Senate Bill 446

By: Senators Mullis of the 53rd, Chance of the 16th, Gooch of the 51st, Miller of the 49th, Murphy of the 27th and others

A BILL TO BE ENTITLED AN ACT

1	To amend Article 1 of Chapter 2 of Title 8, Title 25, and Title 34 of the Official Code of
2	Georgia Annotated, relating to buildings generally, fire protection and safety, and labor and
3	industrial relations, respectively, so as to transfer certain functions relating to elevators,
4	dumbwaiters, escalators, manlifts, and moving walks, boilers and pressure vessels,
5	amusement rides, carnival rides, and scaffolding and staging from the Department of Labor
6	and Commissioner of Labor to the office of Safety Fire Commissioner and Safety Fire
7	Commissioner; to make conforming amendments and correct cross-references relative to the
8	foregoing; to provide for transfers of personnel, facilities, equipment, and appropriations; to
9	provide for other related matters; to provide an effective date; to repeal conflicting laws; and
10	for other purposes.
11	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
12	SECTION 1.
13	Title 25 of the Official Code of Georgia Annotated, relating to fire protection and safety, is
14	amended by adding a new chapter to read as follows:
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14 15	amended by adding a new chapter to read as follows: <u>"CHAPTER 15</u>
15	" <u>CHAPTER 15</u>
15	" <u>CHAPTER 15</u>
15 16	" <u>CHAPTER 15</u> <u>ARTICLE 1</u>
15 16 17	<u>"CHAPTER 15</u> <u>ARTICLE 1</u> <u>25-15-1.</u>
15 16 17 18	" <u>CHAPTER 15</u> <u>ARTICLE 1</u> <u>25-15-1.</u> (a) The office of Safety Fire Commissioner shall succeed to all rules, regulations, policies,
15 16 17 18 19	" <u>CHAPTER 15</u> <u>ARTICLE 1</u> <u>25-15-1.</u> (a) The office of Safety Fire Commissioner shall succeed to all rules, regulations, policies, procedures, and administrative orders of the Department of Labor in effect on June 30,
15 16 17 18 19 20	"CHAPTER 15 ARTICLE 1 25-15-1. (a) The office of Safety Fire Commissioner shall succeed to all rules, regulations, policies, procedures, and administrative orders of the Department of Labor in effect on June 30, 2012, or scheduled to go into effect on or after July 1, 2012, and which relate to the
15 16 17 18 19 20 21	"CHAPTER 15 ARTICLE 1 25-15-1. (a) The office of Safety Fire Commissioner shall succeed to all rules, regulations, policies, procedures, and administrative orders of the Department of Labor in effect on June 30, 2012, or scheduled to go into effect on or after July 1, 2012, and which relate to the functions transferred to the office of Safety Fire Commissioner pursuant to this chapter and

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25	to this chapter and Part 6 of Article 1 of Chapter 2 of Title 8. Such rules, regulations,
26	policies, procedures, and administrative orders shall remain in effect until amended,
27	repealed, superseded, or nullified by the office of Safety Fire Commissioner by proper
28	authority or as otherwise provided by law.
29	(b) Any proceedings or other matters pending before the Department of Labor or
30	Commissioner of Labor on June 30, 2012, which relate to the functions transferred to the
31	office of Safety Fire Commissioner pursuant to this chapter and Part 6 of Article 1 of
32	Chapter 2 of Title 8 shall be transferred to the office of Safety Fire Commissioner on
33	<u>July 1, 2012.</u>
34	(c) The rights, privileges, entitlements, obligations, and duties of parties to contracts,
35	leases, agreements, and other transactions as identified by the Office of Planning and
36	Budget entered into before July 1, 2012, by the Department of Labor which relate to the
37	functions transferred to the office of Safety Fire Commissioner pursuant to this chapter and
38	Part 6 of Article 1 of Chapter 2 of Title 8 shall continue to exist; and none of these rights,
39	privileges, entitlements, obligations, and duties are impaired or diminished by reason of the
40	transfer of the functions to the office of Safety Fire Commissioner. In all such instances,
41	the office of Safety Fire Commissioner shall be substituted for the Department of Labor,
42	and the office of Safety Fire Commissioner shall succeed to the rights and duties under
43	such contracts, leases, agreements, and other transactions.
44	(d) All persons employed by the Department of Labor in capacities which relate to the
45	functions transferred to the office of Safety Fire Commissioner pursuant to this chapter and
46	Part 6 of Article 1 of Chapter 2 of Title 8 on June 30, 2012, shall, on July 1, 2012, become
47	employees of the office of Safety Fire Commissioner in similar capacities, as determined
48	by the Commissioner of Insurance. Such employees shall be subject to the employment
49	practices and policies of the office of Safety Fire Commissioner on and after July 1, 2012,
50	but the compensation and benefits of such transferred employees shall not be reduced as
51	a result of such transfer. Employees who are subject to the rules of the State Personnel
52	Board and thereby under the State Personnel Administration and who are transferred to the
53	office shall retain all existing rights under the State Personnel Administration. Accrued
54	annual and sick leave possessed by the transferred employees on June 30, 2012, shall be
55	retained by such employees as employees of the office of Safety Fire Commissioner.
56	(e) On July 1, 2012, the office of Safety Fire Commissioner shall receive custody of the
57	state owned real property in the custody of the Department of Labor on June 30, 2012, and
58	which pertains to the functions transferred to the office of Safety Fire Commissioner
59	pursuant to this chapter and Part 6 of Article 1 of Chapter 2 of Title 8."

