The House Committee on Governmental Affairs offers the following substitute to HB 642:

## A BILL TO BE ENTITLED AN ACT

1	To amend Title 45 of the Official Code of Georgia Annotated, relating to public officers and
2	employees, so as to abolish the State Personnel Administration and transfer certain functions
3	to the Department of Administrative Services and the commissioner of administrative
4	services; to extensively revise certain provisions relating to personnel administration; to
5	amend numerous other provisions of the Official Code of Georgia Annotated so as to make
6	conforming amendments and correct cross-references relative to the foregoing; to provide
7	for transfers of personnel, facilities, equipment, and appropriations; to provide for other
8	related matters; to provide an effective date; to repeal conflicting laws; and for other
9	purposes.

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

11 **PART I**12 **SECTION 1-1.** 

- 13 Title 45 of the Official Code of Georgia Annotated, relating to public officers and employees,
- 14 is amended by revising Chapter 20, relating to personnel administration, as follows:

15 "CHAPTER 20

16 ARTICLE 1

17 45-20-1.

18

19

20

21

22

23

24

10

(a) It is the purpose of this article to establish in the state a system of personnel administration which will attract, select, and retain the best employees based on merit, free from coercive political influences, with incentives in the form of equal opportunities for all; which will provide technically competent and loyal personnel to render impartial service to the public at all times and to render such service according to the dictates of ethics and morality; and which will remove unnecessary and inefficient employees. It is specifically the intent of the General Assembly to promote this purpose by allowing

25 agencies greater flexibility in personnel management so as to promote the overall effectiveness and efficiency of state government. To this end, and in accordance with Code 26 27 Sections 45-20-2 and 45-20-6, all positions filled after July 1, 1996, shall be included in 28 the unclassified service of the State Personnel Administration as defined in this article, except as provided in Code Section 15-11-24.3. It is also specifically the intent of the 29 30 General Assembly that employees in the classified service prior to July 1, 1996, shall continue to be employees in the classified service so long as they remain in classified 31 32 positions or as otherwise provided by law. It is further specifically the intent of the General 33 Assembly that state government operate within a framework of consistent core personnel 34 policies and practices across all state agencies and entities and that the state's most valued 35 resource, its employees, be managed in a manner to promote work force productivity and 36 sound business practices.

- 37 (b) In order to achieve these purposes, it is the policy of the state that agencies treat all employees in accordance with the following principles:
- 39 (1) Assuring fair treatment of applicants and employees in all aspects of personnel 40 administration without regard to race, color, national origin, sex, age, disability, religious 41 creed, or political affiliations. This 'fair treatment' principle includes compliance with all 42 state and federal equal employment opportunity and nondiscrimination laws;
- 43 (2) Recruiting, selecting, and advancing employees on the basis of their relative ability, 44 knowledge, and skills, including open consideration of qualified applicants for initial

45 employment;

- 46 (3) Providing equitable and adequate compensation based on merit, performance, job value, and competitiveness within applicable labor markets;
- 48 (4) Training employees, as needed, to assure high quality performance and to provide 49 work force skills needed to maintain and advance the state's goals and objectives;
- 50 (5) Retaining employees on the basis of the adequacy of their performance, correcting 51 inadequate performance where possible and appropriate, and separating employees whose 52 performance is inadequate; and
- (6) Assuring that employees are protected against coercion for partisan political purposes
   and are prohibited from using their official authority for the purpose of interfering with
   or affecting the result of an election or nomination for office.
- (c) It shall be the responsibility of the State Personnel Administration Department of
   Administrative Services (DOAS) to perform the following functions:
- 58 (1) Establish and maintain a state-wide system of pay ranges for all job classes;
- 59 (2) Define job classes, establish associated minimum qualifications for those classes, and assign those classes to appropriate pay ranges;

61 (3) Develop and maintain a common employment application form to be used by all applicants for state employment, which form may be supplemented as necessary by

- agencies in seeking information about agency job classes;
- 64 (4) Serve as the central contact point for all potential employees in order to streamline
- 65 state-wide recruiting for applicants, to provide for a state-wide applicant data base, to
- refer applicants to agencies, and make applicant data available to agencies for review and
- 67 consideration;
- 68 (5) Upon request, develop, validate, or develop and validate applicant screening devices
- 69 being utilized by agencies;
- 70 (6) Upon request, administer screening devices on behalf of agencies; Develop, validate,
- 71 <u>or administer applicant screening devices when requested by agencies and when funding</u>
- for such activities can be accomplished on a cost recovery basis;
- 73 (7) Make employment related training available to agencies and allow agencies the
- 74 opportunity to provide input into the nature and scope of said training programs;
- 75 (8)(5) In consultation with agencies, establish state-wide criteria for the implementation
- of rules and policies adopted by the State Personnel Board which agencies shall use in
- developing internal processes for classification, compensation, pay for performance, and
- 78 performance management, including processes involved in defining job classes,
- 79 establishing and applying associated minimum qualifications, assigning jobs to
- appropriate state-wide pay ranges, developing and applying applicant screening methods,
- and measuring worker effectiveness;
- 82  $\frac{(9)(6)}{(8)(5)}$  Audit agencies' processes as referred to in paragraph  $\frac{(8)(5)}{(8)(5)}$  of this subsection and
- report findings annually to the Governor and the General Assembly in conjunction with
- an annual report on the overall status of the state work force. The State Personnel
- 85 Administration DOAS shall not be required to distribute copies of the findings or annual
- report referred to in this paragraph to the members of the General Assembly but shall
- 87 notify the members of the availability of the materials in the manner which it deems to
- be most effective and efficient;
- 89 (10) Serve as consultant to agencies on work force planning and effective work force
- 90 strategies, provide technical support assistance, and direct services to agencies as
- 91 requested; and
- 92 (11)(7) Maintain and make available to the public at large a state-wide central registry
- of employment vacancies and job announcements in state government as provided to the
- 94 State Personnel Administration by agencies.
- 95 (d) Subsection (c) of this Code section shall not apply to the legislative or judicial
- branches or to the board of regents.

(e) Each agency shall develop an annual work force plan according to state-wide criteria and guidelines and shall provide a report of such plan annually to the State Personnel Administration for incorporation into the state-wide work force plan to be submitted to the Governor and the General Assembly a work force plan as a component of the strategic plan required by Code Section 45-12-177.

- (f) In the event agencies do not use a competitive civil service examination to fill some or all of their unclassified positions, it is expressly the intent of the General Assembly that appropriate consideration be given to veterans as defined under Article IV, Section III, Paragraph II of the Constitution of Georgia and Article 2 of Chapter 2 of this title in the filling of job vacancies in this state. Guidelines defining consideration practices shall be developed at the state level. Agencies shall specify agency policies and practices to implement appropriate consideration of military veterans in filling agency job vacancies.

  (g) The rules of statutory construction contained in Chapter 3 of Title 1, relating to general provisions concerning the construction of statutes, as now or hereafter amended, shall
- 112 45-20-2.

97

98

99

100

101

102

103

104

105

106

107

108

109

110

111

113 As used in this chapter, the term:

apply to this article.

- (1) 'Appointing authority' means the person or groups of persons authorized by law or
   delegated authority to make appointments to fill positions.
- 116 (2) 'Classified service' means that employment status conferring rights of appeal, as set
  117 forth in Code Sections 45-20-8 and 45-20-9. 'Classified service' includes only those
  118 employees of state departments as defined in this Code section who were in the classified
  119 service as of June 30, 1996, and who have remained in classified positions without a
  120 break in service since that date.
- 121 (3) 'Commissioner of personnel administration' and 'commissioner' mean the chief 122 executive officer of the State Personnel Administration who is responsible for 123 administering the state personnel program in accordance with applicable state and federal 124 laws and the policies and rules of the State Personnel Board.
- (4)(2) 'Classified employee' means an employee who was in the classified service as of June 30, 1996, and who has remained in a classified position without a break in service since that date.
- 128 (5)(3) 'Classified position' means a position that was held classified on status conferring
  129 rights of appeal, as set forth in Code Sections 45-20-8 and 45-20-9, as of June 30, 1996,
  130 and that subsequent to June 30, 1996, has not been held by an unclassified employee.
- (4) 'Classified service' means employment in a classified position.

132 (5) 'Commissioner' means the commissioner of administrative services provided for by

- 133 <u>Code Section 50-5-1.</u>
- 134 (6) 'Department' and 'agency' are synonymous and mean all separate and distinct
- divisions and subdivisions of state government whose heads are legally authorized to
- appoint employees to positions; but these terms shall not include authorities, public
- corporations, the legislative and judicial branches, and the board of regents. 'Department'
- and 'agency' shall <u>also</u> include an agency assigned to a department for administrative
- purposes and shall also include local departments of public health, county departments
- of family and children services, community service boards, and units of the Department
- of Defense with local employees.
- 142 (7) 'Department of Administrative Services' or 'DOAS' means the department created by
- 143 <u>Code Section 50-5-1.</u>
- 144  $\frac{7}{8}$  'Employment at will' means an employment relationship in which either party to
- the relationship may sever the relationship at any time for any reason other than an
- unlawful reason.
- 147 (8)(9) 'Position' means a set of duties and responsibilities assigned or delegated by
- competent authority for performance by one person.
- 149 (9)(10) 'Rules and regulations' and 'merit system rules and regulations' mean means the
- governing provisions of the State Personnel Administration, as adopted by the State
- Personnel Board and approved by the Governor which give force and effect to the
- policies of the State Personnel Board.
- 153 (10)(11) 'State Personnel Board' and 'board' are synonymous and mean the body
- authorized by Article IV, Section III, Paragraph I of the Constitution of Georgia.
- 155 (11)(12) 'State Personnel Board policies' means those policies adopted by the board and
- approved by the Governor which describe the goals and objectives of the state personnel
- program and serve as a basis for the formulation and administration of the merit system
- rules and regulations.
- (13) 'Unclassified employee' means an employee who is not a classified employee.
- 160 (12)(14) 'Unclassified service' means employment at will and includes all employees
- except those in the classified service as defined in this Code section.
- 162 (13)(15) 'Working test' or 'working test period' means a probationary period of
- employment in a classified position during which the employee must demonstrate to the
- satisfaction of the appointing authority that he or she has the knowledge, ability, aptitude,
- and other necessary qualities to perform satisfactorily the duties of the position in which
- employed. The working test period shall apply to each promotion of a classified
- employee to a classified position. The commissioner may fix the length of the working
- test period for any job at not less than six months nor more than 18 months exclusive of

any time in nonpay status; provided, however, that the length of the working test period for troopers of the Uniform Division of the Department of Public Safety shall be 18 months.

- (14)(16) 'Working test employee' or 'employee on working test' means a classified employee serving a working test period in the position in which he or she is employed; provided, however, that an employee serving a working test period following a promotion in the same department from a lower class in which he or she had successfully completed a working test period shall retain appeal rights in the lower class until he or she successfully completes the working test period in the job to which he or she has been promoted.
- 179 45-20-3.

169

170

171

172

173

174

175

176

177

- (a)(1) The State Personnel Board shall prescribe the guidelines provide direction by which the state's personnel policies shall be administered. The state's personnel policies shall constitute a state merit system of personnel administration. The board shall hold regular meetings as needed for the proper discharge of its duties.
- (2) Members of the board shall receive no salary but shall receive the same expense allowance per day as that received by a member of the General Assembly for each day such member is attending meetings or performing official business for the board, plus reimbursement for actual transportation costs while traveling by public carrier or the legal mileage rate for the use of a personal automobile in connection with such attendance or official business.
- 190 (3) Three members shall constitute a quorum. Only the votes of a majority of the 191 members present shall be necessary for the transaction of any business or discharge of 192 any duties of the State Personnel Board, provided there is a quorum.
- (b) It shall be the specific duty and function of the State Personnel Board board:
- (1) To represent the public interest in the improvement of personnel administration in all
   state departments;
- 196 (2) To determine appropriate human resource management goals and objectives and 197 prescribe policies for their accomplishment;
- (3) At public hearings, to adopt and amend policies, rules, and regulations effectuating the State Personnel Administration and the state's merit system. personnel policies and practices subject to approval by the Governor. Notice of State Personnel Board board meetings shall be released to all departments and agencies and shall be prominently posted at the office of the State Personnel Administration DOAS at least ten days prior to each board meeting;

(4) Where the board deems a review appropriate, to review adverse personnel actions for employees of the classified service, to ensure that a review is afforded on a dismissal and other adverse personnel actions defined by in accordance with the rules and regulations of the State Personnel Board. All appeals determinations of the board shall be written and documented as to findings of fact, bases for decisions, and prescribed remedies;

- (5) To assure the administration of state and federal laws relating to state personnel administration; and
- 211 (6) To establish an annual budget covering all the costs of State Personnel Board
  212 operations, said budget to be incorporated as a component of the annual budget of the
- 213 State Personnel Administration; and
- 214 (7)(6) To promote public understanding of the purposes, policies, and practices of the
  215 State Personnel Administration state personnel system and to advise and assist the several
  216 state departments in fostering merit selection and securing the interest of institutions of
  217 learning and of civic, professional, and other organizations in the improvement of
  218 personnel standards under the state's personnel system.
- 219 45-20-3.1.

204

205

206

207

208

209

- 220 (a) At least 30 days prior to the date of a public hearing held by the board to consider the
  221 adoption of rules or regulations to effectuate this chapter, the State Personnel Board
  222 commissioner shall transmit a notice containing an exact copy of the proposed rule or
  223 regulation to each member of the State and Local Governmental Operations Senate
- 224 <u>Government Oversight</u> Committee of the Senate and the <u>House Committee</u> on 225 Governmental Affairs <del>Committee of the House of Representatives</del>. The notice shall
- provide a citation to the authority pursuant to which the proposed rule or regulation is to
- be adopted and, if it amends an existing rule or regulation, such existing rule or regulation
- shall be clearly identified. The notice shall also state the date, time, and place of the public
- hearing at which adoption of the proposed rule shall be considered.
- 230 (b) If, prior to the date of the public hearing at which the proposed rule or regulation is to
- be considered for adoption, the chairman chairperson of either legislative committee
- specified in subsection (a) of this Code section notifies the commissioner of personnel
- 233 administration and the State Personnel Board that the committee objects to the adoption of
- the proposed rule or regulation or has questions concerning the purpose, nature, or
- 235 necessity of the proposed rule or regulation, it shall be the duty of the State Personnel
- 236 Board commissioner to consult with the committee prior to the board's adoption of the
- proposed rule or regulation.
- 238 (c) If the State Personnel Board commissioner finds that the immediate adoption of a rule
- or regulation is necessary to secure or protect the interests of the State Personnel

240 Administration DOAS, such rule or regulation may be adopted by the board on an emergency basis without following the procedures required by subsections (a) and (b) of 241 242 this Code section. In that event, the State Personnel Board commissioner shall adopt 243 present a resolution to the board for adoption declaring the existence of an emergency and explaining the basis for such declaration as a condition necessary to adopt a rule or 244 245 regulation on an emergency basis. Any rule or regulation adopted pursuant to the authority of this subsection shall expire in not more than 120 days immediately following its 246 247 adoption, but the adoption of an identical rule pursuant to the requirements of this Code 248 section shall not be precluded. 249 (d) By not later than August 1, 1985, the State Personnel Board shall file with the 250

- Secretary of State a certified copy of all rules or regulations which were adopted by said board prior to July 1, 1985, and which are of force and effect on July 1, 1985, or which were adopted prior to July 1, 1985, to become effective after that date. Any rule or regulation adopted by the State Personnel Board prior to July 1, 1985, which is not filed with the Secretary of State by August 1, 1985, shall be void and of no force and effect after
- 255 August 1, 1985.

251

252

253

254

259

256 (e)(d) Each rule or regulation adopted by the State Personnel Board board on or after July
257 1, 1985, shall become effective upon approval by the Governor. The commissioner of
258 personnel administration shall immediately file an original and two copies of the rule or

regulation in the office of the Secretary of State.

- (f)(e) Rules or regulations filed with the Secretary of State pursuant to subsections (d) and (e) subsection (d) of this Code section shall contain a citation to the authority pursuant to which the rules or regulations are adopted and, when existing rules or regulations are amended, the filings required by said subsections (d) and (e) shall clearly identify the existing rules or regulations. The Secretary of State shall endorse on each filing required by subsections (d) and (e) of this Code section the time and date of the filing and shall maintain a file of the rules and regulations for public inspection.
- 267 (g)(f) Rules and regulations filed with the Secretary of State pursuant to the requirements 268 of subsections (d), (e), and (f) (d) and (e) of this Code section shall be published by the 269 Secretary of State as a part of the rules of state agencies published by the Secretary of State 270 pursuant to Code Section 50-13-7.
- 271 (h)(g) The courts shall take judicial notice of any rule which has become effective pursuant 272 to this chapter.
- 273 45-20-4.
- 274 (a) There is created the position of commissioner of personnel administration. The 275 commissioner shall be appointed by the Governor after consultation with the State

276 Personnel Board subject to confirmation by the Senate. The Governor shall fix the compensation of the commissioner, who shall serve at the pleasure of the Governor.

278

279

283

284

285

286

287

288

289

290

291

292

293

294

295

296

297

298

299

300

301

302

303

304

305

306

307

- (b) The duties and responsibilities of the commissioner in the administration of this chapter shall be:
- (1) To serve as executive secretary to the board, to attend meetings as directed by the board, and to provide such professional, technical, and other supportive assistance as may be required by the board in the performance of its duties;
  - (2) Consistent with board policy, to administer the operations of the State Personnel Administration and to otherwise act in the capacity of chief executive officer of the state personnel administration program;
  - (3)(2) To submit to the Governor the rules and regulations adopted by the State Personnel Board effectuating the State Personnel Administration board. Such rules and regulations when approved by the Governor shall have the force and effect of law and shall be binding upon the state departments covered by this article and shall include provisions for the establishment and maintenance of classification and compensation plans, the conduct of examinations, appointments, promotions, transfers, demotions, appeals of classified employees, reports of performance, payroll certification, and other phases of personnel administration. Such rules and regulations shall define and prohibit improper political activity by any departmental employee of the State Personnel Board or any employee covered under the terms of this article and shall provide that there shall be no discrimination for or against any person or employee in any manner, to include, but not be limited to, hiring, discharge, compensation, benefits, terms or conditions of employment, promotion, job classification, transfer, privileges, or demotion because of political affiliation, religious affiliation, race, creed, national origin, sex, age between 40 and 70 years, or physical disability. Such rules and regulations shall conform to the minimum standards for merit systems of personnel administration as specified by those federal departments from which federal funds are obtained for use by the several state departments covered by this article. Compensation plans and modifications thereto promulgated under the rules and regulations of the commissioner shall become effective as adopted upon approval of the director of the Office of Planning and Budget;
    - (4)(3) To administer the <u>adoption and compliance with</u> rules and regulations <del>and all other</del> operational aspects of the State Personnel Administration and to assure compliance therewith of the board in all departments;
- 309 (5)(4) To appoint and prescribe the duties of the merit system DOAS staff as necessary to carry out the duties of this chapter;
- 311 (6)(5) To establish an annual budget covering all the administrative costs of operating
  312 the State Personnel Administration performing the duties and responsibilities in

accordance with this chapter, including the State Personnel Board, and the costs of administering such federal laws relating to personnel administration as the Governor may direct including the Intergovernmental Personnel Act of 1970, and to determine an equitable basis of prorating allocating the annual costs among the several departments <del>covered</del> served by the DOAS in accordance with this chapter, with the amounts and rates for such services to be established in each general or amended appropriations Act the State Personnel Administration, provided that upon approval of such budget by the Governor, the Governor shall be empowered to direct that the necessary pro rata share of the several assessed departments concerned be made available for expenditure by the State Personnel Administration in the same manner as appropriated funds are expended by other departments of the state; (7)(6) To ensure compliance with all applicable state and federal statutes and regulations concerning discrimination in employment, personnel administration, and related matters; and (8)(7) To cooperate with appointing authorities in the administration of this article in order to promote public service and establish conditions of service which will attract and retain employees of character and ability and to increase efficiency and economy in governmental departments by improving the methods of personnel administration with full recognition of the requirements and needs of management; and. (9) To appoint and prescribe the duties of a deputy commissioner of personnel administration who shall be the second highest executive officer in the State Personnel Administration and the deputy executive secretary to the State Personnel Board; and to appoint and prescribe the duties of such other assistant commissioners of personnel administration as the commissioner deems appropriate. The deputy commissioner and the assistant commissioners shall have the authority to perform any duty assigned to the

339 45-20-5.

313

314

315

316

317

318

319

320

321

322

323

324

325

326

327

328

329

330

331

332

333

334

335

336

337

338

- (a) There is created the Council for State Personnel Administration. The objectives of the
   council shall be:
- 342 (1) To promote improvements in the personnel program in state government;

commissioner if delegated to them by the commissioner.

- (2) To provide a forum for the interchange of information relating to the state personnel
   program;
- 345 (3) To serve as a channel through which the operating agencies may express their opinions on matters affecting state personnel;

347 (4) To seek equitable interpretation and application of the laws, rules, regulations,

- 348 policies, and procedures which affect state personnel management and administration;
- 349 and
- 350 (5) To strive for professional consensus consistent with the democratic process in all
- 351 actions which it may undertake.
- 352 (b) Membership in the council shall be as defined in the bylaws of the council.
- 353 (c) The council is authorized to adopt bylaws which prescribe its organizational structure,
- 354 officers and terms and conditions of office, meeting schedules, and such other
- organizational and operational procedures as are necessary for its lawful and effective
- 356 functioning. As the professional association authorized to represent the interests of the
- 357 several departments in the area of state personnel administration, the council shall through
- 358 its offices have direct access to the board, the commissioner, the Governor, and the General
- 359 Assembly to present grievances, suggestions, and recommendations. Reserved.
- 360 45-20-6.
- 361 (a) The classified service as defined by Code Section 45-20-2 shall consist of only those
- 362 employees who were in the classified service on June 30, 1996, and who have remained
- in a classified position without a break in service since that date. Any officer or employee
- 364 who occupies occupied a classified position under the State Personnel Administration prior
- to July 1, 1996, or as provided in Code Section 15-11-24.3 shall remain in the classified
- service so long as such officer or employee shall remain in a classified position or as
- otherwise provided by law. Employees in the classified service shall have, upon
- 368 completing a working test period, appeal rights as provided in Code Sections 45-20-8 and
- 369 45-20-9.
- 370 (b) The unclassified service as defined by Code Section 45-20-2 shall consist of all
- 371 employees in the departments of state government not included in the classified service
- 372 under this article. Employees in the unclassified service shall be employees at will and
- 373 shall not be afforded appeal rights Reserved.
- 374 (c) Exclusion from the classified service shall not exclude any employee, officer, or
- official from eligibility for membership or membership in the Employees' Retirement
- 376 System of Georgia, provided that such employee, officer, or official is otherwise eligible
- for membership under Chapter 2 of Title 47.
- 378 (d) It is the intent of the General Assembly that employees in the classified service be
- 379 required to serve a working test period before they obtain rights of appeal and that the
- 380 successful completion of this probationary period is part of the employment examination
- procedure. Each employee serving in a working test period shall be provided with
- management review by the appointing authority within ten calendar days of the date the

employee has completed one-half of the working test period or as near to such date as is practicable. The management review shall include an evaluation of the employee's progress and recommendations, if any, for corrective action. The provision of management review pursuant to this subsection is solely for the purpose of promoting efficient management and employee development and shall not be interpreted as granting any additional rights to a working test employee. The State Personnel Board shall be responsible for adopting and amending rules and regulations establishing the guidelines to be used by the appointing authority in completing the management review pursuant to this subsection.

392 45-20-7.

383

384

385

386

387

388

389

390

- Reserved.
- 394 45-20-8.
- 395 (a) Classified employees who have successfully completed a working test period may be
- dismissed from employment or otherwise adversely affected as to compensation or
- 397 employment status only if such action is taken in accordance with the rules and regulations
- 398 of the State Personnel Board governing adverse actions and appeals for classified
- 399 employees.
- 400 (b) This article is not intended to create a property interest in the job, but rather to create
- 401 only a procedure under which classified employees can be dismissed or otherwise
- adversely affected. The procedure adopted for dismissing a classified employee from
- 403 employment or otherwise adversely affecting his or her compensation or employment
- status shall include, as a minimum, that the appointing authority must provide the classified
- employee with reasons for the action and an opportunity to file an appeal and request a
- hearing which may be held before either the board or an administrative law judge of the
- 407 Office of State Administrative Hearings; provided, however, that the hearing may be held
- subsequent to the effective date of the dismissal or other purported adverse action;
- 409 provided, further, that the right to appeal shall not apply when persons are dismissed or
- otherwise adversely affected as to compensation due to curtailment of funds or reduction
- in staff when such action is in accordance with the rules and regulations of the State
- 412 Personnel Board.
- 413 (c) No adverse action appealed to the State Personnel Board under the rules and
- regulations of the board, this article, or otherwise shall be considered invalid for failure to
- follow or comply with the rules and regulations of the board, this article, or any other
- requirement unless it is shown that the individual against whom the action has been taken
- has been substantially harmed by the procedural failure.

(d) The decision of the board on an appeal as to whether a dismissal or other adverse action was in accordance with the rules and regulations prescribed by the State Personnel Board shall be binding upon the appointing authority. The board may modify the action of the appointing authority but may not increase the severity of such action on the employee. Such appointing authority shall promptly comply with such order as may be issued as a result of the appeal to the State Personnel Board. The decision of the board shall not limit the rights of the employee or the department to judicial review as to errors of law, and such decision shall be stayed pending other further appeal.

- (e) For purposes of this Code section and Code Section 45-20-9, administrative law judges appointed by the chief state administrative law judge pursuant to Article 2 of Chapter 13 of Title 50 are authorized to hold hearings and otherwise assist the State Personnel Board in the resolution of appeals.
- 430 45-20-9.

418

419

420

421

422

423

424

425

426

427

428

429

449

450

451

452

- (a) Any laws to the contrary notwithstanding, all hearings on dismissals, other adverse 431 personnel actions, and other purported violations of the rules and regulations as applied to 432 433 classified employees shall be instituted by filing a written appeal with the Office of State 434 Administrative Hearings upon such ground and in such form and under such procedure as 435 may be prescribed by rules and regulations of the office. The party appealing and the 436 department from whose action the appeal is taken shall be notified in writing within 15 437 days from the filing of the appeal that an appeal has been filed and the time for which a 438 hearing is scheduled.
- 439 (b) The State Personnel Board, any member of the board, or an administrative law judge 440 shall have the authority to do the following in connection with any hearing on a dismissal 441 or other purported violation of the rules and regulations: administer oaths and affirmations; 442 sign and issue subpoenas; rule upon offers of proof; regulate the course of the hearing, set 443 the time and place for continued hearings, and fix the time for filing briefs; dispose of motions to dismiss for lack of the board's jurisdiction over the subject matter or parties or 444 445 for any other ground; dispose of motions to amend or to intervene; provide for the taking 446 of testimony by deposition or interrogatory; and reprimand or exclude from the hearing any person for any indecorous or improper conduct committed in the presence of the board or 447 448 the administrative law judge.
  - (c) Subpoenas shall be issued without discrimination between public and private parties. When a subpoena is disobeyed, any party may apply to the superior court of the county where the hearing is being held for an order requiring obedience. Failure to comply with such order shall be cause for punishment as for contempt of court. The costs of securing the attendance of witnesses, including fees and mileage, shall be computed and assessed

in the same manner as prescribed by law in civil cases in the superior court. Once issued a subpoena may be quashed by the board or an administrative law judge if it appears that the subpoena was used primarily as a means of harassment, that the testimony or documents sought are not relevant, that the testimony or documents sought are not material, that to respond to the subpoena would be unduly burdensome, or that for other good reasons basic fairness dictates that the subpoena should not be enforced.

- (d) With respect to all hearings before the board or the administrative law judge:
- (1) Irrelevant, immaterial, or unduly repetitious evidence shall be excluded. The rules of evidence as applied in the trial of civil nonjury cases in the superior courts of Georgia shall be followed. Evidence not admissible thereunder may be admitted if it is of a type commonly relied upon by reasonably prudent men persons in the conduct of their affairs. The board proceedings shall give effect to the rules of privilege recognized by law. Objections to evidentiary offers may be made and shall be noted in the record. Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be prejudiced substantially, any part of the evidence may be received in written form;
- (2) Documentary evidence may be received in the form of copies or excerpts if the original is not readily available. Upon request and at the discretion of the administrative law judge or board, parties shall be given an opportunity to compare the copy with the original;
- 475 (3) A party may conduct such cross-examination as shall be required for a full and true 476 disclosure of the facts; <u>and</u>
  - (4) Official notice may be taken of judicially recognizable facts. In addition, official notice may be taken of technical facts within the board's specialized knowledge. Parties shall be notified either before or during the hearing by reference in preliminary reports or otherwise of the material officially noticed, including any staff memoranda or data; and they shall be afforded an opportunity to contest the material so noticed. The board's experience, technical competence, and specialized knowledge may be utilized in the evaluation of the evidence.
  - (e)(1) With respect to hearings at which the board did not preside at the presentation of the evidence, the administrative law judge who presided shall issue an initial decision within 30 days from the close of the evidence or if necessary within a longer period of time as ordered by the board or the administrative law judge. The initial decision shall be transmitted to the board, and copies shall be sent to the parties or their representatives. In the absence of an application for review from an adversely affected party to the board within 30 days from the date the initial decision was issued or in the absence of an order

491

492

493

494

495

496

497

498

499

500

501

502

506

507

508

509

510

511

512

513

514

515

516

by the board within such time for review on its own motion, the decision shall become the decision of the board without further proceedings or notice; and any right of additional appeals shall be extinguished.

- (2) On review of the entire record from the administrative law judge, the board shall have all the powers it would have in presiding at the reception of the evidence, including the review of any motions granted or denied by the administrative law judge and including the review of any action taken by the administrative law judge. Both parties shall have the right to present oral arguments to the board. Any presentation to the board on the matter by an administrative law judge shall be made in the presence of the parties. No administrative law judge shall be present during the board's deliberations and voting on the application. At its discretion, the board may take additional testimony or remand the matter to the administrative law judge for such purpose.
- (f) Unless precluded by law, informal disposition of any proceeding before the board or
   the administrative law judge may be made by stipulation, agreed settlement, consent order,
   or default.
  - (g) As a part of the initial decision or order subsequent to any hearing, the administrative law judge or the board shall include findings of fact and conclusions of law separately stated and the effective date of the decision or order. Findings of fact, if set forth in statutory language, shall be accompanied by a concise and explicit statement of the underlying facts supporting the findings. Copies of the decision or order shall be mailed to all parties of record.
  - (h) Any party, including the state and any state board, bureau, commission, or department, who has exhausted all administrative remedies available before the board and who is aggrieved by a final decision or order of the board on any hearing may seek judicial review of the final decision or order of the board in the superior court of the county of the place of employment of the employee.
- 517 (i) Proceedings for review shall be instituted by filing a petition with the court within 30 518 days after the decision or order is rendered. Copies of the petition shall be served upon the 519 board and all parties of record. The petition shall state the nature of the petitioner's interest, 520 the facts showing that the petitioner is aggrieved by the decision of the board, and the 521 grounds upon which the petitioner contends the decision or order should be reversed or 522 remanded. The petition may be amended with leave of court.
- 523 (j) Within 30 days after the service of the petition or within further time allowed by the 524 court, the board shall transmit to the reviewing court the original or a certified copy of the 525 entire record of the proceeding under review. By stipulation of all parties to the review 526 proceeding the record may be shortened. A party unreasonably refusing to stipulate to limit

527 the record may be taxed by the court for the additional costs. The court may require or permit subsequent corrections or additions to the record. 528

- 529 (k) The filing of the petition shall stay the enforcement of the board's decision or order.
- 530 (l) If before the date set for hearing the appeal by the superior court application is made
- to the court for leave to present additional evidence and it is shown to the satisfaction of 531
- 532 the court that the additional evidence is material and there were good reasons for failure
- 533 to present it in the proceedings before the board, the court may order that the additional
- 534 evidence be taken before the board upon conditions determined by the court. The board
- 535 may modify its findings and decision or order by reason of the additional evidence and
- shall file that evidence and any modifications, new findings, or decisions and orders with 536
- 537 the reviewing court.
- (m) The review shall be conducted by the court without a jury and shall be confined to the 538
- record. The court shall not substitute its judgment for that of the board as to the weight of 539
- the evidence on questions of fact. The court may affirm the decision or order of the board 540
- or remand the case for further proceedings. The court may reverse the decision or order 541
- 542 of the board if substantial rights of the petitioner have been prejudiced because the board's
- findings, inferences, conclusions, decisions, or orders are: 543
- 544 (1) In violation of constitutional or statutory provisions;
- 545 (2) In excess of the statutory authority of the board;
- 546 (3) Made upon unlawful procedure;
- 547 (4) Clearly erroneous in view of the reliable, probative, and substantial evidence on the
- 548 whole record; or
- 549 (5) Arbitrary, capricious, or characterized by abuse of discretion or clearly unwarranted
- 550 exercise of discretion.
- 551 (n) A party aggrieved by an order of the court in a proceeding authorized under this Code
- 552 section may appeal to the Supreme Court of Georgia or the Court of Appeals of Georgia
- in accordance with Article 2 of Chapter 6 of Title 5. 553
- 45-20-10. 554

- In order to furnish the Governor, the General Assembly, and the general public with 555
- statistical information which can be used in planning departmental programs and 556
- 557 budgeting, each official The DOAS shall routinely collect from agencies required under
- present law to submit a quarterly budget to the Office of Planning and Budget shall submit 558
- to the commissioner data including the number of personnel, salaries, length of service, 559 distribution of employees by filled and unfilled full-time employee positions at the
- 561 budgetary program level, and other pertinent personnel information for the subsequent
- 562 fiscal year as such payroll and other essential personnel data as may be prescribed by and

approved by the Governor. The commissioner shall compile, and consolidate, and submit
 the data to the Office of Planning and Budget as needed. reports pertaining to the number
 of personnel, salaries, length of service, type of work, distribution of employees by
 departments, and other pertinent personnel information.

- 567 45-20-11.
- The state auditor shall perform periodic operational audits of the State Personnel
  Administration. Such audits shall also be performed at the request of the Governor, the
  commissioner, or the General Assembly. Reports of audit findings shall be filed with the
  board, the commissioner, and the Governor. The state auditor shall not be required to file
  copies of the audit findings with the members of the General Assembly but shall notify the
  members of the availability of audit findings in the manner which he or she deems to be
- 575 45-20-12.

574

- 576 (a) The State Personnel Board and the State Personnel Administration are authorized and
- 577 directed to implement a sequential series of leadership development courses of study and
- 578 preparation in order to enhance the capacity of supervisors, managers, and executives to
- 579 lead people at the direct, organizational, and strategic levels.

most effective and efficient. Reserved.

- 580 (b) The Governor's Executive Leadership Institute is implemented by the State Personnel
- Board and the State Personnel Administration with the following objectives:
- 582 (1) To establish and maintain a state government executive leadership development
- 583 program to train and prepare current and future state government leaders;
- 584 (2) To foster and maintain higher developmental, educational, and ethical standards in
- the field and practice of public leadership and management; and
- (3) To assist agencies of state government by establishing a more objective measure of
- 587 <u>a leader's professional preparation and knowledge.</u> Reserved.
- 588 45-20-13.
- Reserved.
- 590 45-20-14.
- Reserved.
- 592 45-20-15.
- 593 (a) As used in this Code section, the term:

(1) 'Counseling session' means any discussions or meetings between a state employee
 and an official or other employee of the State Personnel Administration which are
 conducted under an official program established by the commissioner.
 (2) 'Information' means any written document or material acquired or produced as a part
 of a counseling session or the contents thereof and the contents of any discussions held

- (3) 'Program' means the employee relations counseling function established by the commissioner under which an employee is entitled to confidential counseling with regard to job related problems.
- 603 (b) Except as provided in subsections (c), (d), and (e) of this Code section, information
  604 received or developed by the State Personnel Administration staff in performing its
  605 counseling functions shall be maintained as confidential by the State Personnel
  606 Administration and shall not be subject to disclosure by the State Personnel Administration
  607 unless such information relates directly to proof of the possible violation of a criminal
  608 statute.
- (c) Information may be disclosed if such disclosure is authorized, in writing, by all parties
   to the counseling session in which the information was produced.
- (d)(1) Nothing contained in this Code section shall be construed to prohibit any person
   from disclosing any fact the knowledge of which was obtained independently of a
   counseling session.
  - (2) The State Personnel Administration counselor may disclose information obtained in a counseling session to a manager of the State Personnel Administration for the purpose of employee counseling. Any such disclosure shall be confidential and the person to whom the information is disclosed shall be subject to the restrictions contained in subsection (b) of this Code section.
  - (e) Information received by a State Personnel Administration counselor during a counseling session which indicates that unlawful activity is being conducted in the employee's agency may be disclosed to the commissioner. The commissioner may then notify the commissioner of any agency involved, the Governor, or the Attorney General for appropriate action.
- (f) Any hearing before the board or one of its hearing officers regarding the dismissal of
   a classified employee must be held in the county in which the employee is employed unless
   all parties agree to another location. Reserved.
- 627 45-20-16.

599

600

601

602

614

615

616

617

618

619

620

621

622

623

as a part of a counseling session.

628 (a) As a part of employee compensation, the State Personnel Board board shall establish 629 rules for the accrual and usage of leave and holidays and for compensation due to

630

631

632

633

634

635

636

637

638

639

640

641

642

emergency closure of state offices or facilities for nontemporary employees. All agencies of the executive branch, exclusive of the Board of Regents of the University System of Georgia, shall provide for the accrual and usage of leave and holidays and for compensation due to emergency closure of state offices or facilities for nontemporary employees in accordance with State Personnel Board such rules.

- (b) Any employee who has accumulated sick leave shall be authorized to utilize such sick leave in accordance with the criteria established in the rules and regulations of the State Personnel Board; provided, however, that whenever an employee is sick and absent from work, the employee may be required to report each day by telephone to the appropriate authority. An employee shall not be required to provide documentation for the use of less than 17 hours of sick leave in any 30 day period, unless the employee has demonstrated excessive or abusive use of sick leave. The State Personnel Board shall establish rules and regulations that define excessive or abusive use.
- 643 (c) An employee who has accrued more than 15 days of sick leave as of November 30 of 644 any year may, by written notification to the appointing authority by no later than December 645 31 of that year, convert up to three days of accrued sick leave in excess of 15 days to 646 personal leave. Any personal leave not used by December 31 of the following year, or 647 upon termination, shall be forfeited and not restored to the employee.
- (d) Personal leave may be used by the employee for personal reasons the same as annual leave upon approval by the employee's appointing authority. The employee shall normally be required to provide the appointing authority with a 24 hour advance notice for use of personal leave. Every reasonable effort shall be made by the appointing authority to
- accommodate employees on their requests for use of personal leave.
- 653 (e) If the appointing authority disagrees with the claim of sickness or need to utilize sick
  654 leave made by the employee pursuant to subsection (d) of this Code section, the appointing
  655 authority may disapprove the use of such sick leave in accordance with the criteria
  656 established in the rules and regulations of the State Personnel Board. The employee may
  657 contest the disapproval of the sick leave through the department's employee complaint
  658 procedure.
- 659 (f) Any nontemporary employee in classified or unclassified service who forfeits 660 accumulated sick leave as a result of withdrawal from employment with the state shall be 661 entitled to regain such accumulated sick leave after such employee returns to state 662 employment and remains in service for a period of two consecutive years.
- (g) The State Personnel Board shall adopt regulations to implement the provisions of this
   Code section. The leave regulations of the board in effect on July 1, 1991, and not in
   conflict with this Code section shall remain in effect until amended, changed, modified, or
   repealed by the board.

