liability for torts and negligence to the
102	same extent as employees of such counties."
103	SECTION 7.
104	All laws and parts of laws in conflict with this Act are repealed.