 redesignating it as a new article of Chapter 15 of Title 25 as follows: <i>"CHAPTER 11 ARTICLE 2</i> 34-11-1: 25-15-10. 							
 61 Title 34 of the Official Code of Georgia Annotated, relating to labor and industrial relations, 62 is amended by revising Chapter 11, relating to regulation of boilers and pressure vessels, and 63 redesignating it as a new article of Chapter 15 of Title 25 as follows: 64 <i>"CHAPTER 11 ARTICLE 2</i> 65 34-11-1: 25-15-10. 	EC						
 62 is amended by revising Chapter 11, relating to regulation of boilers and pressure vessels, and 63 redesignating it as a new article of Chapter 15 of Title 25 as follows: 64 <i>"CHAPTER 11 ARTICLE 2</i> 65 34-11-1: 25-15-10. 							
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64 <i>"CHAPTER 11 ARTICLE 2</i> 65 34-11-1. <u>25-15-10.</u>	is amended by revising Chapter 11, relating to regulation of boilers and pressure vessels, and						
65 34-11-1. <u>25-15-10.</u>	redesignating it as a new article of Chapter 15 of Title 25 as follows:						
65 34-11-1. <u>25-15-10.</u>							
66 This chapter <u>article</u> shall be known and may be cited as the 'Boiler and Pressure Vessel	sel						
67 Safety Act' and, except as otherwise provided in this chapter <u>article</u> , shall apply to all							
68 boilers and pressure vessels.							
69 34-11-2. <u>25-15-11.</u>							
As used in this chapter <u>article</u> , the term:							
71 (1) Reserved.							
72 (2) 'Boiler' means a closed vessel in which water or other liquid is heated, steam or vapor	or						
is generated, or steam is superheated or in which any combination of these functions is	s is						
accomplished, under pressure or vacuum, for use externally to itself, by the direct	ect						
application of energy from the combustion of fuels or from electricity, solar, or nuclear	ear						
energy. The term 'boiler' shall include fired units for heating or vaporizing liquids other	ner						
than water where these units are separate from processing systems and are complete	ete						
78 within themselves. The term 'boiler' is further defined as follows:							
(A) 'Heating boiler' means a steam or vapor boiler operating at pressures not exceeding	ing						
80 15 psig or a hot water boiler operating at pressures not exceeding 160 psig or	or						
81 temperatures not exceeding 250 degrees Fahrenheit.							
82 (B) 'High pressure, high temperature water boiler' means a water boiler operating at	; at						
83 pressures exceeding 160 psig or temperatures exceeding 250 degrees Fahrenheit.							
84 (C) 'Power boiler' means a boiler in which steam or other vapor is generated at a	t a						
85 pressure of more than 15 psig.							
86 $(3)(2)$ 'Certificate of inspection' means an inspection, the report of which is used by the	the						
87 chief inspector to determine whether or not a certificate as provided by subsection (c) of	of						
88 Code Section $34-11-15$ <u>25-15-24</u> may be issued.							
89 $(4)(3)$ 'Commissioner' means the Commissioner of Labor Safety Fire Commissioner.	<u>[</u> .						
90 (5) 'Department' means the Department of Labor.							
91 (4) 'Office' means the office of Safety Fire Commissioner.							