- 667 45-20-17.
- 668 Reserved.
- 669 45-20-18.
- Any state employee who commits a validated act of abuse towards a member of the public
- while performing employment duties shall not be eligible for any wage incentive payment
- during the period such act occurred.
- 673 45-20-19.
- 674 (a) This subsection shall apply whenever any department or agency proposes to eliminate
- one or more nontemporary positions or terminate the employment of one or more
- 676 nontemporary classified employees through a reduction in force. No position elimination
- or employment termination subject to this subsection may shall become effective until at
- least 30 days after the affected employee has been notified in writing by the department or
- agency. Such notice must contain at a minimum:
- (1) A statement of the nature of the proposed action to be taken with respect to the
- affected employee;
- 682 (2) An explanation of the rights of the affected employee with respect due to the
- proposed reduction in force, including any right of appeal, or other opportunities with
- respect to regarding possible continued employment, any opportunities to apply for
- employment with any public or private party assuming the functions of the employee, or
- any other similar opportunities; and
- 687 (3) An explanation of the affected employee's rights and options with respect to
- regarding his or her employment benefits, including but not limited to any right to
- continued participation in any retirement system or insurance plan.
- (b) This subsection shall apply whenever any department or agency proposes to eliminate
- 691 25 or more nontemporary positions or terminate 25 or more nontemporary employees
- through a reduction in force. At least 15 days prior to giving the employee notice required
- 693 by subsection (a) of this Code section, the department or agency shall give written notice
- to the President of the Senate and the Speaker of the House of the proposed reduction in
- force. Such notice shall:
- (1) Identify the facilities and operations to be affected and the estimated number of
- employees to be affected; and
- 698 (2) State the reasons for the proposed action.
- 699 (c) Subsections (a) and (b) of this Code section shall not apply to a reduction in force
- 700 which must become effective immediately because the department or agency has
- insufficient funds available to pay the salaries of the affected employees.

- 702 45-20-20.
- 703 (a) As used in this Code section, the term:
- (1) 'Employing unit' means that budget unit under the Appropriations Act through which
- an officer or employee receives compensation for services rendered as such officer or
- 706 employee.
- 707 (2) 'Federal law' means Section 3(a) of the Military Selective Service Act (50 App.
- 708 U.S.C.A. 451, et seq.).
- 709 (b) A state officer, other than an elected officer whose office is created by the Constitution,
- shall not be eligible to take office if such person is a male between 18 and 26 years of age
- 711 unless, prior to taking the oath of office, such person presents proof to the Secretary of
- 712 State of having registered with the Selective Service System as required by federal law or
- of being exempt from such registration.
- 714 (c) A person employed by the state before July 1, 1998, other than an officer specified or
- exempted by subsection (b) of this Code section, who is a male between 18 and 26 years
- of age shall be terminated for cause unless, by January 1, 1999, such person presents proof
- 717 to the employing unit of state government of having registered with the Selective Service
- 718 System as required by federal law or of being exempt from such registration.
- 719 (d) A person may shall not be hired as an employee of the state on or after July 1, 1998,
- other than an officer specified or exempted by subsection (b) of this Code section, if that
- person is a male between 18 and 26 years of age unless, prior to such hiring, such person
- 722 presents proof to the employing unit of state government of having registered with the
- Selective Service System as required by federal law or of being exempt from such
- 724 registration.
- 725 45-20-21.
- 726 The State Personnel Board shall provide for a performance management system for the
- periodic review and rating of the quality and quantity of work performed by employees.
- All agencies of the executive branch, exclusive of the Board of Regents of the University
- 729 System of Georgia, shall provide for the review and rating of the quality and quantity of
- work performed by employees.
- 731 ARTICLE 2
- 732 45-20-30.
- Each state, county, and municipal officer and employee in this state shall be allowed a
- leave of absence, without loss of pay, of not more than eight hours in each calendar year
- for the purpose of donating blood. This absence shall be computed at two hours per

donation, up to four times per year. However, any such officer or employee who donates blood platelets or granulocytes through the plasmapheresis process shall be allowed a leave of absence, without loss of pay, of not more than 16 hours in each calendar year which shall be computed at four hours per donation, up to four times per year.

740 45-20-31.

(a) Each employee of the State of Georgia or of any branch, department, board, bureau, or commission of the State of Georgia who serves as an organ donor for the purpose of transplantation shall receive a leave of absence, with pay, of 30 days and such leave shall not be charged against or deducted from any annual or sick leave and shall be included as service in computing any retirement or pension benefits. The employee shall not be entitled to such leave of absence with pay unless he or she furnishes to his or her supervisor or other proper authority a statement from a medical practitioner who is to perform such transplantation procedure or from a hospital administrator that the employee is making an organ donation as provided in this Code section. If such donation does not occur, the provisions of this Code section shall not be applicable. For the purposes of this Code section, the term 'organ' means a human organ, including an eye, that is capable of being transferred from the body of a person to the body of another person.

(b) Each employee of the State of Georgia or of any branch, department, board, bureau, or commission of the State of Georgia who serves as a bone marrow donor for the purpose of transplantation shall receive a leave of absence, with pay, of seven days and such leave shall not be charged against or deducted from any annual or sick leave and shall be included as service in computing any retirement or pension benefits. The employee shall not be entitled to such leave of absence with pay unless he or she furnishes to his or her supervisor or other proper authority a statement from a medical practitioner who is to perform such transplantation procedure or from a hospital administrator that the employee is serving as a bone marrow donor as provided in this Code section. If such donation does not occur, the provisions of this Code section shall not be applicable.

763 ARTICLE 3

764 45-20-50.

It is the purpose of this article to permit voluntary deductions from wages or salaries of employees of the State of Georgia for the benefit of eligible charitable health and human care organizations and to provide for the distribution of funds collected through a process which involves minimal disruption of work time and provides reasonable assurance to the employees that their contributions are well used.

- 770 45-20-51.
- As used in this article, the term:
- (1) 'Agency' means any agency, as defined in Code Section 45-20-2, which has full-time
- paid state employees and, in addition thereto, shall include the board of regents, all units
- of the university system, public authorities, and public corporations.
- 775 (2) 'Charitable organization' means any voluntary health, welfare, educational, or
- environmental restoration or conservation agency that is:
- 777 (A) A private, self-governing, nonprofit organization chartered or authorized to do
- business in the State of Georgia by the office of the Secretary of State;
- (B) Exempt from taxation under Code Section 48-7-25;
- 780 (C) One to which contributions are authorized as deductible by Section 170 of the
- 781 United States Internal Revenue Code, as amended;
- 782 (D) Qualified as an organization as defined in Section 501(c)(3) of the United States
- 783 Internal Revenue Code; and
- (E) Not a religious organization except that a religious organization is not disqualified
- to the extent that it operates a health, welfare, educational, or environmental restoration
- or conservation function on a nonsectarian basis with a distinct and separate budget for
- 787 this function.
- 788 (3) 'Eligible voluntary charitable organization' means a charitable organization which:
- 789 (A) Actively conducts health, welfare, educational, or environmental restoration or
- conservation programs and provides services to individuals directed at one or more of
- the following common human needs within a community: family and child care
- services; protective services for children and adults; services for children and adults in
- foster care; services related to the management and maintenance of the home; day-care
- services for adults; transportation services; information, referral, and counseling
- services; the preparation and delivery of meals; adoption services; emergency shelter,
- care, and relief services; safety services; neighborhood and community organization
- services; recreation services; social adjustment and rehabilitation services; health
- support services; or a combination of such services designed to meet the special needs
- of specific groups such as children and youth, the aged, the ill and infirm, or the
- physically disabled; or provides services concerned with the ecological impact of
- altering the environment; or provides services concerned with the cultivation or
- imparting of knowledge or skills;
- 803 (B) Provides direct and substantial services on a state-wide basis; is one of the
- federated charitable organizations that coordinates fund raising and allocations for at
- least five local charitable organizations in the various geographic areas in which
- employees are solicited; is a federation of at least five state-wide and local charitable

organizations which are otherwise qualified under this article and which federation expends all funds collected under this article to serve Georgia residents and programs; is a health, welfare, educational, or environmental restoration or conservation agency which is a member of a federated, nonsectarian, nonpolitical, eligible voluntary charitable organization subject to such rules and regulations as the board may prescribe; or is a federated charitable organization that provides direct and substantial health and welfare services internationally whose activities do not require a local presence or provision of local services, which is authorized and certified by the Secretary of State to transact business in Georgia, which is compliant with the U.S. Office of Personnel Management's regulations issued pursuant to the authority of 5 C.F.R. 950.201 and 950.202 for charities participating in the Combined Federal Campaign, which has a registered agent in Georgia, and which otherwise meets the criteria of this paragraph; (C) Observes a policy and practice of nondiscrimination on the basis of race, color, religion, sex, national origin, or disability, which and such policy is applicable to persons served by the agency, to agency staff employment, and to membership on the agency's governing board; and

- 823 (D) Does not expend a substantial portion of its efforts to influence the outcome of elections or the determination of public policy.
- No charitable organization shall be approved by the State Personnel Board under more than one provision of subparagraph (B) of this paragraph.
- (4) 'Employee' means any person receiving a payroll check from the state for personalservice to an agency.

829 45-20-52.

807

808

809

810

811

812

813

814

815

816

817

818

819

820

821

822

830

831

832

833

834

835

836

837

838

839

840

The State Personnel Board board shall serve as the policy-setting body set policy for administration of this article and shall have full power to promulgate, adopt, amend, or revoke such rules and regulations consistent with this article as may be necessary to implement this article. The board shall have specific authority to establish procedures under which charitable organizations may be evaluated for inclusion in the charitable deductions program. Only eligible voluntary charitable organizations which are approved by the board may participate in the program. Such procedures may include minimum participation levels based upon number of employees making a designated contribution, dollar amounts of designated contributions, or other factors as decided by the board and may exclude otherwise eligible charitable organizations for failure to attain a minimum participation level.

- 841 45-20-53.
- 842 (a) Any agency is authorized to deduct from the salaries or wages of its employees
- amounts designated by the employee for the purpose of contribution to charitable
- organizations. No such deduction procedure shall be implemented without the approval
- of the chief executive officer or governing board of the agency.
- 846 (b) No deduction shall be made without the written request of the employee, which request
- shall designate the amount which is to be deducted. Deductions shall be made monthly or
- to coincide with each pay period as determined by the agency. No deduction shall be made
- for less than \$1.00 per deduction period or for less than \$1.00 per designated charitable
- organization. Employees shall be clearly apprised, on solicitation materials, of the manner
- in which funds will be distributed. All deduction authorizations shall remain continuously
- in effect until changed or canceled in writing by the employee. No deduction shall be made
- for the benefit of any organization which fails to secure approval of the board.
- 854 45-20-54.
- 855 (a) No person shall disclose to any other person names of contributors or the amounts or
- designations of authorized charitable deductions of another, except as is necessary to
- accomplish the purpose of this article or as otherwise authorized in writing by the person
- whose contributions are sought to be disclosed. This prohibition against disclosure shall
- not, however, bar appropriate state or federal tax authorities from access necessary to
- 860 establish the tax status of charitable organizations receiving these funds.
- 861 (b) No person shall pressure, coerce, or in any way intimidate any employee to have
- charitable deductions made from the employee's salary or with reference to the amount of
- deductions to be made. Each agency shall review any violations or alleged violations of
- this subsection and assure that appropriate action is taken. Such action may include,
- without being limited to, discharge from employment, consistent with policies of the
- agency and with the rules and regulations of the board.
- 867 45-20-54.1.
- The board shall promulgate regulations necessary and expedient to accomplishing the
- distribution of funds deducted from employees' salaries, honoring employee designations.
- Undesignated funds shall be fairly and impartially distributed as determined by the board.
- 871 45-20-55.
- The state shall be reimbursed by participating charitable organizations, in direct proportion
- 873 to their receipts, for its additional direct cost of making deductions and remitting the
- 874 proceeds. To minimize time and administrative expense, activities related to the

management of the funds such as preparation of materials, solicitor training, fiscal agent duties, and similar activities may be delegated by the board to a participating party.

877 45-20-56.

875

876

878

879

880

881

882

883

884

Deductions from salaries of employees and transmittal of funds to charitable organizations may be offered as a privilege for the convenience of employees and no right of action shall accrue to the employee or to any charitable organization for errors, omissions, or decisions of administrative employees or officials regarding such deductions. The board is the sole judge of charitable organizations approved for participation in the program. Charitable organizations may be disapproved without any liability on the part of any state official or employee.

ARTICLE 4

886 45-20-70.

- As used in this article, the term 'employee assistance program' or 'program' means a service
- 888 established to assist state employees in coping with and overcoming persistent problems
- that jeopardize the employee's effective job performance.
- 890 45-20-70.1.
- The State Personnel Board board is authorized in its discretion to establish an employee
- assistance program for all state employees and to adopt and promulgate rules and
- regulations for its administration.
- 894 45-20-71.
- Program related records or activities which might disclose the nature of the services
- provided an employee or the identity of an employee utilizing the program shall be
- maintained on a confidential basis. Such records shall be produced only when the
- commissioner of personnel administration or his or her designee is satisfied it is needed to
- respond to a life-threatening or medical emergency or when written release is given by an
- 900 that employee.

901 ARTICLE 5

- 902 45-20-90.
- 903 As used in this article, the term:

(1) 'Employee' means any employee required to be certified under the provisions of Chapter 8 of Title 35 receiving a salary or hourly wage from any state agency, department, commission, bureau, board, or authority. 'Employee' shall also include any certified employee working under a personnel contract to provide personnel services, including but not limited to medical, security, or transportation services to a state or other public agency.

- (2) 'Established drug test' means the collection and testing of bodily fluids administered in a manner equivalent to that required by the Mandatory Guidelines for Federal Workplace Drug Testing Programs (HHS Regulations 53 Fed. Reg. 11979, et seq., as amended) or other professionally valid procedures approved by the State Personnel Board board.
- 915 (3) 'High-risk work' means those duties where inattention to duty or errors in judgment 916 while on duty will have the potential for significant risk of harm to the employee, other 917 employees, or the general public.
- 918 (4) 'Illegal drug' means marijuana as defined in paragraph (16) of Code Section 919 16-13-21, as amended; a controlled substance as defined in paragraph (4) of Code Section 920 16-13-21, as amended; a dangerous drug as defined in Code Section 16-13-71, as 921 amended; or any other controlled substance or dangerous drug that persons are prohibited 922 from using. The term 'illegal drug' shall not include any drug when used pursuant to a 923 valid medical prescription or when used as otherwise authorized by state or federal law.
- 924 45-20-91.

910

911

912

913

914

- 925 (a) Employees working in high-risk jobs shall be subject to random testing for evidence 926 of use of illegal drugs.
- 927 (b) The head of each state agency, department, commission, board, bureau, or authority, 928 in conjunction with the DOAS, shall determine those positions and groups of positions 929 whose occupants regularly perform high-risk work where inattention to duty or errors in 930 judgment while on duty will have the potential for significant risk of harm to the employee, 931 other employees, or the general public. This Code section shall not be construed to include 932 employees who do not regularly perform high-risk work regardless of the fact that other

employees in the same classification do perform such high-risk work.

934 45-20-92.

- 935 (a) The State Personnel Board shall adopt rules to establish:
- 936 (1) The portion of employees in the high-risk work group that may be selected at random 937 for testing at each testing period;
- 938 (2) Methods for assuring that employees are selected for testing on a random basis;

939 (3) Methods for assuring that privacy intrusions are minimized during collection of body 940 fluid specimens;

- (4) Methods for assuring that any body fluid specimens are stored and transported to testing laboratories at proper temperatures and under such conditions that the quality of the specimens shall not be jeopardized;
- 944 (5) Methods for assuring that the identity of employees whose tests show the usage of 945 an illegal drug is limited to the staff who are entitled to this information; and
  - (6) The identification of those persons entitled to the information and shall adopt such other rules as it may deem appropriate to carry out the purposes of this article. The board may, in its discretion, delegate to the commissioner of personnel administration such authority as appropriate to carry out the purposes of this article.
- 950 (b) The commissioner shall establish and maintain a list of those laboratories qualified to 951 conduct established drug tests and shall determine which illegal drugs will be the subject 952 of testing; provided, however, that no laboratory shall be so certified unless that laboratory, 953 on a daily basis, adds to its urine testing program a minimum of 10 percent blind test 954 specimens.
- 955 45-20-93.

941

942

943

946

947

948

949

- 956 (a) Any employee conducting high-risk work found to have used an illegal drug shall be 957 terminated from his or her employment.
- 958 (b) Any employee who refuses to provide body fluid <u>specimens</u>, when requested to do so 959 in accordance with the random drug testing conducted pursuant to this article and 960 administrative rules and regulations promulgated under this article, shall be terminated 961 from his or her employment.

962 ARTICLE 6

- 963 45-20-110.
- As used in this article, the term:
- 965 (1) 'Applicant' means a candidate who is offered public employment with any agency, 966 department, commission, bureau, board, college, university, institution, or authority of 967 any branch of state government or who has commenced employment but has not 968 submitted to an established test for illegal drugs.
- 969 (2) 'Established test' means the collection and testing of bodily fluids administered in a 970 manner equivalent to that required by the Mandatory Guidelines for Federal Workplace 971 Drug Testing Programs (HHS Regulations 53 Fed. Reg. 11979, et seq., as amended).

972 (3) 'Illegal drug' means marijuana/cannabinoids (THC), cocaine, 973 amphetamines/methamphetamines, opiates, or phencyclidine (PCP). The term 'illegal 974 drug' shall not include any drug when used pursuant to a valid prescription or when used 975 as otherwise authorized by state or federal law.

- (4) 'Job' means a defined set of key responsibilities and performance standards encompassing one or more positions sufficiently similar in responsibilities and performance standards to be grouped together.
- 979 (5) 'Medical review officer' means a properly licensed physician who reviews and 980 interprets results of drug testings and evaluates those results together with medical history 981 or any other relevant biomedical information to confirm positive and negative results.
- 982 (6) 'Position' means a set of duties and responsibilities assigned or delegated by competent authority for performance by one person.
- 984 45-20-111.

976

977

978

993

994

995

996

997

998

999

1000

1001

1002

1003

1004

1005

1006

- (a) The head of each agency, department, commission, bureau, board, college, university, 985 institution, or authority shall ensure an analysis is completed on all jobs in his or her 986 987 organization to determine those positions whose duties and responsibilities warrant 988 conducting an established test for illegal drugs in accordance with the provisions of this 989 Code section. The analysis must be completed by July 1, 1995. All jobs established after 990 this date must undergo a similar analysis no later than six weeks after establishment. An 991 applicant for a designated position shall undergo a drug test consistent with these 992 provisions.
  - (b) An applicant for state employment who is offered employment in a position designated by the head of the agency, department, commission, bureau, board, college, university, institution, or authority as requiring a drug test shall, prior to commencing employment or within ten days after commencing employment, submit to an established test for illegal drugs. All costs of such testing shall be paid from public funds by the employing agency or unit of state government. Any such test which indicates the presence of illegal drugs shall be followed by a confirmatory test using gas chromatography/mass spectrometry analysis. If the results of the confirmatory test indicate the presence of illegal drugs, such results shall be reviewed and interpreted by a medical review officer to determine if there is an alternative medical explanation. If the applicant provides appropriate documentation and the medical review officer determines that it was a legitimate usage of the substance, the result shall be reported as negative. Any applicant who fails to provide an alternative medical explanation shall be reported by the medical review officer as having a positive test result. Any applicant offered employment who refuses to submit to an established test for illegal drugs or whose test results are positive shall be disqualified from employment

by the state. Such disqualification shall not be removed for a period of two years from the date that such test was administered or offered, whichever is later. The State Personnel Board board shall develop rules for the administration of the test and any verification procedures. Other covered units of state government shall also develop rules governing these procedures. The results of such tests shall remain confidential and shall not be a public record unless necessary for the administration of these provisions or otherwise mandated by other state or federal law."

1015 **PART II** 

1016 **SECTION 2-1.** 

Title 1 of the Official Code of Georgia Annotated, relating to general provisions, is amended by revising Code Section 1-4-1, relating to public and legal holidays and leave for

observance of religious holidays not specifically provided for, as follows:

1020 "1-4-1.

1038

- 1021 (a) The State of Georgia shall recognize and observe as public and legal holidays:
- (1) All days which have been designated as of January 1, 1984, as public and legal
- holidays by the federal government; and
- 1024 (2) All other days designated and proclaimed by the Governor as public and legal
- holidays or as days of fasting and prayer or other religious observance. In such
- designation the Governor shall include at least one of the following dates: January 19,
- 1027 April 26, or June 3, or a suitable date in lieu thereof to commemorate the event or events
- now observed by such dates.
- 1029 (b) The Governor shall close all state offices and facilities a minimum of 12 days
- throughout the year and not more than 12 days in observance of the public and legal
- holidays and other days set forth in subsection (a) of this Code section and shall specify the
- days state offices and facilities shall be closed for such observances.
- 1033 (c) Employees of any state department or agency or of any other department or agency
- 1034 covered by the State Personnel Administration shall, upon request to their appointing
- authority or his or her designee at least seven days in advance, be given priority
- 1036 consideration for time away from work for observance of religious holy days not otherwise
- provided for in this Code section. Any paid leave time for such religious holy day

observance shall be charged to accrued compensatory leave or accrued annual leave credits

- available to the employee at the time of the holy day observance. No employee may claim
- priority consideration for more than three work days each calendar year. A request by an
- employee for time away from work to observe a religious holy day shall not be denied
- unless the employee has inadequate accrued compensatory or annual leave credits to cover
- such period of absence or the duties performed by the employee are urgently required and

the employee is the only person available who can perform the duties as determined by the appointing authority or his <u>or her</u> designee. The State Personnel Board shall provide by rule and regulation a procedure to be followed by agencies and departments in the granting of such holy days <u>for employees in the classified service of the State Personnel</u>

Administration. The employing department or agency shall provide the procedures to be followed for all other employees."

1050 **SECTION 2-2.** 

- 1051 Title 2 of the Official Code of Georgia Annotated, relating to agriculture, is amended by
- 1052 revising Code Section 2-2-4, relating to salary and expenses, and compensation of
- 1053 employees, as follows:
- 1054 "2-2-4.
- 1055 (a) The annual salary of the Commissioner shall be as provided in Code Sections 45-7-3
- and 45-7-4. The Commissioner shall be entitled to reimbursement of expenses as provided
- 1057 by Code Section 45-7-20.
- 1058 (b) The Commissioner is authorized to employ personnel for the department, to prescribe
- their duties, and to fix the compensation of such personnel; provided, however, that such
- 1060 personnel who are under the State Personnel Administration shall be compensated under
- compensation shall be in accordance with the rules and regulations of the State Personnel
- 1062 Board."

1063 **SECTION 2-3.** 

- 1064 Title 7 of the Official Code of Georgia Annotated, relating to banking and finance, is
- amended by revising Code Section 7-1-35, relating to deputy commissioners, examiners, and
- 1066 assistants, as follows:
- 1067 "7-1-35.
- 1068 (a) The commissioner shall appoint from time to time, with the right to discharge at will,
- a senior deputy commissioner of banking and finance. The commissioner may appoint
- additional deputy commissioners as needed. All deputy commissioners shall also be ex
- 1071 officio examiners. The commissioner may appoint such additional examiners and
- assistants as he or she may need to discharge in a proper manner the duties imposed upon
- the commissioner by law, subject to any applicable state laws or rules or regulations and
- within the limitations of the appropriation to the department as prescribed in this chapter.
- Hiring, promotion, and other personnel policies of the department shall be consistent with
- guidelines or directives of the state, shall be in writing, and shall be made available upon
- request to employees of the department.

(b) Within the limitations of its annual appropriation, the department may expend funds pursuant to the authority granted under Article VIII, Section VII, Paragraph I of the 1983 Constitution of Georgia necessary to the recruitment, training, and certification of a professional staff of financial examiners. The department may provide for the participation of examiners in such educational, training, and certification programs as the commissioner deems necessary to the continued qualification and recognition of the professional status of examiners. The department may recognize independent certification of professional qualifications as supplemental to the rules and regulations of the State Personnel Administration Board in considering the personnel actions relative to its examiners."

**SECTION 2-4.** 

Title 12 of the Official Code of Georgia Annotated, relating to conservation and natural resources, is amended by revising Code Section 12-2-6, relating to authority to arrange for and accept federal aid and cooperation, volunteer services, cooperation with other government entities and civic organizations, and creation of nonprofit corporation, as follows:

1093 "12-2-6.

- (a) In carrying out its objectives, the department is authorized to arrange for and accept such aid and cooperation from the several United States governmental bureaus and departments and from such other sources as may lend assistance.
  - (b)(1) The commissioner is authorized to accept without regard to the State Personnel Administration, laws, rules, or regulations, the services of individuals without compensation as volunteers for or in aid of environmental protection, coastal resources, historic preservation, interpretive functions, hunter safety and boating safety instruction, hunter safety and boating safety programs, wildlife management, recreation, visitor services, conservation measures and development, public education on conservation, and any other activities in and related to the objectives, powers, duties, and responsibilities of the department.
  - (2) The commissioner is authorized to provide for reimbursement of volunteers for incidental expenses such as transportation, uniforms, lodging, and subsistence. The commissioner is also authorized to provide general liability coverage and fidelity bond coverage for such volunteers while they are rendering service to or on behalf of the department.
  - (3) Except as otherwise provided in this Code section, a volunteer shall not be deemed to be a state employee and shall not be subject to the provisions of law relating to state employment, including, without limitation, those relating to hours of work, rates of compensation, leave, unemployment compensation, and state employee benefits.

(4) Volunteers performing work under the terms of this Code section may be authorized by the department to operate state owned vehicles. They may also be treated as employees of the state for the purposes of inclusion in any automobile liability insurance or self-insurance, general liability insurance or self-insurance, or fidelity bond coverage provided by the department for its employees while operating state owned vehicles. (5) No volunteer shall be authorized or allowed to enter privately owned or operated lands, facilities, or properties without the express prior written permission of the owner or operator of such privately owned or operated lands, facilities, or properties; provided, 

the State of Georgia.

(c) The department shall have the power and authority to create, establish, and operate a program or programs to facilitate, amplify, or supplement the objectives and functions of the department through the use of volunteer services, including, but not limited to, the recruitment, training, and use of volunteers.

however, that such prohibition shall not apply to lands, facilities, or properties leased to

- (d) The department is directed to cooperate with and coordinate its work with the work of each department of the federal government dealing with the same subject matters dealt with by the Department of Natural Resources. The department is authorized to cooperate with the counties of the state in any surveys to ascertain the natural resources of the counties. The department is also authorized to cooperate with the governing bodies of municipalities and boards of trade and other local civic organizations in examining and locating water supplies and in giving advice concerning and in recommending plans for other municipal improvements and enterprises. Such cooperation is to be conducted upon such terms as the department may direct.
- (e) The department shall have the authority to participate with public and private groups, organizations, and businesses in joint advertising and promotional projects that promote environmental protection, coastal resource conservation, historic preservation, interpretive functions, hunter safety and boating safety instruction and programs, outdoor recreation, wildlife management, recreation, visitor services, conservation measures and development, public education on conservation, and any other activities in and related to the objectives, powers, duties, and responsibilities of the department and that make efficient use of funds appropriated for advertising and promotions; provided, however, that nothing in this subsection shall be construed so as to authorize the department to grant any donation or gratuity.
- (f)(1) The department shall have the power and authority to incorporate one nonprofit corporation that could qualify as a public foundation under Section 501(c)(3) of the Internal Revenue Code to aid the department in carrying out any of its powers and in accomplishing any of its purposes. Any nonprofit corporation created pursuant to this

power shall be created pursuant to Chapter 3 of Title 14, the 'Georgia Nonprofit

- 1152 Corporation Code,' and the Secretary of State shall be authorized to accept such filing.
- 1153 (2) Any nonprofit corporation created pursuant to this subsection shall be subject to the
- following provisions:

1170

1171

1172

1173

1174

1175

1176

1177

1178

1179

1180

1181

1182

1183

1184

1185

1186

- 1155 (A) In accordance with the Constitution of Georgia, no governmental functions or regulatory powers shall be conducted by any such nonprofit corporation;
- 1157 (B) Upon dissolution of any such nonprofit corporation incorporated by the department, any assets shall revert to the department or to any successor to the department or, failing such succession, to the State of Georgia;
- 1160 (C) No member of the Board of Natural Resources shall be an officer or director of any such nonprofit corporation;
- 1162 (D) As used in this subparagraph, the term 'direct employee costs' means salary, 1163 benefits, and travel expenses. To avoid the appearance of undue influence on 1164 regulatory functions by donors, no donations to any such nonprofit corporation from 1165 private sources shall be used for direct employee costs of the department;
- 1166 (E) Any such nonprofit corporation shall be subject to all laws relating to open meetings and the inspection of public records;
- 1168 (F) The department shall not be liable for the action or omission to act of any such nonprofit corporation;
  - (G) No debts, bonds, notes, or other obligations incurred by any such nonprofit corporation shall constitute an indebtedness or obligation of the State of Georgia nor shall any act of any such nonprofit corporation constitute or result in the creation of an indebtedness of the state. No holder or holders of any such bonds, notes, or other obligations shall ever have the right to compel any exercise of the taxing power of the state nor to enforce the payment thereof against the state; and
  - (H) Any nonprofit corporation created pursuant to this Code section shall not acquire or hold a fee simple interest in real property by any method, including but not limited to gift, purchase, condemnation, devise, court order, and exchange.
  - (3) Any nonprofit corporation created pursuant to this subsection shall make public and provide an annual report showing the identity of all donors and the amount each person or entity donated as well as all expenditures or other disposal of money or property donated. Such report shall be provided to the Governor, the Lieutenant Governor, the Speaker of the House of Representatives, and the chairpersons of the House Committee on Natural Resources and Environment, the House Committee on Game, Fish, and Parks, and the Senate Natural Resources and the Environment Committee. Any such nonprofit corporation shall also provide such persons with a copy of all corporate filings with the federal Internal Revenue Service."

1188 **SECTION 2-5.** 

Said Title 12 is further amended by revising Code Section 12-3-536, relating to transferring

- powers of authority to the Department of Economic Development, as follows:
- 1191 "12-3-536.
- 1192 (a) Effective July 1, 1998, without diminishing the powers of the authority pursuant to
- 1193 Code Section 12-3-524, all personnel positions authorized by the authority in fiscal year
- 1194 1998 shall be transferred to the Department of Community Affairs. All employees of the
- authority on June 30, 1998, whose positions are transferred by the authority to the
- Department of Community Affairs shall become employees of the Department of
- 1197 Community Affairs and shall become employees in the unclassified service of the State
- 1198 Personnel Administration as defined in Code Section 45-20-6 45-20-2.
- (b) On April 26, 2005, the functions of the Board of Community Affairs, Department of
- 1200 Community Affairs, and commissioner of community affairs respecting the Music Hall of
- Fame Authority are transferred to the Department of Economic Development. The
- 1202 commissioner of economic development and the commissioner of community affairs shall
- arrange administratively for the transfer of records, equipment, and facilities for such
- 1204 transferred functions. The personnel positions authorized by the Department of
- 1205 Community Affairs shall be transferred to the Department of Economic Development, and
- all employees of the Department of Community Affairs whose positions are transferred
- shall become employees of the Department of Economic Development with no break in
- service and in the classified or unclassified service as they were at the Department of
- 1209 Community Affairs."

1210 **SECTION 2-6.** 

- 1211 Said Title 12 is further amended by revising Code Section 12-4-1, relating to powers and
- duties of Environmental Protection Division as to mineral and geological resources, as
- 1213 follows:
- 1214 "12-4-1.
- 1215 (a) The Environmental Protection Division of the Department of Natural Resources shall:
- (1) Conduct studies in the field for the purposes expressed in this subsection;
- 1217 (2) Map and prepare reports of the geological and mineral resources of the state;
- 1218 (3) Prepare, or cooperate in preparing, topography maps for use as base maps in the
- geological field study and in mining development, and for use in planning power
- developments, agriculture and reclamation work, and highways;
- 1221 (4) Make hydrographic surveys which are deemed by the division to be advantageous to
- the mining and milling of mineral deposits, to the utilization of waterpower, or to
- reclamation, or which are deemed to constitute proper cooperative investigations with

other departments of the state or federal governments in aid of laboratory research

- relating to mining and to metallurgical problems of the state's mining and mineral
- industry; and
- 1227 (5) Publish in print or electronically bulletins embodying reports provided by the
- division.
- 1229 (b) It shall be the duty of the division to conduct cooperative work relating to mines,
- mining, and geology with the departments and bureaus of the United States government,
- provided that the federal expenditure for such work shall at least equal that of the state.
- 1232 (c) The director of the Environmental Protection Division of the Department of Natural
- Resources may appoint technical assistants who shall be in the classified service <del>under the</del>
- 1234 State Personnel Administration as defined by Code Section 45-20-2.
- 1235 (d) The functions, duties, and powers of the former Department of Mines, Mining, and
- Geology are transferred to and vested in the Environmental Protection Division of the
- 1237 Department of Natural Resources.
- 1238 (e) The Environmental Protection Division of the Department of Natural Resources shall
- have charge of the work of mines, mining, and geology."
- 1240 **SECTION 2-7.**
- 1241 Said Title 12 is further amended by revising Code Section 12-6-5, relating to powers and
- duties of commission generally and volunteer services, as follows:
- 1243 "12-6-5.
- 1244 (a) The commission shall have power and authority:
- 1245 (1) To take all action appropriate to foster, improve, and encourage reforestation;
- 1246 (2) To engage in research and other projects for the ascertainment and promulgation of
- better forestry practices;
- 1248 (3) To offer aid, assistance, and technical advice to landowners relative to the
- preservation and culture of forests;
- 1250 (4) To receive gifts or donations made to it and to expend the same under the terms of
- such gifts or donations;
- 1252 (5) To conduct and direct fire prevention work and maintain equipment, personnel, and
- installations for the detection, prevention, and combating thereof;
- 1254 (6) To publish in print or electronically and distribute the results of its research and
- investigations;
- 1256 (7) To cooperate and contract with other agencies and instrumentalities of government,
- either county, municipal, state, or national, and with private persons or concerns for the
- advancement of the forests of this state; and
- 1259 (8) To engage in land conservation projects as provided by Chapter 6A of this title.

(b)(1) The director is authorized to accept, without regard to the State Personnel Administration laws, rules, or regulations, the services of individuals without compensation as volunteers for or in aid of fire tower operation, urban tree planting and inventories, seedling deliveries, insect surveys and evaluations, tours and field days, staffing exhibits, facility maintenance, beautification projects, and any other activity in and related to the objectives, powers, duties, and responsibilities of the commission.

- (2) The director is authorized to provide for reimbursement of volunteers for incidental expenses such as transportation, uniforms, lodging, and subsistence. The director is also authorized to provide general liability coverage and fidelity bond coverage for such volunteers while they are rendering service to or on behalf of the commission.
- (3) Except as otherwise provided in this Code section, a volunteer shall not be deemed to be a state employee and shall not be subject to the provisions of law relating to state employment including, without limitation, those relating to hours of work, rates of compensation, leave, unemployment compensation, retirement, and state employee benefits.
- (4) Volunteers performing work under the terms of this Code section may be authorized by the department to operate state owned vehicles. They may also be treated as employees of the state for the purposes of inclusion in any automobile liability insurance or self-insurance, general liability insurance or self-insurance, or fidelity bond coverage provided by the commission for its employees while operating state owned vehicles.
- (5) No volunteer shall be authorized or allowed to enter privately owned or operated lands, facilities, or properties, except for emergency fire fighting purposes, without the express prior written permission of the owner or operator of such privately owned or operated lands, facilities, or properties; provided, however, that such prohibition shall not apply to lands, facilities, or properties leased to the State of Georgia.
- (c) The commission shall have the power and authority to create, establish, and operate a program or programs to facilitate, amplify, or supplement the objectives and functions of the commission through the use of volunteer services including, but not limited to, the recruitment, training, and use of volunteers.
- 1289 (d) The enumeration of specific powers in this Code section shall not be construed as a 1290 denial of others not specified in this Code section."

1291 **SECTION 2-8.** 

1292 Said Title 12 is further amended by revising Code Section 12-11-5, relating to director,

- administration of corps programs, and energy savings initiatives, as follows:
- 1294 "12-11-5.
- 1295 (a) There is created the position of director of the Georgia Youth Conservation Corps. The
- director shall be appointed by the commissioner and shall be in the unclassified service of
- the State Personnel Administration as defined by Code Section 45-20-2.
- 1298 (b) The commissioner shall be charged with the overall administration of corps programs
- under the provisions of this chapter and such rules and regulations as are adopted by the
- board. The commissioner may delegate to the director any or all of the duties and functions
- prescribed by this chapter. Such duties and functions may include, but are not limited to,
- the following:
- 1303 (1) Recruiting and employing staff and corps member leaders and specialists;
- 1304 (2) Adopting criteria for the selection of applicants to the corps;
- 1305 (3) Executing agreements for furnishing the services of the corps to any federal, state,
- or local agency or to any local organization concerned with the overall objectives of the
- corps and all other agreements necessary and proper for the implementation and
- administration of this chapter;
- (4) Applying for and accepting grants or contributions of funds from any source, public
- or private;
- 1311 (5) Providing funds and matching funds to other corps programs meeting the
- specifications of this chapter and the rules and regulations of the board; and
- 1313 (6) Reporting annually to the council, the Governor, and the General Assembly on the
- activities undertaken by the corps in the preceding fiscal year, including a
- cost-effectiveness analysis of all completed, ongoing, and proposed projects.
- 1316 (c) The commissioner shall have the authority to contract with the Georgia Environmental
- Finance Authority and the Department of Labor for purposes of management and
- installation of energy saving material or devices or other projects under this chapter. The
- commissioner, the Georgia Environmental Finance Authority, and the Department of Labor
- are encouraged to use the corps for such purposes."

1321 **SECTION 2-9.** 

1322 Title 15 of the Official Code of Georgia Annotated, relating to courts, is amended by revising

- 1323 Code Section 15-5-6, relating to administrative assistant, duties, status, and compensation,
- 1324 as follows:
- 1325 "15-5-6.
- Each district administrative judge is authorized to hire a full-time assistant adequately
- trained in the duties of court administration. The assistant shall assist in the duties of the
- district administrative judge, provide general court administrative services to the district
- council, and otherwise perform such duties as may be assigned to him <u>or her</u> by the district
- administrative judge. Each assistant shall be an employee of the judicial branch of the state
- government and shall be in the unclassified service of the State Personnel Administration
- as defined by Code Section 45-20-2. The assistant shall be compensated in an amount and
- manner to be determined by uniform rules adopted by the ten administrative judges. Each
- assistant shall be compensated out of funds made available for such purposes within the
- judicial branch of the government. Additional funds shall be made available for needed
- clerical and other office operating costs of the assistant."

1337 **SECTION 2-10.** 

- 1338 Said Title 15 is further amended by revising Code Section 15-6-27, relating to procedure for
- 1339 hiring personnel employed by superior court judges, authority, duties, uniform policies,
- salaries and benefits, expenses, supplies, and local supplements, as follows:
- 1341 "15-6-27.
- (a) All state paid personnel employed by the superior court judges pursuant to this article
- shall be employees of the judicial branch of state government and shall be in the
- unclassified service of the State Personnel Administration as defined by Code Section
- 1345 45-20-2.
- 1346 (b) Personnel employed pursuant to this Code section shall have such authority, duties,
- powers, and responsibilities as are assigned by the appointing superior court judge or as
- authorized by law or by the uniform policies and procedures established by The Council
- of Superior Court Judges of Georgia and shall serve at the pleasure of the superior court
- iudge.
- 1351 (c) Subject to the provisions of this Code section, The Council of Superior Court Judges
- of Georgia shall adopt and amend uniform policies, rules, and regulations which shall apply
- to all state paid personnel employed by the superior court judges. Such policies, rules, and
- regulations may include provisions for appointment, classification, transfers, leave, travel,
- records, reports, and training of personnel. To the maximum extent possible and consistent
- with the duties and responsibilities of the superior court judges and the rules of the trial and

appellate courts, such policies, rules, and regulations shall be similar to policies, rules, and regulations governing other state employees; provided, however, that no policy shall be implemented which reduces the salary of any personnel employed on July 1, 1997. Not less than 30 days prior to taking final action on any proposed policy, rule, or regulation adopted pursuant to this Code section, or any amendment thereto, the council shall transmit a copy of the policy, rule, regulation, or amendment to all superior court judges and the chairpersons of the Judiciary Committee of the House of Representatives and the Judiciary

- 1364 Committee of the Senate.
- (d) State paid personnel employed by a superior court judge shall be entitled to annual,
- sick, and other leave authorized by the policies, rules, or regulations adopted by the
- council.

1357

1358

1359

1360

1361

1362

- 1368 (e) Subject to the provisions of Code Sections 15-6-25 and 15-6-28, the council shall
- annually promulgate salary schedules for each state paid position. Salaries shall be paid
- in equal installments from state funds appropriated or otherwise available for the operation
- of the superior courts.
- (f) Personnel compensated by the state pursuant to this article shall be entitled to receive,
- in addition to such other compensation as may be provided by law, reimbursement for
- actual expenses incurred in the performance of their official duties in accordance with the
- rules and regulations established pursuant to Article 2 of Chapter 7 of Title 45. Such
- reimbursement shall be made from state funds appropriated or otherwise available for the
- operation of the superior courts.
- 1378 (g) Personnel compensated by the state pursuant to this article are authorized to purchase
- such supplies and equipment as may be necessary to enable them to carry out their duties
- and responsibilities. The funds necessary to pay for such supplies and equipment shall
- come from funds appropriated or otherwise available for the operation of the superior
- courts.
- 1383 (h) The governing authority of the county or counties comprising a judicial circuit may
- supplement the salary or fringe benefits of any state paid personnel appointed pursuant to
- this article.
- 1386 (i) The governing authority of any municipality within the judicial circuit may, with the
- approval of the superior court judge, supplement the salary or fringe benefits of any state
- paid personnel appointed pursuant to this article.
- 1389 (j) In lieu of hiring personnel under this article, superior court judges, with the written
- consent of the governing authority of any county or counties within a judicial circuit, may
- employ personnel who shall be employees of the county which pays the compensation of
- the personnel. The county shall be reimbursed, from funds appropriated or otherwise
- available for the operation of the superior courts, for the compensation paid to the

personnel plus any employer contribution paid for the personnel under the act of Congress, approved August 14, 1935, 49 Stat. 620, known as the Social Security Act, as amended, but the payments shall not exceed the maximum amount payable directly to or for the personnel as promulgated by The Council of Superior Court Judges of Georgia for state paid personnel. In the event of any vacancy which occurs after July 1, 1997, in a position compensated by a county pursuant to this Code section, the vacancy may be filled as provided in Code Section 15-6-25."

**SECTION 2-11.** 

Said Title 15 is further amended by revising Code Section 15-6-88, relating to minimum annual salary schedule, as follows:

1404 "15-6-88.

(a) Any other provision of law to the contrary notwithstanding, the minimum annual salary of each clerk of the superior court in each county of this state shall be fixed according to the population of the county in which he or she serves, as determined by the United States decennial census of 2000 or any future such census; provided, however, that such annual salary shall be recalculated in any year following a census year in which the Department of Community Affairs publishes a census estimate for the county prior to July 1 in such year that is higher than the immediately preceding decennial census. Except as otherwise provided in subsection (b) of this Code section, each such clerk shall receive an annual salary, payable in equal monthly installments from the funds of the county, of not less than the amount fixed in the following schedule:

1415	<u>Population</u>	Minimum Salary
1416	0 - 5,999	\$ 29,832.20
1417	6,000 - 11,889	
1418	11,890 - 19,999	
1419	20,000 - 28,999	
1420	29,000 - 38,999	53,035.03
1421	39,000 - 49,999	56,352.46
1422	50,000 - 74,999	63,164.60
1423	75,000 - 99,999	67,800.09
1424	100,000 - 149,999	
1425	150,000 - 199,999	
1426	200,000 - 249,999	84,458.82
1427	250,000 - 299,999	91,682.66
1428	300,000 - 399,999	

1429

1430

1431

1432

1433

1434

1435

1436

1437

1438

1439

1440

1441

1442

1443

1444

1445

1446

1447

1448

1449

1450

1451

1452

1453

1454

1455

1456

1457

1458

1459

1460

1461

1462

1463

1464

(b) On and after July 1, 2006, whenever Whenever the state employees in the classified service of the State Personnel Administration subject to compensation plans authorized and approved in accordance with Code Section 45-20-4 receive a cost-of-living increase or general performance based increase of a certain percentage or a certain amount, the amounts fixed in the minimum salary schedule in subsection (a) of this Code section, in Code Section 15-6-89, and in subsection (b) of Code Section 15-10-105, or the amounts derived by increasing each of said amounts through the application of longevity increases pursuant to subsection (a) of Code Section 15-6-90, where applicable shall be increased by the same percentage or same amount applicable to such state employees. If the cost-of-living increase or general performance based increase received by state employees is in different percentages or different amounts as to certain categories of employees, the amounts fixed in the minimum salary schedule in subsection (a) of this Code section, in Code Section 15-6-89, and in subsection (b) of Code Section 15-10-105, or the amounts derived through the application of longevity increases, shall be increased by a percentage or an amount not to exceed the average percentage or average amount of the general increase in salary granted to the state employees. The Office of Planning and Budget shall calculate the average percentage increase or average amount increase when necessary. The periodic changes in the amounts fixed in the minimum salary schedule in subsection (a) of this Code section, in Code Section 15-6-89, in subsection (b) of Code Section 15-10-105, or the amounts derived through the application of longevity increases, as authorized by this subsection shall become effective on the first day of January following the date that the cost-of-living increases or general performance based increases received by state employees become effective; provided, however, that if the cost-of-living increases received by state employees become effective on January 1, such periodic changes in the amounts fixed in the minimum salary schedule in subsection (a) of this Code section, in Code Section 15-6-89, and in subsection (b) of Code Section 15-10-105, or the amounts derived by increasing each of said amounts through the application of longevity increases pursuant to subsection (a) of Code Section 15-6-90, shall become effective on the same date that the cost-of-living increases or general performance based increases received by state employees become effective. (c) This Code section shall not be construed to reduce the salary of any clerk of the superior court in office on July 1, 1991; provided, however, that successors to such clerks in office on July 1, 1991, shall be governed by the provisions of subsections (a) and (b) of this Code section.

(d) The county governing authority may supplement the minimum annual salary of the clerk of the superior court in such amount as it may fix from time to time; but no clerk's compensation supplement shall be decreased during any term of office. Any prior expenditure of county funds to supplement the clerk's salary in the manner authorized by this subsection is ratified and confirmed. Nothing contained in this subsection shall prohibit the General Assembly by local law from supplementing the annual salary of the clerk."

1472 **SECTION 2-12.** 

Said Title 15 is further amended by revising Code Section 15-9-63, relating to schedule of 1473 1474 minimum salaries, as follows:

1475 "15-9-63.

1465

1466

1467

1468

1469

1470

1471

1476

1477

1478

1479

1480

1481

1482

1483

1484

(a)(1) Any other laws to the contrary notwithstanding, the minimum annual salary of each judge of the probate court in this state shall be fixed according to the population of the county in which he or she serves, as determined by the United States decennial census of 2000 or any future such census; provided, however, that such annual salary shall be recalculated in any year following a census year in which the Department of Community Affairs publishes a census estimate for the county prior to July 1 in such year that is higher than the immediately preceding decennial census. Each such judge of the probate court shall receive an annual salary, payable in equal monthly installments from the funds of his or her county, of not less than the amount fixed in the following schedule:

1485	<u>Population</u>	Minimum Salary
1486	0 - 5,999	\$ 29,832.20
1487	6,000 - 11,889	
1488	11,890 - 19,999	
1489	20,000 - 28,999	
1490	29,000 - 38,999	53,035.03
1491	39,000 - 49,999	56,352.46
1492	50,000 - 74,999	63,164.60
1493	75,000 - 99,999	67,800.09
1494	100,000 - 149,999	
1495	150,000 - 199,999	
1496	200,000 - 249,999	
1497	250,000 - 299,999	
1498	300,000 - 399,999	
1499	400,000 - 499,999	

1500

1501

1502

1503

1504

1505

1506

1507

1508

1509

1510

1511

1512

1513

1514

1515

1516

1517

1518

1519

1520

1521

1522

1523

1524

1525

1526

1527

1528

1529

1530

1531

1532

1533

1534

1535

annual salary of the probate judge.

(2) On and after July 1, 2006, whenever Whenever the state employees in the classified service of the State Personnel Administration subject to compensation plans authorized and approved in accordance with Code Section 45-20-4 receive a cost-of-living increase or general performance based increase of a certain percentage or a certain amount, the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection and in Code Section 15-9-64, or the amounts derived by increasing each of said amounts through the application of longevity increases pursuant to Code Section 15-9-65, where applicable, shall be increased by the same percentage or same amount applicable to such state employees. If the cost-of-living increase or general performance based increase received by state employees is in different percentages or different amounts as to certain categories of employees, the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, and in Code Section 15-9-64, or the amounts derived through the application of longevity increases, shall be increased by a percentage or an amount not to exceed the average percentage or average amount of the general increase in salary granted to the state employees. The Office of Planning and Budget shall calculate the average percentage increase or average amount increase when necessary. The periodic changes in the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, and in Code Section 15-9-64, or the amounts derived through the application of longevity increases, as authorized by this paragraph shall become effective on the first day of January following the date that the cost-of-living increases or general performance based increases received by state employees become effective; provided, however, that if the cost-of-living increases received by state employees become effective on January 1, such periodic changes in the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection and in Code Section 15-9-64, or the amounts derived by increasing each of said amounts through the application of longevity increases pursuant to Code Section 15-9-65, where applicable, as authorized by this paragraph shall become effective on the same date that the cost-of-living increases or general performance based increases received by state employees become effective. (3) The county governing authority may supplement the minimum annual salary of the judge of the probate court in such amount as it may fix from time to time; but no probate judge's compensation supplement shall be decreased during any term of office. Any prior expenditure of county funds to supplement the probate judge's salary in the manner authorized by this paragraph is ratified and confirmed. Nothing contained in this

paragraph shall prohibit the General Assembly by local law from supplementing the

1536 (b) In any county in which more than 70 percent of the population of the county according
1537 to the United States decennial census of 1990 or any future such census resides on property
1538 of the United States government which is exempt from taxation by this state, the population
1539 of the county for purposes of subsection (a) of this Code section shall be deemed to be the
1540 total population of the county minus the population of the county which resides on property
1541 of the United States government."

1542 **SECTION 2-13.** 

Said Title 15 is further amended by revising Code Section 15-9-63.1, relating to compensation for services as magistrate or chief magistrate, and longevity increases, as follows:

1546 "15-9-63.1.

1547

1548

1549

1550

1551

1552

1553

1554

1555

1556

1557

1558

1559

1560

1561

1562

1563

1564

1565

1566

1567

1568

1569

1570

(a) Beginning January 1, 2002, in any county in which the probate judge serves as chief magistrate or magistrate, he or she shall be compensated for such services based on a minimum annual amount of \$11,642.54; provided, however, that compensation for a probate judge shall not be reduced during his or her term of office.

(b) On and after July 1, 2006, whenever Whenever the state employees in the classified service of the State Personnel Administration subject to compensation plans authorized and approved in accordance with Code Section 45-20-4 receive a cost-of-living increase or general performance based increase of a certain percentage or a certain amount, the amount provided in subsection (a) of this Code section shall be increased by the same percentage or same amount applicable to such state employees. If the cost-of-living increase or general performance based increase received by state employees is in different percentages or different amounts as to certain categories of employees, the amount provided in subsection (a) of this Code section shall be increased by a percentage or an amount not to exceed the average percentage or average amount of the general increase in salary granted to the state employees. The Office of Planning and Budget shall calculate the average percentage increase or average amount increase when necessary. The periodic changes in the amount provided in subsection (a) of this Code section, as authorized by this subsection, shall become effective on the first day of January following the date that the cost-of-living increases or general performance based increases received by state employees become effective; provided, however, that if such increases received by state employees become effective on January 1, such periodic changes in the amount provided in subsection (a) of this Code section, as authorized by this subsection, shall become effective on the same date that the cost-of-living increases or general performance based increases received by state employees become effective.

(c) On and after January 1, 2002, the amounts provided in subsections (a) and (b) of this Code section shall be increased by multiplying said amounts by the percentage which equals 5 percent times the number of completed four-year terms of office served by any probate judge serving as a chief magistrate or magistrate where such terms have been completed after December 31, 1999, effective the first day of January following the completion of each such period of service."

## 1577 **SECTION 2-14.**

- Said Title 15 is further amended by revising Code Section 15-10-23, relating to minimum compensation, annual salary, increases, and supplements, as follows:
- 1580 "15-10-23.

1571

1572

1573

1574

1575

- (a)(1) As used in this Code section, the term 'full-time capacity' means, in the case of a chief magistrate, a chief magistrate who regularly exercises the powers of a magistrate as set forth in Code Section 15-10-2 at least 40 hours per workweek. In the case of all other magistrates, such term means a magistrate who was appointed to a full-time magistrate position and who regularly exercises the powers of a magistrate as set forth in Code Section 15-10-2 at least 40 hours per workweek.
- 1587 (2) Unless otherwise provided by local law, effective January 1, 2006, the chief 1588 magistrate of each county who serves in a full-time capacity other than those counties 1589 where the probate judge serves as chief magistrate shall receive a minimum annual salary 1590 of the amount fixed in the following schedule:

1591	<u>Population</u>	Minimum Salary
1592	0 - 5,999	\$ 29,832.20
1593	6,000 - 11,889	
1594	11,890 - 19,999	
1595	20,000 - 28,999	
1596	29,000 - 38,999	53,035.03
1597	39,000 - 49,999	56,352.46
1598	50,000 - 74,999	63,164.60
1599	75,000 - 99,999	67,800.09
1600	100,000 - 149,999	
1601	150,000 - 199,999	
1602	200,000 - 249,999	
1603	250,000 - 299,999	
1604	300,000 - 399,999	
1605	400,000 - 499,999	

The minimum salary for each affected chief magistrate shall be fixed from the table in this subsection according to the population of the county in which the chief magistrate serves as determined by the United States decennial census of 2000 or any future such census; provided, however, that such annual salary shall be recalculated in any year following a census year in which the Department of Community Affairs publishes a census estimate for the county prior to July 1 that is higher than the immediately preceding decennial census. Notwithstanding the provisions of this subsection, unless otherwise provided by local law, effective January 1, 1996, in any county in which more than 70 percent of the population according to the United States decennial census of 1990 or any future such census resides on property of the United States government which is exempt from taxation by this state, the population of the county for purposes of this subsection shall be deemed to be the total population of the county minus the population of the county which resides on property of the United States government.

- (3) All other chief magistrates shall receive a minimum monthly salary equal to the hourly rate that a full-time chief magistrate of the county would receive according to paragraph (2) of this subsection multiplied by the number of actual hours worked by the chief magistrate as certified by the chief magistrate to the county governing authority.
- (4) Unless otherwise provided by local law, each magistrate who serves in a full-time capacity other than the chief magistrate shall receive a minimum monthly salary of \$3,851.46 per month or 90 percent of the monthly salary that a full-time chief magistrate would receive according to paragraph (2) of this subsection, whichever is less.
- (5) All magistrates other than chief magistrates who serve in less than a full-time capacity or on call shall receive a minimum monthly salary of the lesser of \$22.22 per hour for each hour worked as certified by the chief magistrate to the county governing authority or 90 percent of the monthly salary that a full-time chief magistrate would receive according to paragraph (2) of this subsection; provided, however, that notwithstanding any other provisions of this subsection, no magistrate who serves in less than a full-time capacity shall receive a minimum monthly salary of less than \$592.58 unless a magistrate waives such minimum monthly salary in writing.
- (6) Magistrates shall be compensated solely on a salary basis and not in whole or in part
   from fees. The salaries and supplements of all magistrates shall be paid in equal monthly
   installments from county funds.
- 1639 (b) The amounts provided in subsection (a) of this Code section, as increased by the supplement, if any, provided by subsection (d) of Code Section 15-10-105, shall be increased by multiplying said amounts by the percentage which equals 5 percent times the number of completed four-year terms of office served by any chief magistrate or magistrate

where such terms have been completed after December 31, 1995, effective the first day of January following the completion of each such period of service.

1643

1644

1645

1646

1647

1648

1649

1650

1651

1652

1653

1654

1655

1656

1657

1658

1659

1660

1661

1662

1663

1664

1665

1666

1667

1668

1669

1670

1671

1672

1673

1674

1675

1676

1677

1678

(c) On and after July 1, 2006, whenever Whenever the state employees in the classified service of the State Personnel Administration subject to compensation plans authorized and approved in accordance with Code Section 45-20-4 receive a cost-of-living increase or general performance based increase of a certain percentage or a certain amount, the amounts provided in subsection (a) of this Code section, as increased by the supplement, if any, provided by subsection (d) of Code Section 15-10-105 and as increased by the application of longevity increases pursuant to subsection (b) of this Code section, shall be increased by the same percentage or same amount applicable to such state employees. If the cost-of-living increase or general performance based increase received by state employees is in different percentages or different amounts as to certain categories of employees, the amounts provided in subsection (a) of this Code section, as increased by the supplement, if any, provided by subsection (d) of Code Section 15-10-105 and as increased by the application of longevity increases pursuant to subsection (b) of this Code section, shall be increased by a percentage or an amount not to exceed the average percentage or average amount of the general increase in salary granted to the state employees. The Office of Planning and Budget shall calculate the average percentage increase or average amount increase when necessary. The periodic changes in the amounts provided in subsection (a) of this Code section, as increased by the supplement, if any, provided by subsection (d) of Code Section 15-10-105 and as increased by the application of longevity increases pursuant to subsection (b) of this Code section, as authorized by this subsection, shall become effective on the first day of January following the date that the cost-of-living increases or general performance based increases received by state employees become effective; provided, however, that if the cost-of-living increases received by state employees become effective on January 1, such periodic changes in the amounts provided in subsection (a) of this Code section, as increased by the supplement, if any, provided by subsection (d) of Code Section 15-10-105 and as increased by the application of longevity increases pursuant to subsection (b) of this Code section, as authorized by this subsection, shall become effective on the same date that the cost-of-living increases or general performance based increases received by state employees become effective.

(d) The county governing authority may supplement the minimum annual salary of the chief or other magistrate in such amount as it may fix from time to time, but no such magistrate's compensation or supplement shall be decreased during any term of office. Nothing contained in this subsection shall prohibit the General Assembly by local law from supplementing the annual salary of any magistrates.

(e) The General Assembly may by local law fix the compensation of any or all of a county's magistrates. The chief magistrate or magistrate shall be entitled to the greater of the compensation established by local law, including any supplement by the county governing authority, or the minimum annual salary stated in subsection (a) of this Code section but in no event to both.

- (f) This Code section shall apply to any chief magistrate who is also serving as a judge of a civil court which is provided for in Article VI, Section I, Paragraph I of the Constitution of the State of Georgia of 1983. In such case, the salary of such chief magistrate shall be as provided by the local governing authority of the county.
- 1688 (g) The salaries and supplements of senior magistrates shall be paid from county funds at
  a per diem rate equal to the daily rate that a full-time chief magistrate of the county would
  receive under paragraph (2) of subsection (a) of this Code section; provided, however, that
  the minimum annual and monthly salaries provided for in this Code section shall not apply
  to senior magistrates."

1693 **SECTION 2-15.** 

- Said Title 15 is further amended by revising Code Section 15-11-24.3, relating to intake and
- 1695 probation services of juvenile courts, as follows:
- 1696 "15-11-24.3.

1679

1680

1681

1682

1683

1684

1685

1686

- 1697 (a) As used in this Code section, the term:
- (1) 'Department' means the Department of Juvenile Justice.
- (2) 'Probation and intake employees' means any probation officer specified in Code Section 15-11-24.1 and any personnel of a juvenile court to whom are delegated the duties of an intake officer under this article, other than a juvenile court judge, associate
- juvenile court judge, or court service worker.
- (3) 'Probation and intake services' means those services provided by probation and intake
   employees for the juvenile court of a county.
- 1705 (b) After June 30, 1992, the intake and probation services of the juvenile court of each county may be transferred to and become a part of the state-wide juvenile and intake 1706 1707 services and fully funded through the department. The intake and probation employees of 1708 juvenile courts of those counties whose intake and probation services are transferred 1709 pursuant to this Code section shall become employees of the department on the date of such 1710 transfer and on and after that date such employees shall be subject to the salary schedules and other personnel policies of the department, except that the salaries of such employees 1711 shall not be reduced as a result of becoming employees of the department. 1712

(c) The intake and probation services of the juvenile court of a county may be transferred to the department pursuant to this Code section by local Act of the General Assembly which approves such transfer and becomes effective after June 30, 1992.

(d) Persons who were probation and intake employees of the juvenile court of a county on June 30, 1996, but who were transferred as probation and intake employees to and became a part of the state-wide juvenile and intake services system fully funded through the department before January 1, 1999, shall be covered employees in the classified service of the State Personnel Administration as defined by Code Section 45-20-2."

**SECTION 2-16.** 

Said Title 15 is further amended by revising Code Section 15-16-20, relating to minimum annual salary, increase, and operating expenses, as follows:

1724 "15-16-20.

(a)(1) Any other law to the contrary notwithstanding, the minimum annual salary of each sheriff in this state shall be fixed according to the population of the county in which he or she serves, as determined by the United States decennial census of 2000 or any future such census; provided, however, that such annual salary shall be recalculated in any year following a census year in which the Department of Community Affairs publishes a census estimate for the county prior to July 1 in such year that is higher than the immediately preceding decennial census. Except as otherwise provided in paragraph (2) of this subsection, each such sheriff shall receive an annual salary, payable in equal monthly installments from the funds of the sheriff's county, of not less than the amount fixed in the following schedule:

1735	<u>Population</u>	Minimum Salary
1736	0 - 5,999	\$ 42,045.88
1737	6,000 - 11,889	
1738	11,890 - 19,999	53,880.12
1739	20,000 - 28,999	59,328.83
1740	29,000 - 38,999	64,776.16
1741	39,000 - 49,999	
1742	50,000 - 74,999	
1743	75,000 - 99,999	
1744	100,000 - 149,999	
1745	150,000 - 199,999	
1746	200,000 - 249,999	
1747	250,000 - 299,999	

1748 1749 1750 1751 (2) On and after July 1, 2006, whenever Whenever the state employees in the classified 1752 service of the State Personnel Administration subject to compensation plans authorized and approved in accordance with Code Section 45-20-4 receive a cost-of-living increase 1753 1754 or general performance based increase of a certain percentage or a certain amount, the 1755 amounts fixed in the minimum salary schedule in paragraph (1) of this subsection and in Code Section 15-16-20.1, or the amounts derived by increasing each of said amounts 1756 through the application of longevity increases pursuant to subsection (b) of this Code 1757 1758 section, where applicable, shall be increased by the same percentage or same amount 1759 applicable to such state employees. If the cost-of-living increase or general performance 1760 based increase received by state employees is in different percentages or different 1761 amounts as to certain categories of employees, the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, and in Code Section 15-16-20.1, or the 1762 1763 amounts derived through the application of longevity increases, shall be increased by a 1764 percentage or an amount not to exceed the average percentage or average amount of the general increase in salary granted to the state employees. The Office of Planning and 1765 1766 Budget shall calculate the average percentage increase or average amount increase when 1767 necessary. The periodic changes in the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, and in Code Section 15-16-20.1, or the amounts 1768

1769

1770

1771

1772

1773

1774

1775

1776

1777

1778

1779

1780

1781

1782

employees become effective.

(3) The county governing authority may supplement the minimum annual salary of the sheriff in such amount as it may fix from time to time; but no sheriff's compensation supplement shall be decreased during any term of office. Any prior expenditure of county funds to supplement the sheriff's salary in the manner authorized by this paragraph

derived through the application of longevity increases, as authorized by this paragraph

shall become effective on the first day of January following the date that the

cost-of-living increases received by state employees become effective; provided,

however, that if the cost-of-living increases or general performance based increases

received by state employees become effective on January 1, such periodic changes in the

amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, and

in Code Section 15-16-20.1, or the amounts derived through the application of longevity

increases, as authorized by this paragraph shall become effective on the same date that

the cost-of-living increases or general performance based increases received by state

is ratified and confirmed. Nothing contained in this paragraph shall prohibit the General
Assembly by local law from supplementing the annual salary of the sheriff.

- 1785 (b) The amounts provided in paragraph (1) of subsection (a) of this Code section and Code
- Section 15-16-20.1, as increased by paragraph (2) of subsection (a) of this Code section,
- shall be increased by multiplying said amounts by the percentage which equals 5 percent
- times the number of completed four-year terms of office served by any sheriff after
- December 31, 1976, effective the first day of January following the completion of each
- such period of service.
- 1791 (c) The minimum salaries provided for in this Code section shall be considered as salary
- only. Expenses for deputies, equipment, supplies, copying equipment, and other necessary
- and reasonable expenses for the operation of a sheriff's office shall come from funds other
- than the funds specified as salary in this Code section.
- 1795 (d) This Code section shall not be construed to reduce the salary of any sheriff in office
- on July 1, 1991; provided, however, that successors to such sheriffs in office on July 1,
- 1797 1991, shall be governed by the provisions of this Code section. All local legislation in
- effect on July 1, 1971, or enacted thereafter affecting compensation for sheriffs of the
- various counties shall be of full force and effect except where the same provides for a
- salary lower than provided in this Code section, in which event this Code section shall
- 1801 prevail.
- 1802 (e) In addition to any salary or fees now or hereafter provided by law, the governing
- authority of each county is authorized to provide, as an operating expense of the sheriff's
- office and payable from county funds, a monthly vehicle allowance to the sheriff of that
- 1805 county when the sheriff's personally owned vehicle is used in the carrying out of the duties
- of the sheriff's office. If a vehicle allowance is so provided, it shall be in an amount
- determined by agreement among the budget officer of the county, as provided in Chapter
- 1808 81 of Title 36, the county governing authority, and the sheriff."

1809 **SECTION 2-17.** 

- 1810 Said Title 15 is further amended by revising Code Section 15-18-19, relating to state paid
- personnel, powers, policies relating to, authorized leave, and salary schedules, as follows:
- 1812 "15-18-19.
- (a) All state paid personnel employed by the district attorneys pursuant to this article shall
- be employees of the judicial branch of state government in accordance with Article VI,
- Section VIII of the Constitution of Georgia and shall be in the unclassified service of the
- 1816 State Personnel Administration as defined by Code Section 45-20-2.

(b) Personnel employed by the district attorneys pursuant to this article shall have such authority, duties, powers, and responsibilities as are authorized by law or as assigned by the district attorney and shall serve at the pleasure of the district attorney.

- (c) Subject to the provisions of this chapter, the Prosecuting Attorneys' Council of the State of Georgia shall, with the advice and consent of a majority of the district attorneys, adopt and amend uniform policies, rules, and regulations which shall apply to all state paid personnel employed by the district attorneys. Such policies, rules, and regulations may include provisions for the appointment, classification, promotion, transfer, demotion, leave, travel, records, reports, and training of personnel. Such policies, rules, and regulations shall be consistent with the duties, responsibilities, and powers of the district attorneys under the Constitution and laws of this state and the rules of the trial and appellate courts. Not less than 30 days prior to taking final action on any proposed policy, rule, or regulation adopted pursuant to this Code section, or any amendment thereto, the council shall transmit a copy of said policy, rule, regulation, or amendment to all district attorneys and the presiding officers of the Judiciary Committee of the House of Representatives and the Judiciary Committee of the Senate.
- (d) District attorneys and state paid personnel employed by the district attorney shall be entitled to annual, sick, and other leave authorized by the policies, rules, or regulations adopted by the council pursuant to subsection (a) of this Code section. Subject to the provisions of Code Section 47-2-91, district attorneys who are members of either the District Attorneys' Retirement System or the Employees' Retirement System of Georgia shall also be entitled to receive creditable service for any forfeited annual or sick leave.
  - (e)(1) The council shall establish salary schedules for each such state paid position authorized by this article or any other provision of law. Said salary schedules shall be similar to the general and special schedules adopted by applicable to state employees pursuant to the rules of the State Personnel Administration Board and shall provide for a minimum entry step and not less than ten additional steps, not to exceed the maximum allowable salary. In establishing the salary schedule, all amounts will be rounded off to the nearest whole dollar. The council may, from time to time, revise the salary schedule to include across-the-board increases which the General Assembly may from time to time authorize in the General Appropriations Act.
  - (2) The district attorney shall fix the compensation of each state paid employee appointed pursuant to this article in accordance with the class to which such person is appointed and the appropriate step of the salary schedule.
- 1851 (3) All salary advancements shall be based on quality of work, training, and performance. The salary of state paid personnel appointed pursuant to this article may be advanced one step at the first of the calendar month following the annual anniversary

of such person's appointment. No employee's salary shall be advanced beyond the maximum established in the applicable pay schedule.

- 1856 (4) Any reduction in salary shall be made in accordance with the salary schedule for such position and the policies, rules, or regulations adopted by the council.
- 1858 (5) The compensation of state paid personnel appointed pursuant to this article shall be
  1859 paid in equal installments by the Prosecuting Attorneys' Council of the State of Georgia
  1860 as provided by this subsection from funds appropriated for such purpose. The council
  1861 may authorize employees compensated pursuant to this Code section to participate in
  1862 voluntary salary deductions as provided by Article 3 of Chapter 7 of Title 45.
- 1863 (6) The governing authority of the county or counties comprising a judicial circuit may supplement the salary or fringe benefits of any state paid position appointed pursuant to this article.
- 1866 (7) The governing authority of any municipality within the judicial circuit may, with the approval of the district attorney, supplement the salary or fringe benefits of any state paid position appointed pursuant to this article."

1869 **SECTION 2-18.** 

Title 17 of the Official Code of Georgia Annotated, relating to criminal procedure, is amended by revising Code Section 17-12-25, relating to salary of public defender and private practice prohibited, as follows:

1873 "17-12-25.

1874

1875

1876

1877

1878

1879

1880

1881

1882

1883

- (a) Each circuit public defender shall receive an annual salary of \$87,593.58, and cost-of-living adjustments may be given by the General Assembly in the General Appropriations Act by a percentage not to exceed the average percentage of the general increase in salary as may from time to time be granted to employees of the executive, judicial, and legislative branches of government; provided, however, that any increase for such circuit public defender shall not include within-grade step increases for which classified employees of the State Personnel Administration as defined by Code Section 45-20-2 are eligible. Any increase granted pursuant to this subsection shall become effective at the same time that funds are made available for the increase for such employees. The Office of Planning and Budget shall calculate the average percentage increase.
- 1885 (b) The county or counties comprising the judicial circuit may supplement the salary of
  1886 the circuit public defender in an amount as is or may be authorized by local Act or in an
  1887 amount as may be determined by the governing authority of the county or counties,
  1888 whichever is greater.

1889 (c) No circuit public defender shall engage in the private practice of law for profit or serve concurrently in any judicial office."

1891 **SECTION 2-19.** 

- Said Title 17 is further amended by revising Code Section 17-12-27, relating to appointment
- of assistant public defenders, salary, and promotions, as follows:
- 1894 "17-12-27.
- 1895 (a) Subject to the provisions of this Code section, the circuit public defender in each
- judicial circuit is authorized to appoint:
- (1) One assistant public defender for each superior court judge authorized for the circuit,
- excluding the chief judge and senior judges; and
- (2) Subject to funds being appropriated by the General Assembly or otherwise available,
- additional assistant public defenders as may be authorized by the council. In authorizing
- additional assistant public defenders, the council shall consider the caseload, present staff,
- and resources available to each circuit public defender and shall make authorizations as
- 1903 will contribute to the efficiency of individual circuit public defenders and the
- effectiveness of providing adequate legal defense for indigent defendants.
- 1905 (b) Each assistant public defender appointed pursuant to subsection (a) of this Code
- section shall be classified based on education, training, and experience. The jobs of
- assistant public defenders and the minimum qualifications required for appointment or
- promotion to each job shall be established by the council based on education, training, and
- experience and in accordance with the provisions of Code Sections 17-12-30 and 17-12-34.
- 1910 (c) Each assistant public defender appointed pursuant to this Code section shall be
- compensated based on a salary range established in accordance with subsection (c) of Code
- 1912 Section 17-12-30. The salary range for each job established in accordance with subsection
- 1913 (b) of this Code section shall be as follows:
- 1914 (1) Assistant public defender I. Not less than \$38,124.00 nor more than 65 percent of the
- compensation of the circuit public defender;
- 1916 (2) Assistant public defender II. Not less than \$40,884.00 nor more than 70 percent of
- the compensation of the circuit public defender;
- 1918 (3) Assistant public defender III. Not less than \$45,108.00 nor more than 80 percent of
- the compensation of the circuit public defender; and
- 1920 (4) Assistant public defender IV. Not less than \$52,176.00 nor more than 90 percent of
- the compensation of the circuit public defender.
- (d) All personnel actions involving attorneys appointed pursuant to this Code section shall
- be made by the circuit public defender in writing in accordance with the provisions of Code
- 1924 Section 17-12-30.

(e)(1) All salary advancements shall be based on quality of work, education, and performance.

- (2) The salary of an assistant public defender appointed pursuant to this Code section may be increased at the first of the calendar month following the anniversary of his or her appointment.
- (3) The salary of any assistant public defender who, subsequent to his or her appointment pursuant to this Code section, is awarded an LL.M. or S.J.D. degree by a law school recognized by the State Bar of Georgia from which a graduate of or student enrolled therein is permitted to take the bar examination or by a law school accredited by the American Bar Association or the Association of American Law Schools may be increased effective on the first day of the calendar month following the award of the degree, provided that such advancement does not exceed the maximum of the salary range applicable to the attorney's job classification.
- (f) Any assistant public defender appointed pursuant to this Code section may be promoted to the next highest job at any time the attorney meets the minimum qualifications for such job, but in order to be eligible for promotion, the attorney shall have served not less than 12 months in the job from which the attorney is to be promoted. When an assistant public defender is promoted to the next highest job, the assistant public defender shall enter the higher job at an annual salary greater than the annual salary the assistant public defender was receiving immediately prior to the promotion.
- (g) All full-time state paid employees of the office of the circuit public defender shall be state employees in the unclassified service of the State Personnel Administration as defined by Chapter of Title 45 with all benefits of such appointed state employees as provided by law. A circuit public defender, assistant public defender, or local public defender may be issued an employee identification card by his or her employing agency; provided, however, that no employer of any such public defender shall issue nor shall any public defender display, wear, or carry any badge, shield, card, or other item that is similar to a law enforcement officer's badge or that could be reasonably construed to indicate that the public defender is a peace officer or law enforcement official.
- (h) Notwithstanding the provisions of subsection (g) of this Code section, an employee of a local public defender office who was an employee of the office on June 30, 2004, and who becomes a circuit public defender or an employee of a circuit public defender office before July 1, 2005, may elect, with the consent of the former employer and the consent of the council, to remain an employee of the entity for which the employee worked as a local public defender; and such entity shall be his or her employer for all purposes, including, without limitation, compensation and employee benefits. The right to make an election pursuant to this subsection shall expire on July 1, 2005. The council shall

reimburse the appropriate entity for compensation, benefits, and employer contributions under the federal Social Security Act, but the total payment from the council to the entity on behalf of the employee shall not exceed the amount otherwise payable to or for the employee under the circumstance where the employee had become a state employee."

1966 **SECTION 2-20.** 

- 1967 Said Title 17 is further amended by revising Code Section 17-12-30, relating to classification
- 1968 of personnel, responsibilities, compensation, and local supplements, as follows:
- 1969 "17-12-30.
- 1970 (a) All state paid personnel employed by the circuit public defenders pursuant to this
- article shall be employees of the executive branch of state government and shall be in the
- 1972 unclassified service of the State Personnel Administration as defined by Code Section
- 1973 <u>45-20-2</u>.
- 1974 (b) Personnel employed by the circuit public defenders pursuant to this article shall have
- the authority, duties, powers, and responsibilities as are authorized by law or as assigned
- by the circuit public defender and shall serve at the pleasure of the circuit public defender.
- 1977 (c)(1) The council shall establish salary ranges for each state paid position authorized by
- this article or any other provision of law. Salary ranges shall be similar to the state-wide
- and senior executive ranges adopted by pursuant to the rules of the State Personnel
- 1980 Administration Board and shall provide for minimum, midpoint, and maximum salaries
- not to exceed the maximum allowable salary. In establishing the salary ranges, all
- amounts will be rounded off to the nearest whole dollar. The council may, from time to
- time, revise the salary ranges to include across-the-board increases which the General
- Assembly may from time to time authorize in the General Appropriations Act.
- 1985 (2) The circuit public defender shall fix the compensation of each state paid employee
- appointed pursuant to this article in accordance with the job to which the person is
- appointed and the appropriate salary range.
- 1988 (3) All salary advancements shall be based on quality of work, training, and
- 1989 performance. The salary of state paid personnel appointed pursuant to this article may
- be increased at the first of the calendar month following the annual anniversary of the
- person's appointment. No employee's salary shall be advanced beyond the maximum
- established in the applicable pay range.
- 1993 (4) Any reduction in salary shall be made in accordance with the salary range for the
- position and the policies adopted by the council.
- 1995 (5) The compensation of state paid personnel appointed pursuant to this article shall be
- paid in equal installments by the council as provided by this subsection from funds
- appropriated for such purpose. The council may authorize employees compensated

pursuant to this Code section to participate in voluntary salary deductions as provided by
Article 3 of Chapter 7 of Title 45.