- 92 (6)(5) 'Pressure vessel' means a vessel other than those vessels defined in paragraph (2)
- 93 of this Code section in which the pressure is obtained from an external source or by the
- 94 application of heat.
- 95 34-11-3. <u>25-15-12.</u>

96 The Commissioner shall be authorized to consult with persons knowledgeable in the areas
97 of construction, use, or safety of boilers and pressure vessels and to create committees
98 composed of such consultants to assist the Commissioner in carrying out his or her duties
99 under this chapter article.

100 34-11-4. <u>25-15-13.</u>

(a)(1) The Department of Labor office shall formulate definitions, rules, and regulations
 for the safe construction, installation, inspection, maintenance, and repair of boilers and
 pressure vessels in this state.

104 (2) The definitions, rules, and regulations so formulated for new construction shall be based upon and at all times follow the generally accepted nation-wide engineering 105 106 standards, formulas, and practices established and pertaining to boiler and pressure vessel 107 construction and safety; and the Department of Labor office may adopt an existing 108 published codification thereof, known as the Boiler and Pressure Vessel Code of the 109 American Society of Mechanical Engineers, with the amendments and interpretations 110 thereto made and approved by the council of the society, and may likewise adopt the 111 amendments and interpretations subsequently made and published by the same authority. 112 When so adopted, the same shall be deemed to be incorporated into and shall constitute a part of the whole of the definitions, rules, and regulations of the Department of Labor 113 114 office. Amendments and interpretations to the code so adopted shall be effective 115 immediately upon being promulgated, to the end that the definitions, rules, and regulations shall at all times follow the generally accepted nation-wide engineering 116 117 standards.

(3) The Department of Labor office shall formulate the rules and regulations for the 118 119 inspection, maintenance, and repair of boilers and pressure vessels which were in use in this state prior to the date upon which the first rules and regulations under this chapter 120 121 article pertaining to existing installations become effective or during the 12 month period immediately thereafter. The rules and regulations so formulated shall be based upon and 122 at all times follow generally accepted nation-wide engineering standards and practices 123 and may adopt sections of the Inspection Code of the National Board of Boiler and 124 Pressure Vessel Inspectors or API 510 of the American Petroleum Institute, as applicable. 125

(b) The rules and regulations and any subsequent amendments thereto formulated by the 126 Department of Labor office shall, immediately following a hearing upon not less than 20 127 128 days' notice as provided in this chapter article, be approved and published and when so promulgated shall have the force and effect of law, except that the rules applying to the 129 construction of new boilers and pressure vessels shall not become mandatory until 12 130 months after their promulgation by the Department of Labor office. Notice of the hearing 131 shall give the time and place of the hearing and shall state the matters to be considered at 132 the hearing. Such notice shall be given to all persons directly affected by such hearing. In 133 the event all persons directly affected are unknown, notice may be perfected by publication 134 in a newspaper of general circulation in this state at least 20 days prior to such hearing. 135 (c) Subsequent amendments to the rules and regulations adopted by the Department of 136

130 (c) Subsequent amendments to the rules and regulations adopted by the Department of
 137 Labor office shall be permissive immediately and shall become mandatory 12 months after
 138 their promulgation.

139 34-11-5. <u>25-15-14.</u>

No boiler or pressure vessel which does not conform to the rules and regulations of the 140 Department of Labor office governing new construction and installation shall be installed 141 142 and operated in this state after 12 months from the date upon which the first rules and 143 regulations under this chapter article pertaining to new construction and installation shall 144 have become effective, unless the boiler or pressure vessel is of special design or 145 construction and is not inconsistent with the spirit and safety objectives of such rules and 146 regulations, in which case a special installation and operating permit may at its discretion 147 be granted by the Department of Labor office.

148 34-11-6. <u>25-15-15.</u>

(a) The maximum allowable working pressure of a boiler carrying the ASME Code
symbol or of a pressure vessel carrying the ASME or API-ASME symbol shall be
determined by the applicable sections of the code under which it was constructed and
stamped. Subject to the concurrence of the enforcement authority at the point of
installation, such a boiler or pressure vessel may be rerated in accordance with the rules of
a later edition of the ASME Code and in accordance with the rules of the National Board
Inspection Code or API 510, as applicable.

- (b) The maximum allowable working pressure of a boiler or pressure vessel which does
 not carry the ASME or the API-ASME Code symbol shall be computed in accordance with
 the Inspection Code of the National Board of Boiler and Pressure Vessel Inspectors.
- 159 (c) This chapter <u>article</u> shall not be construed as in any way preventing the use, sale, or
- reinstallation of a boiler or pressure vessel referred to in this Code section, provided it has

- been made to conform to the rules and regulations of the department <u>office</u> governing
- 162 existing installations and provided, further, that it has not been found upon inspection to

163 be in an unsafe condition.