- 2000 (6) The governing authority of the county or counties comprising a judicial circuit may
- supplement the salary or fringe benefits of any state paid position appointed pursuant to
- this article.
- 2003 (7) The governing authority of any municipality within the judicial circuit may, with the
- approval of the circuit public defender, supplement the salary or fringe benefits of any
- state paid position appointed pursuant to this article."
- 2006 **SECTION 2-21.**
- 2007 Title 20 of the Official Code of Georgia Annotated, relating to education, is amended by
- 2008 revising Code Section 20-1A-3, relating to director and board of early care and learning,
- 2009 duties and powers, salary, personnel, and rules and regulations, as follows:
- 2010 "20-1A-3.
- 2011 (a) There is created a Board of Early Care and Learning and a commissioner of early care
- and learning.
- 2013 (b) The board shall consist of one member from each congressional district appointed by
- the Governor. In as far as it is practical, the members of the board shall be representative
- of all areas and functions encompassed within the early childhood care and education
- 2016 community. In appointing members to their initial terms, the Governor shall designate five
- 2017 members for two-year terms, four members for three-year terms, and four members for
- five-year terms. Subsequent appointments shall be for five-year terms. Members shall
- serve until their successors are appointed. In the event of a vacancy on the board for any
- reason other than expiration of a term, the Governor shall appoint a person from the same
- 2021 congressional district to fill the vacancy for the unexpired term.
- 2022 (c) The board shall elect from its members a chairperson and such other officers as the
- board considers necessary. The board shall adopt bylaws for the conduct of its activities.
- The members of the board shall receive per diem and expense reimbursement as shall be
- determined and approved by the Office of Planning and Budget in conformity with rates
- and allowances determined for members of other state boards.
- 2027 (d) The board shall determine policies and promulgate rules and regulations for the
- 2028 operation of the department including:
- 2029 (1) Functions formerly performed by the Office of School Readiness, including, but not
- 2030 limited to, Even Start;
- 2031 (2) Functions transferred to the department from the Department of Human Resources
- 2032 (now known as the Department of Human Services) relating to day-care centers, group
- day-care homes, family day-care homes, and other functions as agreed upon by the

department and the Department of Human Resources (now known as the Department of

- 2035 Human Services) in accordance with Code Section 20-1A-8;
- 2036 (3) Functions transferred to the department from the Georgia Child Care Council
- pursuant to Code Section 20-1A-63; and
- 2038 (4) Functions relating to early childhood education programs transferred from the
- Department of Education by agreement in accordance with Code Section 20-1A-17.
- 2040 (e) The board shall oversee the budget of the department and shall submit an annual
- request for funding to the Office of Planning and Budget in accordance with Code Section
- 2042 45-12-78.
- 2043 (f) The commissioner shall be the chief administrative and executive officer of the
- department. The commissioner shall be appointed by and serve at the pleasure of the
- Governor. The commissioner shall be in the unclassified service of the State Personnel
- 2046 Administration as defined by Code Section 45-20-2 and shall receive a salary to be
- 2047 determined by the Governor.
- 2048 (g) The commissioner shall have the authority to employ all personnel of the department,
- subject to the provisions of this chapter, all applicable provisions of other laws governing
- public employment, and the policies, procedures, rules, and regulations of the board."
- 2051 **SECTION 2-22.**
- 2052 Said Title 20 is further amended by revising Code Section 20-1A-8, relating to transfer of
- 2053 functions, powers, personnel, equipment, and assets to department, and funding, as follows:
- 2054 "20-1A-8.
- 2055 (a) Effective October 1, 2004, the department shall carry out all of the functions and
- exercise all of the powers formerly held by the Department of Human Resources (now
- known as the Department of Human Services) for the regulation and licensure of early care
- and education programs and any other functions as agreed upon by the department and the
- 2059 Department of Human Resources. Subject to subsection (c) of this Code section, all
- 2060 persons employed by and positions authorized for the Department of Human Resources to
- perform functions relating to the licensure and certification of early care and education
- programs and any other functions as agreed upon by the department and the Department
- of Human Resources on September 30, 2004, shall on October 1, 2004, be transferred to
- the department. All office equipment, furniture, and other assets in possession of the
- Department of Human Resources which are used or held exclusively or principally by
- personnel transferred under this subsection shall be transferred to the department on
- 2067 October 1, 2004.
- 2068 (b) Effective October 1, 2004, notwithstanding the advisory functions of the Georgia Child
- 2069 Care Council included in Code Section 20-1A-63, the department shall carry out the

functions and exercise the powers formerly held by the Georgia Child Care Council under former Article 11 of Chapter 5 of Title 49. Subject to subsection (c) of this Code section, all persons employed by and positions authorized for the Georgia Child Care Council to perform functions relating to the recommendation of measures to improve the quality, availability, and affordability of child care in this state on September 30, 2004, shall on October 1, 2004, be transferred to the department. All office equipment, furniture, and other assets in possession of the Georgia Child Care Council or the Department of Human Resources, (now known as the Department of Human Services) which are used or held exclusively or principally by personnel transferred under this subsection shall be transferred to the department on October 1, 2004.

- (c) All transfers of employees and assets provided for in subsections (a) and (b) of this Code section shall be subject to the approval of the commissioner, and such personnel or assets shall not be transferred if the commissioner determines that a specific employee or asset should remain with the transferring agency.
  - (d) Employees of the department shall serve in the unclassified service of the State Personnel Administration as defined by Code Section 45-20-6 45-20-2. Persons who have transferred to the department pursuant to subsections (a) and (b) of this Code section who are in the classified service of the State Personnel Administration as defined by Code Section 45-20-2 at the time of the transfer may elect to remain in such classified service and be governed by the provisions thereof; provided, however, that if any such person accepts a promotion or transfers to another position, that person shall become an employee in the unclassified service.
- (e) All rights, credits, and funds in the Employees' Retirement System of Georgia created in Chapter 2 of Title 47 which are possessed by state personnel transferred by provisions of this Code section to the department, or otherwise held by persons at the time of employment with the department, are continued and preserved, it being the intention of the General Assembly that such persons shall not lose any rights, credits, or funds to which they may be entitled prior to becoming employees of the department. No employment benefit of any employee transferring to the department shall be impaired.
- 2099 (f) Funding for functions and positions transferred to the department under this Code section shall be transferred as provided in Code Section 45-12-90."

2101 **SECTION 2-23.** 

2102 Said Title 20 is further amended by revising Code Section 20-2-302, relating to funds for operation of schools for deaf and blind persons, as follows:

- 2104 "20-2-302.
- 2105 (a) The State Board of Education shall annually determine the amount of funds needed for
- operation of the state schools for the deaf and blind. Such funds appropriated by the
- General Assembly shall be made available for the operation of these schools under rules
- and regulations prescribed by the state board.
- 2109 (b) Employees of the state schools for the deaf and blind governed by the State Board of
- 2110 Education shall serve in the unclassified service of the State Personnel Administration as
- 2111 defined by Code Section 45-20-6 45-20-2, provided that employees who serve in the
- 2112 classified service of the State Personnel Administration as defined by Code Section
- 2113 45-20-6 45-20-2 may elect to remain in the classified service and be governed by the
- provisions thereof; provided, further, that such employees who choose to be promoted to
- 2115 unclassified positions or who request to transfer to different positions or locations shall
- become members of the unclassified service.
- 2117 (c) The State Board of Education may delegate to the State School Superintendent the
- 2118 authority to employ and dismiss employees at the state schools for the deaf and blind."

2119 **SECTION 2-24.** 

- 2120 Said Title 20 is further amended by revising Code Section 20-3-39, relating to reassignment
- of responsibilities for operation and management of public libraries, employees, transfer of
- 2122 funding, and rules and regulations, as follows:
- 2123 "20-3-39.
- 2124 (a) Effective July 1, 2000, the board of regents shall carry out all the functions and
- exercise all of the powers formerly held by the Department of Technical and Adult
- Education, now known as the Technical College System of Georgia, for the operation and
- 2127 management of public library services and public libraries. Subject to subsection (b) of this
- 2128 Code section, all persons employed by and positions authorized for the Department of
- 2129 Technical and Adult Education, now known as the Technical College System of Georgia,
- 2130 to perform these functions on June 30, 2000, shall, on July 1, 2000, be transferred to the
- board of regents. All office equipment, furniture, and other assets in possession of the
- Department of Technical and Adult Education, now known as the Technical College
- System of Georgia, which are used or held exclusively or principally by personnel
- transferred under this subsection shall be transferred to the board of regents on July 1,
- 2135 2000.

(b) All transfers of employees and assets provided for in subsection (a) of this Code 2136 section shall be subject to the approval of the board of regents, and such personnel or assets 2137 2138 shall not be transferred if the board of regents determines that a specific employee or asset 2139 should remain with the transferring agency. (c) Employees who are transferred to the board of regents pursuant to this Code section 2140 shall be subject to the employment practices and policies of the board on and after July 1, 2141 2000, but the compensation and benefits of such transferred employees shall not be reduced 2142 as a result of such transfer. Employees who are subject to the rules of the State Personnel 2143 Board and thereby under the State Personnel Administration and who are transferred to the 2144 board of regents shall retain all existing rights under the State Personnel Administration 2145 2146 such rules. Retirement rights of such transferred employees existing under the Employees' 2147 Retirement System of Georgia or other public retirement systems on June 30, 2000, shall not be impaired or interrupted by the transfer of such employees and membership in any 2148 2149 such retirement system shall continue in the same status possessed by the transferred employees on June 30, 2000. Accrued annual and sick leave possessed by said employees 2150 on June 30, 2000, shall be retained by said employees as employees of the board. 2151 2152 (d) Funding for functions and positions transferred to the board of regents under this Code

2152 (d) Funding for functions and positions transferred to the board of regents under this Code section shall be transferred as provided in Code Section 45-12-90.

(e) The board of regents shall succeed to all rules, regulations, policies, procedures, and administrative orders of the Department of Technical and Adult Education, now known as the Technical College System of Georgia, where applicable, which are in effect on June 30, 2000, and which relate to the functions transferred to the board. Such rules, regulations, policies, and procedures shall remain in effect until amended, repealed, superseded, or nullified by the board of regents."

2160 **SECTION 2-25.** 

2161 Said Title 20 is further amended by revising Code Section 20-3-250.24, relating to compensation and benefits of commission employees, as follows:

2163 "20-3-250.24.

2154

2155

2156

2157

2158

2159

2164

2165

2166

2167

2168

2169

2170

2171

(a) All employees of the commission shall be subject to and covered by Article 1 of Chapter 20 of Title 45, but the position of executive director and such other employee positions as may be determined by the commission to be exempt from the classified service pursuant to that article shall be exempt unclassified positions, and the commission shall determine and fix the salary and other compensation and benefits to be paid or provided to the employees occupying those positions. All full-time employees of the commission shall be members of the Employees' Retirement System of Georgia, except for members of the Teachers Retirement System of Georgia who, without any break in service, become

2172 full-time employees of the commission. Such employees shall continue as members of the

- Teachers Retirement System of Georgia. 2173
- 2174 (b) Those positions and employees of the Department of Education which are assigned the
- 2175 sole responsibility for management, professional, and clerical services to nonpublic
- postsecondary schools and proprietary schools programs are transferred to the commission. 2176
- All such employees transferred to the commission shall retain all existing rights under the 2177
- rules of the State Personnel Administration Board, the Employees' Retirement System of 2178
- Georgia, and the Teachers Retirement System of Georgia." 2179
- SECTION 2-26. 2180
- Said Title 20 is further amended by revising Code Section 20-3-329, relating to employees 2181
- 2182 of commission transferred to authority, status of authority employees hired after July 1, 1996,
- status of transferred employees, and benefits of transferred employees not impaired, as 2183
- 2184 follows:
- "20-3-329. 2185
- (a) All employees of the commission shall, on July 1, 1996, become employees of the 2186
- 2187 authority, subject to the operating needs of the authority. Any employees of the
- 2188 commission whom the director gives the opportunity to elect to be transferred to the
- 2189 authority on July 1, 1996, shall be subject to the operating needs of the authority.
- 2190 (b) Except for persons who transfer to the authority pursuant to subsection (a) of this Code
- 2191 section, no person who becomes an employee of the authority on or after July 1, 1996, shall
- 2192 be considered a state employee, or subject to the State Personnel Administration under
- Chapter 20 of Title 45. No no such person shall be considered an 'employee' within the 2193
- 2194 meaning of Chapter 2 of Title 47, and no such person shall be entitled to membership in
- 2195 the Employees' Retirement System of Georgia.
- 2196 (c) All persons who transfer to the authority pursuant to subsection (a) of this Code section
- 2197 and who, immediately prior to such transfer, are state employees in the unclassified service
- of the State Personnel Administration as defined in Code Section 45-20-2 shall remain in 2198
- 2199 the unclassified service of the State Personnel Administration. All such persons who,
- 2200 immediately prior to the transfer, are state employees in the classified service of the State
- 2201 Personnel Administration as defined in Code Section 45-20-2 may elect to remain in the
- classified service and be governed by the relevant provisions of the State Personnel 2203 Administration; provided, however, that if any such person accepts a promotion or transfer
- 2204 to another position, he or she shall become an employee in the unclassified service for
- 2205 purposes of benefits administered pursuant to the State Personnel Administration as defined
- 2206 by Code Section 45-20-2.

2207 (d) The rights and benefits in the Employees' Retirement System of Georgia and any employee benefits of any employee transferring to the authority pursuant to subsection (a) 2208 2209 of this Code section shall not be impaired."

2210 SECTION 2-27.

- Said Title 20 is further amended by revising Code Section 20-4-12, relating to expenses and 2211 2212 mileage allowance, as follows:
- 2213 "20-4-12.
- The members of the State Board of the Technical College System of Georgia who are in 2214 state employment shall serve without compensation but, subject to fund availability, shall 2215 2216 be reimbursed by the state department in which employed for all necessary expenses that 2217 may be incurred in the performance of their duties under this article in accordance with state travel regulations promulgated by the State Accounting Office in the same manner 2218 2219 that state employees of the State Personnel Administration are reimbursed. For those State Board of the Technical College System of Georgia members who are not in state 2220 employment, the expense and mileage allowance shall be the same as that authorized for 2221 the General Assembly and shall be payable, subject to fund availability, by the State Board 2222 2223 of the Technical College System of Georgia."

2224 **SECTION 2-28.** 

- 2225 Said Title 20 is further amended by revising Code Section 20-4-17, relating to agencies to
- 2226 receive federal funds and transfer of personnel to Department of Technical and Adult
- 2227 Education, now known as Technical College System of Georgia, as follows:
- 2228 "20-4-17.

- 2229 (a) The Department of Education is designated as the sole state agency to receive federal 2230 funds allotted to Georgia under acts of Congress appropriating federal funds for career, 2231 occupational, or technical education; provided, however, that those funds appropriated for
- 2232 the operation and management of postsecondary technical, adult, and industrial programs shall be placed under the jurisdiction and control of the Department of Technical and Adult 2233
- 2234 Education, now known as the Technical College System of Georgia; provided, further, a
- proportionate share of those federal funds appropriated for planning, evaluation, program 2235
- improvement, and other administrative and discretionary purposes shall be placed under 2236
- 2237 the jurisdiction and control of such board. Those personnel positions authorized for fiscal year 1986 for the operation and management of postsecondary technical schools and adult 2238
- centers, as well as a proportionate share of those positions authorized for fiscal year 1986
- 2240 for planning, evaluation, program improvement, and other administrative and discretionary
- 2241 purposes, shall be transferred to the Technical College System of Georgia.

employees shall retain all existing rights under the Employees' Retirement System of

Georgia, the Teachers Retirement System of Georgia, and the <u>rules of the</u> State Personnel 2243 2244 Administration Board. 2245 (b) The Department of Technical and Adult Education, now known as the Technical College System of Georgia, is designated as the sole state agency to receive federal funds 2246 2247 allotted to Georgia under acts of Congress appropriating federal funds for adult literacy education programs. Those personnel positions authorized for fiscal year 1988 solely for 2248 the management, coordination, planning, evaluation, administration, and program 2249 2250 improvement of adult literacy education programs, and associated office equipment and furniture, shall be transferred to the Department of Technical and Adult Education, now 2251 2252 known as the Technical College System of Georgia. All officials and employees in such positions are also transferred to the Department of Technical and Adult Education, now 2253 known as the Technical College System of Georgia, and shall retain all existing rights 2254 2255 under the Employees' Retirement System of Georgia, the Teachers Retirement System of Georgia, and the rules of the State Personnel Administration Board." 2256

2257 **SECTION 2-29.** 

2258 Said Title 20 is further amended by revising Code Section 20-4-27, relating to service in

2259 State Personnel Administration, as follows:

2260 "20-4-27.

2242

2261 Employees of postsecondary technical schools governed by the Technical College System
2262 of Georgia shall serve in the unclassified service of the State Personnel Administration as
2263 defined by Code Section 45-20-6 45-20-2, provided that employees who serve in the
2264 classified service of the State Personnel Administration as defined by Code Section
2265 45-20-6 45-20-2 may elect to remain in the classified service, and be governed by the
2266 provisions thereof; provided, further, that such employees who choose to be promoted to
2267 unclassified positions or who request to transfer to different positions or locations shall

2269 **SECTION 2-30.** 

become members of the unclassified service."

2270 Said Title 20 is further amended by revising Code Section 20-4-30, relating to compensation

of classified employees electing to become unclassified, as follows:

2272 "20-4-30.

2268

Employees in the classified service of the State Personnel Administration as defined by

2274 <u>Code Section 45-20-2</u> who are employed by postsecondary technical schools governed by

the system who elect to become members of the unclassified service shall have their

compensation established in conformity with state board policy in accordance with the state board compensation plan in effect at the time of such election."

- 2278 **SECTION 2-31.**
- 2279 Title 21 of the Official Code of Georgia Annotated, relating to elections, is amended by
- 2280 revising Code Section 21-5-30.2, relating to contributions by public agencies, as follows:
- 2281 "21-5-30.2.
- 2282 (a) Except as otherwise provided in this subsection, the definitions set forth in Code
- Section 21-5-3 shall be applicable to the provisions of this Code section. As used in this
- 2284 Code section, the term:
- 2285 (1) 'Agency' means:
- 2286 (A) Every state department, agency, board, bureau, commission, and authority;
- 2287 (B) Every county, municipal corporation, school district, or other political subdivision
- of this state;
- (C) Every department, agency, board, bureau, commission, authority, or similar body
- of each such county, municipal corporation, or other political subdivision of this state;
- 2291 and
- (D) Every city, county, regional, or other authority established pursuant to the laws of
- this state
- (2) 'Contribution' means a gift, subscription, membership, loan, forgiveness of debt,
- advance or deposit of money, or anything of value conveyed or transferred by or on
- behalf of an agency, without receipt of payment therefor, to any campaign committee,
- political action committee, or political organization or to any candidate for campaign
- purposes.
- (3) 'Elector' means any person who shall possess all of the qualifications for voting now
- or hereafter prescribed by the laws of this state and who shall have registered in
- accordance with Chapter 2 of this title.
- 2302 (4) 'Political action committee' means any committee, club, association, partnership,
- corporation, labor union, or other group of persons which receives donations aggregating
- in excess of \$1,000.00 during a calendar year from persons who are members or
- supporters of the committee and which distributes these funds as contributions to one or
- more campaign committees of candidates for public office. Such term does not mean a
- campaign committee.
- 2308 (5) 'Political organization' means an affiliation of electors organized for the purpose of
- influencing or controlling the policies and conduct of government through the nomination
- of candidates for public office and, if possible, the election of its candidates to public
- office.

2312 (6) 'Public meeting place' means any county, municipal, or other public building suitable and ordinarily used for public gatherings.

- 2314 (b) No agency and no person acting on behalf of an agency shall make, directly or
- indirectly, any contribution to any campaign committee, political action committee, or
- political organization or to any candidate; but nothing in this Code section shall prohibit
- the furnishing of office space, facilities, equipment, goods, or services to a public officer
- for use by the public officer in such officer's fulfillment of such office.
- 2319 (c) No campaign committee, political action committee, or political organization or
- candidate shall accept a contribution in violation of subsection (b) of this Code section.
- 2321 (d) Nothing contained in this Code section shall be construed to:
- 2322 (1) Affect the authority of the State Personnel Board regarding the regulation of certain
- political activities of public employees in the classified service of the State Personnel
- 2324 Administration as defined by Code Section 45-20-2;
- 2325 (2) Affect the authority of any agency regarding the regulation of the political activities
- of such agency's employees;
- 2327 (3) Affect the use of the capitol building and grounds as specified in Code Section
- 2328 50-16-4; or
- 2329 (4) Prohibit the use of public meeting places by political organizations when such
- 2330 meeting places are made available to different political organizations on an equal basis;
- provided, however, that this paragraph shall not be construed to create a right for a
- political organization to use a public meeting place."

2333 **SECTION 2-32.** 

- 2334 Title 27 of the Official Code of Georgia Annotated, relating to game and fish, is amended by
- 2335 revising Code Section 27-1-16, relating to conservation officers, qualifications, appointment,
- 2336 supervisory personnel, and retention of badge and weapon upon disability retirement, as
- 2337 follows:
- 2338 "27-1-16.
- 2339 (a) Within the department is established a unit of peace officers to be known as
- conservation rangers. All such conservation rangers shall be at least 21 years of age. Such
- unit of peace officers shall include, but not be limited to, the commissioner and other
- supervisory personnel; provided, however, that the commissioner and the director of the
- division to which peace officer functions are assigned shall be excluded from the classified
- service under the State Personnel Administration as provided for in Chapter 20 of Title 45
- 2345 <u>as defined by Code Section 45-20-2</u> unless otherwise provided by law. The commissioner
- shall have the power to appoint such a number of conservation rangers of the state at large,

as may be necessary to carry out the duties assigned to them, who shall be charged with the law enforcement responsibilities pertaining to the department.

- (b) After a conservation ranger has accumulated 25 years of service with the department as a peace officer and upon leaving such department under honorable conditions, such conservation ranger shall be entitled as part of his such officer's compensation to retain his
- 2352 <u>or her</u> weapon and badge pursuant to regulations promulgated by the commissioner.
- 2353 (c) As used in this subsection, the term 'disability' means a disability that prevents an individual from working as a law enforcement officer. When a conservation ranger leaves the department as a result of a disability arising in the line of duty, such conservation ranger shall be entitled as part of such officer's compensation to retain his or her weapon
- 2357 and badge in accordance with regulations promulgated by the commissioner."

2358 **SECTION 2-33.** 

- 2359 Title 31 of the Official Code of Georgia Annotated, relating to health, is amended by revising
- 2360 Code Section 31-2-5, relating to transfer of personnel and functions, conforming to federal
- standards of personnel administration, existing procedures, regulations, agreements, and rules
- 2362 adoption and implementation, as follows:
- 2363 "31-2-5.

2349

2350

- 2364 (a) All persons employed in a predecessor agency or unit on June 30, 2009, shall, on July
- 2365 1, 2009, become employees of the department. Such employees shall be subject to the
- employment practices and policies of the department on and after July 1, 2009, but the
- compensation and benefits of such transferred employees shall not be reduced as a result
- of such transfer. Employees who are subject to the rules of the State Personnel Board and
- thereby under the State Personnel Administration and who are transferred to the department
- shall retain all existing rights under the State Personnel Administration such rules.
- Retirement rights of such transferred employees existing under the Employees' Retirement
- 2372 System of Georgia or other public retirement systems on June 30, 2009, shall not be
- impaired or interrupted by the transfer of such employees and membership in any such
- retirement system shall continue in the same status possessed by the transferred employees
- on June 30, 2009. Accrued annual and sick leave possessed by said employees on June 30,
- 2009, shall be retained by said employees as employees of the department.
- (b)(1) The department shall conform to federal standards for a merit system of personnel
- 2378 administration in any respects necessary for receiving federal grants, and the board is
- 2379 authorized and empowered to effect such changes as may, from time to time, be
- 2380 necessary in order to comply with such standards.
- 2381 (2) The department is authorized to employ, on a full-time or part-time basis, such
- 2382 medical, supervisory, institutional, and other professional personnel and such clerical and

other employees as may be necessary to discharge the duties of the department under this chapter. The department is also authorized to contract for such professional services as may be necessary.

- 2386 (3) Classified employees of the department under this chapter shall in all instances be employed and dismissed in accordance with rules of the State Personnel Board.
- 2388 (4) All personnel of the department are authorized to be members of the Employees'
  2389 Retirement System of Georgia as provided in Chapter 2 of Title 47. All rights, credits,
  2390 and funds in that retirement system which are possessed by state personnel transferred
  2391 by provisions of this chapter to the department, or otherwise had by persons at the time
  2392 of employment with the department, are continued and preserved, it being the intention
  2393 of the General Assembly that such persons shall not lose any rights, credits, or funds to
  2394 which they may be entitled prior to becoming employees of the department.
- (c) The department shall succeed to all rules, regulations, policies, procedures, and 2395 2396 administrative orders of the predecessor agency or unit which were in effect on June 30, 2009, or scheduled to go into effect on or after July 1, 2009, and which relate to the 2397 2398 functions transferred to the department by this chapter. Such rules, regulations, policies, 2399 procedures, and administrative orders shall remain in effect until amended, repealed, 2400 superseded, or nullified by proper authority or as otherwise provided by law. Rules of the 2401 department shall be adopted, promulgated, and implemented as provided in Chapter 13 of 2402 Title 50, the 'Georgia Administrative Procedure Act,' except that only rules promulgated 2403 pursuant to Chapter 6 of this title shall be subject to the provisions of Code Section

2404

2405

2406

2407

2408

2409

2410

2411

2412

31-6-21.1.

- (d) The rights, privileges, entitlements, and duties of parties to contracts, leases, agreements, and other transactions entered into before July 1, 2009, by any predecessor agency or unit and which pertain to the functions transferred to the department by this chapter shall continue to exist; and none of these rights, privileges, entitlements, and duties are impaired or diminished by reason of the transfer of the functions to the department. In all such instances, the Department of Community Health shall be substituted for the predecessor agency or unit, and the Department of Community Health shall succeed to the rights and duties under such contracts, leases, agreements, and other transactions.
- 2413 (e) On July 1, 2009, the department shall receive custody of the state owned real property 2414 in the custody of the predecessor agency or unit on June 30, 2009, and which pertains to 2415 the functions transferred to the department by this chapter."

**SECTION 2-34.** 

by law.

Said Title 31 is further amended by revising Code Section 31-2A-3, relating to Department of Public Health successor to certain rules, regulations, policies, procedures, administrative orders, rights, interests, and obligations of Department of Community Health, as follows:

"31-2A-3.

(a) The Department of Public Health shall succeed to all rules, regulations, policies, procedures, and administrative orders of the Department of Community Health that are in effect on June 30, 2011, or scheduled to go into effect on or after July 1, 2011, and which relate to the functions transferred to the Department of Public Health pursuant to Code Section 31-2A-2 and shall further succeed to any rights, privileges, entitlements, obligations, and duties of the Department of Community Health that are in effect on June 30, 2011, which relate to the functions transferred to the Department of Public Health pursuant to Code Section 31-2A-2. Such rules, regulations, policies, procedures, and administrative orders shall remain in effect until amended, repealed, superseded, or nullified by the Department of Public Health by proper authority or as otherwise provided

(b) The rights, privileges, entitlements, and duties of parties to contracts, leases, agreements, and other transactions as identified by the Office of Planning and Budget entered into before July 1, 2011, by the Department of Community Health which relate to the functions transferred to the Department of Public Health pursuant to Code Section 31-2A-2 shall continue to exist; and none of these rights, privileges, entitlements, and duties are impaired or diminished by reason of the transfer of the functions to the Department of Public Health. In all such instances, the Department of Public Health shall be substituted for the Department of Community Health, and the Department of Public Health shall succeed to the rights and duties under such contracts, leases, agreements, and other transactions.

(c) All persons employed by the Department of Community Health in capacities which relate to the functions transferred to the Department of Public Health pursuant to Code Section 31-2A-2 on June 30, 2011, shall, on July 1, 2011, become employees of the Department of Public Health in similar capacities, as determined by the commissioner of public health. Such employees shall be subject to the employment practices and policies of the Department of Public Health on and after July 1, 2011, but the compensation and benefits of such transferred employees shall not be reduced as a result of such transfer. Employees who are subject to the rules of the State Personnel Board and thereby under the State Personnel Administration and who are transferred to the department shall retain all existing rights under the State Personnel Administration such rules. Accrued annual and

sick leave possessed by the transferred employees on June 30, 2011, shall be retained by such employees as employees of the Department of Public Health.

- 2454 (d) On July 1, 2011, the Department of Public Health shall receive custody of the state
- owned real property in the custody of the Department of Community Health on June 30,
- 2456 2011, and which pertains to the functions transferred to the Department of Public Health
- pursuant to Code Section 31-2A-2."
- 2458 **SECTION 2-35.**
- 2459 Said Title 31 is further amended by revising Code Section 31-3-11, relating to appointments
- 2460 of director and staff and supervision, as follows:
- 2461 "31-3-11.

2474

- 2462 (a) The county board of health shall appoint as its chief executive officer a director who
- shall be a physician licensed to practice medicine under Chapter 34 of Title 43 and who
- otherwise meets the requirements of the <u>rules of the</u> State Personnel <u>Administration Board</u>.
- 2465 The director, subject to the approval of the county board of health, shall designate aides and
- assistants pursuant to the budget adopted by the county board of health in accordance with
- 2467 Code Section 31-3-14.
- 2468 (b) Each employee of a county board of health whose duties include enforcing those
- environmental health laws of this state or environmental health regulations of that board
- of health relating to septic tanks or individual sewage management systems shall be subject
- to the direction and supervision of the district director of environmental health, although
- the hiring and termination from employment of such employee shall be subject to the
- 2473 director of that county board of health. The employment activities of such employee with
- through the district director of environmental health at least quarterly. The director of

regard to environmental health shall be reported to the director of environmental health

- environmental health may recommend to that director of that county board of health
- personnel actions, including but not limited to termination, which the director of
- environmental health deems appropriate for such employee's failure or refusal to comply
- with the direction of the director of environmental health in the carrying out of the
- environmental health employment duties of such employee. As used in this subsection, the
- term 'director of environmental health' means the director of environmental health of the
- 2482 Department of Public Health."

2483 **SECTION 2-36.** 

Said Title 31 is further amended by revising Code Section 31-3-15, relating to establishment of health districts, as follows:

2486 "31-3-15.

2487

2488

2489

2490

2491

2492

2493

2494

2495

2496

2497

2498

2499

2500

2503

2507

2508

2511

2512

2513

2514

2515

2516

The department is authorized, with the consent of the boards of health and the county authorities of the counties involved, to establish health districts comprised composed of one or more counties. The county boards of health of the constituent counties shall, at the call of the commissioner, meet in joint session to approve the selection of a director appointed by the commissioner to serve such boards in common. A county board of health is authorized to appoint one of its members to represent the board at a joint meeting for this purpose. The director shall be a physician who is licensed to practice medicine under Chapter 34 of Title 43 and who otherwise meets the requirements of the rules of the State Personnel Administration Board. The district director shall have the same powers, duties, and responsibility as a director serving a single county board of health. To further the purposes of this Code section, county boards of health may contract with each other for the provision of multicounty services and also exercise any additional powers as authorized by paragraph (7) of subsection (a) of Code Section 31-3-4; and in the performance of such contracts a county board of health may utilize its employees in other counties."

2501 **SECTION 2-37.** 

2502 Said Title 31 is further amended by revising Code Section 31-7-17, relating to licensure and

regulation of hospitals and related institutions transferred to Department of Community

2504 Health, as follows:

2505 "31-7-17.

2506 (a) Effective July 1, 2009, all matters relating to the licensure and regulation of hospitals

and related institutions pursuant to this article shall be transferred from the Department of

Human Resources (now known as the Department of Human Services) to the Department

of Community Health.

2510 (b) The Department of Community Health shall succeed to all rules, regulations, policies,

procedures, and administrative orders of the Department of Human Resources that are in

effect on June 30, 2009, or scheduled to go into effect on or after July 1, 2009, and which

relate to the functions transferred to the Department of Community Health pursuant to this

Code section and shall further succeed to any rights, privileges, entitlements, obligations,

and duties of the Department of Human Resources that are in effect on June 30, 2009,

which relate to the functions transferred to the Department of Community Health pursuant

2517 to this Code section. Such rules, regulations, policies, procedures, and administrative

2518 orders shall remain in effect until amended, repealed, superseded, or nullified by the Department of Community Health by proper authority or as otherwise provided by law. 2519 (c) The rights, privileges, entitlements, and duties of parties to contracts, leases, 2520 agreements, and other transactions entered into before July 1, 2009, by the Department of 2521 2522 Human Resources which relate to the functions transferred to the Department of Community Health pursuant to this Code section shall continue to exist; and none of these 2523 rights, privileges, entitlements, and duties are impaired or diminished by reason of the 2524 2525 transfer of the functions to the Department of Community Health. In all such instances, the Department of Community Health shall be substituted for the Department of Human 2526 Resources, and the Department of Community Health shall succeed to the rights and duties 2527 under such contracts, leases, agreements, and other transactions. 2528 (d) All persons employed by the Department of Human Resources in capacities which 2529 relate to the functions transferred to the Department of Community Health pursuant to this 2530 2531 Code section on June 30, 2009, shall, on July 1, 2009, become employees of the Department of Community Health in similar capacities, as determined by the commissioner 2532 2533 of community health. Such employees shall be subject to the employment practices and 2534 policies of the Department of Community Health on and after July 1, 2009, but the 2535 compensation and benefits of such transferred employees shall not be reduced as a result 2536 of such transfer. Employees who are subject to the rules of the State Personnel Board and 2537 thereby under the State Personnel Administration and who are transferred to the department 2538 shall retain all existing rights under the State Personnel Administration such rules. 2539 Retirement rights of such transferred employees existing under the Employees' Retirement System of Georgia or other public retirement systems on June 30, 2009, shall not be 2540 2541 impaired or interrupted by the transfer of such employees and membership in any such 2542 retirement system shall continue in the same status possessed by the transferred employees on June 30, 2009. Accrued annual and sick leave possessed by said employees on June 30, 2543 2544 2009, shall be retained by said employees as employees of the Department of Community

2546 **SECTION 2-38.** 

Said Title 31 is further amended by revising Code Section 31-7-159, relating to licensure and regulation of home health agencies transferred to Department of Community Health, as follows:

2550 "31-7-159.

Health."

2545

2551 (a) Effective July 1, 2009, all matters relating to the licensure and regulation of home

health agencies pursuant to this article shall be transferred from the Department of Human

2553 Resources (now known as the Department of Human Services) to the Department of Community Health.

(b) The Department of Community Health shall succeed to all rules, regulations, policies, procedures, and administrative orders of the Department of Human Resources that are in effect on June 30, 2009, or scheduled to go into effect on or after July 1, 2009, and which relate to the functions transferred to the Department of Community Health pursuant to this Code section and shall further succeed to any rights, privileges, entitlements, obligations, and duties of the Department of Human Resources that are in effect on June 30, 2009, which relate to the functions transferred to the Department of Community Health pursuant to this Code section. Such rules, regulations, policies, procedures, and administrative orders shall remain in effect until amended, repealed, superseded, or nullified by the Department of Community Health by proper authority or as otherwise provided by law.

(c) The rights, privileges, entitlements, and duties of parties to contracts, leases, agreements, and other transactions entered into before July 1, 2009, by the Department of Human Resources which relate to the functions transferred to the Department of Community Health pursuant to this Code section shall continue to exist; and none of these rights, privileges, entitlements, and duties are impaired or diminished by reason of the transfer of the functions to the Department of Community Health. In all such instances, the Department of Community Health shall be substituted for the Department of Human Resources, and the Department of Community Health shall succeed to the rights and duties

under such contracts, leases, agreements, and other transactions.

(d) All persons employed by the Department of Human Resources in capacities which relate to the functions transferred to the Department of Community Health pursuant to this Code section on June 30, 2009, shall, on July 1, 2009, become employees of the Department of Community Health in similar capacities, as determined by the commissioner of community health. Such employees shall be subject to the employment practices and policies of the Department of Community Health on and after July 1, 2009, but the compensation and benefits of such transferred employees shall not be reduced as a result of such transfer. Employees who are subject to the rules of the State Personnel Board and thereby under the State Personnel Administration and who are transferred to the department shall retain all existing rights under the State Personnel Administration such rules. Retirement rights of such transferred employees existing under the Employees' Retirement System of Georgia or other public retirement systems on June 30, 2009, shall not be impaired or interrupted by the transfer of such employees and membership in any such retirement system shall continue in the same status possessed by the transferred employees on June 30, 2009. Accrued annual and sick leave possessed by said employees on June 30,

2589 2009, shall be retained by said employees as employees of the Department of Community 2590 Health."

2591 **SECTION 2-39.** 

- 2592 Said Title 31 is further amended by revising Code Section 31-7-265, relating to facility
- 2593 licensing and employee records checks for personal care homes transferred to Department
- 2594 of Community Health, as follows:
- 2595 "31-7-265.
- 2596 (a) Effective July 1, 2009, all matters relating to facility licensing and employee records
- 2597 checks for personal care homes pursuant to this article shall be transferred from the
- Department of Human Resources (now known as the Department of Human Services) to
- 2599 the Department of Community Health.
- 2600 (b) The Department of Community Health shall succeed to all rules, regulations, policies,
- procedures, and administrative orders of the Department of Human Resources that are in
- 2602 effect on June 30, 2009, or scheduled to go into effect on or after July 1, 2009, and which
- relate to the functions transferred to the Department of Community Health pursuant to this
- 2604 Code section and shall further succeed to any rights, privileges, entitlements, obligations,
- and duties of the Department of Human Resources that are in effect on June 30, 2009,
- 2606 which relate to the functions transferred to the Department of Community Health pursuant
- 2607 to this Code section. Such rules, regulations, policies, procedures, and administrative
- orders shall remain in effect until amended, repealed, superseded, or nullified by the
- Department of Community Health by proper authority or as otherwise provided by law.
- 2610 (c) The rights, privileges, entitlements, and duties of parties to contracts, leases,
- agreements, and other transactions entered into before July 1, 2009, by the Department of
- Human Resources which relate to the functions transferred to the Department of
- 2613 Community Health pursuant to this Code section shall continue to exist; and none of these
- rights, privileges, entitlements, and duties are impaired or diminished by reason of the
- transfer of the functions to the Department of Community Health. In all such instances,
- the Department of Community Health shall be substituted for the Department of Human
- 2617 Resources, and the Department of Community Health shall succeed to the rights and duties
- under such contracts, leases, agreements, and other transactions.
- 2619 (d) All persons employed by the Department of Human Resources in capacities which
- relate to the functions transferred to the Department of Community Health pursuant to this
- 2621 Code section on June 30, 2009, shall, on July 1, 2009, become employees of the
- 2622 Department of Community Health in similar capacities, as determined by the commissioner
- of community health. Such employees shall be subject to the employment practices and
- 2624 policies of the Department of Community Health on and after July 1, 2009, but the

2625 compensation and benefits of such transferred employees shall not be reduced as a result of such transfer. Employees who are subject to the rules of the State Personnel Board and 2626 2627 thereby under the State Personnel Administration and who are transferred to the department 2628 shall retain all existing rights under the State Personnel Administration such rules. Retirement rights of such transferred employees existing under the Employees' Retirement 2629 2630 System of Georgia or other public retirement systems on June 30, 2009, shall not be impaired or interrupted by the transfer of such employees and membership in any such 2631 retirement system shall continue in the same status possessed by the transferred employees 2632 2633 on June 30, 2009. Accrued annual and sick leave possessed by said employees on June 30, 2009, shall be retained by said employees as employees of the Department of Community 2634 Health." 2635

2636 **SECTION 2-40.** 

2637 Said Title 31 is further amended by revising Code Section 31-7-308, relating to licensure and

2638 regulation of private home care providers transferred to Department of Community Health,

2639 as follows:

2640 "31-7-308.

2642

2643

2647

2648

2651

2652

2653

2656

2657

2659

2641 (a) Effective July 1, 2009, all matters relating to the licensure and regulation of private

home care providers pursuant to this article shall be transferred from the Department of

Human Resources (now known as the Department of Human Services) to the Department

of Community Health.

2645 (b) The Department of Community Health shall succeed to all rules, regulations, policies,

procedures, and administrative orders of the Department of Human Resources that are in

effect on June 30, 2009, or scheduled to go into effect on or after July 1, 2009, and which

relate to the functions transferred to the Department of Community Health pursuant to this

2649 Code section and shall further succeed to any rights, privileges, entitlements, obligations,

and duties of the Department of Human Resources that are in effect on June 30, 2009,

which relate to the functions transferred to the Department of Community Health pursuant

to this Code section. Such rules, regulations, policies, procedures, and administrative

orders shall remain in effect until amended, repealed, superseded, or nullified by the

Department of Community Health by proper authority or as otherwise provided by law.

2655 (c) The rights, privileges, entitlements, and duties of parties to contracts, leases,

agreements, and other transactions entered into before July 1, 2009, by the Department of

Human Resources which relate to the functions transferred to the Department of

2658 Community Health pursuant to this Code section shall continue to exist; and none of these

rights, privileges, entitlements, and duties are impaired or diminished by reason of the

transfer of the functions to the Department of Community Health. In all such instances,

the Department of Community Health shall be substituted for the Department of Human

Resources, and the Department of Community Health shall succeed to the rights and duties 2662 2663 under such contracts, leases, agreements, and other transactions. 2664 (d) All persons employed by the Department of Human Resources in capacities which relate to the functions transferred to the Department of Community Health pursuant to this 2665 Code section on June 30, 2009, shall, on July 1, 2009, become employees of the 2666 2667 Department of Community Health in similar capacities, as determined by the commissioner of community health. Such employees shall be subject to the employment practices and 2668 2669 policies of the Department of Community Health on and after July 1, 2009, but the compensation and benefits of such transferred employees shall not be reduced as a result 2670 of such transfer. Employees who are subject to the rules of the State Personnel Board and 2671 2672 thereby under the State Personnel Administration and who are transferred to the department shall retain all existing rights under the State Personnel Administration such rules. 2673 2674 Retirement rights of such transferred employees existing under the Employees' Retirement 2675 System of Georgia or other public retirement systems on June 30, 2009, shall not be impaired or interrupted by the transfer of such employees and membership in any such 2676 retirement system shall continue in the same status possessed by the transferred employees 2677 2678 on June 30, 2009. Accrued annual and sick leave possessed by said employees on June 30, 2679 2009, shall be retained by said employees as employees of the Department of Community Health." 2680

**SECTION 2-41.** 

2682 Said Title 31 is further amended by revising Code Section 31-10-4, relating to appointment

2683 of state registrar of vital records, as follows:

2684 "31-10-4.

2686

2661

2685 The commissioner shall appoint the state registrar of vital records, hereinafter referred to

as 'state registrar,' subject to the rules and regulations of the State Personnel Administration

2687 <u>Board</u>, classified service."

2688 **SECTION 2-42.** 

2689 Said Title 31 is further amended by revising Code Section 31-29-6, relating to rights of

2690 employees under State Personnel Administration, as follows:

2691 "31-29-6.

2692 Any employee of any state institution, agency, or department who qualifies under Code

Section 31-29-1 shall be given credit for all salary adjustments and the same eligibility for

step increases to which he <u>or she</u> would have been entitled under the <u>rules of the</u> State

Personnel Administration Board had he or she not contracted tuberculosis or infectious

hepatitis and had he <u>or she</u> remained on the job full time in the same capacity and with the same status as he <u>or she</u> had previously attained."

2698 **SECTION 2-43.** 

- 2699 Title 34 of the Official Code of Georgia Annotated, relating to labor and industrial relations,
- 2700 is amended by revising Code Section 34-9-52, relating to officials, personnel, and employees
- 2701 subject to State Personnel Administration and compensation of board members and
- 2702 administrative law judges, as follows:
- 2703 "34-9-52.
- 2704 (a) All members of the board, including the <del>chairman</del> <u>chairperson</u> thereof, shall be in the
- unclassified service, as defined in Code Section 45-20-2, and shall not be subject to the
- 2706 laws and rules and regulations of the State Personnel Administration Board. The salaries
- of all members of the board, including the chairman chairperson thereof, shall be as
- provided in this Code section. The chairman chairperson and each member of the board
- shall receive an annual salary which is equal to 90 percent of the base annual salary plus
- 2710 cost-of-living adjustments provided in Code Section 45-7-4 for each Judge of the Court of
- 2711 Appeals.
- (b)(1) Each administrative law judge, whose method of appointment, removal, and terms
- of office shall remain as now provided by law, shall be in the unclassified service as
- defined in Code Section 45-20-2, except for certain compensation purposes, shall not be
- subject to the <del>laws, rules, and regulations of the State Personnel Administration Board.</del>
- The compensation of the administrative law judges shall be fixed by the board based on
- 2717 a pay grade of the general pay schedule <u>issued pursuant to the rules and regulations</u> of the
- 2718 State Personnel Administration Board and each administrative law judge shall be eligible
- for increases in compensation as established on the general pay schedule, subject to the
- 2720 review and approval of the board.
- 2721 (1)(2) Each administrative law judge employed by the board shall be entitled to any
- annual cost-of-living adjustment increases provided for all state employees.
- 2723 (2)(3) All administrative law judges appointed prior to January 1, 1990, shall be placed
- on the same pay grade of the general pay schedule and at the step which is the equivalent
- of one full step above their salary as established on July 1, 1989.
- 2726 (c) As a cost-of-living adjustment, the annual base salary of all of the members of the
- board, including the chairman chairperson thereof, shall be increased by the same
- percentage provided to state officials by subsection (b) of Code Section 45-7-4.
- 2729 (d) All other officials, personnel, and employees of the board are placed under the State
- 2730 Personnel Administration and shall be subject to the laws, rules, and regulations relative
- 2731 to that system of the State Personnel Board."

2732 **SECTION 2-44.** 

2733 Said Title 34 is further amended by revising Code Section 34-9-355, relating to appointment

- 2734 of administrator, State Personnel Administration coverage, administration of article, and
- 2735 members of retirement system, as follows:
- 2736 "34-9-355.
- 2737 (a) The board of trustees shall appoint the administrator of the fund, and he <u>or she</u> shall
- serve at the pleasure of the trustees and without term of office. All officials, personnel, and
- employees of the Board of Trustees of the Subsequent Injury Trust Fund are placed in the
- 2740 classified service of the State Personnel Administration as defined by Code Section
- 2741 <u>45-20-2</u> unless otherwise excluded <del>under the authority of Code Sections 45-20-1 through</del>
- 2742 45-20-11 and 45-20-14 or other statutory authority by law; provided, however, that except
- for purposes of determining compensation, the administrator shall not be in the classified
- service of the State Personnel Administration.
- 2745 (b) The administrator shall administer this article under such policies and rules and
- regulations as may be adopted by the trustees and shall be authorized to hire such personnel
- as may be necessary to carry out the purposes of the fund.
- (c) All employees of the fund shall be deemed to be employees of the state and, as such,
- 2749 members of the Employees' Retirement System of Georgia."
- 2750 **SECTION 2-45.**
- 2751 Said Title 34 is further amended by revising Code Section 34-15-2, relating to July transfer
- 2752 of Division of Rehabilitation Services to the Department of Labor, as follows:
- 2753 "34-15-2.
- 2754 (a) The Division of Rehabilitation Services within the Department of Human Resources
- 2755 (now known as the Department of Human Services), including the disability adjudication
- section and the Roosevelt Warm Springs Institute for Rehabilitation, is transferred to the
- 2757 Department of Labor on July 1, 2001, and that division shall become the Division of
- 2758 Rehabilitation Services of the Department of Labor on July 1, 2001. The functions, duties,
- programs, institutions, and authority of the Division of Rehabilitation Services which were
- vested in the Department of Human Resources on June 30, 2001, are vested in the
- Department of Labor effective July 1, 2001. The division shall be administered by a
- director appointed by the Commissioner. The policy-making functions which were vested
- in the Board of Human Resources (now known as the Board of Human Services) or the
- 2764 Department of Human Resources pertaining to the Division of Rehabilitation Services are
- vested in the Commissioner of Labor effective July 1, 2001.
- 2766 (b) The Department of Labor shall, from July 1, 2001, assume possession and control of
- 2767 all records, papers, equipment, supplies, office space, and all other tangible property

possessed and controlled by the Department of Human Resources as of June 30, 2001, in

2768

the Department of Human Resources' administration of the Division of Rehabilitation 2769 2770 Services. All funds attributable to the Division of Rehabilitation Services and its programs 2771 and institutions from state, federal, and any other public or private source, shall be transferred to the Department of Labor on July 1, 2001. 2772 2773 (c) The Department of Human Resources shall calculate, in consultation with the 2774 Department of Labor, the amount of all funds of or attributable to the Division of Rehabilitation Services and its programs and institutions from any source that are used to 2775 2776 provide administrative or other services within the Department of Human Resources, including funds from the disability adjudication section, the cost allocation system, and any 2777 indirect costs funding from the federal government or any other source. The amount 2778 2779 calculated shall be transferred to the Department of Labor on July 1, 2001. Any changes or amendments made to the structure or placement of division programs and institutions, 2780 2781 the allocation and expenditure of division funds, division rules, regulations, policies and procedures, or the administrative orders of the Department of Human Resources pertaining 2782 to the division, between May 1, 2000, and July 1, 2001, shall be made in consultation with 2783 2784 the Commissioner of Labor. In addition, on and after May 1, 2000, the Department of 2785 Human Resources shall make available to the Department of Labor all records and 2786 information of the Department of Human Resources and the Division of Rehabilitation 2787 Services which relate to the functions, duties, and administration of the division, to assist 2788 in the orderly transfer of the division to the Department of Labor. 2789 (d) All officers, employees, and agents of the Division of Rehabilitation Services who, on 2790 June 30, 2001, are engaged in the performance of a function or duty which shall be vested 2791 in the Division of Rehabilitation Services of the Department of Labor on July 1, 2001, by 2792 this chapter, shall be automatically transferred to the Department of Labor on July 1, 2001. 2793 An equivalent number of positions or funds of the Department of Human Resources which 2794 provide administrative support to the Division of Rehabilitation Services shall be 2795 transferred to the Department of Labor on July 1, 2001. Such persons shall be subject to the employment practices and policies of the Department of Labor on and after July 1, 2796 2797 2001, but consistent with the compensation and benefits of other employees of that 2798 department holding positions substantially the same as the transferred employees, the 2799 compensation and benefits of such transferred employees shall not be reduced. Employees 2800 who are subject to the <u>rules of the</u> State Personnel Administration Board and who are 2801 transferred to the Division of Rehabilitation Services of the Department of Labor shall 2802 retain all existing rights under the State Personnel Administration such rules. Retirement 2803 rights of such transferred employees existing under the Employees' Retirement System of 2804 Georgia or other public retirement systems on June 30, 2001, shall not be impaired or

interrupted by the transfer of such employees, and membership in any such retirement system shall continue in the same status possessed by the transferred employees on June 30, 2001. Accrued annual and sick leave shall be retained by said employees as employees of the Department of Labor. The Department of Human Resources shall be responsible for payment of the accrued Fair Labor Standards Act compensatory time possessed by said employees. Such accrued compensatory time shall be used by or paid to said employees prior to July 1, 2001.

- (e)(1) The Division of Rehabilitation Services of the Department of Labor is the designated state unit for the vocational rehabilitation program.
  - (2) The Division of Rehabilitation Services of the Department of Labor shall conform to federal standards in all respects necessary for receiving federal grants and the Commissioner of the Department of Labor is authorized and empowered to effect such changes as may, from time to time, be necessary in order to comply with such standards.
  - (3) The Division of Rehabilitation Services of the Department of Labor is authorized to employ, on a full or part-time basis, such medical, psychiatric, social work, supervisory, institutional, and other professional personnel and such clerical and other employees as may be necessary to discharge the duties of the division under this chapter. The division is also authorized to contract for such professional services as may be necessary.
- 2823 (4) Classified employees of the Division of Rehabilitation Services of the Department 2824 of Labor under this chapter shall in all instances be employed and dismissed in 2825 accordance with rules and regulations of the State Personnel Administration Board.
  - (5) All personnel of the Division of Rehabilitation Services of the Department of Labor are authorized to be members of the Employees' Retirement System of Georgia as provided in Chapter 2 of Title 47. All rights, credits, and funds in that retirement system which are possessed by state personnel transferred by provisions of this chapter to the Department of Labor, or otherwise had by persons at the time of employment with that department, are continued and preserved, it being the intention of the General Assembly that such persons shall not lose any rights, credits, or funds to which they may be entitled prior to becoming employees of the Division of Rehabilitation Services of the Department of Labor.
- 2835 (f) The Department of Labor shall succeed to all rules, regulations, policies, procedures, 2836 and administrative orders of the Department of Human Resources which are in effect on 2837 June 30, 2001, and which relate to the functions of the Division of Rehabilitation Services. 2838 Such rules, regulations, policies, procedures, and administrative orders shall remain in 2839 effect until amended, repealed, superseded, or nullified by proper authority or as otherwise 2840 provided by law.

(g) The rights, privileges, entitlements, and duties of parties to contracts, leases, agreements, and other transactions entered into before July 1, 2001, by the Department of Human Resources or the Division of Rehabilitation Services pertaining to the Division of Rehabilitation Services transferred to the Department of Labor by this chapter shall continue to exist; and none of these rights, privileges, entitlements, and duties are impaired or diminished by reason of the transfer of the functions to the Department of Labor. In all such instances, the Department of Labor shall be substituted for the Department of Human Resources or the Division of Rehabilitation Services, and the Department of Labor shall succeed to the rights and duties under such contracts, leases, agreements, and other transactions.

(h) The Division of Rehabilitation Services of the Department of Labor shall conform all service delivery regions to the state service delivery regions provided in subsection (a) of Code Section 50-4-7."

**SECTION 2-46.** 

Title 35 of the Official Code of Georgia Annotated, relating to law enforcement officers and agencies, is amended by revising Code Section 35-1-6, relating to appointment of nonuniformed investigators, salaries, status, assignment, and powers, as follows:

2858 "35-1-6.

- (a) The commissioner is authorized to appoint five nonuniformed investigators who shall be certified peace officers pursuant to Chapter 8 of this title, the 'Georgia Peace Officer Standards and Training Act.' The commissioner shall determine the salaries of such investigators. The investigators shall be in the unclassified service of the State Personnel Administration as defined by Code Section 45-20-2 and therefore shall not be governed by any rules of position, classification, appointment, promotion, demotion, transfer, dismissal, qualification, compensation, seniority privileges, tenure, or other such matters concerning their employment as may now or hereafter be established by the State Personnel Board, the State Personnel Administration, or any successor boards or agencies. The investigators shall be assigned to the Internal Affairs Section of the Department of Public Safety in the office of the commissioner at the department's headquarters complex.
- 2870 (b) The investigators shall have full arrest powers in cases involving internal affairs and in such cases shall be authorized:
- 2872 (1) To investigate crimes committed anywhere in the state;
- 2873 (2) To arrest any person violating the criminal laws of this state;
- 2874 (3) To serve and execute warrants after notifying the law enforcement agency of the local jurisdiction of the intent to serve such warrant or warrants;
- 2876 (4) To enforce in general the criminal laws of this state; and

2877 (5) To carry firearms while performing their duties."

Public Safety."

2878	SECTION 2-47.
2879	Said Title 35 is further amended by revising Code Section 35-2-46, relating to dismissal of
2880	officers, troopers, and communications officers, as follows:
2881	″35-2-46.
2882	All officers, troopers, and communications officers who are in the classified service of the
2883	State Personnel Administration as defined by Code Section 45-20-2 may be dismissed from
2884	their employment with the department only in accordance with Chapter 20 of Title 45 and
2885	the rules and regulations promulgated thereunder."
2886	SECTION 2-48.
2887	Said Title 35 is further amended by revising Code Section 35-2-47, relating to suspension
2888	pending dismissal, as follows:
2889	"35-2-47.
2890	All officers, troopers, and communications officers who are in the classified service of the
2891	State Personnel Administration as defined by Code Section 45-20-2 may be suspended
2892	pending their dismissal from employment with the department as provided in Chapter 20
2893	of Title 45 or the rules and regulations promulgated thereunder."
2894	SECTION 2-49.
2895	Said Title 35 is further amended by revising Code Section 35-2-74, relating to the Governor
2896	to prescribe coverage by State Personnel Administration, as follows:
2897	"35-2-74.
2898	(a) The Governor is authorized, in his discretion, to direct by executive order that the
2899	employees of the Security Guard Division shall be covered by the rules of the State
2900	Personnel Administration Board and in such order shall specify the date on which the
2901	system rules shall become applicable to such personnel.
2902	(b) The application of the <u>rules of the</u> State Personnel <u>Administration</u> <u>Board</u> to employees
2903	of the Security Guard Division shall not affect any other personnel of the Department of

2905 **SECTION 2-50.** 

- 2906 Said Title 35 is further amended by revising Code Section 35-3-6, relating to the director,
- 2907 classification in State Personnel Administration, and compensation, as follows:
- 2908 "35-3-6.
- 2909 The director shall be in the unclassified service of the State Personnel Administration as
- 2910 <u>defined by Code Section 45-20-2</u> and his <u>or her</u> compensation shall be fixed by the board."
- 2911 **SECTION 2-51.**
- 2912 Said Title 35 is further amended by revising Code Section 35-3-9, relating to narcotics
- agents, as follows:
- 2914 "35-3-9.
- 2915 (a) The director is authorized to retain on a contractual basis such persons as he <u>or she</u>
- shall deem necessary to detect and apprehend violators of the criminal statutes of this state
- 2917 pertaining to the possession, sale, or use of narcotics or other dangerous drugs.
- 2918 (b) Those persons contracting with the director pursuant to subsection (a) of this Code
- section shall be known as narcotics agents.
- 2920 (c) The investigative services provided for in this Code section shall be designed to
- support local law enforcement efforts. The director shall, with the advice and consent of
- 2922 the board, appoint a three-member priority committee comprised composed of a
- representative from the Georgia Sheriffs Association, the Georgia Association of Chiefs
- of Police, and the District Attorneys Association. The committee shall establish priorities
- 2925 for use of investigative resources and determine the bona fide nature of requests for
- assistance. The recommendations of the committee shall be followed by the director
- 2927 except where otherwise expressly authorized by the board.
- 2928 (d) Narcotics agents shall have all powers necessary and incidental to the fulfillment of
- their contractual obligations, including the power of arrest when authorized by the director.
- 2930 (e) No person shall be a narcotics agent unless he is at least 18 years of age.
- 2931 (f) The director shall conduct a background investigation of all potential narcotics agents.
- 2932 If the background investigation discloses a criminal record, the applicant shall not be
- retained without the express approval of the board.
- 2934 (g) Any matters pertaining to narcotics agents shall be exempt from Chapter 14 of Title
- 2935 50, relating to meetings open to the public.
- 2936 (h) Persons retained as narcotics agents shall be considered persons in the service of the
- bureau under a contract of hire with that agency whose employment of those persons as
- 2938 narcotics agents shall be considered an employment in the usual course of the business of
- that agency. Persons retained by the bureau as narcotics agents shall have all the rights and
- 2940 privileges of other employees of the bureau; provided, however, that such persons shall be

in the unclassified service of the State Personnel Administration as defined by Code

- 2942 <u>Section 45-20-2</u> and therefore shall not be governed by any rules of position, classification,
- appointment, promotion, demotion, transfer, dismissal, qualification, compensation,
- seniority privileges, tenure, or other such matters concerning their employment established
- by the State Personnel Board, the State Personnel Administration, or any successor boards
- or agencies.
- 2947 (i) The director shall have all powers necessary and incidental to the effective operation
- 2948 of this Code section."
- 2949 **SECTION 2-52.**
- 2950 Said Title 35 is further amended by revising Code Section 35-3-11, relating to applicability
- 2951 to agents of bureau of rules of State Personnel Board and State Personnel Administration,
- and retention of badge and weapon by disabled agent, as follows:
- 2953 "35-3-11.
- 2954 (a) All agents of the bureau shall be governed by such rules of position, classification,
- appointment, promotion, demotion, transfer, dismissal, qualification, compensation,
- seniority privileges, tenure, and other employment standards as may now or hereafter be
- 2957 established under such merit system controls as may be authorized by Chapter 20 of Title
- 2958 45, relating to the State Personnel Board and the State Personnel Administration.
- 2959 (b) This Code section shall not apply to narcotics agents as provided for in Code
- 2960 Section 35-3-9.
- 2961 (c) As used in this subsection, the term 'disability' means a disability that prevents an
- individual from working as a law enforcement officer. When an agent of the bureau leaves
- the bureau as a result of a disability arising in the line of duty, such agent shall be entitled
- as part of such agent's compensation to retain his or her weapon and badge pursuant to
- regulations promulgated by the director."
- 2966 **SECTION 2-53.**
- 2967 Said Title 35 is further amended by revising Code Section 35-3-31, relating to establishment
- 2968 of center, staff and equipment generally, and State Personnel Administration status of
- 2969 personnel, as follows:
- 2970 "35-3-31.
- 2971 (a) There is established for the state, within the Georgia Bureau of Investigation, a system
- 2972 for the intrastate communication of vital information relating to crimes, criminals, and
- criminal activity, to be known as the Georgia Crime Information Center.
- 2974 (b) Central responsibility for the development, maintenance, and operation of the center
- shall be vested with the director of the center with the assistance and guidance of the

2976 Georgia Crime Information Council, the establishment of which is provided for in Code

- 2977 Section 35-3-32.
- 2978 (c) The director of the center shall maintain the necessary staff along with support services
- 2979 to be procured within the Georgia state government, such as computer services from the
- 2980 Department of Administrative Services, physical space and logistic support from the
- Department of Public Safety, and other services or sources as necessary, to enable the
- 2982 effective and efficient performance of the duties and responsibilities ascribed to the center
- in this article.
- 2984 (d) All personnel of the center shall be administered according to appropriate special and
- standard schedules by issued pursuant to the rules of the State Personnel Administration
- Board with due recognition to be given by the latter to the special qualifications and
- availability of the types of individuals required in such an agency."
- 2988 **SECTION 2-54.**
- 2989 Said Title 35 is further amended by revising Code Section 35-3-81, relating to establishment,
- 2990 development, maintenance, operation of center, and staff, as follows:
- 2991 "35-3-81.
- 2992 (a) There is authorized within the Georgia Bureau of Investigation the Missing Children
- 2993 Information Center. The center shall serve as a central repository of information regarding
- 2994 missing children and shall collect and disseminate such information as is necessary to assist
- in the location of missing children.
- 2996 (b) Central responsibility for the development, maintenance, and operation of the center
- shall be vested in the supervisor of the center who shall be appointed by the director of the
- 2998 Georgia Bureau of Investigation.
- 2999 (c) The supervisor of the center shall maintain the necessary staff along with support
- services to be procured within the Georgia state government to enable the effective and
- 3001 efficient performance of the duties and responsibilities assigned to the center in this article.
- 3002 (d) All personnel of the center shall be administered according to appropriate special and
- standard schedules by issued pursuant to the rules of the State Personnel Administration
- 3004 <u>Board</u>."

3005 **SECTION 2-55.** 

Title 36 of the Official Code of Georgia Annotated, relating to local government, is amended by revising Code Section 36-5-28, relating to members of county governing authority to receive compensation increase when classified service employees receive increase, calculation, and effective date, as follows:

3010 "36-5-28.

3006

3007

3008

3009

3011

3012

3013

3014

3015

3016

3017

3018

3019

3020

3021

3022

3023

3024

3025

3026

3027

3028

3029

3030

3031

3037

3038

3039

3040

On and after January 1, 2001, whenever Whenever the state employees in the classified service of the State Personnel Administration subject to compensation plans authorized and approved in accordance with Code Section 45-20-4 receive a cost-of-living increase or general performance based increase of a certain percentage or a certain amount, the compensation to which a member of a governing authority is entitled under general or local law shall be increased by the same percentage or same amount applicable to such state employees. If the cost-of-living increase or general performance based increase received by state employees is in different percentages or different amounts as to certain categories of employees, the amount to which a member of a county governing authority is entitled under general or local law shall be increased by a percentage or an amount not to exceed the average percentage or average amount of the general increase in salary granted to the state employees. The Office of Planning and Budget shall calculate the average percentage increase or average amount increase when necessary. The periodic changes in the amount to which a member of a county governing authority is entitled under general or local law shall become effective on the first day of January following the date that the cost-of-living increases or general performance based increases received by state employees become effective; provided, however, that if the cost-of-living increases received by state employees become effective on January 1, such periodic changes in the amount to which a member of a county governing authority is entitled under general or local law shall become effective on the same date that the cost-of-living increases or general performance based increases received by state employees become effective."

**SECTION 2-56.** 

Title 37 of the Official Code of Georgia Annotated, relating to mental health, is amended by revising Code Section 37-1-5, relating to department to succeed to applicable rules and regulations, transfer of rights, responsibilities, duties, personnel, and property, as follows:

3036 "37-1-5.

(a) The Department of Behavioral Health and Developmental Disabilities shall succeed to all rules, regulations, policies, procedures, and administrative orders of the Department of Human Resources that are in effect on June 30, 2009, or scheduled to go into effect on or after July 1, 2009, and which relate to the functions transferred to the Department of

Behavioral Health and Developmental Disabilities pursuant to Code Section 37-1-4 and shall further succeed to any rights, privileges, entitlements, obligations, and duties of the Department of Human Resources that are in effect on June 30, 2009, which relate to the functions transferred to the Department of Behavioral Health and Developmental Disabilities pursuant to Code Section 37-1-4. Such rules, regulations, policies, procedures, and administrative orders shall remain in effect until amended, repealed, superseded, or nullified by the Department of Behavioral Health and Developmental Disabilities by proper authority or as otherwise provided by law.

(b) The rights, privileges, entitlements, and duties of parties to contracts, leases, agreements, and other transactions entered into before July 1, 2009, by the Department of Human Resources which relate to the functions transferred to the Department of Behavioral Health and Developmental Disabilities pursuant to Code Section 37-1-4 shall continue to exist; and none of these rights, privileges, entitlements, and duties are impaired or diminished by reason of the transfer of the functions to the Department of Behavioral Health and Developmental Disabilities. In all such instances, the Department of Behavioral Health and Developmental Disabilities shall be substituted for the Department of Human Resources, and the Department of Behavioral Health and Developmental Disabilities shall succeed to the rights and duties under such contracts, leases, agreements, and other transactions.

(c) All persons employed by the Department of Human Resources in capacities which relate to the functions transferred to the Department of Behavioral Health and Developmental Disabilities pursuant to Code Section 37-1-4 on June 30, 2009, shall, on July 1, 2009, become employees of the Department of Behavioral Health and Developmental Disabilities in similar capacities, as determined by the commissioner of behavioral health and developmental disabilities. Such employees shall be subject to the employment practices and policies of the Department of Behavioral Health and Developmental Disabilities on and after July 1, 2009, but the compensation and benefits of such transferred employees shall not be reduced as a result of such transfer. Employees who are subject to the rules of the State Personnel Board and thereby under the State Personnel Administration and who are transferred to the department shall retain all existing rights under the State Personnel Administration such rules. Retirement rights of such transferred employees existing under the Employees' Retirement System of Georgia or other public retirement systems on June 30, 2009, shall not be impaired or interrupted by the transfer of such employees and membership in any such retirement system shall continue in the same status possessed by the transferred employees on June 30, 2009. Accrued annual and sick leave possessed by said employees on June 30, 2009, shall be

retained by said employees as employees of the Department of Behavioral Health and Developmental Disabilities.

- 3079 (d) On July 1, 2009, the Department of Behavioral Health and Developmental Disabilities
- shall receive custody of the state owned real property in the custody of the Department of
- Human Resources on June 30, 2009, and which pertains to the functions transferred to the
- 3082 Department of Behavioral Health and Developmental Disabilities pursuant to Code Section
- 3083 37-1-4."

3084 **SECTION 2-57.** 

- 3085 Said Title 37 is further amended by revising Code Section 37-1-21, relating to institutional
- 3086 powers and duties, as follows:
- 3087 "37-1-21.
- 3088 (a) The department is designated and empowered as the agency of this state responsible
- 3089 for supervision and administrative control of: state facilities for the treatment of mental
- 3090 illness or the habilitation and treatment of individuals with developmental disabilities;
- programs for the care, custody, and treatment of addictive disease; and other facilities,
- institutions, or programs which now or hereafter come under the supervision and
- administrative control of the department. With respect to all such facilities, institutions,
- or programs the department shall have the following powers and duties:
- 3095 (1) To create all necessary offices, appoint and remove all officers of such facilities,
- institutions, or programs, prescribe and change the duties of such officers from time to
- time, and fix their salaries, other than the commissioner's salary, as provided for by the
- pay plan covering positions under the State Personnel Administration and in accordance
- with rules and regulations of the State Personnel Board, except that the commissioner
- 3100 shall not be subject to the State Personnel Administration or the rules and regulations of
- 3101 the State Personnel Board. The department shall discharge and cause to be prosecuted
- any officer or other person who shall assault any patient in any of such facilities or
- institutions or who shall knowingly use toward any such patient any other or greater force
- than the occasion may require;
- 3105 (2) To refuse or accept and hold in trust for any such facility, institution, or program any
- grant or devise of land or bequest or donation of money or other property for the
- particular use specified or, if no use is specified, for the general use of such facility,
- institution, or program;
- 3109 (3) To bring suit in its name for any claims which any such facility or institution may
- 3110 have, however arising;
- 3111 (4) To appoint police of such facilities, institutions, or programs who are authorized,
- while on the grounds or in the buildings of the respective facilities, institutions, or

programs to make arrests with the same authority, power, privilege, and duties as the sheriffs of the respective counties in which such facilities, institutions, or programs are situated; and

- (5) To have full authority to receive and treat patients ordered admitted to such facilities, institutions, or programs pursuant to any law, to receive any voluntary patients, to discharge such patients pursuant to law, to contract with patients or other persons acting on behalf of patients or legally responsible therefor, and in general to exercise any power or function with respect to patients provided by law. It is the intent of the General Assembly to provide always the highest quality of diagnosis, treatment, custody, and care consistent with medical, therapeutic, and habilitative evidence based practice and knowledge. It is the further intent of the General Assembly that the powers and duties of the department with respect to patients shall be administered by persons properly trained professionally for the exercise of their duties, consistent with the intention expressed in this Code section.
- 3127 (b) The board is empowered to prescribe all rules and regulations for the management of such facilities, institutions, and programs not conflicting with the law."

**SECTION 2-58.** 

Said Title 37 is further amended by revising Code Section 37-2-6.1, relating to community service boards, program director, staff, budget, facilities, powers and duties, and exemption from state and local taxation, as follows:

3133 "37-2-6.1.

(a) Each community service board shall employ an executive director to serve as its chief executive officer who shall direct the day-to-day operations of the community service board. Such executive director shall be appointed and removed by the community service board and shall appoint other necessary staff pursuant to an annual budget adopted by the board, which budget shall provide for securing appropriate facilities, sites, and professionals necessary for the provision of disability and health services. The community service board may delegate any power, authority, duty, or function to its executive director or other staff. The executive director or other staff is authorized to exercise any power, authority, duty, or function on behalf of the community service board.

- (b) Each community service board, under the jurisdiction of its board, shall perform duties, responsibilities, and functions and may exercise power and authority described in this subsection. Each program may exercise the following power and authority:
- 3146 (1) Each community service board may adopt bylaws for the conduct of its affairs; 3147 provided, however, that the community service board shall meet at least quarterly, and

that all such meetings and any bylaws shall be open to the public, as otherwise required under Georgia law;

- 3150 (2) Each community service board may make and enter into all contracts necessary and incidental to the performance of its duties and functions;
- 3152 (3) Each community service board may acquire by purchase, gift, lease, or otherwise and
- may own, hold, improve, use, and sell, convey, exchange, transfer, lease, sublease, and
- dispose of real and personal property of every kind and character, or any interest therein,
- for its corporate purposes;
- 3156 (4) Each community service board may contract to utilize the services of the Department
- of Administrative Services, the State Personnel Administration, the state auditor, or any
- other agency of state, local, or federal government;
- 3159 (5) Each community service board may provide, either independently or through contract
- with appropriate state or local governmental entities, the following benefits to its
- employees, their dependents, and survivors, in addition to any compensation or other
- benefits provided to such persons:
- 3163 (A) Retirement, pension, disability, medical, and hospitalization benefits, through the
- purchase of insurance or otherwise, but medical and hospitalization benefits may only
- be provided through the Department of Community Health under the same conditions
- as provided for such benefits to state employees, and the Department of Community
- 3167 Health shall so provide if requested;
- 3168 (B) Life insurance coverage and coverage under federal old age and survivors'
- insurance programs;
- 3170 (C) Sick leave, annual leave, and holiday leave; and
- 3171 (D) Any other similar benefits including, but not limited to, death benefits;
- 3172 (6) Each community service board may cooperate with all units of local government in
- 3173 the counties where the community service board provides services as well as neighboring
- regions and with the programs of other departments, agencies, and regional commissions
- and regional planning boards;
- 3176 (7) Each community service board shall establish and maintain a personnel program for
- its employees and fix the compensation and terms of compensation of its employees;
- provided, however, that each community service board shall comply with the provisions
- of Chapter 20 of Title 45, relating to state personnel administration, for so long as and to
- the extent that each employee of such board who is a covered employee as defined in
- 3181 Code Section 45-20-2 and is remains subject to the rules and regulations of the State
- Personnel Administration Board remains in a covered position or as otherwise provided
- 3183 by law;

3184 (8) Each community service board may receive and administer grants, gifts, contracts, 3185 moneys, and donations for purposes pertaining to the delivery of disability services or of 3186 health services;

3187

3188

3189

3190

3191

3192

3193

3194

3195

3196

3197

3198

3199

3200

3201

3202

3203

3204

3205

3206

3207

3208

3209

- (9) Each community service board may establish fees for the provision of disability services or health services according to the terms of contracts entered into with the department, Department of Human Services, Department of Public Health, or Department of Community Health, as appropriate;
- (10) Each community service board may accept appropriations, loans of funds, facilities, equipment, and supplies from local governmental entities in the counties where the community service board provides services;
- (11) Each member of the community service board may, upon approval of the executive director, receive reimbursement for actual expenses incurred in carrying out the duties of such office; provided, however, that such reimbursement shall not exceed the rates and allowances set for state employees by the Office of Planning and Budget or the mileage allowance for use of a personal car as that received by all other state officials and employees or a travel allowance of actual transportation cost if traveling by public carrier;
- (12) Each community service board shall elect a chairperson and vice chairperson from among its membership. The members shall also elect a secretary and treasurer from among its membership or may designate the executive director of the community service board to serve in one or both offices. Such officers shall serve for such terms as shall be prescribed in the bylaws of the community service board or until their respective successors are elected and qualified. No member shall hold more than one office of the community service board; except that the same person may serve as secretary and treasurer. The bylaws of the community service board shall provide for any other officers of such board and the means of their selection, the terms of office of the officers, and an annual meeting to elect officers;
- 3211 (13) Each community service board may have a seal and alter it;
- 3212 (14) Each community service board may contract with the State Personnel
  3213 Administration regarding its personnel who remain in the classified service;
- 3214 (15)(14) Each community service board may establish fees, rates, rents, and charges for 3215 the use of facilities of the community service board for the provision of disability services 3216 or of health services, in accordance with the terms of contracts entered into with the 3217 department, Department of Human Services, Department of Public Health, or Department 3218 of Community Health, as appropriate;
- 3219 (16)(15) Each community service board may borrow money for any business purpose and may incur debt, liabilities, and obligations for any business purpose. A debt, liability,

or obligation incurred by a community service board shall not be considered a debt, liability, or obligation of the state or any county or any municipality or any political subdivision of the state. A community service board may not borrow money as permitted by this Code section if the highest aggregate annual debt service requirements of the then current fiscal year or any subsequent year for outstanding borrowings of the community service board, including the proposed borrowing, exceed 15 percent of the total revenues of the community service board in its fiscal year immediately preceding the fiscal year in which such debt is to be incurred. Interest paid upon such borrowings shall be exempt from taxation by the state or its political subdivisions. A state contract with a community service board shall not be used or accepted as security or collateral for a debt, liability, or obligation of a community service board without the prior written approval of the commissioner;

- 3233 (17)(16) Each community service board, to the extent authorized by law and the contract
- for the funds involved, may carry forward without lapse fund balances and establish
- operating, capital, and debt reserve accounts from revenues and grants derived from state,
- 3236 county, and all other sources; and
- 3237 (18)(17) Each community service board may operate, establish, or operate and establish
- facilities deemed by the community service board as necessary and convenient for the
- administration, operation, or provision of disability services or of health services by the
- 3240 community service board and may construct, reconstruct, improve, alter, repair, and equip
- such facilities to the extent authorized by state and federal law.
- 3242 (c) Nothing shall prohibit a community service board from contracting with any county
- 3243 governing authority, private or other public provider, or hospital for the provision of
- 3244 disability services or of health services.
- 3245 (d) Each community service board exists for nonprofit and public purposes, and it is found
- and declared that the carrying out of the purposes of each community service board is
- 3247 exclusively for public benefit and its property is public property. Thus, no community
- service board shall be required to pay any state or local ad valorem, sales, use, or income
- 3249 taxes.