- 164 34-11-7. <u>25-15-16.</u>
- 165 (a) This chapter <u>article</u> shall not apply to the following boilers and pressure vessels:
- 166 (1) Boilers and pressure vessels under federal control or under regulations of Title 49 of
- 167 the Code of Federal Regulations, Parts 192 and 193 <u>49 C.F.R. 192 and 193;</u>
- (2) Pressure vessels used for transportation and storage of compressed or liquefied gases
 when constructed in compliance with specifications of the United States Department of
 Transportation and when charged with gas or liquid, marked, maintained, and
 periodically requalified for use, as required by appropriate regulations of the United
 States Department of Transportation;
- (3) Pressure vessels located on vehicles operating under the rules of other state or federal
 authorities and used for carrying passengers or freight;
- (4) Air tanks installed on the right of way of railroads and used directly in the operationof trains;
- 177 (5) Pressure vessels that do not exceed:
- 178 (A) Five cubic feet in volume and 250 psig pressure; or
- (B) One and one-half cubic feet in volume and 600 psig pressure; or
- 180 (C) An inside diameter of six inches with no limitation on pressure;
- (6) Pressure vessels having an internal or external working pressure not exceeding 15
 psig with no limit on size;
- 183 (7) Pressure vessels with a nominal water-containing capacity of 120 gallons or less for
- 184 containing water under pressure, including those containing air, the compression of which185 serves only as a cushion;
- (8) Pressure vessels containing water heated by steam or any other indirect means whennone of the following limitations are exceeded:
- 188 (A) A heat input of 200,000 BTU per hour;
- (B) A water temperature of 210 degrees Fahrenheit; and
- 190 (C) A nominal water-containing capacity of 120 gallons;
- (9) Hot water supply boilers which are directly fired with oil, gas, or electricity whennone of the following limitations are exceeded:
- 193 (A) Heat input of 200,000 BTU per hour;
- (B) Water temperature of 210 degrees Fahrenheit; and
- 195 (C) Nominal water-containing capacity of 120 gallons.

- These exempt hot water supply boilers shall be equipped with ASME-National Boardapproved safety relief valves;
- (10) Pressure vessels in the care, custody, and control of research facilities and used
 solely for research purposes which require one or more details of noncode construction
 or which involve destruction or reduced life expectancy of those vessels;
- (11) Pressure vessels or other structures or components that are not considered to bewithin the scope of ASME Code, Section VIII;
- (12) Boilers and pressure vessels operated and maintained for the production and
 generation of electricity; provided, however, that any person, firm, partnership, or
 corporation operating such a boiler or pressure vessel has insurance or is self-insured and
 such boiler or pressure vessel is regularly inspected in accordance with the minimum
 requirements for safety as defined in the ASME Code by an inspector who has been
 issued a certificate of competency by the Commissioner in accordance with the
 provisions of Code Section 34-11-10 25-15-19;
- (13) Boilers and pressure vessels operated and maintained as a part of a manufacturing
 process; provided, however, that any person, firm, partnership, or corporation operating
 such a boiler or pressure vessel has insurance or is self-insured and such boiler or
 pressure vessel is regularly inspected in accordance with the minimum requirements for
 safety as defined in the ASME Code by an inspector who has been issued a certificate of
 competency by the Commissioner in accordance with the provisions of Code Section
 25-15-19;
- (14) Boilers and pressure vessels operated and maintained by a public utility; and
- 218 (15) Autoclaves used only for the sterilization of reusable medical or dental implements
- in the place of business of any professional licensed by the laws of this state.
- (b) The following boilers and pressure vessels shall be exempt from the requirements of
 subsections (b), (c), and (d) of Code Section 34-11-14 25-15-23 and Code Sections
 34-11-15 25-15-24 and 34-11-16 25-15-26:
- (1) Boilers or pressure vessels located on farms and used solely for agricultural orhorticultural purposes;
- (2) Heating boilers or pressure vessels which are located in private residences or inapartment houses of less than six family units;
- (3) Any pressure vessel used as an external part of an electrical circuit breaker ortransformer;
- (4) Pressure vessels on remote oil or gas-producing lease locations that have fewer than
- ten buildings intended for human occupancy per 0.25 square mile and where the closestbuilding is at least 220 yards from any vessel;

- (5) Pressure vessels used for storage of liquid propane gas under the jurisdiction of the
- state fire marshal, except for pressure vessels used for storage of liquefied petroleum gas,
- 234 2,000 gallons or above, which have been modified or altered; and
- (6) Air storage tanks not exceeding 16 cubic feet (120 gallons) in size and under 250 psig
 pressure.