3221

3222

3223

3224

3225

3226

3227

3228

3229

3230

3231

- 3250 (e) A community service board shall not have the power to tax, the power to issue general
- obligation bonds or revenue bonds or revenue certificates, or the power to financially
- obligate the state or any county or any municipal corporation.
- 3253 (f) A community service board shall not operate any facility for profit. A community
- 3254 service board may fix fees, rents, rates, and charges that are reasonably expected to produce
- revenues, which, together with all other funds of the community service board, will be
- sufficient to administer, operate, and provide the following:
- 3257 (1) Disability services or health services;

3258 (2) The cost of acquiring, constructing, equipping, maintaining, repairing, and operating its facilities; and

- 3260 (3) The creation and maintenance of reserves sufficient to meet principal and interest payments due on any obligation of the community service board.
- 3262 (g) Each community service board may provide reasonable reserves for the improvement,
- replacement, or expansion of its facilities and services. Reserves under this subsection
- shall be subject to the limitations in paragraph (16) (15) of subsection (b) of this Code
- 3265 section.
- 3266 (h) Each county and municipal corporation of this state is authorized to convey or lease
- property of such county or municipal corporation to a community service board for its
- public purposes. Any property conveyed or leased to a community services board by a
- 3269 county or municipal corporation shall be operated by such community service board in
- accordance with this chapter and the terms of the community service board's agreements
- with the county or municipal corporation providing such conveyance or lease.
- 3272 (i) Each community service board shall keep books of account reflecting all funds
- received, expended, and administered by the community service board which shall be
- independently audited annually.
- 3275 (j) A community service board may create, form, or become a member of a nonprofit
- 3276 corporation, limited liability company, or other nonprofit entity, the voting membership of
- which shall be limited to community service boards, governmental entities, nonprofit
- 3278 corporations, or a combination thereof, if such entity is created for purposes that are within
- 3279 the powers of the community service board, for the cooperative functioning of its members,
- or a combination thereof; provided, however, that no funds provided pursuant to a contract
- between the department and the community service board may be used in the formation or
- operation of the nonprofit corporation, limited liability company, or other nonprofit entity.
- No community service board, whether or not it exercises the power authorized by this
- subsection, shall be relieved of compliance with Chapter 14 of Title 50, relating to open
- 3285 and public meetings, and Article 4 of Chapter 18 of Title 50, relating to inspection of
- public records, unless otherwise provided by law.
- 3287 (k) No community service board shall employ or retain in employment, either directly or
- 3288 indirectly through contract, any person who is receiving a retirement benefit from the
- 3289 Employees' Retirement System of Georgia except in accordance with the provisions of
- subsection (c) of Code Section 47-2-110; provided, however, that any such person who is
- employed as of July 1, 2004, may continue to be employed.
- 3292 (1) A community service board may join or form and operate, either directly or indirectly,
- one or more networks of community service boards, disability or health service
- professionals, and other providers of disability services or health services to arrange for the

provision of disability services or health services through such networks; to contract either directly or through such networks with the Department of Community Health to provide services to Medicaid beneficiaries; to provide disability services or health services in an efficient and cost-effective manner on a prepaid, capitation, or other reimbursement basis; and to undertake other disability or health services related managed care activities. For purposes of this subsection only and notwithstanding Code Section 33-3-3 or any other provision of law, a community service board shall be permitted to and shall comply with the requirements of Chapter 20A of Title 33 to the extent that such requirements apply to the activities undertaken by the community service board or by a community service board under this subsection or subsection (j) of this Code section. No community service board, whether or not it exercises the powers authorized by this subsection, shall be relieved of compliance with Article 4 of Chapter 18 of Title 50, relating to inspection of public records, unless otherwise provided by law. Any licensed health care provider shall be eligible to apply to become a participating provider under such a plan or network that provides coverage for health care, disability services, or health services which are within the lawful scope of the provider's license, but nothing in this Code section shall be construed to require any such plan or network to provide coverage for any specific health care, disability service, or health service."

3313 **SECTION 2-59.** 

Said Title 37 is further amended by revising Code Section 37-2-6.2, relating to employees whose jobs include duties or functions which became duties or functions of a community service board on July 1, 1994, rights, duties, and benefits of employees, as follows:

3317 "37-2-6.2.

3295

3296

3297

3298

3299

3300

3301

3302

3303

3304

3305

3306

3307

3308

3309

3310

3311

3312

3318

3319

3320

3321

3322

3323

3324

3325

3326

3327

3328

3329

3330

(a)(1) Those employees whose job descriptions, duties, or functions as of June 30, 1994, included the performance of employment duties or functions which will become employment duties or functions of the personnel of a community service board on July 1, 1994, shall become employees of the applicable community service boards on and after July 1, 1994. Such employees shall be subject to the employment practices and policies of the applicable community service board on and after July 1, 1994. Employees who are subject to the rules of the State Personnel Administration Board and who are transferred to a community service board shall retain all existing rights under the State Personnel Administration such rules. Retirement rights of such transferred employees existing under the Employees' Retirement System of Georgia or other public retirement systems on June 30, 1994, shall not be impaired or interrupted by the transfer of such employees and membership in any such retirement system shall continue in the same status possessed by the transferred employees on June 30, 1994, without any interruption in

membership service and without the loss of any creditable service. For purposes of coverage under the Employees' Retirement System of Georgia, such employees transferred to the community service boards on July 1, 1994, shall be deemed to be state employees. Accrued annual and sick leave possessed by said employees on June 30, 1994, shall be retained by said employees as employees of the community service board. Any person who is granted employment rights and benefits as a member of a community service board pursuant to this subsection and who later becomes employed, without any break in service, by the department, Department of Human Services, or Department of Public Health, a hospital thereof, another community service board, a county board of health for which such person provides services pursuant to this title, or a regional board shall retain, in that later employment position, all such rights and benefits. Such rights and benefits shall also be retained by any person who is employed on June 30, 1994, by the former Division of Mental Health, Developmental Disabilities, and Addictive Diseases (now known as the Department of Behavioral Health and Developmental Disabilities) of the former Department of Human Resources, a hospital thereof, a county board of health for which such person provides services pursuant to this title, or a regional board and who later becomes employed, without any break in service, by a community service board.

- 3349 (2) Classified employees of a community service board under this chapter shall in all instances be employed and dismissed in accordance with rules and regulations of the State Personnel Administration Board.
  - (3) All rights, credits, and funds in the Employees' Retirement System of Georgia which are possessed by personnel transferred by provisions of this Code section to the community service boards are continued and preserved, it being the intention of the General Assembly that such persons shall not lose any rights, credits, or funds to which they may be entitled prior to becoming employees of the community service boards.
  - (b) As to those persons employed by the former Division of Mental Health, Developmental Disabilities, and Addictive Diseases (now known as the Department of Behavioral Health and Developmental Disabilities) of the former Department of Human Resources, a hospital thereof, or a regional board on June 30, 1994, any termination from state employment after that date of any such person who is a member of the classified service shall not result from the anticipated or actual employment or utilization by:
- 3363 (1) The department;
- 3364 (2) A regional board;
- 3365 (3) A community service board;
- 3366 (4) A hospital;

3331

3332

3333

3334

3335

3336

3337

3338

3339

3340

3341

3342

3343

3344

3345

3346

3347

3348

3352

3353

3354

3355

3356

3357

3358

3359

3360

3361

3362

3367 (5) The Department of Human Services;

(6) The Department of Public Health; or

(7) Any private provider of disability services or health services of any person who is not an employee of the state or a political subdivision thereof to perform the duties and functions of such terminated state personnel unless such termination and utilization is the result of a reduction in appropriations for such duties or functions or is the result of a reduction in force caused by any other state department or agency which has ceased to contract with the department, the Department of Human Services, or the Department of Public Health for the services which had been provided by the terminated state personnel."

**SECTION 2-60.** 

Title 38 of the Official Code of Georgia Annotated, relating to military, emergency management, and veterans affairs, is amended by revising Code Section 38-2-132, relating to administration of militia and Department of Defense, personnel, and State Personnel

3381 Administration, as follows:

3382 "38-2-132.

3368

3369

3370

3371

3372

3373

3374

3375

3376

3383

3384

3385

3386

3387

3388

3389

3390

3391

3392

The militia of the state shall be commanded and its affairs administered pursuant to law by the Governor, as commander in chief, through the Department of Defense and the military division thereof which shall consist of the adjutant general, two assistant adjutants general, and such other officers, enlisted personnel, and civilian employees as the adjutant general shall from time to time prescribe; provided, however, that nothing herein in this Code section shall be construed to prejudice the status under the rules of the State Personnel Administration Board of any person employed in the Military Division, Department of Defense. Such other officers, enlisted personnel, and civilian employees shall perform such duties as may be required by the adjutant general who shall fix their compensation subject to the rules of the State Personnel Administration Board."

**SECTION 2-61.** 

Said Title 38 is further amended by revising Code Section 38-4-9, relating to the commissioner of veterans service, employment of personnel, preference to veterans, surviving spouses, and dependents, and advise Governor, board, and General Assembly, as

3397 follows:

3398 "38-4-9.

The commissioner of veterans service is authorized and directed to employ competent personnel to assist in the administration of the Department of Veterans Service. The commissioner shall give reasonable preference to veterans, their surviving spouses, and dependents in the matter of employment in the department; provided, however, that

competency and efficiency shall not be sacrificed because of veteran affiliation, relationship, or service. It shall be the duty of the commissioner to advise the Governor, the Veterans Service Board, and the General Assembly as to needed veterans' legislation. As executive officer, the commissioner shall have exclusive authority to employ personnel necessary to carry out the purposes of this article and shall define the duties of employees, assign their official stations, and fix their compensation subject to the <u>rules of the State</u>

Personnel Administration Board."

**SECTION 2-62.** 

- Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles and traffic, is amended by revising Code Section 40-15-4, relating to motorcycle safety coordinator authorized, duties, and requirements, as follows:
- 3414 "40-15-4.
- 3415 (a) The commissioner shall appoint a state-wide motorcycle safety coordinator who shall
- carry out and enforce the provisions of this chapter and the rules and regulations of the
- 3417 department. The coordinator shall be placed in the unclassified service of the State
- 3418 Personnel Administration as defined by Code Section 45-20-2 and shall serve at the
- 3419 pleasure of the commissioner.
- 3420 (b) The coordinator shall also be authorized to:
- 3421 (1) Promote motorcycle safety throughout the state;
- 3422 (2) Provide consultation to the various departments of state government and local
- political subdivisions relating to motorcycle safety; and
- 3424 (3) Do any other thing deemed necessary by the commissioner to promote motorcycle
- 3425 safety in the state."

**SECTION 2-63.** 

- 3427 Title 42 of the Official Code of Georgia Annotated, relating to penal institutions, is amended
- 3428 by revising Code Section 42-8-26, relating to qualifications of probation supervisors,
- 3429 compensation and expenses, conflicts of interest, and bonds, as follows:
- 3430 "42-8-26.
- 3431 (a) In order for a person to hold the office of probation supervisor, he <u>or she</u> must be at
- least 21 years of age at the time of appointment and must have completed a standard
- 3433 two-year college course, provided that any person who is employed as a probation
- supervisor on or before July 1, 1972, shall not be required to meet the educational
- requirements specified in this Code section, nor shall he <u>or she</u> be prejudiced in any way
- for not possessing the requirements. The qualifications provided in this Code section are
- the minimum qualifications and the department is authorized to prescribe such additional

and higher educational qualifications from time to time as it deems desirable, but not to exceed a four-year standard college course.

- 3440 (b) The compensation of the probation supervisors shall be set by pursuant to the rules of 3441 the State Personnel Board and the State Personnel Administration. Probation supervisors 3442 shall also be allowed travel and other expenses as are other state employees.
- 3443 (c)(1) No supervisor shall engage in any other employment, business, or activities which interfere or conflict with his or her duties and responsibilities as probation supervisor.

- (2) No supervisor shall own, operate, have any financial interest in, be an instructor at, or be employed by any private entity which provides drug or alcohol education services or offers a DUI Alcohol or Drug Use Risk Reduction Program certified by the Department of Driver Services.
- (3) No supervisor shall specify, directly or indirectly, a particular DUI Alcohol or Drug Use Risk Reduction Program which a probationer may or shall attend. This paragraph shall not prohibit any supervisor from furnishing any probationer, upon request, the names of certified DUI Alcohol or Drug Use Risk Reduction Programs. Any supervisor violating this paragraph shall be guilty of a misdemeanor.
- (d) Each probation supervisor shall give bond in such amount as may be fixed by the department payable to the department for the use of the person or persons damaged by his or her misfeasance or malfeasance and conditioned on the faithful performance of his or her duties. The cost of the bond shall be paid by the department; provided, however, that the bond may be procured, either by the department or by the Department of Administrative Services, under a master policy or on a group blanket coverage basis, where only the number of positions in each judicial circuit and the amount of coverage for each position are listed in a schedule attached to the bond; and in such case each individual shall be fully bonded and bound as principal, together with the surety, by virtue of his or her holding the position or performing the duties of probation supervisor in the circuit or circuits, and his or her individual signature shall not be necessary for such bond to be valid in accordance with all the laws of this state. The bond or bonds shall be made payable to the department."

**SECTION 2-64.** 

Title 43 of the Official Code of Georgia Annotated, relating to professions and businesses, is amended by revising Code Section 43-1-2, relating to appointment and general powers of division director, members and meetings of professional licensing boards, examination

- standards, roster of licensees, and funding, as follows:
- 3472 "43-1-2.
- 3473 (a)(1) There is created within the office of the Secretary of State the professional
- 3474 licensing boards division as successor to the office of the joint-secretary of the state
- examining boards. The Secretary of State is authorized and directed to appoint a director
- of the professional licensing boards division.
- 3477 (2) Any action of the joint-secretary taken with regard to any state examining board prior
- 3478 to July 1, 2000, shall thereafter be deemed to be action taken by the director of the
- professional licensing boards division and that division director shall thereafter act in the
- stead of such joint-secretary and succeed to the powers and duties of the joint-secretary
- with regard to those state examining boards. The rights, privileges, entitlements, or
- duties of parties to contracts, leases, agreements, or other transactions entered into by the
- joint-secretary prior to July 1, 2000, shall continue to exist and shall not be impaired or
- diminished by reason of the succession of the division director to the powers and duties
- of the joint-secretary.
- 3486 (b) The salary of the division director shall be fixed by the Secretary of State, and he or
- she shall hold office at the pleasure of the Secretary of State.
- 3488 (c) The Secretary of State, notwithstanding any other provisions of law to the contrary,
- shall employ personnel as deemed necessary to carry out this chapter and to provide for all
- services required by each of the professional licensing boards and shall establish within the
- 3491 guidelines provided by the laws and rules and regulations of the State Personnel
- 3492 Administration Board the qualifications of such personnel.
- 3493 (d) The division director, with the approval of the Secretary of State, notwithstanding any
- other provisions of law to the contrary, shall enter into such contracts as are deemed
- necessary to carry out this chapter to provide for all services required by each of the
- 3496 professional licensing boards.
- 3497 (e) The Secretary of State, notwithstanding any other provisions of law to the contrary,
- shall have the power to employ and shall set the qualifications and salary for a deputy
- division director and shall appoint executive directors as required who shall act in the
- absence of the division director and who shall perform such other functions of the division
- director under this chapter as the division director may designate. The deputy division
- director and executive directors as appointed shall be in the unclassified service and shall
- be excluded from the classified service as defined in Article 1 of Chapter 20 of Title 45.

3504

3505

3506

3507

3508

3509

3510

3511

3512

3513

3514

3515

3516

3517

3518

3519

3520

3528

3529

3530

3531

3532

3533

3534

3535

3536

3537

3538

3539

3540

(f) Notwithstanding any other provisions of law to the contrary, each member of the various professional licensing boards may receive the expense allowance as provided by subsection (b) of Code Section 45-7-21 and the same mileage allowance for the use of a personal car as that received by all other state officials and employees or a travel allowance of actual transportation cost if traveling by public carrier within the state. Any board member shall also be reimbursed for any conference or meeting registration fee incurred in the performance of his or her duties as a board member. For each day's service outside of the state as a board member, such member shall receive actual expenses as an expense allowance as well as the same mileage allowance for the use of a personal car as that received by other state officials and employees or a travel allowance of actual transportation cost if traveling by public carrier or by rental motor vehicle. Expense vouchers submitted by members of the various professional licensing boards are subject to approval of the president or chairperson of the respective board and the division director. (g) All meetings and hearings of the respective professional licensing boards shall be held in the capitol, at the site of the office of the respective board, or at such other site as may be requested by the chairperson or president of a professional licensing board and approved by the division director. (h) A majority of the appointed members of a professional licensing board shall constitute

- 3521 (h) A majority of the appointed members of a professional licensing board shall constitute a quorum for the transaction of business by that board.
- 3523 (h.1) Members of a professional licensing board shall serve until the expiration of the term 3524 for which they were appointed and until their successors have been appointed and qualified 3525 unless otherwise specified under the provisions of this title.
- 3526 (i) A schedule of all meetings and hearings of the various professional licensing boards 3527 shall be maintained at the office of the division director and be available for public review.
  - (j) The division director may establish administrative standards for the examination of applicants for licensure by the various professional licensing boards, notwithstanding any other provisions of law to the contrary. These administrative standards may include the setting of date, time, and location of examinations, subject to the approval of the respective professional licensing boards. Notwithstanding any other provisions of law to the contrary, examination criteria, examination grading procedures, examination fees, examination passing score requirements, and other matters pertaining to the examination of applicants for licensure may be adopted by rules of the respective professional licensing boards as necessary to implement such examination standards. Examination standards, including examination criteria, grading procedures, and passing score requirements, developed in agreement or in conjunction with a national association of state boards or other related national association for the administration of a nationally recognized uniform examination may be adopted in lieu of state standards by the respective professional licensing boards.

(k) The division director shall prepare and maintain a roster containing the names and addresses of all current licensees for each of the various professional licensing boards. A copy of this roster shall be available to any person upon request at a fee prescribed by the division director sufficient to cover the cost of printing and distribution. The following shall be treated as confidential and need not be disclosed without the approval of the professional licensing board to which application is made:

- (1) Applications and other personal information submitted by applicants, except to the applicant, staff, and the board;
- 3549 (2) Information, favorable or unfavorable, submitted by a reference source concerning an applicant, except to the staff and the board;
- 3551 (3) Examination questions and other examination materials, except to the staff and the board; and
- 3553 (4) The deliberations of the board with respect to an application, an examination, a complaint, an investigation, or a disciplinary proceeding, except as may be contained in official board minutes.
- 3556 (I) Funding for the office of the division director and the various professional licensing 3557 boards served by such office shall be contained in a common budget unit as defined in Part 3558 1 of Article 4 of Chapter 12 of Title 45, the 'Budget Act.'"

**SECTION 2-65.** 

- Said Title 43 is further amended by revising Code Section 43-40-4, relating to the office of commissioner, qualifications, restrictions, staff, oath, duties and powers, and reimbursement, as follows:
- 3563 "43-40-4.

3565

3566

3567

3568

3569

3570

3571

3572

3573

3574

3575

3576

3541

3542

3543

3544

3545

3546

3547

- 3564 (a) There is established within the commission the office of real estate commissioner.
  - (b) The commissioner shall be a full-time employee of the commission and shall serve as the chief executive officer of the commission. The commission shall in its discretion appoint the commissioner and fix his <u>or her</u> annual salary. Any person, in order to qualify for appointment to the office of commissioner, shall be a person of good moral character and shall possess such qualifications as the commission may require. The commissioner shall hold no interest in any real estate business or related business while serving as commissioner. The commissioner, with the approval of the commission, may employ and fix the compensation of a secretary, investigators, and other staff to assist him the commissioner in his <u>or her</u> duties. Such employees shall not be placed in the classified service of the State Personnel Administration as defined by Code Section 45-20-2, provided that nothing in this chapter shall be construed to affect any employee in the classified service of the State Personnel Administration as of July 1, 1981.

3577 (c) The commissioner shall take an oath to discharge faithfully the duties of his <u>or her</u>

- 3578 office.
- 3579 (d) The commissioner shall be charged with the duties and powers as delegated by the
- 3580 commission.
- 3581 (e) The commissioner shall be allowed reimbursement for travel and other expenses
- necessarily incurred in the performance of his <u>or her</u> duties, the same as other state officers
- and employees, and shall receive payment of the same in the manner provided for members
- of the commission."

3585 **SECTION 2-66.** 

- 3586 Title 45 of the Official Code of Georgia Annotated, relating to public officers and employees,
- 3587 is amended by revising Code Section 45-1-4, relating to complaints or information from
- 3588 public employees as to fraud, waste, and abuse in state programs and operations, as follows:
- 3589 "45-1-4.
- 3590 (a) As used in this Code section, the term:
- (1) 'Government agency' means any agency of federal, state, or local government
- charged with the enforcement of laws, rules, or regulations.
- 3593 (2) 'Law, rule, or regulation' includes any federal, state, or local statute or ordinance or
- any rule or regulation adopted according to any federal, state, or local statute or
- ordinance.
- 3596 (3) 'Public employee' means any person who is employed by the executive, judicial, or
- legislative branch of the state or by any other department, board, bureau, commission,
- authority, or other agency of the state. This term also includes all employees, officials,
- and administrators of any agency covered under by the rules of the State Personnel
- 3600 Administration Board and any local or regional governmental entity that receives any
- funds from the State of Georgia or any state agency.
- 3602 (4) 'Public employer' means the executive, judicial, or legislative branch of the state; any
- other department, board, bureau, commission, authority, or other agency of the state
- which employs or appoints a public employee or public employees; or any local or
- regional governmental entity that receives any funds from the State of Georgia or any
- 3606 state agency.
- 3607 (5) 'Retaliate' or 'retaliation' refers to the discharge, suspension, or demotion by a public
- employer of a public employee or any other adverse employment action taken by a public
- 3609 employer against a public employee in the terms or conditions of employment for
- disclosing a violation of or noncompliance with a law, rule, or regulation to either a
- 3611 supervisor or government agency.
- 3612 (6) 'Supervisor' means any individual:

3613 (A) To whom a public employer has given authority to direct and control the work performance of the affected public employee;

3615

3616

3617

3624

3625

3626

3627

3628

3629

3633

3634

3635

3636

3637

3638

3639

3640

3641

3642

3643

- (B) To whom a public employer has given authority to take corrective action regarding a violation of or noncompliance with a law, rule, or regulation of which the public employee complains; or
- 3618 (C) Who has been designated by a public employer to receive complaints regarding a violation of or noncompliance with a law, rule, or regulation.
- 3620 (b) A public employer may receive and investigate complaints or information from any public employee concerning the possible existence of any activity constituting fraud, waste, and abuse in or relating to any state programs and operations under the jurisdiction of such public employer.
  - (c) Notwithstanding any other law to the contrary, such public employer shall not after receipt of a complaint or information from a public employee disclose the identity of the public employee without the written consent of such public employee, unless the public employer determines such disclosure is necessary and unavoidable during the course of the investigation. In such event, the public employee shall be notified in writing at least seven days prior to such disclosure.
- 3630 (d)(1) No public employer shall make, adopt, or enforce any policy or practice 3631 preventing a public employee from disclosing a violation of or noncompliance with a law, 3632 rule, or regulation to either a supervisor or a government agency.
  - (2) No public employer shall retaliate against a public employee for disclosing a violation of or noncompliance with a law, rule, or regulation to either a supervisor or a government agency, unless the disclosure was made with knowledge that the disclosure was false or with reckless disregard for its truth or falsity.
    - (3) No public employer shall retaliate against a public employee for objecting to, or refusing to participate in, any activity, policy, or practice of the public employer that the public employee has reasonable cause to believe is in violation of or noncompliance with a law, rule, or regulation.
  - (4) Paragraphs (1), (2), and (3) of this subsection shall not apply to policies or practices which implement, or to actions by public employers against public employees who violate, privilege or confidentiality obligations recognized by constitutional, statutory, or common law.
- 3645 (e)(1) A public employee who has been the object of retaliation in violation of this Code 3646 section may institute a civil action in superior court for relief as set forth in paragraph (2) 3647 of this subsection within one year after discovering the retaliation or within three years 3648 after the retaliation, whichever is earlier.

3649 (2) In any action brought pursuant to this subsection, the court may order any or all of the following relief:

- 3651 (A) An injunction restraining continued violation of this Code section;
- 3652 (B) Reinstatement of the employee to the same position held before the retaliation or to an equivalent position;
- 3654 (C) Reinstatement of full fringe benefits and seniority rights;
- 3655 (D) Compensation for lost wages, benefits, and other remuneration; and
- 3656 (E) Any other compensatory damages allowable at law.
- 3657 (f) A court may award reasonable attorney's fees, court costs, and expenses to a prevailing public employee."

**SECTION 2-67.** 

Said Title 45 is further amended by revising Code Section 45-2-41, relating to committee of doctors to develop fitness standards, licensed physician to make physical examination, contracts for assessments of employees, fee for committee members and consultants, and certification, as follows:

3664 *"*45-2-41.

3665

3666

3667

3668

3669

3670

3671

3672

3673

3674

3675

3676

3677

3678

3679

3680

3681

3682

3683

- (a) The commissioner of personnel administration administrative services, subject to the approval of the State Personnel Board, shall appoint up to five doctors of medicine licensed by the state and other specialists, as appropriate, to develop standards of medical and physical fitness required for persons about to be appointed to positions in the state service. Such standards shall be related to the duties required of specific positions in the state service. The commissioner of personnel administration administrative services shall develop the forms to secure the information needed to determine if prospective employees meet the medical and physical fitness standards required to perform the essential functions of the relevant position.
- (b) If a physical examination is required by the standards of medical and physical fitness, a licensed medical practitioner may perform the assessment and report the findings to a physician in the employ of or under contract with the state or respective employing department. The licensed medical practitioner may be of the applicant's choice and at the applicant's expense or may be a licensed physician in the employ of or under contract with the state or respective employing department. When the licensed physician is in the employ of or under contract with the state or respective employing department, the assessment and findings shall be made to the respective department and shall be final, except as provided in the State Personnel Board rules.
- (c) The commissioner of personnel administration administrative services may, through a competitive proposal process, enter into an agreement on behalf of the departments to

contract with medical practitioners for the purpose of conducting assessments for medical and physical fitness as required by the standards of medical and physical fitness. In such case, each department may use the selected contractor as an expense of a departmental employee selection process or may recommend that prospective employees seek the examination at the contractor's site at the prospective employee's expense. If the prospective employee chooses to use a medical practitioner other than one selected by the department or under contract with the state on behalf of the department, the findings and recommendations of such other practitioner shall be furnished to the medical practitioner selected by the department or under contract with the state on behalf of the department for final determination of the medical and physical fitness of the prospective employee. Expenses for the medical practitioner under contract with the state on behalf of the department shall be paid by the respective employing department based upon the services provided by such medical practitioner.

- (d) The State Personnel Board is authorized to establish a fee and make payment of same to the consultants appointed by the commissioner of personnel administration administrative services for services rendered in the development of standards of medical and physical fitness for state employees; provided, however, that no state employee shall receive additional compensation for services as a consultant for developing the standards of medical and physical fitness.
- 3704 (e) The certification required by Code Section 45-2-40 shall be completed as required in 3705 the rules of the State Personnel Board; provided, however, that if a physical examination 3706 is required by the standards for medical and physical fitness, the physical examination shall 3707 be completed prior to the date of appointment, and the reporting of results shall occur 3708 within a prescribed number of calendar days from the date of appointment."

**SECTION 2-68.** 

3710 Said Title 45 is further amended by revising Code Section 45-2-44, relating to State 3711 Personnel Board to adopt rules and regulations and expenditure of funds, as follows:

3712 "45-2-44.

The State Personnel Board, subject to the approval of the Governor, shall adopt and promulgate rules and regulations for the administration of this article. The board, through the commissioner of personnel administration administrative services, is authorized to expend allocated funds for the necessary forms and other incidental administrative expenses in effectuating this article. All other expenses shall be borne by the prospective employee or the respective employing department in accordance with the rules of the board."

3720 SECTION 2-69. Said Title 45 is further amended by revising Code Section 45-7-4, relating to annual salaries 3721 3722 of certain state officials and cost-of-living adjustments, as follows: 3723 "45-7-4. (a) The annual salary of each of the state officials listed below shall be as follows: 3724 3725 (1) Governor ..... \$ 60,000.00 3726 An allowance in an amount specified in the appropriations Act shall also be 3727 provided for the operation of the Governor's mansion. 3728 (2) Lieutenant Governor ..... 54,920.00 3729 (3) Adjutant general 3730 The adjutant general shall continue to receive the pay and allowances under 3731 the same procedure as provided by law. 3732 3733 (5) Attorney General ..... 114,633.00 3734 (6) Reserved. 3735 100,396.00 3736 (8) Reserved. 3737 The above amount of salary for the Commissioner of Labor shall include 3738 3739 any compensation received from the United States government, and the 3740 amount of state funds paid shall be reduced by the amount of compensation received from the United States government. 3741 3742 (10) Reserved. 3743 (11) Each member of the Public Service Commission ..... 96,655.00 3744 (12) Reserved. 3745 (14) Secretary of State ..... 3746 102,708.00 3747 (15) Reserved. 3748 (16) Reserved. 3749 (17) Reserved. 3750 3751 3752 (20) Each superior court judge ..... 99,862.00

3753 Each superior court judge shall also receive any supplement paid to such 3754 judge by the county or counties of such judge's judicial circuit as may be provided for by law. Each superior court judge shall also receive 3755 3756 reimbursement of travel expenses as provided by law. 3757 3758 Each district attorney shall also receive any supplement paid to such district 3759 attorney by the county or counties of such district attorney's judicial circuit 3760 as may be provided for by law. Each district attorney shall also receive 3761 reimbursement of travel expenses as provided by law. 3762 (22) Each member of the General Assembly ..... 16,200.00 3763 (A) Reserved. 3764 (B) Each member of the General Assembly shall also receive the allowances provided by law. The amount of the daily expense allowance 3765 3766 which each member is entitled to receive under the provisions of Code 3767 Section 28-1-8 shall be as provided in that Code section. The mileage allowance for the use of a personal car on official business shall be the 3768 3769 same as that received by other state officials and employees. 3770 (C) In addition to any other compensation and allowances authorized for 3771 members of the General Assembly, each member may be reimbursed for per diem differential and for actual expenses incurred in the performance 3772 3773 of duties within the state as a member of the General Assembly in an 3774 amount not to exceed \$7,000.00 per year. Expenses reimbursable up to 3775 such amount shall be limited to one or more of the following purposes: 3776 lodging, meals, per diem differential, postage, personal services, printing 3777 publications, rents, supplies (including telecommunications, transportation, utilities, and purchasing or leasing of 3778 3779 equipment. If equipment purchased by a member has a depreciated value 3780 of \$100.00 or less when such member leaves office, the equipment does 3781 not need to be returned to the state. No reimbursement shall be made for 3782 any postage which is used for a political newsletter. No reimbursement 3783 shall be paid for lodging or meals for any day for which a member 3784 receives the daily expense allowance as provided in this paragraph. Such 3785 expenses shall be reimbursed upon the submission of sworn vouchers to 3786 the legislative fiscal office. Such sworn vouchers shall be accompanied 3787 by a supporting document or documents showing payment for each 3788 expense claimed or an explanation of the absence of such documentation.

No sworn voucher or supporting document shall be required for per diem differential.

3789

3790

3791

3792

3793

3794

3795

3796

3797

3798

3799

3800

3801

3802

3803

3804

3805

3806

3807

3808

3809

3810

3811

3812

3813

3814

3815

3816

3817

3818

3819

3820

3821

3822

3823

3824

3825

(D) The amount of per diem differential which may be claimed for each day under subparagraph (C) of this paragraph shall be the difference between the daily expense allowance authorized for members of the General Assembly and \$119.00; provided, however, that the general appropriations General Appropriations Act for any fiscal year may increase such amount of \$119.00 per day to an amount not in excess of the federal per diem rate then in effect for the state capital as specified by the General Services Administration. Per diem differential shall be paid by the legislative fiscal office to the member upon the member's notification to the legislative fiscal office of the days for which the daily expense allowance was received for which the member wishes to claim the per diem differential, and the legislative fiscal office shall keep a record of the days for which per diem differential is so claimed and paid.

(E) For the purposes of this paragraph, a year shall begin on the convening date of the General Assembly in regular session each year and end on the day prior to the convening of the General Assembly in the next calendar year. Any voucher or claim for any reimbursement for any year as defined in this paragraph shall be submitted no later than the fifteenth of April immediately following the end of such year. No reimbursement shall be made on any voucher or claim submitted after that date. Any amounts remaining in such expense account at the end of the first year of the two year biennium may be claimed for expenses incurred during the second year of the two year biennium. Any amounts remaining in any expense account which are not so claimed by April 15 of the year following the second year of the biennium and any amounts claimed which are returned as hereafter provided for in this paragraph shall lapse and shall be remitted by the legislative fiscal office to the general fund of the state treasury. Any former member of the General Assembly may be reimbursed for expenses incurred while a member of the General Assembly upon compliance with the provisions of this paragraph. The Legislative Services Committee is empowered to provide such procedures as it deems advisable to administer the provisions of this paragraph, including, but not limited to, definitions of the above list of items for which reimbursement may be made and the form of the voucher or claim which must be submitted to the legislative fiscal office. In the event of

3826 any disagreement as to whether any reimbursement shall be made or any allowance shall be paid, the Legislative Services Committee shall make 3827 3828 the final determination. In the event any reimbursement is made or any 3829 allowance is paid and it is later determined that such reimbursement or payment was made in error, the person to whom such reimbursement or 3830 3831 payment was made shall remit to the legislative fiscal office the amount 3832 of money involved. In the event any such person refuses to make such 3833 remittance, the legislative fiscal office is authorized to withhold the 3834 payment of any other moneys to which such person is entitled until the 3835 amount of such reimbursement or payment which was made in error shall 3836 be realized. (23) Speaker of the House of Representatives ..... 3837 17,800.00 3838 The Speaker of the House of Representatives shall also receive the salary 3839 and allowances authorized as a member of the General Assembly. Upon the 3840 taking of office by the members of the General Assembly on the convening 3841 day of the regular session of the General Assembly in 1983, the annual salary of the Speaker of the House of Representatives shall become 3842 3843 \$22,800.00. After such date, the Speaker shall also receive as additional 3844 salary a sum equal to the amount of salary over \$30,000.00 per annum 3845 which is received by the Lieutenant Governor as of that date or thereafter; 3846 and the salary of the Speaker shall be adjusted at the beginning of each term 3847 so as to include such additional sum. 4,800.00 3848 3849 The President Pro Tempore of the Senate shall also receive the salary and 3850 allowances authorized as a member of the General Assembly. 3851 (25) Speaker Pro Tempore of the House of Representatives ...... 4,800.00 3852 The Speaker Pro Tempore of the House of Representatives shall also 3853 receive the salary and allowances authorized as a member of the General 3854 Assembly. 3855 As a cost-of-living adjustment except as qualified below as to members and 3856 member-officers of the General Assembly, the annual salary of each state official whose salary is established by Code Section 45-7-3, this Code section, and Code Sections 45-7-20 3857 3858 and 45-7-21, including members of the General Assembly, the Speaker of the House of 3859 Representatives, the President Pro Tempore of the Senate, and the Speaker Pro Tempore of the House of Representatives, may be increased by the General Assembly in the General 3860 3861 Appropriations Act by a percentage not to exceed the average percentage of the general

increase in salary as may from time to time be granted to employees of the executive, judicial, and legislative branches of government. However, any increase for such officials shall not include within-grade step increases for which classified employees of the State Personnel Administration employees subject to compensation plans authorized and approved in accordance with Code Section 45-20-4 are eligible. Any increase granted pursuant to this subsection shall become effective at the same time that funds are made available for the increase for such employees, except increases for members and member-officers of the General Assembly. That portion of the increase determined by the Legislative Services Committee to reflect a cost-of-living increase based upon objective economic criteria shall become effective for members and member-officers at the same time that funds are made available for the increase for such employees. The balance of the increase for members and member-officers of the General Assembly shall become effective on the convening of the next General Assembly in January of the next odd-numbered year.

- The Office of Planning and Budget shall calculate the average percentage increase.
- 3876 (c) The annual salary being received on June 30, 1980, shall be increased by 8 percent for each state official listed in subsection (a) of this Code section who:
- 3878 (1) Is not a member of the General Assembly; and
- 3879 (2) Is not a contributing member of a state retirement system and, therefore, does not benefit by or participate in any program whereunder a portion of the employee contributions to the state retirement system are made on behalf of the employee by the employer."

**SECTION 2-70.** 

Said Title 45 is further amended by revising Code Section 45-7-54, relating to voluntary contributions by state government employees through payroll deductions to certain not for profit organizations, as follows:

3887 "45-7-54.

(a) Any department, agency, authority, or commission of the state is authorized to deduct designated amounts from the salaries or wages of its employees and remit such moneys to not for profit organizations, associations, or corporations providing tangible services and benefits to state government or its employees. Except as provided in subsection (b) of this Code section, no such deduction shall be made unless at least 2,500 of the full-time employees of the state request such deduction. Where 2,500 or more full-time employees of the state request payroll deduction services to any not for profit organization, association, or corporation having among its objectives educational, legislative, or professional development activities related to promoting and enhancing the efficiency, productivity, and welfare of state government services or of state government employees,

then the state shall provide such deductions as an additional employment benefit to its employees.

3900

3901

3902

3903

3904

3905

3906

3907

3908

3909

3910

- (b) Where 500 or more full-time state employees who are employed in the Division of Family and Children Services or in the law enforcement, corrections officer, or registered nursing disciplines request payroll deduction services to any not for profit association having among its specific objectives (1) professional development activities related to such employment, (2) the provision of assistance to or on behalf of persons who are killed, injured, in need of medical attention, or otherwise in need of assistance while engaged in such employment or as a result of such employment, or (3) promoting or enhancing law enforcement, corrections, or registered professional nursing in the State of Georgia, then the state shall provide such deductions as an additional employment benefit to its employees. This provision shall not be interpreted to require the agency or state to provide the funds for any employee's dues or contributions.
- 3911 (c) The commissioner of the State Personnel Administration administrative services shall have the authority to administer this Code section and to determine and compel compliance with its provisions.
- 3914 (d) No deduction shall be made under this Code section without the express written and voluntary consent of the employee. Each such request shall designate the exact amount to be deducted. Any employee who consents to such deduction is authorized to terminate the deduction with two weeks' written notice to the department, agency, authority, or commission.
- 3919 (e) No deduction shall be made under this Code section to any organization, association, or corporation which engages in collective bargaining with the state or encourages its members to strike or stop work.
- 3922 (f) Each department, agency, authority, or commission of the state shall collect from the deductions withheld a cost of administration fee not to exceed 1 percent of the total deduction collected.
- 3925 (g) No person shall disclose to any other person the name of any employee deducting 3926 amounts, or the organizations, associations, or corporations designated, except as is 3927 necessary to accomplish the purpose of this article or as otherwise authorized in writing by 3928 the individual employee.
- 3930 (h) Departments, agencies, authorities, and commissions and their employees shall not incur any liability for errors or omissions made in performance of the payroll deduction agreement between the state and the employee, provided that this Code section does not confer immunity from criminal or civil liability for conversion, theft by conversion, theft by taking, theft by extortion, theft by deception, or any other intentional misappropriation of the money or property of another."

3935 **SECTION 2-71.** 

3936 Said Title 45 is further amended by revising Code Section 45-10-20, relating to definitions,

- 3937 as follows:
- 3938 "45-10-20.
- 3939 As used in this part, the term:
- 3940 (1) 'Agency' means any agency, authority, department, board, bureau, commission,
- 3941 committee, office, or instrumentality of the State of Georgia but shall not mean a political
- subdivision of the State of Georgia.
- 3943 (2) 'Business' means any corporation, partnership, proprietorship, firm, enterprise,
- franchise, association, organization, self-employed individual, trust, or other legal entity.
- 3945 (3) 'Employee' means any person who, pursuant to a written or oral contract, is employed
- 3946 by an agency.
- 3947 (4) 'Family' means spouse and dependents.
- 3948 (5) 'Full-time' means 30 hours of work for the state per week for more than 26 weeks per
- 3949 calendar year.
- 3950 (6) 'Limited powers' means those powers other than state-wide powers.
- (7) 'Part-time' means any amount of work other than full-time work.
- 3952 (8) 'Person' means any person, corporation, partnership, proprietorship, firm, enterprise,
- franchise, association, organization, or other legal entity.
- (9) 'Public official' means any person elected to a state office and means any person
- appointed to a state office where in the conduct of such office the person so appointed has
- administrative and discretionary authority to receive and expend public funds and to
- perform certain functions concerning the public which are assigned to him <u>or her</u> by law.
- 3958 (10) 'State-wide powers' means those powers exercised by public officials which affect
- and influence all of state government. Public officials who exercise such powers include
- but are not limited to the Governor, the Lieutenant Governor, members of the General
- Assembly, Justices of the Supreme Court, Judges of the Court of Appeals, the Secretary
- of State, the Attorney General, the state auditor, the state accounting officer, the
- 3963 commissioner of administrative services, the commissioner of the State Personnel
- 3964 Administration and members of the State Personnel Board, the director of the Office of
- Planning and Budget, judges of the superior courts, and district attorneys.
- 3966 (11) 'Substantial interest' means the direct or indirect ownership of more than 25 percent
- of the assets or stock of any business.
- 3968 (12) 'Transact business' or 'transact any business' means to sell or lease any personal
- property, real property, or services on behalf of oneself or on behalf of any third party as
- an agent, broker, dealer, or representative and means to purchase surplus real or personal

3971 property on behalf of oneself or on behalf of any third party as an agent, broker, dealer, 3972 or representative."

3973 SECTION 2-72.

- Said Title 45 is further amended by revising Code Section 45-10-27, relating to construction 3974
- 3975 of part with rules and regulations of the State Personnel Administration, as follows:
- "45-10-27. 3976
- 3977 This part shall in no way amend or repeal any statute supersede any provision of Chapter
- 3978 20 of this title or any rule or regulation promulgated pursuant thereto pertaining to the State
- Personnel Administration." 3979
- 3980 SECTION 2-73.
- Said Title 45 is further amended by revising Code Section 45-12-72, relating to establishment 3981
- of Office of Planning and Budget, and general provisions, as follows: 3982
- 3983 "45-12-72.
- 3984 (a) There is established in the office of the Governor the Office of Planning and Budget
- 3985 as a separate budget unit for the purpose of promoting economy and efficiency in the fiscal
- 3986 management of the state government. The Governor shall be ex officio director of the
- 3987 budget.

4000

- (b) The Governor, through the Office of Planning and Budget, shall have such supervision 3988
- 3989 of every public department, agency, and institution as shall be necessary to secure
- 3990 uniformity and accuracy of accounts and efficient conduct of its fiscal affairs. He may
- inquire into the methods of conducting the affairs of any public body; he may prescribe and 3991
- 3992 direct the use of such forms of accounts, records, and reports as may be necessary to further
- 3993 efficiency and an adequate system of records for budget-making purposes; and he may
- 3994 prescribe and direct the use of standards of efficiency for public employees, including the
- 3995 establishment of working hours.
- 3996 (c) The administrative head of the Office of Planning and Budget is the director of the
- Office of Planning and Budget, who shall be appointed by the Governor to serve at the 3997
- 3998 Governor's pleasure. The director shall be responsible for management of the office and
- 3999 shall exercise supervision and control over the office. The director of the Office of
- Planning and Budget is authorized to employ such other professional, technical, and 4001 clerical personnel as the director may deem necessary to carry out the duties prescribed in
- 4002 this part. Except as otherwise provided in this subsection, the employees of the Office of
- 4003 Planning and Budget shall be governed by the rules and regulations of the State Personnel
- 4004 Board, under Article 1 of Chapter 20 of this title. The Office of Planning and Budget shall
- 4005 pay its pro rata share of the administrative cost of operating the State Personnel

Administration, state system of personnel management in the manner prescribed in Article 1 of Chapter 20 of this title Code Section 45-20-4. All employees in the position classification policy coordinator shall be in the unclassified service of the State Personnel Administration as defined by Code Section 45-20-2. Any and all salary increases for such employees shall be based, in part, on each individual employee's job performance as measured by a standard operative appraisal system and, in part, on general increases given to all state employees. The Governor is authorized to delegate to the director of the Office of Planning and Budget such powers, duties, and authority under this part as the Governor deems advisable; and the Governor shall have the right to retract any such delegation at any time.

(d) The Attorney General, the state treasurer, the Comptroller General, the state revenue commissioner, and the state auditor shall render such advice and assistance and furnish such information to the Office of Planning and Budget as may be requested and needed."

4019 **SECTION 2-74.** 

Said Title 45 is further amended by revising Code Section 45-15-30, relating to the Department of Law, assistants, deputies, and other support personnel, determination of duties, salaries, and effect promotions, limitation on private practice of law, and disclosure requirement for assistant attorney general representing criminal defendant, as follows:

4024 "45-15-30.

4006

4007

4008

4009

4010

4011

4012

4013

4014

4015

4016

4017

4018

4025

4026

4027

4028

4029

4030

4031

4032

4033

4034

4035

4036

4037

4038

4039

4040

4041

There is created a Department of Law with the Attorney General at the head thereof and with such numbers of deputy attorneys general, assistant attorneys general, special assistant attorneys general, other attorneys, paraprofessional personnel, and other employees or independent contractors as the Attorney General shall deem necessary to carry out the functions of the Attorney General and the Department of Law. The Attorney General is authorized to determine the title and to change the title of any attorney or other employee of the Department of Law or any attorney at law under independent contract to the Department of Law in order to define the duties and responsibilities of any attorney or other employee of the said department and to establish salaries and effect promotions of any such attorney or other employee of the said department, except that those positions in the department which are within the classified service of the State Personnel Administration on April 18, 1975, shall be covered by the State Personnel Administration according to procedures prescribed by the State Personnel Board. Neither the Attorney General nor any other attorney at law employed full time by the Department of Law shall engage in the private practice of law during his or her term of appointment. Attorneys at law under independent contract to the Department of Law may engage in the private practice of law even though they may have been appointed or designated either specially

or generally as assistant attorneys general or attorneys. Notwithstanding that any attorney at law under independent contract to the Department of Law has been appointed or designated either specially or generally as an assistant attorney general and thus is identified with the State of Georgia as its representative for cases arising within the scope of that appointment or designation, representation of a defendant in criminal proceedings by that assistant attorney general shall not constitute a conflict of interest if that assistant attorney general provides written disclosure of such appointment or designation to the defendant prior to accepting employment by that defendant or, when a court has appointed an assistant attorney general to represent an indigent criminal defendant, disclosures to the defendant and to the court, to be reflected in the record of that court, such appointment or designation as assistant attorney general."

**SECTION 2-75.** 

Said Title 45 is further amended by revising Code Section 45-16-11, relating to compensation of county coroners, increases, calculation, supplements, and expenses, as follows:

4057 "45-16-11.

(a)(1) Any other law to the contrary notwithstanding, the minimum annual salary of each coroner in any of the counties in this state in the following population brackets shall be fixed according to the population of the county in which he or she serves, as determined by the United States decennial census of 1990 or any future such census. Except as otherwise provided in paragraph (2) of this subsection, each such coroner shall receive an annual salary, payable in equal monthly installments from the funds of the coroner's county, of not less than the amount fixed in the following schedule:

<u>num Salary</u>	<u>Minir</u>	<u>Population</u>	4065
\$ 1,200.00		0 — 11,889	4066
2,400.00		11,890 — 19,999	4067
3,600.00		20,000 — 34,999	4068

(2) On and after July 1, 2001, whenever Whenever the state employees in the classified service of the State Personnel Administration receive subject to compensation plans authorized and approved in accordance with Code Section 45-20-4 receive a cost-of-living increase or general performance based increase of a certain percentage or a certain amount, the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, and in Code Section 45-16-11.1, or the amounts derived by increasing each of said amounts through the application of longevity increases pursuant to subsection (b) of this Code section, where applicable, shall be increased by the same

percentage or same amount applicable to such state employees. If the cost-of-living increase or general performance based increase received by state employees is in different percentages or different amounts as to certain categories of employees, the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, and in Code Section 45-16-11.1, or the amounts derived through the application of longevity increases, shall be increased by a percentage or an amount not to exceed the average percentage or average amount of the general increase in salary granted to the state employees. The Office of Planning and Budget shall calculate the average percentage increase or average amount increase when necessary. The periodic changes in the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, and in Code Section 45-16-11.1, or the amounts derived through the application of longevity increases, as authorized by this paragraph shall become effective on the first day of January following the date that the cost-of-living increases received by state employees become effective; provided, however, that if the cost-of-living increases or general performance based increases received by state employees become effective on January 1, such periodic changes in the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, and in Code Section 45-16-11.1, or the amounts derived through the application of longevity increases, as authorized by this paragraph shall become effective on the same date that the cost-of-living increases or general performance based increases received by state employees become effective.

- (3) The county governing authority may supplement the minimum annual salary of the coroner in such amount as it may fix from time to time; but no coroner's compensation supplement shall be decreased during any term of office. Any prior expenditure of county funds to supplement the coroner's salary in the manner authorized by this paragraph is ratified and confirmed. Nothing contained in this paragraph shall prohibit the General Assembly by local law from supplementing the annual salary of the coroner.
- 4103 (b) The amounts provided in paragraph (1) of subsection (a) of this Code section and Code
  4104 Section 45-16-11.1, as increased by paragraph (2) of subsection (a) of this Code section,
  4105 shall be increased by multiplying said amounts by the percentage which equals 5 percent
  4106 times the number of completed four-year terms of office served by any coroner after
- December 31, 2000, effective the first day of January following the completion of each
- 4108 such period of service.

4077

4078

4079

4080

4081

4082

4083

4084

4085

4086

4087

4088

4089

4090

4091

4092

4093

4094

4095

4096

4097

4098

4099

4100

4101

4102

- 4109 (c) The minimum salaries provided for under this Code section shall be in addition to any fees paid by the county governing authority to the coroner on a per-call basis and in
- 4111 addition to any expenses.
- 4112 (d) The minimum salaries provided for in this Code section shall be considered as salary
- only. Expenses for deputies, equipment, supplies, copying equipment, and other necessary

and reasonable expenses for the operation of a coroner's office shall come from funds other than the funds specified as salary in this Code section.

- 4116 (e) This Code section shall not be construed to reduce the salary of any coroner in office
- on July 1, 2001; provided, however, that successors to such coroners in office on July 1,
- 4118 2001, shall be governed by the provisions of this Code section. All local legislation in
- effect on July 1, 2001, or enacted thereafter affecting compensation for coroners of the
- various counties shall be of full force and effect except where the same provides for a
- salary lower than provided in this Code section, in which event this Code section shall
- 4122 prevail."
- **SECTION 2-76.**
- 4124 Said Title 45 is further amended by revising Code Section 45-18-50, relating to definitions,
- 4125 as follows:
- 4126 "45-18-50.
- 4127 As used in this article, the term:
- 4128 (1) 'Board' means the State Personnel Board Reserved.
- 4129 (2) 'Council' means the Employee Benefit Plan Council established in Code Section
- 4130 45-18-51.
- 4131 (3) 'Employee' means a member of the General Assembly or a person who works full
- 4132 time for the state and receives his <u>or her</u> compensation in a direct payment from a
- department, agency, authority, or institution of state government; a county department of
- family and children services or a county department of health; the Federal-State Shipping
- Point Inspection Service; the Georgia Firefighters' Pension Fund; a member of any local
- board of education; and public schoolteachers school teachers and public school
- 4137 employees as defined in Code Sections 20-2-880 and 20-2-910, exclusive of the
- 4138 members, employees, and officials of the Board of Regents of the University System of
- 4139 Georgia.
- (4) 'Full time' means the employment of a person who works at least 30 hours per week
- and whose employment is intended to be continuing employment. This would exclude
- any student, seasonal, intermittent, or part-time employment; provided, however, that
- 4143 public school teachers and public school employees as defined in Code
- Sections 20-2-880 and 20-2-910 shall be deemed to be employed full time for the
- purposes of this article. This would also exclude employment intended for only a very
- limited duration or in a sheltered employment program for the purpose of training or
- 4147 transitioning a person into the continued employment environment."

**SECTION 2-77.** 

Said Title 45 is further amended by revising Code Section 45-18-51, relating to creation of council, membership, terms of office, and vacancies, compensation and expense reimbursement, officers, executive secretary and staff support, meetings, adoption of

- 4152 procedures, and promulgation of rules and regulations, as follows:
- 4153 "45-18-51.

- 4154 (a)(1) There is created an Employee Benefit Plan Council consisting of the following ten 4155 members appointed by the Governor:
- 4156 (A) The five members of the State Personnel Board who shall serve for terms of office which correspond with their terms of office on the State Personnel Board;
  - (B) Two department heads who have employees eligible to participate in the employee benefit plans, which department heads shall serve for terms of office of four years; provided, however, that the initial term of one of such appointees shall be two years; and provided, further, that the office of such a member shall become vacant if he or she ceases to be a department head;
  - (C) Two state employees who are eligible to participate in the employee benefit plans, which state employees shall serve for terms of office of four years; provided, however, that the initial term of one of such appointees shall be two years; and provided, further, that the office of such a member shall become vacant if he <u>or she</u> ceases to be a state employee; and
  - (D) One member from a corporation domiciled in the State of Georgia that insures or administers employee benefit plans, which member shall serve for a term of office of four years.
  - (2) Successors to the members of the council provided in paragraph (1) of this subsection shall have the same qualifications and shall be appointed by the Governor for terms of office of four years and until their successors are appointed and qualified. A vacancy on the council shall be filled by the Governor appointing a successor who possesses the same qualifications as his <u>or her</u> predecessor and who shall serve for the unexpired term.
  - (b) The members of the council who are in state employment shall serve without compensation but, subject to fund availability, shall be reimbursed by the state department in which they are employed for all necessary expenses that may be incurred in the performance of their duties under this article in accordance with state travel regulations promulgated by the State Accounting Office in the same manner that employees of the State Personnel Administration are reimbursed. For those councilmembers who are not in state employment, the expense and mileage allowance shall be the same as that authorized for the General Assembly and shall be payable, subject to fund availability, from the State Personnel Administration Department of Administrative Services.

(c) The Governor shall appoint one member to act as chairman chairperson for a term specified by the Governor until a successor is duly appointed. The council shall elect one of its members as vice-chairman vice-chairperson to act in the absence of the chairman chairperson. If the office of chairman chairperson is vacated for any reason, the Governor shall appoint a successor.

- (d) Meetings of the council shall be scheduled at the discretion of the council <del>chairman</del> chairperson and, where feasible, concomitant with the meetings of the State Personnel
- Board as provided in Chapter 20 of this title. All meetings of the council shall be open to
- 4193 the public.

4185

4186

4187

4188

4189

- 4194 (e) The council shall adopt procedures for the conduct of its activities.
- 4195 (f) The commissioner of personnel administration administrative services shall serve as
  4196 executive secretary to the council and provide the council with staff support and other
- assistance in carrying out its duties.
- 4198 (g) In the promulgation of rules and regulations, the council shall be governed by Chapter
- 4199 20 of this title."

4200 **SECTION 2-78.** 

- 4201 Said Title 45 is further amended by revising Code Section 45-18-55, relating to
- 4202 commissioner of personnel administration as executive officer and custodian, as follows:
- 4203 "45-18-55.
- The commissioner of personnel administration administrative services shall be the
- executive officer for the administration of this article and the custodian of such fund or
- funds as may be required in the implementation of this article. The commissioner of
- 4207 personnel administration administrative services shall employ such personnel as may be
- 4208 necessary to carry out his <u>or her</u> duties and responsibilities under this article."
- 4209 **SECTION 2-79.**
- 4210 Said Title 45 is further amended by revising Code Section 45-18-70, relating to establishment
- and operation of the Capitol Hill Day-care Center, as follows:
- 4212 "45-18-70.
- Notwithstanding any other provisions of law, the commissioner of personnel administration
- 4214 <u>administrative services</u> in conjunction with the Georgia Building Authority is authorized
- by contract or otherwise to establish, equip, and operate a day-care center as a capitol hill
- pilot program for the purpose of serving children who are members of households of
- 4217 employees of state government in and around the state capitol. The commissioner of
- 4218 personnel administration administrative services in conjunction with the Georgia Building
- 4219 Authority is authorized to establish or provide for the establishment of appropriate fees and

charges to be chargeable against the state employees who are beneficiaries of services

- provided by such facility to pay for the cost of their operation and to accept money,
- 4222 equipment, or other property donated for use in connection with the facility."
- 4223 **SECTION 2-80.**
- 4224 Said Title 45 is further amended by revising Code Section 45-18-72, relating to start-up
- 4225 costs, as follows:
- 4226 "45-18-72.
- The commissioner of personnel administration administrative services shall present
- recommendations no later than December 1, 1986, for funding any start-up costs of the
- 4229 pilot project."
- 4230 **SECTION 2-81.**
- 4231 Said Title 45 is further amended by revising Code Section 45-19-22, relating to definitions,
- 4232 as follows:
- 4233 "45-19-22.
- 4234 As used in this article, the term:
- 4235 (1) 'Administrator' means the administrator of the Commission on Equal Opportunity
- provided for by Code Section 45-19-24, which agency is comprised composed of an
- 4237 Equal Employment Division and a Fair Housing Division.
- 4238 (2) 'Board' means the Board of Commissioners of the Commission on Equal Opportunity
- 4239 created by Code Section 45-19-23.
- 4240 (3) 'Disability' means a physical or mental impairment which substantially limits one or
- more of a person's major life activities, unless an employer demonstrates that the
- employer is unable to accommodate reasonably to an employee's or prospective
- employee's disability without undue hardship on the conduct of the employer's operation.
- 4244 (4) 'Discrimination' means any direct or indirect act or practice of exclusion, distinction,
- restriction, segregation, limitation, refusal, denial, or any other act or practice of
- differentiation or preference in the treatment of a person or persons because of race,
- 4247 color, religion, national origin, sex, handicap, or age or the aiding, abetting, inciting,
- 4248 coercing, or compelling of such an act or practice. This term shall not include any direct
- or indirect act or practice of exclusion, distinction, restriction, segregation, limitation,
- refusal, denial, or any other act or practice of differentiation or preference in the treatment
- of a person or persons because of religion if an employer demonstrates that the employer
- is unable to accommodate reasonably an employee's or prospective employee's religious
- observance or practice without undue hardship on the conduct of the employer's
- 4254 operation.

(5) 'Public employer' or 'employer' means any department, board, bureau, commission, authority, or other agency of the state which employs 15 or more employees within the state for each working day in each of 20 or more calendar weeks in the current or preceding calendar year. A person elected to public office in this state is a public employer with respect to persons holding positions or individuals applying for positions which are subject to the <u>state system of personnel administration created by Chapter 20 of this title, including the rules and regulations promulgated by the State Personnel Administration Board or any personnel merit system of any agency or authority of this state. A person elected to public office in this state is not a public employer with respect to personal staff or on the policy-making level or as immediate advisers with respect to the exercise of the constitutional or legal powers of the office held by such officer. The term 'public employer' shall include the State Personnel Administration whether or not such agency is the immediate employer of the party or parties claiming to be aggrieved.</u>

- 4269 (6) 'Public employment' means employment by any department, board, bureau, commission, authority, or other agency of the State of Georgia.
- 4271 (7) 'Religion' means all aspects of religious observance and practice as well as belief.
- 4272 (8) 'Unlawful practice' means an act or practice declared to be an unlawful practice in Code Sections 45-19-29 through 45-19-31, 45-19-32, or 45-19-45."
- 4274 **SECTION 2-82.**
- 4275 Said Title 45 is further amended by revising Code Section 45-21-1, relating to definitions,
- 4276 as follows:

4255

4256

4257

4258

4259

4260

4261

4262

4263

4264

4265

4266

4267

4268

- 4277 "45-21-1.
- 4278 As used in this chapter, the term:
- 4279 (1) 'Agency' means any agency as defined in Code Section 45-20-2, any authority, or any
- 4280 public corporation, but shall not include the board of regents and units of the University
- 4281 System of Georgia.
- 4282 (2) 'Appointing authority' means a person or group of persons authorized by law or
- delegated authority to make appointments to fill employee positions in the legislative,
- judicial, or executive branch of state government.
- 4285 (3) 'Board' means the State Personnel Board.
- 4286 (4) 'Commissioner' means the commissioner of personnel administration administrative
- 4287 <u>services</u> or his or her designee.
- 4288 (5) 'Goal based plan' means a plan developed by the board or other appointing authority
- 4289 under subsection (d) of Code Section 45-21-2 designed to measure performance against
- business objectives or performance targets.

(6) 'Incentive compensation plan' means a plan developed by the board under Chapter

- 4292 20 of this title and subsection (c) of Code Section 45-21-2 or other appointing authority
- under subsection (c) of Code Section 45-21-2.
- 4294 (7) 'Incentive payment' means a one-time lump sum payment or a predetermined
- quarterly payment that does not become a part of base salary.
- 4296 (8) 'Meritorious award program' means a program developed by the board or other
- appointing authority under subsection (b) of Code Section 45-21-2."
- 4298 **SECTION 2-83.**
- 4299 Said Title 45 is further amended by revising Code Section 45-23-3, relating to definitions,
- 4300 as follows:
- 4301 "45-23-3.
- 4302 As used in this chapter, the term:
- 4303 (1) 'Controlled substance' means any drug, substance, or immediate precursor included
- in the definition of the term 'controlled substance' in paragraph (4) of Code Section
- 4305 16-13-21.
- 4306 (2) 'Convicted' or 'conviction' refers to a final conviction in a court of competent
- jurisdiction or the acceptance of a plea of guilty.
- 4308 (3) 'Dangerous drug' means any drug or substance defined as such under Code Section
- 4309 16-13-71.
- 4310 (4) 'Marijuana' means any substance described in paragraph (16) of Code Section
- 4311 16-13-21.
- 4312 (5) 'Public employee' means any person employed on a full-time, part-time, temporary,
- or intermittent basis by the state, including any agency, authority, department, bureau, or
- instrumentality thereof, or by any entity covered under the State Personnel
- 4315 Administration state system of personnel administration created by Chapter 20 of this
- 4316 <u>title</u>. Such term shall also include all employees, officials, or administrators of any public
- school system, including, but not limited to, primary, secondary, and postsecondary
- institutions operated by local or independent boards of education that receive any funds
- from the State of Georgia or any agency thereof.
- 4320 (6) 'Public employer' means any state agency, department, board, bureau, or other
- instrumentality. This term also includes any agency covered under the State Personnel
- 4322 Administration state system of personnel administration created by Chapter 20 of this title
- or any public school system, including, but not limited to, primary, secondary, and
- postsecondary institutions operated by local or independent boards of education that
- receive any funds from the State of Georgia or any agency thereof.
- 4326 (7) 'Public employment' means employment by any public employer."

**SECTION 2-84.** 

Said Title 45 is further amended by revising Code Section 45-23-4, relating to suspension or termination of public employee convicted of drug offense, as follows:

4330 "45-23-4.

(a) Any public employee who is convicted for the first time, under the laws of this state, the United States, or any other state, of any criminal offense involving the manufacture, distribution, sale, or possession of a controlled substance, marijuana, or a dangerous drug shall be suspended from his or her public employment for a period of not less than two months. Any such employee shall be required as a condition of completion of suspension to complete a drug abuse treatment and education program licensed under Chapter 5 of Title 26 and approved by: (1) the State Personnel Board in the case of employees in the classified service of the State Personnel Administration employed by departments or agencies subject to the board's rules and regulations, as such terms are defined in Code Section 45-20-2; or (2) the public employer having management and control of the employee in the case of other public employees.

(b) Any public employee who is convicted for a second or subsequent time, under the laws of this state, the United States, or any other state, of any criminal offense involving the manufacture, distribution, sale, or possession of a controlled substance, marijuana, or a dangerous drug shall be terminated from his or her public employment and shall be ineligible for other public employment for a period of five years from the most recent date of conviction."

**SECTION 2-85.** 

Said Title 45 is further amended by revising Code Section 45-23-7, relating to continuance of employment for drug user, and requirements and procedure, as follows:

4351 "45-23-7.

On and after July 1, 1990, if, prior to an arrest for an offense involving a controlled substance, marijuana, or a dangerous drug, a public employee notifies the employee's public employer that the employee illegally uses a controlled substance, marijuana, or a dangerous drug and is receiving or agrees to receive treatment under a drug abuse treatment and education program licensed under Chapter 5 of Title 26 and approved by: (1) the State Personnel Board in the case of employees in the classified service of the State Personnel Administration employed by departments or agencies subject to the board's rules and regulations, as such terms are defined in Code Section 45-20-2; or (2) the public employer having management and control of the employee in the case of other public employees, the public employee shall be entitled to maintain the employee's public employment for up to one year as long as the employee follows the treatment plan. During this period, the public

employee shall not be separated from public employment solely on the basis of the employee's drug dependence, but the employee's work activities may be restructured if practicable to protect persons or property. No statement made by an employee to a 4366 supervisor of the public employee or other person in order to comply with this Code section shall be admissible in any civil, administrative, or criminal proceeding as evidence against 4368 the public employee. The rights granted by this Code section shall be available to a public employee only once during a five-year period and shall not apply to any public employee who has refused to be tested or who has tested positive for a controlled substance, marijuana, or a dangerous drug."

4372 SECTION 2-86.

- 4373 Said Title 45 is further amended by revising Code Section 45-23-8, relating to administrative
- 4374 procedures, as follows:
- 4375 "45-23-8.

4363

4364

4365

4367

4369

4370

4371

- 4376 Administrative procedures for the implementation of this chapter shall be promulgated by
- the State Personnel Board for the classified service of the State Personnel Administration 4377
- 4378 departments or agencies subject to the board's rules and regulations, as such terms are
- 4379 <u>defined in Code Section 45-20-2</u> and by other public employers for other public employees
- 4380 under their management and control. Such procedures shall include those elements of due
- 4381 process of law required by the Constitution of Georgia and the United States Constitution."
- 4382 **SECTION 2-87.**
- 4383 Title 46 of the Official Code of Georgia Annotated, relating to public utilities and public
- transportation, is amended by revising Code Section 46-2-42, relating to employment of 4384
- 4385 assistant director of Utility Finance Section, employment of accountants, statisticians,
- experts, and clerical personnel, and classification of employees, as follows: 4386
- "46-2-42. 4387
- (a) The director of the Utility Finance Section shall employ an assistant director who shall 4388
- 4389 be employed at the pleasure of the commission and as provided by law.
- 4390 (b) The director shall employ such accountants, statisticians, experts, and clerical
- 4391 personnel as are necessary for the effective performance of the duties of the section, and
- 4392 such employees shall be in the unclassified service as defined by Code Section 45-20-2.
- 4393 (c) With the concurrence of the State Personnel Administration compensation board,
- 4394 certain employees of the section may be included in the 'unclassified service' in addition
- 4395 to those currently provided by paragraph (15) of Code Section 45-20-2. The Rules and
- 4396 regulations of the State Personnel Administration Board regulations and restrictions

concerning compensation and promotion shall not apply to such employees of the Utility

4398 Finance Section."

4200	CECTION 3 00
4399	SECTION 2-88.

- 4400 Title 48 of the Official Code of Georgia Annotated, relating to revenue and taxation, is
- amended by revising Code Section 48-2-5, relating to the office of deputy state revenue
- 4402 commissioner, as follows:
- 4403 "48-2-5.
- 4404 (a) There is created the office of deputy state revenue commissioner, who shall exercise
- the authority of the commissioner in matters specified by law and in any other such matters
- as the commissioner may delegate to him or her in writing. The actions of the deputy
- commissioner, within the scope of his <u>or her</u> authority, shall have the same force and effect
- as the actions of the commissioner.
- 4409 (b) The deputy commissioner shall be appointed by the commissioner. He <u>or she</u> shall
- 4410 hold office at the pleasure of the commissioner and shall not be subject to the State
- 4411 Personnel Administration state system of personnel administration provided by Chapter 20
- 4412 of Title 45. The deputy commissioner shall take the oath of office of the commissioner as
- provided in subsection (d) of Code Section 48-2-2.
- 4414 (c) The deputy commissioner shall receive a salary as determined by the commissioner,
- subject to the approval of the Office of Planning and Budget and paid from funds
- appropriated by the department. The deputy commissioner's salary shall in no event exceed
- the salary of the commissioner.
- (d) The deputy commissioner shall execute and file an official surety bond approved as to
- form and sufficiency by the Attorney General in the same amount as required for the
- commissioner by subsection (e) of Code Section 48-2-2. The premium on the bond shall
- be paid as an expense of the department.
- 4422 (e) The deputy commissioner shall have the authority of the commissioner to:
- 4423 (1) Issue licenses;
- 4424 (2) Make proposed and final assessments;
- 4425 (3) Deny protests and claims for refund;
- 4426 (4) Issue summons of garnishment;
- (5) Enter into agreements extending statutory periods of limitation;
- 4428 (6) Issue, amend, and cancel tax executions; and
- (7) Execute all documents and papers necessary for the performance of his <u>or her</u> or the
- commissioner's duties or for the exercise of his <u>or her</u> authority or the authority of the
- commissioner which has been delegated to him or her in writing."

**SECTION 2-89.** 

Said Title 48 is further amended by revising Code Section 48-2-6, relating to departmental

- organization, employees, compensation, and collection of delinquent taxes by contractors,
- 4435 as follows:
- 4436 "48-2-6.
- 4437 (a) The commissioner shall establish by executive order such units within the department
- as he <u>or she</u> deems proper for its administration and shall designate persons to be directors
- and assistant directors of such units to exercise such authority as he or she may delegate
- to them in writing.
- (b) The commissioner shall have the authority to employ as many persons as he or she
- deems necessary for the administration of the department and for the discharge of the
- duties of his <u>or her</u> office. He <u>or she</u> shall issue all necessary directions, instructions,
- orders, and rules applicable to such persons. He <u>or she</u> shall have authority, as he <u>or she</u>
- deems proper, to employ, assign, compensate, and discharge employees of the department
- within the limitations of the department's appropriation, the requirements of the State
- 4447 Personnel Administration state system of personnel administration, including the rules and
- 4448 <u>regulations of the State Personnel Board</u>, and the restrictions set forth by law.
- 4449 (c) All employees of the department shall be compensated upon a fixed salary basis and
- no person shall be compensated for services to the department on a commission or
- contingent fee basis.
- (d) Neither the commissioner nor any officer or employee of the department shall be given
- or receive any fee, compensation, loan, gift, or other thing of value in addition to the
- compensation and expense allowance provided by law for any service or pretended service
- either rendered or to be rendered as commissioner or as an officer or employee of the
- 4456 department.
- 4457 (e) The commissioner is authorized to provide for the collection of delinquent taxes,
- including penalties and interest, by contractors. Any such contractors must be approved
- by the commissioner. No employee of the department shall be approved as a contractor
- under this subsection. Such contractors shall be compensated only on a commission or
- 4461 contingent fee basis."
- **SECTION 2-90.**
- Said Title 48 is further amended by revising Code Section 48-5-183, relating to salaries of
- 4464 tax collectors and tax commissioners, as follows:
- 4465 "48-5-183.
- 4466 (a) Nothing contained in this Code section shall apply to any tax commissioner or tax
- collector who is compensated by the fee system of compensation in lieu of a fixed salary.

On and after January 1, 1995, no tax collector or tax commissioner in a county having a population of 45,000 or more shall be entitled to fees authorized by Code Section 48-5-180 or Code Section 40-2-33.

(b)(1) Any other law to the contrary notwithstanding, except for the provisions of paragraph (2) of this subsection, the minimum annual salary of each tax collector and tax commissioner who is compensated by an annual salary shall be fixed according to the population of the county in which he or she serves, as determined by the United States decennial census of 2000 or any future such census; provided, however, that such annual salary shall be recalculated in any year following a census year in which the Department of Community Affairs publishes a census estimate for the county prior to July 1 in such year that is higher than the immediately preceding decennial census. Each such officer shall receive an annual salary, payable in equal monthly installments from the funds of his or her county, of not less than the amount fixed in the following schedule:

4481	<u>Population</u> <u>Mir</u>	nimum Salary
4482	0 - 5,999	\$ 29,832.20
4483	6,000 - 11,889	
4484	11,890 - 19,999	46,408.38
4485	20,000 - 28,999	49,721.70
4486	29,000 - 38,999	53,035.03
4487	39,000 - 49,999	56,352.46
4488	50,000 - 74,999	63,164.60
4489	75,000 - 99,999	67,800.09
4490	100,000 - 149,999	
4491	150,000 - 199,999	77,344.56
4492	200,000 - 249,999	84,458.82
4493	250,000 - 299,999	91,682.66
4494	300,000 - 399,999	101,207.60
4495	400,000 - 499,999	105,316.72
4496	500,000 or more	
4497	(2) On and after July 1, 2006, whenever Whenever the state	employees in the classified
4498	service of the State Personnel Administration receive sub	ject to compensation plans
4499	authorized and approved in accordance with Code S	ection 45-20-4 receive a
4500	cost-of-living increase or general performance based increase	se of a certain percentage or
4501	a certain amount, the amounts fixed in the minimum salary s	schedule in paragraph (1) of

this subsection, in subsection (g) of Code Section 48-5-137, and, where applicable, in

subsection (c) of Code Section 21-2-213, or the amounts derived by increasing each of

4504

4505

4506

4507

4508

4509

4510

4511

4512

4513

4514

4515

4516

4517

4518

4519

4520

4521

4522

4523

4524

4525

4526

4527

4528

4529

4530

4531

4532

4533

4534

4535

4536

4537

4538

4539

said amounts through the application of longevity increases pursuant to subsection (d) of this Code section, where applicable shall be increased by the same percentage or same amount applicable to such state employees. If the cost-of-living increase or general performance based increase received by state employees is in different percentages or different amounts as to certain categories of employees, the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, in subsection (g) of Code Section 48-5-137, and, where applicable, in subsection (c) of Code Section 21-2-213, or the amounts derived through the application of longevity increases, shall be increased by a percentage or an amount not to exceed the average percentage or average amount of the general increase in salary granted to the state employees. The Office of Planning and Budget shall calculate the average percentage increase or average amount increase when necessary. The periodic changes in the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, in subsection (g) of Code Section 48-5-137, and, where applicable, in subsection (c) of Code Section 21-2-213, or the amounts derived through the application of longevity increases, as authorized by this paragraph shall become effective on the first day of January following the date that the cost-of-living increases received by state employees become effective; provided, however, that if the cost-of-living increases or general performance based increases received by state employees become effective on January 1, such periodic changes in the amounts fixed in the minimum salary schedule in paragraph (1) of this subsection, in subsection (g) of Code Section 48-5-137, and, where applicable, in subsection (c) of Code Section 21-2-213, or the amounts derived through the application of longevity increases as authorized by this paragraph, shall become effective on the same date that the cost-of-living increases or general performance based increases received by state employees become effective. (3) The county governing authority may supplement the minimum annual salary of the

(3) The county governing authority may supplement the minimum annual salary of the tax commissioner in such amount as it may fix from time to time; but no tax commissioner's compensation supplement shall be decreased during any term of office. Any prior expenditure of county funds to supplement the tax commissioner's salary in the manner authorized by this paragraph is ratified and confirmed. Nothing contained in this paragraph shall prohibit the General Assembly by local law from supplementing the annual salary of the tax commissioner.

(c) In any county in which more than 50 percent of the population of the county according to the United States decennial census of 1990 or any future such census resides on property of the United States government which is exempt from taxation by this state, the population of the county for the purpose of subsection (b) of this Code section shall be deemed to be

4540 the total population of the county minus the population of such county which resides on property of the United States government. 4541

- 4542 (d) The amounts provided in paragraph (1) of subsection (b) of this Code section, subsection (g) of Code Section 48-5-137, and, where applicable, Code Section 21-2-213, 4543 as increased by paragraph (2) of subsection (b) of this Code section, shall be increased by multiplying said amounts by the percentage which equals 5 percent times the number of 4545 completed four-year terms of office served by any tax collector or tax commissioner after 4546 December 31, 1976, effective the first day of January following the completion of each 4547 4548 such period of service. This Code section shall not be construed to affect any local legislation except where the local legislation provides for a salary lower than the salary 4549 provided in this Code section, in which event this Code section shall prevail. This Code section shall not be construed to reduce the salary of any tax collector or tax commissioner in office on July 1, 1991; provided, however, that successors to such tax collectors and tax commissioners in office on July 1, 1991, shall be governed by the provisions of this Code 4554 section. The minimum salaries provided for in this Code section shall be considered as salary only. Expenses for deputies, equipment, supplies, copying equipment, and other 4555 necessary and reasonable expenses for the operation of a tax collector's or tax commissioner's office shall come from funds other than the funds specified as salary in this
- 4559 (e) Notwithstanding any other provisions of this Code section, any tax collector or tax 4560 commissioner who, prior to July 1, 1979, was entitled to the commissions allowed by Code 4561 Section 40-2-33 may elect to receive the salary he or she was receiving prior to July 1, 1979, together with such commissions relating to the sale of motor vehicle license plates 4562
- in lieu of the minimum salary provided in subsection (b) of this Code section. 4563
- 4564 (f) Notwithstanding any other provisions of this Code section, any tax collector or tax 4565 commissioner who, prior to January 1, 1980, was receiving a salary lower than the 4566 applicable minimum salary provided by subsection (b) of this Code section pursuant to a local law but who also was receiving certain fees and commissions in addition thereto may 4567 4568 elect to be excluded from this Code section.
- 4569 (g) Except as otherwise provided in subsection (f) of this Code section, any local Acts in 4570 effect on or enacted subsequent to January 1, 1980, which deal with the compensation of
- 4571 the various tax collectors or tax commissioners, shall remain in full force and effect, except
- 4572 in those instances where such local Acts provide for a salary which is less than the
- minimum salary provided in subsection (b) of this Code section, in which event this Code 4573
- 4574 section shall prevail.

4544

4550

4551

4552

4553

4556

4557

4558

Code section.

- 4575 (h) This Code section shall not be construed so as to place any tax collector or tax
- 4576 commissioner who is on the fee system of compensation on January 1, 1980, on a salary

system of compensation. Any such officer who is compensated under the fee system of compensation on January 1, 1980, shall continue to be compensated pursuant to the fee system of compensation until the General Assembly abolishes by local Act the fee system of compensation for such officer and places him <u>or her</u> on an annual salary equal to or greater than the minimum annual salary provided in this Code section."