237 34-11-8. <u>25-15-17.</u>

(a) The Commissioner may appoint to be chief inspector a citizen of this state or, if not 238 239 available, a citizen of another state, who shall have had at the time of such appointment not 240 less than five years' experience in the construction, installation, inspection, operation, 241 maintenance, or repair of high pressure boilers and pressure vessels as a mechanical 242 engineer, steam operating engineer, boilermaker, or boiler inspector and who shall have 243 passed the same kind of examination as that prescribed under Code Section 34-11-11 244 <u>25-15-20</u>. Such chief inspector may be removed for cause after due investigation by the 245 board and its recommendation to the Commissioner.

- (b) The chief inspector, if authorized by the Commissioner, is charged, directed, andempowered:
- (1) To take action necessary for the enforcement of the laws of the this state governing
 the use of boilers and pressure vessels to which this chapter article applies and of the
 rules and regulations of the department office;
- (2) To keep a complete record of the name of each owner or user and his <u>or her</u> location
 and, except for pressure vessels covered by an owner or user inspection service, the type,
 dimensions, maximum allowable working pressure, age, and the last recorded inspection
 of all boilers and pressure vessels to which the chapter this article applies;
- (3) To publish in print or electronically and make available to anyone requesting them
 copies of the rules and regulations promulgated by the department office;
- (4) To issue or to suspend or revoke for cause inspection certificates as provided for in
 Code Section 34-11-15 <u>25-15-24</u>; and
- (5) To cause the prosecution of all violators of the provisions of this chapter <u>article</u>.

260 34-11-9. <u>25-15-18.</u>

The Commissioner may employ deputy inspectors who shall be responsible to the chief inspector and who shall have had at the time of appointment not less than three years' experience in the construction, installation, inspection, operation, maintenance, or repair of high pressure boilers and pressure vessels as a mechanical engineer, steam operating engineer, boilermaker, or boiler inspector and who shall have passed the examination provided for in Code Section 34-11-11 25-15-20.

267 34-11-10. <u>25-15-19.</u>

(a) In addition to the deputy inspectors authorized by Code Section 34-11-9 25-15-18 the 268 269 Commissioner shall, upon the request of any company licensed to insure and insuring in this state boilers and pressure vessels or upon the request of any company operating 270 pressure vessels in this state for which the owner or user maintains a regularly established 271 272 inspection service which is under the supervision of one or more technically competent 273 individuals whose qualifications are satisfactory to the department office and causes said 274 such pressure vessels to be regularly inspected and rated by such inspection service in accordance with applicable provisions of the rules and regulations adopted by the 275 276 department office pursuant to Code Section 34-11-4-25-15-13, issue to any inspectors of 277 said such insurance company certificates of competency as special inspectors and to any inspectors of said such company operating pressure vessels certificates of competency as 278 279 owner or user inspectors, provided that each such inspector before receiving his or her 280 certificate of competency shall satisfactorily pass the examination provided for by Code Section 34-11-11 25-15-20 or, in lieu of such examination, shall hold a commission or a 281 282 certificate of competency as an inspector of boilers or pressure vessels for a state that has 283 a standard of examination substantially equal to that of this state or a commission as an 284 inspector of boilers and pressure vessels issued by the National Board of Boiler and 285 Pressure Vessel Inspectors. A certificate of competency as an owner or user inspector shall 286 be issued to an inspector of a company operating pressure vessels in this state only if, in 287 addition to meeting the requirements stated in this Code section, the inspector is employed 288 full time by the company and is responsible for making inspections of pressure vessels used or to be used by such company and which are not for resale. 289

(b) Such special inspectors or owner or user inspectors shall receive no salary from nor
shall any of their expenses be paid by the state, and the continuance of their certificates of
competency shall be conditioned upon their continuing in the employ of the boiler
insurance company duly authorized as aforesaid or in the employ of the company so
operating pressure vessels in this state and upon their maintenance of the standards
imposed by this chapter article.

(c) Such special inspectors or owner or user inspectors may inspect all boilers and pressure
vessels insured or all pressure vessels operated by their respective companies; and, when
so inspected, the owners and users of such boilers and pressure vessels shall be exempt
from the payment to the state of the inspection fees as prescribed in rules and regulations
promulgated by the Commissioner.

LC 36 2100-EC

301 34-11-11. <u>25-15-20.</u>

302 The examination for chief, deputy, special, or owner or user inspectors shall be in writing 303 and shall be held by the board office or by an examining board appointed in accordance 304 with the requirements of the National Board of Boiler and Pressure Vessel Inspectors, with 305 at least two members present at all times during the examination. Such examination shall 306 be confined to questions the answers to which will aid in determining the fitness and 307 competency of the applicant for the intended service and may be those prepared by the National Board of Boiler and Pressure Vessel Inspectors. In case an applicant fails to pass 308 309 the examination, he or she may appeal to the board office for another examination which shall be given by the board office or the appointed examining board after 90 days. The 310 record of an applicant's examination shall be accessible to said the applicant and his or her 311 312 employer.

313 34-11-12. <u>25-15-21.</u>

(a) An inspector's certificate of competency may be suspended by the Commissioner after 314 due investigation and recommendation by the office for the incompetence or 315 316 untrustworthiness of the holder thereof or for willful falsification of any matter or statement 317 contained in his or her application or in a report of any inspection made by him or her. 318 Written notice of any such suspension shall be given by the Commissioner within not more 319 than ten days thereof to the inspector and his or her employer. A person whose certificate 320 of competency has been suspended shall be entitled to an appeal as provided in Code 321 Section 34-11-19-25-15-29 and to be present in person and to be represented by counsel 322 at the hearing of the appeal.

323 (b) If the department office has reason to believe that an inspector is no longer qualified 324 to hold his or her certificate of competency, the department office shall provide written 325 notice to the inspector and his or her employer of the department office's determination and 326 the right to an appeal as provided in Code Section 34-11-19 25-15-29. If, as a result of 327 such hearing, the inspector has been determined to be no longer qualified to hold his or her 328 certificate of competency, the Commissioner shall thereupon revoke such certificate of 329 competency forthwith.

330 (c) A person whose certificate of competency has been suspended shall be entitled to
331 apply, after 90 days from the date of such suspension, for reinstatement of such certificate
332 of competency.

333 34-11-13. <u>25-15-22.</u>

334 If a certificate of competency is lost or destroyed, a new certificate of competency shall be

issued in its place without another examination.

S. B. 446 - 10 -

LC 36 2100-EC

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34-11-14. 25-15-23.

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(a) The Commissioner, the chief inspector, or any deputy inspector shall have free access,
during reasonable hours, to any premises in the this state where a boiler or pressure vessel
is being constructed for use in, or is being installed in, this state for the purpose of
ascertaining whether such boiler or pressure vessel is being constructed and installed in
accordance with the provisions of this chapter article.

(b)(1) On and after January 1, 1986, each boiler and pressure vessel used or proposed to
be used within this state, except for pressure vessels covered by an owner or user
inspection service as described in subsection (d) of this Code section or except for boilers
or pressure vessels exempt under Code Section 34-11-7 25-15-16 (owners and users may
request to waive this exemption), shall be thoroughly inspected as to their construction,
installation, and condition as follows:

(A) Power boilers and high pressure, high temperature water boilers shall receive a
certificate inspection annually which shall be an internal inspection where construction
permits; otherwise, it shall be as complete an inspection as possible. Such boilers shall
also be externally inspected while under pressure, if possible;

(B) Low pressure steam or vapor heating boilers shall receive a certificate inspection
biennially with an internal inspection every four years where construction permits;

354 (C) Hot water heating and hot water supply boilers shall receive a certificate inspection
355 biennially with an internal inspection at the discretion of the inspector;

356 (D) Pressure vessels subject to internal corrosion shall receive a certificate inspection 357 triennially with an internal inspection at the discretion of the inspector. Pressure vessels 358 not subject to internal corrosion shall receive a certificate of inspection at intervals set 359 by the board office; and

360 (E) Nuclear vessels within the scope of this chapter <u>article</u> shall be inspected and
 361 reported in such form and with such appropriate information as the board <u>office</u> shall
 362 designate.

363 (2) A grace period of two months beyond the periods specified in subparagraphs (A)
364 through (D) of this paragraph may elapse between certificate inspections.

365 (3) The department office may provide for longer periods between certificate inspection
366 in its rules and regulations.