**SECTION 2-91.** 

- 4583 Said Title 48 is further amended by revising Code Section 48-5-263, relating to
- 4584 qualifications, duties, and compensation of appraisers, as follows:
- 4585 "48-5-263.
- 4586 (a) **Qualifications.**
- 4587 (1) The commissioner shall establish, and the State Personnel Administration
- 4588 <u>Department of Administrative Services</u> may review, the qualifications and rate of
- 4589 compensation for each appraiser grade.
- 4590 (2) Each appraiser shall, before his <u>or her</u> employment, obtain a satisfactory grade, as
- determined by the commissioner, on an examination prepared by the commissioner and
- an institution of higher education in this state.
- 4593 (b) **Duties.** Each member of the county property appraisal staff shall:
- (1) Make appraisals of the fair market value of all taxable property in the county other
- than property returned directly to the commissioner;
- 4596 (2) Maintain all tax records and maps for the county in a current condition. This duty
- shall include, but not be limited to, the mapping, platting, cataloging, and indexing of all
- real and personal property in the county;
- 4599 (3) Prepare annual assessments on all taxable property appraised in the county and
- submit the assessments for approval to the county board of tax assessors;
- 4601 (4) Prepare annual appraisals on all tax-exempt property in the county and submit the
- appraisals to the county board of tax assessors;
- 4603 (5) Prepare and mail assessment notices after the county board of tax assessors has
- determined the final assessments;
- 4605 (6) Attend hearings of the county board of equalization and provide information to the
- board regarding the valuation and assessments approved by the county board of tax
- assessors on those properties concerning which appeals have been made to the county
- 4608 board of equalization;
- 4609 (7) Provide information to the department as needed by the department and in the form
- requested by the department;
- 4611 (8) Attend the standard approved training courses as directed by the commissioner for
- all minimum county property appraisal staffs;

4613 (9) Compile sales ratio data and furnish the data to the commissioner as directed by the commissioner;

- 4615 (10) Comply with the rules and regulations for staff duties established by the commissioner; and
- 4617 (11) Inspect mobile homes located in the county to determine if the proper decal is
- attached to and displayed on the mobile home by the owner as provided by law; notify
- the residents of those mobile homes to which a decal is not attached of the provisions of
- Code Sections 48-5-492 and 48-5-493; and furnish to the tax collector or tax
- commissioner a periodic list of those mobile homes to which a decal is not attached.
- 4622 (c) Compensation. Staff appraisers shall be paid from county funds. The rates of
- compensation established by the commissioner shall not preclude any county from paying
- a higher rate of compensation to any appraiser grade."

4625 **SECTION 2-92.** 

- 4626 Said Title 48 is further amended by revising Code Section 48-5-267, relating to state
- 4627 payments for minimum staff of appraisers, and state salary supplements for qualified
- 4628 appraisers, as follows:
- 4629 "48-5-267.
- 4630 (a) An amount which is equal to one-half of the total compensation payable to the
- 4631 minimum staff in all of the counties, as determined by the commissioner with the approval
- of the State Personnel Administration Department of Administrative Services, shall be paid
- to the counties by the department in the following manner:
- (1) The greater of 15 percent of the amount appropriated and deemed available by the
- 4635 commissioner for the purpose of carrying out the provisions of this part regarding
- minimum staff compensation or \$200,000.00, if deemed available by the commissioner,
- shall be distributed equally among all of the counties of the state; and
- 4638 (2) The payment to be made to each county from the remainder of the amount after
- distribution as provided in paragraph (1) of this subsection, if any, shall be equal to the
- remaining amount multiplied by a fraction, the denominator of which is the total of all
- parcels of real property located within the state and the numerator of which is the number
- of parcels of real property located within the county.
- (b) Payments provided for in this Code section shall be made in the manner determined
- by the commissioner. The commissioner shall not make any payments to any county
- 4645 which:
- 4646 (1) Is not maintaining its records as required by this part;
- 4647 (2) Has not employed a minimum staff of appraisers; or

4648 (3) In the case of Class I counties, has not entered into a contract providing for the performance of the requirements of this part.

- 4650 (c) Payments provided for in this Code section shall be paid from funds appropriated to the department.
- 4652 (d) In addition to the payments for minimum staff appraisers authorized by this Code 4653 section, the commissioner, from funds appropriated for that purpose, shall pay to qualified 4654 appraisers employed by county governments salary supplements in accordance with the 4655 following provisions:
- 4656 (1) Each individual employed as a staff appraiser who has earned the Certified Assessment Evaluator designation or the Certified Personalty Evaluator designation, as conferred by the International Association of Assessing Officers, shall be paid a salary supplement of \$1,000.00 per year;
  - (2) Each individual employed as a staff appraiser who has earned the Georgia Certified Appraiser designation conferred by the Georgia Association of Assessing Officials shall be paid a salary supplement of \$750.00 per year. The qualifications and requirements necessary for achievement of the Georgia Certified Appraiser designation shall be approved by the commissioner before any supplements are paid for this designation; and (3) Salary supplements shall be paid to each individual qualifying under paragraphs (1) and (2) of this subsection only for the period of time he <u>or she</u> is actually employed by a county as a staff appraiser and only for the period of time that he <u>or she</u> holds the qualifying designation. Salary supplements shall be paid to each qualified individual for only one qualifying designation at any one time."

**SECTION 2-93.** 

Title 49 of the Official Code of Georgia Annotated, relating to social services, is amended by revising Code Section 49-1-5, relating to suspension and removal of county board member, county director, or employee or official of department, as follows:

4674 "49-1-5.

4660

4661

4662

4663

4664

4665

4666

4667

4668

4669

4675

4676

4677

4678

4679

4680

4681

4682

4683

(a) In order that the public welfare laws of this state may be better enforced, the Governor is authorized and empowered to suspend any member of any county board, any county director, or any employee or official of the department whenever he or she shall find that good cause for such suspension exists. Such suspension shall be by executive order of the Governor, which shall state the reason therefor. A copy of such order of suspension shall be sent to the person so suspended within five days after it is issued, by registered or certified mail or statutory overnight delivery, return receipt requested, together with a notice from the Governor or his or her executive secretary that the suspended person may be heard before the Governor at such time as may be stated in the notice, which hearing

shall be not less than ten nor more than 20 days from the date of the notice. Upon such hearing, if the Governor shall find that good cause for the removal of the person so suspended exists, he or she is authorized and empowered to remove such member of any county board, any county director, or any employee or official in the department; whereupon, such person's tenure of office or employment shall terminate, subject to the right of appeal granted to any employee under the State Personnel Administration by Chapter 20 of Title 45 by or under authority of Chapter 20 of Title 45, and the vacancy shall be filled as provided by law. If the Governor shall find that good cause for the removal of such person does not exist, he or she shall, by appropriate executive order, restore him or her to duty.

(b) In addition to removal by the Governor as specified in subsection (a) of this Code section, the director of the Division of Family and Children Services may terminate the employment of any county director or district director subject to any right of appeal such director may have under the State Personnel Administration by Chapter 20 of Title 45 granted to such terminated director by or under the authority of Chapter 20 of Title 45, and the vacancy shall be filled as provided by law."

**SECTION 2-94.** 

Said Title 49 is further amended by revising Code Section 49-2-2.1, relating to Department of Human Services becomes successor-in-interest to all rights, duties, and obligations of

4703 former Department of Human Resources, as follows:

4704 "49-2-2.1.

(a) The Department of Human Services shall succeed to all rules, regulations, policies, procedures, and administrative orders of the Department of Human Resources that are in effect on June 30, 2009, or scheduled to go into effect on or after July 1, 2009, and which relate to the functions transferred to the Department of Human Services pursuant to Code Section 49-2-1 and shall further succeed to any rights, privileges, entitlements, obligations, and duties of the Department of Human Resources that are in effect on June 30, 2009, which relate to the functions transferred to the Department of Human Services pursuant to Code Section 49-2-1. Such rules, regulations, policies, procedures, and administrative orders shall remain in effect until amended, repealed, superseded, or nullified by the Department of Human Services by proper authority or as otherwise provided by law.

(b) The rights, privileges, entitlements, and duties of parties to contracts, leases, agreements, and other transactions entered into before July 1, 2009, by the Department of Human Resources which relate to the functions transferred to the Department of Human Services pursuant to Code Section 49-2-1 shall continue to exist; and none of these rights, privileges, entitlements, and duties are impaired or diminished by reason of the transfer of

4720 the functions to the Department of Human Services. In all such instances, the Department of Human Services shall be substituted for the Department of Human Resources, and the 4721 4722 Department of Human Services shall succeed to the rights and duties under such contracts, 4723 leases, agreements, and other transactions. 4724 (c) All persons employed by the Department of Human Resources in capacities which relate to the functions transferred to the Department of Human Services pursuant to Code 4725 Section 49-2-1 on June 30, 2009, shall, on July 1, 2009, become employees of the 4726 Department of Human Services in similar capacities, as determined by the commissioner 4727 4728 of human services. Such employees shall be subject to the employment practices and policies of the Department of Human Services on and after July 1, 2009, but the 4729 compensation and benefits of such transferred employees shall not be reduced as a result 4730 4731 of such transfer. Employees who are subject to the rules of the State Personnel Board and 4732 thereby under the State Personnel Administration and who are transferred to the department 4733 shall retain all existing rights under the State Personnel Administration. <u>Transferred</u> employees who were subject to the state system of personnel administration provided for 4734 by Chapter 20 of Title 45 will lose no rights granted under such system as a result of such 4735 transfer. Retirement rights of such transferred employees existing under the Employees' 4736 4737 Retirement System of Georgia or other public retirement systems on June 30, 2009, shall 4738 not be impaired or interrupted by the transfer of such employees and membership in any 4739 such retirement system shall continue in the same status possessed by the transferred 4740 employees on June 30, 2009. Accrued annual and sick leave possessed by said employees 4741 on June 30, 2009, shall be retained by said employees as employees of the Department of 4742 Human Services. (d) On July 1, 2009, the Department of Human Services shall receive custody of the state 4743 4744 owned real property in the custody of the Department of Human Resources on June 30, 4745 2009, and which pertains to the functions transferred to the Department of Human Services 4746 pursuant to Code Section 49-2-1."

4747 **SECTION 2-95.** 

Said Title 49 is further amended by revising Code Section 49-3-4, relating to appointment of staff, salaries, and power of commissioner to transfer employees, as follows:

4750 "49-3-4.

4751 (a) The county department staff necessary to administer welfare activities within the county shall be appointed pursuant to the rules and regulations of the Department of Human Services and the State Personnel Administration Board and subject to the approval of the commissioner of human services. Staff appointments shall meet the qualifications prescribed by the department.

4756 (b) The salaries of the members of the staff shall be fixed by the county director in

- conformity with the salary schedule prescribed by the Department of Human Services.
- (c) The commissioner shall have power to transfer from one county to another or from one
- district to another any employee of a county department."

**SECTION 2-96.** 

- 4761 Said Title 49 is further amended by revising Code Section 49-3-7, relating to removal of
- 4762 county director for falsification of qualifications, as follows:
- 4763 "49-3-7.
- 4764 The State Personnel Board and the State Personnel Administration Department of
- 4765 <u>Administrative Services</u> shall remove from office any county director who has falsified any
- statement relating to his or her education, social welfare service, or other qualification, in
- any particular, whether material or immaterial. The application of the county director for
- examination, on file with the State Personnel Administration Department of Administrative
- 4769 <u>Services</u>, shall not be allowed to be varied by other evidence offered by the county director;
- 4770 the application itself shall be the controlling factor in the determination of its truth or
- 4771 untruth."
- 4772 **SECTION 2-97.**
- 4773 Said Title 49 is further amended by revising Code Section 49-4A-5, relating to transfer of
- 4774 functions and employees of Division of Youth Services, and personnel administration, as
- 4775 follows:
- 4776 "49-4A-5.
- 4777 (a) The department shall carry out all functions and exercise all powers relating to the
- administration, supervision, and management of juvenile detention facilities, including
- 4779 youth development centers, and jurisdiction over said youth development centers and other
- juvenile detention facilities is vested in the department.
- (b) Any employees of the Department of Juvenile Justice who became so employed by
- virtue of their transfer from the Division of Youth Services of the Department of Human
- 4783 Resources (now known as the Department of Human Services) on June 30, 1992, shall
- 4784 retain their compensation and benefits and such may not be reduced. Transferred
- employees who were subject to the State Personnel Administration shall retain all existing
- 4786 rights under the State Personnel Administration state system of personnel administration
- 4787 provided for by Chapter 20 of Title 45 will lose no rights granted under such system as a
- 4788 <u>result of such transfer</u>. Retirement rights of such transferred employees existing under the
- Employees' Retirement System of Georgia or other public retirement systems on July 1,
- 4790 1992, shall not be impaired or interrupted by the transfer of such employees and

membership in any such retirement system shall continue in the same status possessed by the transferred employees on June 30, 1992. Accrued annual and sick leave possessed by said employees on June 30, 1992, shall be retained by said employees as employees of the department.

- (c)(1) The department shall conform to federal standards for a merit system of personnel administration in the respects necessary for receiving federal grants and the board is authorized and empowered to effect such changes as may, from time to time, be necessary in order to comply with such standards.
- (2) The department is authorized to employ, on a full-time or part-time basis, such medical, psychiatric, social work, supervisory, institutional, and other professional personnel and such clerical and other employees as may be necessary to discharge the duties of the department under this chapter. The department is also authorized to contract for such professional services as may be necessary.
- (3) Classified employees of the department under this chapter shall in all instances be employed and dismissed in accordance with rules and regulations of the State Personnel Administration Board.
- (4) All personnel of the department are authorized to be members of the Employees' Retirement System of Georgia created in Chapter 2 of Title 47. All rights, credits, and funds in that retirement system which are possessed by state personnel transferred by provisions of this chapter to the department, or otherwise had by persons at the time of employment with the department, are continued and preserved, it being the intention of the General Assembly that such persons shall not lose any rights, credits, or funds to which they may be entitled prior to becoming employees of the department."

4814 **SECTION 2-98.** 

- Said Title 49 is further amended by revising Code Section 49-5-6, relating to merit system to conform to federal standards, power to employ and contract for professional services, employment and dismissal procedures, and membership in state retirement system, as follows:
- 4819 "49-5-6.

4791

4792

4793

4794

4795

4796

4797

4798

4799

4800

4801

4802

4803

4804

4805

4806

4807

4808

4809

4810

4811

4812

4813

- 4820 (a) The department shall conform to federal standards for a merit system of personnel 4821 administration in the respects necessary for receiving federal grants and the board is 4822 authorized and empowered to effect such changes as may, from time to time, be necessary 4823 in order to comply with such standards.
- 4824 (b) The department is authorized to employ, on a full or part-time basis, such medical, 4825 psychiatric, social work, supervisory, institutional, and other professional personnel and 4826 such clerical and other employees as may be necessary to discharge the duties of the

department under this chapter. The department is also authorized to contract for such professional services as may be necessary.

(c) Superintendents of training schools and other facilities and institutions now or hereafter under the jurisdiction and control of the department shall be employed and dismissed for cause by the board on the recommendation of the commissioner. Professional personnel and other employees of such training schools, facilities, and institutions shall be employed and dismissed for cause by the commissioner on the recommendation of the superintendent. All other professional personnel and all other employees of the department under this article shall be employed and dismissed for cause by the commissioner in accordance with such rules and regulations as may be promulgated by the board in regard thereto. Employees of the department under this article shall in all instances be employed and dismissed in accordance with rules and regulations of the State Personnel Administration

4839 <u>Board</u>.

(d) All personnel of the Division of Family and Children Services are authorized to be members of the Employees' Retirement System of Georgia, Chapter 2 of Title 47. All rights, credits, and funds in that retirement system which are possessed by state personnel transferred by provisions of this article to the division, or otherwise had by persons at the time of employment with the division, are continued and preserved, it being the intention of the General Assembly that such persons shall not lose any rights, credits, or funds to which they may be entitled prior to becoming employees of the division."

**SECTION 2-99.** 

Title 50 of the Official Code of Georgia Annotated, relating to state government, is amended by revising Code Section 50-5-53, relating to authorization to employ assistants, fix salaries, and make assignments, as follows:

4851 "50-5-53.

Subject to applicable rules of the State Personnel Administration Board, the Department of Administrative Services may appoint as many assistants and employees, and fix their salaries, as are essential to the state's interest in the execution of the terms and provisions of this part. Assignment of an assistant or assistants to any of the departments, institutions, or agencies of the state may be made by the Department of Administrative Services. It shall be unlawful for any other agency of the state to employ any person for the purposes set out in this part unless that person complies with the minimum requirements for purchasing personnel established by the State Personnel Administration in conjunction with the Department of Administrative Services."

4861 **SECTION 2-100.** 

Said Title 50 is further amended by revising Code Section 50-5B-2, relating to administrative

4863 units, directors, and employees, as follows:

- 4864 "50-5B-2.
- 4865 (a) The state accounting officer shall establish such units within the State Accounting
- Office as he or she deems proper for its administration, including The Council of Superior
- Court Judges of Georgia and the Prosecuting Attorneys' Council of the State of Georgia as
- separate units with distinct accounting functions, and shall designate persons to be directors
- and assistant directors of such units to exercise such authority as he or she may delegate
- 4870 to them in writing.
- (b) The state accounting officer shall have the authority, within budgetary limitations, to
- employ as many persons as he or she deems necessary for the administration of the office
- and for the discharge of the duties of the office. The state accounting officer shall issue all
- necessary directions, instructions, orders, and rules applicable to such persons. He or she
- shall have authority, as he or she deems proper, to employ, assign, compensate, and
- discharge employees of the office within the limitations of the office's appropriation, the
- requirements of the State Personnel Administration state system of personnel
- 4878 <u>administration provided for in Chapter 20 of Title 45</u>, and restrictions set forth by law."

4879 **SECTION 2-101.** 

- 4880 Said Title 50 is further amended by revising Code Section 50-8-6, relating to divisions,
- 4881 sections, and offices of department, as follows:
- 4882 "50-8-6.
- The department shall be divided into such divisions, sections, or offices as may be
- 4884 necessary from time to time. All divisions, sections, or offices in existence immediately
- prior to July 1, 1989, shall continue to exist in accordance with this article. Thereafter,
- divisions, sections, and offices shall be abolished, reorganized, or established from time to
- time by the commissioner and as otherwise specified by law. The commissioner shall
- 4888 appoint such directors, deputies, and assistants as may be necessary to manage such
- divisions, sections, and offices. Such positions shall be in the unclassified service of the
- 4890 State Personnel Administration as defined by Code Section 45-20-2."

**SECTION 2-102.** 

4892 Said Title 50 is further amended by revising Code Section 50-8-17, relating to employees 4893 serve in unclassified service, and election option for current classified employees, as follows: 4894 "50-8-17. 4895 Employees of the department shall serve in the classified and unclassified service of the 4896 State Personnel Administration as defined by Code Section 45-20-6, 45-20-2 provided that 4897 employees who serve in the classified service of the State Personnel Administration as defined by Code Section 45-20-6 may elect to remain in the classified service and be 4898 4899 governed by the provisions thereof; provided, however, that if such person accepts a 4900 promotion or transfer to another position, he or she shall become an employee in the 4901 unclassified service."

4902 **SECTION 2-103.** 

4903 Said Title 50 is further amended by revising Code Section 50-8-142, relating to employees,

4904 as follows:

4905 "50-8-142.

4906

4907

4908

4909

4910

4911

4912

4916

The commissioner of community affairs may appoint employees as may be necessary to implement such powers and duties as are described by this article. The employees of the Office of Rural Development shall be in the unclassified positions for the purposes of the State Personnel Administration and shall serve at the pleasure of the commissioner of community affairs service as defined by Code Section 45-20-2. The commissioner of community affairs shall describe the duties and fix the compensation for all such employees."

4913 **SECTION 2-104.** 

- Said Title 50 is further amended by revising Code Section 50-12-71, relating to appointment, terms, and expenses of board members, as follows:
- is to terms, and empenses of coar

"50-12-71.

- 4917 (a) The board shall be composed of 17 members to be appointed as follows:
- 4918 (1) Sixteen members shall be appointed by the Governor, five members for initial terms
  4919 of two years; five members for initial terms of three years; four members for initial terms
  4920 of four years; and two members provided for in 1991 for initial terms of five years.
  4921 Seven of the members appointed by the Governor may reside in any area of the state. Of
  4922 the remaining nine members appointed by the Governor, one member shall reside in and
  4923 be appointed from each of the nine districts provided in subsection (b) of this Code
  4924 section. Successors to such members shall be appointed by the Governor for terms of six
- 4925 years; and

4926 (2) One member shall be appointed by the Commander of the Warner Robins Air

- 4927 Logistics Center at Robins Air Force Base in Houston County, Georgia, for an initial term
- of four years, and successors shall be appointed by the Governor for terms of six years.
- This member may reside in any area of the state.
- 4930 (b) For the purpose of appointing nine members of the board, the state shall be divided into
- 4931 nine districts based upon the ZIP Code areas as designated by the United States Postal
- Service and as such areas exist on January 1, 1989. The nine districts shall be composed
- 4933 as follows:
- 4934 District 1:
- 4935 ZIP Code Areas 305 and 307;
- 4936 District 2:
- 4937 ZIP Code Area 306;
- 4938 District 3:
- 4939 ZIP Code Areas 300, 301, 302, and 303;
- 4940 District 4:
- 4941 ZIP Code Areas 304, 308, and 309;
- 4942 District 5:
- 4943 ZIP Code Areas 310 and 312;
- 4944 District 6:
- 4945 ZIP Code Areas 318 and 319;
- 4946 District 7:
- 4947 ZIP Code Area 317;
- 4948 District 8:
- 4949 ZIP Code Area 316; and
- 4950 District 9:
- 4951 ZIP Code Areas 313, 314, and 315.
- 4952 (c) Of the 17 members of the board, at least 11 members shall have experience in and be
- representative of the aviation industry or profession. Initial appointments shall be made
- 4954 prior to July 1, 1989, except that the additional members provided for in 1991 shall be
- appointed prior to October 1, 1991. In the event a vacancy occurs in the membership of
- 4956 the board, the Governor shall promptly fill the same for the unexpired term. A majority of
- the members shall constitute a quorum for the transaction of business.
- (d) The board shall elect a <del>chairman, a vice-chairman, chairperson, a vice-chairperson, and</del>
- such other officers as it deems advisable from its own membership. The members shall
- 4960 receive no compensation for their services but shall be reimbursed for expenses incurred
- in attending meetings of the board. The board is authorized to employ such personnel as
- 4962 it deems necessary to enable it to carry out its duties and functions; however, such

employees may not be subject to the State Personnel Administration of employment and
employment administration state system of personnel administration provided for in
Chapter 20 of Title 45. The board shall meet once each quarter and at such other times as
the board deems necessary but not more than eight times annually."

4967 **SECTION 2-105.** 

4968 Said Title 50 is further amended by revising Code Section 50-13-2, relating to definitions,

4969 as follows:

4970 "50-13-2.

4972

4973

4974

4975

4976

4977

4978

4979

4980

4981

4982

4983

4984

4985

4986

4987

4988

4989

4990

4991

4992

4993

4994

4995

4996

4997

4998

4971 As used in this chapter, the term:

- (1) 'Agency' means each state board, bureau, commission, department, activity, or officer authorized by law expressly to make rules and regulations or to determine contested cases, except the General Assembly; the judiciary; the Governor; the State Board of Pardons and Paroles; the State Financing and Investment Commission; the State Properties Commission; the Board of Bar Examiners; the Board of Corrections and its penal institutions; the State Board of Workers' Compensation; all public authorities except as otherwise expressly provided by law; the State Personnel Board (Merit System); the Department of Administrative Services or commissioner of administrative services; the Technical College System of Georgia; the Department of Revenue when conducting hearings relating to alcoholic beverages or relating to bona fide coin operated amusement machines or any violations relating thereto; the Georgia Tobacco Community Development Board; the Georgia Higher Education Savings Plan; any school, college, hospital, or other such educational, eleemosynary, or charitable institution; or any agency when its action is concerned with the military or naval affairs of this state. The term 'agency' shall include the State Board of Education and Department of Education, subject to the following qualifications:
  - (A) Subject to the limitations of subparagraph (B) of this paragraph, all otherwise valid rules adopted by the State Board of Education and Department of Education prior to January 1, 1990, are ratified and validated and shall be effective until January 1, 1991, whether or not such rules were adopted in compliance with the requirements of this chapter; and
- (B) Effective January 1, 1991, any rule of the State Board of Education or Department of Education which has not been proposed, submitted, and adopted in accordance with the requirements of this chapter shall be void and of no effect.
- (2) 'Contested case' means a proceeding, including, but not restricted to, rate making, price fixing, and licensing, in which the legal rights, duties, or privileges of a party are required by law to be determined by an agency after an opportunity for hearing.

4999 (2.1) 'Electronic' means, without limitation, analog, digital, electronic, magnetic,

- mechanical, optical, chemical, electromagnetic, electromechanical, electrochemical, or
- other similar means.
- 5002 (3) 'License' means the whole or part of any agency permit, certificate, approval,
- registration, charter, or similar form of permission required by law, but it does not include
- a license required solely for revenue purposes. 'Licensing' includes the agency process
- respecting the grant, denial, renewal, revocation, suspension, annulment, withdrawal, or
- amendment of a license.
- 5007 (3.1) 'Mailed' includes electronic means of communication.
- 5008 (3.2) 'Mailing list' includes electronic means of distribution.
- (4) 'Party' means each person or agency named or admitted as a party or properly seeking
- and entitled as of right to be admitted as a party.
- 5011 (5) 'Person' means any individual, partnership, corporation, association, governmental
- subdivision, or public or private organization of any character other than an agency.
- 5013 (5.1) 'Record' means information created, transmitted, received, or stored either in human
- perceivable form or in a form that is retrievable in human perceivable form.
- (6) 'Rule' means each agency regulation, standard, or statement of general applicability
- that implements, interprets, or prescribes law or policy or describes the organization,
- procedure, or practice requirements of any agency. The term includes the amendment or
- repeal of a prior rule but does not include the following:
- 5019 (A) Statements concerning only the internal management of an agency and not
- affecting private rights or procedures available to the public;
- 5021 (B) Declaratory rulings issued pursuant to Code Section 50-13-11;
- 5022 (C) Intra-agency memoranda;
- 5023 (D) Statements of policy or interpretations that are made in the decision of a contested
- 5024 case;
- 5025 (E) Rules concerning the use or creation of public roads or facilities, which rules are
- communicated to the public by use of signs or symbols;
- (F) Rules which relate to the acquiring, sale, development, and management of the
- property, both real and personal, of the state or of an agency;
- (G) Rules which relate to contracts for the purchases and sales of goods and services
- by the state or of an agency;
- 5031 (H) Rules which relate to the employment, compensation, tenure, terms, retirement, or
- regulation of the employees of the state or of an agency;
- 5033 (I) Rules relating to loans, grants, and benefits by the state or of an agency; or
- 5034 (J) The approval or prescription for the future of rates or prices."

5035 **SECTION 2-106.** 

5036 Said Title 50 is further amended by revising Code Section 50-13-40, relating to office created

- and chief state administrative law judge, as follows:
- 5038 "50-13-40.
- 5039 (a) There is created within the executive branch of state government the Office of State
- Administrative Hearings. The office shall be independent of state administrative agencies
- and shall be responsible for impartial administration of administrative hearings in
- accordance with this article. The office shall be assigned for administrative purposes only,
- as that term is defined in Code Section 50-4-3, to the Department of Administrative
- 5044 Services.
- 5045 (b) The head of the office shall be the chief state administrative law judge who shall be
- appointed by the Governor, shall serve a term of six years, shall be eligible for
- reappointment, and may be removed by the Governor for cause. The chief state
- administrative law judge shall have been admitted to the practice of law in this state for a
- 5049 period of at least five years. The chief state administrative law judge shall be in the
- 5050 unclassified service of the State Personnel Administration as defined by Code Section
- 5051 <u>45-20-2</u> and shall receive a salary to be determined by the Governor. All successors shall
- be appointed in the same manner as the original appointment and vacancies in office shall
- be filled in the same manner for the remainder of the unexpired term.
- 5054 (c) The chief state administrative law judge shall promulgate rules and regulations and
- establish procedures to carry out the provisions of this article.
- 5056 (d) The chief state administrative law judge shall have the power to employ clerical
- personnel and court reporters necessary to assist in the performance of his or her duties.
- 5058 (e)(1) The chief state administrative law judge shall have the power to employ full-time
- assistant administrative law judges who shall exercise the powers conferred upon the
- 5060 chief state administrative law judge in all administrative cases assigned to them. Each
- assistant administrative law judge shall have been admitted to the practice of law in this
- state for a period of at least three years. The chief state administrative law judge may
- establish different levels of administrative law judge positions and the compensation for
- such positions shall be determined by the chief state administrative law judge.
- 5065 (2) The chief state administrative law judge may appoint a special assistant
- administrative law judge on a temporary or case basis as may be necessary for the proper
- performance of the duties of the office, pursuant to a fee schedule established in advance
- by the chief state administrative law judge. A special assistant administrative law judge
- shall have the same qualifications and authority as a full-time assistant administrative law
- 5070 judge.

(3) The chief state administrative law judge may designate in writing a qualified full-time employee of an agency other than an agency directly connected with the proceeding to conduct a specified hearing, but such appointment shall only be with the prior consent of the employee's agency. Such employee shall then serve as a special designated assistant administrative law judge for the purposes of the specific hearing and shall not be entitled to any additional pay for this service.

- (4) When the character of the hearing requires utilization of a hearing officer with special skill and technical expertise in the field, the chief state administrative law judge may so certify in writing and appoint as a special lay assistant administrative law judge a person who is not a member of the bar of this state or otherwise not qualified under this Code section. Such appointment shall specify in writing the reasons such special skill is required and the qualifications of the appointed individual.
- (5) The chief state administrative law judge may designate a class of hearings for which individuals with the necessary skill and training need not meet the qualifications of paragraphs (1) through (4) of this subsection. These full-time associate administrative law judges shall exercise the powers conferred upon the chief state administrative judge in the class of administrative cases assigned to them. The chief state administrative law judge shall determine the compensation for such positions.
- 5089 (f) The chief state administrative law judge and any administrative law judge employed 5090 on a full-time basis: (1) shall not otherwise engage in the practice of law; and (2) shall not, 5091 except in the performance of his or her duties in a contested case, render legal advice or 5092 assistance to any state board, bureau, commission, department, agency, or officer."

**SECTION 2-107.** 

- Said Title 50 is further amended by revising Code Section 50-13-44, relating to administrative transfer of individuals to Office of State Administrative Hearings, approval of chief state administrative law judge, funding of transferred positions, and transferred employees status, as follows:
- 5098 "50-13-44.

5071

5072

5073

5074

5075

5076

5077

5078

5079

5080

5081

5082

5083

5084

5085

5086

5087

5088

5099 (a) Any full-time hearing officer or equivalent position, used exclusively or principally to 5100 conduct or preside over hearings for a covered agency immediately prior to July 1, 1994, 5101 shall be administratively transferred to the Office of State Administrative Hearings, if such 5102 employee qualifies under Code Section 50-13-40. Any person serving immediately prior 5103 to July 1, 1994, as an independent hearing officer or equivalent under contract or written 5104 order of appointment shall be administratively transferred to the Office of State 5105 Administrative Hearings as of July 1, 1994, and shall continue as a special assistant 5106 administrative law judge. All full-time staff of covered agencies who have exclusively or

principally served as support staff for administrative hearings shall be administratively transferred to the Office of State Administrative Hearings as of July 1, 1994. All equipment or other tangible property in possession of covered agencies which is used or held exclusively or principally by personnel transferred under this Code section shall be transferred to the Office of State Administrative Hearings as of July 1, 1994.

- 5112 (b) All such transfers shall be subject to the approval of the chief state administrative law judge and such personnel or property shall not be transferred if the chief state administrative law judge determines that the hearing officer, staff, equipment, or property should remain with the transferring agency.
- 5116 (c) Funding for functions and positions transferred to the Office of State Administrative
  5117 Hearings under this article shall be transferred as provided for in Code Section 45-12-90.
  5118 The employees of the Office of State Administrative Hearings shall be in the classified
  5119 service of the State Personnel Administration; provided, however, that the chief
  5120 administrative law judge may place positions in the unclassified service as authorized in
  5121 Article 1 of Chapter 20 of Title 45 and may also place an additional ten assistant
  5122 administrative law judges in the unclassified service unless they are in the classified service
- administrative law judges in the unclassified service <u>unless they are in the classified service</u>
- as such term is defined by Code Section 45-20-2.

5126

5127

5128

5129

5130

5131

5132

5133

5134

5135

5136

5137

5138

5139

- 5124 (d) The chief state administrative law judge shall assess agencies the cost of services 5125 rendered to them in the conduct of hearings.
  - (e)(1) Any full-time hearing officer of the State Personnel Board used exclusively or principally to conduct or preside over hearings for such board immediately prior to July 1, 1997, shall be administratively transferred to the Office of State Administrative Hearings if such employee qualifies under Code Section 50-13-40. Any person serving immediately prior to July 1, 1997, as an independent hearing officer under contract or written order of appointment shall be administratively transferred to the Office of State Administrative Hearings as of July 1, 1997, and shall continue as a special assistant administrative law judge. All full-time staff of the State Personnel Board who have exclusively or principally served as support staff for administrative hearings conducted by such hearing officers shall be administratively transferred to the Office of State Administrative Hearings as of July 1, 1997. All equipment or other tangible property in possession of the State Personnel Board which is used or held exclusively or principally by personnel transferred under this subsection shall be transferred to the Office of State Administrative Hearings as of July 1, 1997.
- 5140 (2) Funding for functions and positions transferred to the Office of State Administrative 5141 Hearings under this subsection shall be transferred as provided for in Code Section 5142 45-12-90."

5143 **SECTION 2-108.** 

5144 Said Title 50 is further amended by revising Code Section 50-18-93, relating to duties of

- 5145 division, as follows:
- 5146 "50-18-93.
- It shall be the duty of the division to:
- 5148 (1) Establish and administer, under the direction of a state records management officer,
- who shall be employed under the rules and regulations of the State Personnel
- 5150 Administration Board, a records management program;
- 5151 (2) Develop and issue procedures, rules, and regulations establishing standards for
- efficient and economical management methods relating to the creation, maintenance,
- utilization, retention, preservation, and disposition of records, filing equipment, supplies,
- microfilming of records, and vital records programs;
- 5155 (3) Assist state agencies in implementing records programs by providing consultative
- services in records management, conducting surveys in order to recommend more
- efficient records management practices, and providing training for records management
- 5158 personnel; and
- 5159 (4) Operate a records center or centers which shall accept all records transferred to it
- through the operation of approved retention schedules, provide secure storage and
- reference service for the same, and submit written notice to the applicable agency of
- intended destruction of records in accordance with approved retention schedules."

## 5163 **SECTION 2-109.**

- 5164 Said Title 50 is further amended by revising Code Section 50-25-5.1, relating to chief
- 5165 information officer, appointment and removal, compensation, and powers and duties, as
- 5166 follows:
- 5167 "50-25-5.1.
- 5168 (a) There is created the position of the chief information officer for the State of Georgia
- who shall be both appointed and removed by a vote of a majority of the full membership
- 5170 to which the authority is entitled. The authority shall determine the compensation of the
- 5171 chief information officer. The chief information officer shall serve as the executive
- 5172 director of the authority.
- 5173 (b) Subject to the general policy established by the authority, the chief information officer
- shall have the following powers and duties in addition to those otherwise enumerated in
- 5175 this chapter:
- 5176 (1) To supervise, direct, account for, organize, plan, administer, and execute the
- functions required of the chief information officer by the authority;

5178 (2) To provide assistance to agency heads in evaluating information officer performance for each agency and in selection of candidates for such positions; 5179

- 5180 (3) To establish performance management standards, approved by the board regarding success of projects, agency technology performance, and authority performance; 5181
- (4) To submit an annual budget for approval and adoption by the board; 5182
- (5) To review periodic reports submitted by agencies; 5183
- (6) To hire officers, agents, and employees, prescribe their duties and qualifications, and 5184 perform such other duties as may be prescribed by the authority. Such officers, agents, 5185 and employees shall serve at the pleasure of the executive director. The executive 5186 director and other employees of the authority shall be considered state employees in the 5187 unclassified service of the State Personnel Administration for the purposes of benefits 5188 administered by the merit system and for retirement purposes for purposes of 5189 employment and retirement benefits and subject to any laws, rules, or regulations 5190 5191 governing eligibility for such benefits. Any officer or employee of the authority who is already a member of the Employees' Retirement System of Georgia by virtue of services 5192 5193 with another employer shall be entitled to credit for his or her services and shall not suffer 5194 any loss of such credit to which he or she is otherwise entitled. There shall be paid from 5195 the funds appropriated or otherwise available for the operation of the Georgia Technology 5196 Authority all employer's contributions required under this chapter;
  - (7) To contract for the services of individuals or organizations not employed full time by the authority who or which are engaged primarily in the rendition of personal services rather than the sale of goods or merchandise, such as, but not limited to, the services of attorneys, accountants, systems engineers, consultants, and advisers, and to allow suitable compensation for such services; and to make provisions for group insurance, retirement, or other employee benefit arrangements, provided that no part-time or contract employees shall participate in group insurance or retirement benefits; and
  - (8) To perform such other duties as the authority may direct from time to time."

**SECTION 2-110.** 5205

Said Title 50 is further amended by revising Code Section 50-26-22, relating to transfer of 5206 personnel to Department of Community Affairs, as follows: 5207

5208 "50-26-22.

5197

5198

5199

5200

5201

5202

5203

5204

5209

5210

5211

5213

Effective July 1, 1996, without diminishing the powers of the authority pursuant to Code Section 50-26-8, all personnel positions authorized by the authority in fiscal year 1996 shall be transferred to the Department of Community Affairs. All employees of the 5212 authority on June 30, 1996, whose positions are transferred by the authority to the Department of Community Affairs shall become employees of the Department of

Community Affairs and shall become employees in the unclassified service of the State

5214

Personnel Administration as defined by Code Section 45-20-6 45-20-2." 5215 **SECTION 2-111.** 5216 Said Title 50 is further amended by revising Code Section 50-34-18, relating to transfer of 5217 5218 positions authorized by authority to Department of Community Affairs, as follows: "50-34-18. 5219 Effective July 1, 2002, without diminishing the powers of the authority pursuant to Code 5220 5221 Section 50-34-6, all personnel positions authorized by the authority in Fiscal Year 2002 shall be transferred to the Department of Community Affairs. All employees of the 5222 5223 authority on June 30, 2002, whose positions are transferred by the authority to the Department of Community Affairs shall become employees of the Department of 5224 Community Affairs and shall become employees in the unclassified service of the State 5225 Personnel Administration as defined by Code Section 45-20-6 45-20-2." 5226 5227 **PART III SECTION 3-1.** 5228 5229 Personnel, equipment, and facilities that were assigned to the State Personnel Administration 5230 as of June 30, 2012, shall be transferred to the Department of Administrative Services on the effective date of this Act. 5231 5232 **SECTION 3-2.** 5233 Appropriations for functions which are transferred by this Act may be transferred as provided in Code Section 45-12-90. 5234 5235 **PART IV SECTION 4-1.** 5236 This Act shall become effective on July 1, 2012. 5237 5238 **SECTION 4-2.** All laws and parts of laws in conflict with this Act are repealed. 5239