(4) Under the provisions of this chapter <u>article</u>, the department <u>office</u> is responsible for
providing for the safety of life, limb, and property and therefore has jurisdiction over the
interpretation and application of the inspection requirements as provided for in the rules
and regulations which it has promulgated. The person conducting the inspection during
construction and installation shall certify as to the minimum requirements for safety as
defined in the ASME Code. Inspection requirements of operating equipment shall be in

- accordance with generally accepted practice and compatible with the actual serviceconditions, such as:
- 375 (A) Previous experience, based on records of inspection, performance, and376 maintenance;
- (B) Location, with respect to personnel hazard;
- 378 (C) Quality of inspection and operating personnel;
- 379 (D) Provision for related safe operation controls; and
- 380 (E) Interrelation with other operations outside the scope of this chapter <u>article</u>.
- Based upon documentation of such actual service conditions by the owner or user of the operating equipment, the board office may, in its discretion, permit variations in the inspection requirements.
- 384 (c) The inspections required in this chapter <u>article</u> shall be made by the chief inspector, by
 385 a deputy inspector, by a special inspector, or by an owner or user inspector provided for in
 386 this chapter <u>article</u>.
- (d) Owner or user inspection of pressure vessels is permitted, provided the owner or user
 inspection service is regularly established and is under the supervision of one or more
 individuals whose qualifications are satisfactory to the board office and said owner or user
 causes the pressure vessels to be inspected in conformance with the National Board
 Inspection Code or API 510, as applicable.
- (e) If, at the discretion of the inspector, a hydrostatic test shall be deemed necessary, itshall be made by the owner or user of the boiler or pressure vessel.
- (f) All boilers, other than cast iron sectional boilers, and pressure vessels to be installed
 in this state after the 12 month period from the date upon which the rules and regulations
 of the board office shall become effective shall be inspected during construction as required
 by the applicable rules and regulations of the board office by an inspector authorized to
 inspect boilers and pressure vessels in this state or, if constructed outside of the state, by
 an inspector holding a commission issued by the National Board of Boiler and Pressure
 Vessel Inspectors.

401 34-11-15. <u>25-15-24.</u>

(a) Each company employing special inspectors shall, within 30 days following each
certificate inspection made by such inspectors, file a report of such inspection with the
chief inspector upon appropriate forms as promulgated by the Commissioner. The filing
of reports of external inspections, other than certificate inspections, shall not be required
except when such inspections disclose that the boiler or pressure vessel is in a dangerous
condition.

408 (b) Each company operating pressure vessels covered by an owner or user inspection 409 service meeting the requirements of subsection (a) of Code Section 34-11-10 25-15-19 410 shall maintain in its files an inspection record which shall list, by number and such 411 abbreviated description as may be necessary for identification, each pressure vessel covered by this chapter article, the date of the last inspection of each pressure vessel, and 412 413 the approximate date for the next inspection. The inspection record shall be available for 414 examination by the chief inspector or his the chief inspector's authorized representative 415 during business hours.

416 (c) If the report filed pursuant to subsection (a) of this Code section shows that a boiler or pressure vessel is found to comply with the rules and regulations of the department office, 417 the chief inspector, or his or her duly authorized representative, shall issue to such owner 418 419 or user an inspection certificate bearing the date of inspection and specifying the maximum pressure under which the boiler or pressure vessel may be operated. Such inspection 420 421 certificate shall be valid for not more than 14 months from its date in the case of power 422 boilers, 26 months in the case of heating and hot water supply boilers, and 38 months in the case of pressure vessels. In the case of those boilers and pressure vessels covered by 423 424 subparagraphs (b)(1)(A) through $(\underline{b})(1)(D)$ of Code Section 34-11-14 25-15-23 for which 425 the department office has established or extended the operating period between required 426 inspections pursuant to the provisions of paragraphs (3) and (4) of subsection (b) of Code 427 Section 34-11-14 <u>25-15-23</u>, the certificate shall be valid for a period of not more than two 428 months beyond the period set by the department office. Certificates for boilers shall be 429 posted under glass, or similarly protected, in the room containing the boiler. Pressure vessel 430 certificates shall be posted in like manner, if convenient, or filed where they will be readily 431 accessible for examination.

(d) No inspection certificate issued for an insured boiler or pressure vessel based upon a
report of a special inspector shall be valid after the boiler or pressure vessel for which it
was issued shall cease to be insured by a company duly authorized by this state to provide
such insurance.

436 (e) The Commissioner or his the Commissioner's authorized representative may at any time suspend an inspection certificate after showing cause that the boiler or pressure vessel 437 for which it was issued cannot be operated without menace to the public safety or when the 438 439 boiler or pressure vessel is found not to comply with the rules and regulations adopted 440 pursuant to this chapter article. Each suspension of an inspection certificate shall continue in effect until such boiler or pressure vessel shall have been made to conform to the rules 441 442 and regulations of the department office and until said such inspection certificate shall have 443 been reinstated.

(f) The Commissioner or his the Commissioner's authorized representative may issue a
written order for the temporary cessation of operation of a boiler or pressure vessel if it has
been determined after inspection to be hazardous or unsafe. Operations shall not resume
until such conditions are corrected to the satisfaction of the Commissioner or his or her
authorized representative.

449 34-11-15.1. <u>25-15-25.</u>

(a) Boilers and pressure vessels subject to operating certificate inspections by special, or
owner or user, inspectors shall be inspected within 60 calendar days following the required
reinspection date. Inspections not performed within this 60 calendar day period shall result
in a civil penalty of \$500.00 for each boiler or pressure vessel not inspected.

(b)(1) Inspection fees due on boiler and pressure vessels subject to inspection by the
chief or deputy inspectors or operating certificate fees due from inspections performed
by special, or owner or user, inspectors shall be paid within 60 calendar days of
completion of such inspections.

- (2) Inspection fees or operating certificate fees unpaid within 60 calendar days shall bear
 interest at the rate of 1.5 percent per month or any fraction of a month. Interest shall
 continue to accrue until all amounts due, including interest, are received by the
 Commissioner.
- 462 (c) The Commissioner may waive the collection of the penalties and interest assessed as
 463 provided in subsections (a) and (b) of this Code section when it is reasonably determined
 464 that the delays in inspection or payment were unavoidable or due to the action or inaction
 465 of the department office.
- 466 34-11-16. <u>25-15-26.</u>

467 After 12 months for power boilers, 24 months for low pressure steam heating, hot water heating, and hot water supply boilers, and 36 months for pressure vessels following July 468 1, 1984, it It shall be unlawful for any person, firm, partnership, or corporation to operate 469 470 in this state a boiler or pressure vessel, except a pressure vessel covered by owner or user 471 inspection service as provided for in Code Section 34-11-15 25-15-24, without a valid inspection certificate. The operation of a boiler or pressure vessel without such inspection 472 certificate or at a pressure exceeding that specified in such inspection certificate or in 473 474 violation of this chapter article shall constitute a misdemeanor.

475 34-11-17. <u>25-15-27.</u>

The owner or user of a boiler or pressure vessel required by this chapter <u>article</u> to be inspected by the chief inspector or his <u>a</u> deputy inspector shall pay directly to the chief

> S. B. 446 - 14 -

inspector, upon completion of inspection, fees as prescribed in rules and regulations
promulgated by the Commissioner; provided, however, that, with respect to pressure vessel
certificates of inspection, such fees shall not exceed \$10.00 per annum. The chief inspector
shall transfer all fees so received to the general fund of the state treasury. All funds so
deposited in the state treasury are authorized to be appropriated by the General Assembly
to the Commissioner of Labor Safety Fire Commissioner.

484 34-11-18. <u>25-15-28.</u>

The chief inspector shall furnish a bond in the sum of \$5,000.00 and each of the deputy inspectors employed and paid by the state shall furnish a bond in the sum of \$2,000.00 conditioned upon the faithful performance of their duties and upon a true account of moneys handled by them, respectively, and the payment thereof to the proper recipient.

489 34-11-19. <u>25-15-29.</u>

(a) Any person aggrieved by an order or an act of the Commissioner or the chief inspector
 under this chapter article may, within 15 days of notice thereof, request a hearing before

492 an administrative law judge of the department office of State Administrative Hearings, as
493 provided by Code Section 50-13-41.

- (b) Any person aggrieved by a decision of an administrative law judge may file an appeal
 pursuant to Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.'
- 496 34-11-20. <u>25-15-30.</u>

497 No county, municipality, or other political subdivision shall have the power to make any

498 laws, ordinances, or resolutions providing for the construction, installation, inspection,

499 maintenance, and repair of boilers and pressure vessels within the limits of such county,

- 500 municipality, or other political subdivision; and any such laws, ordinances, or resolutions
- 501 heretofore made or passed shall be void and of no effect.
- 502 34-11-21. <u>25-15-31.</u>

503 Neither this chapter <u>article</u> nor any provision of this <u>chapter article</u> shall be construed to 504 place any liability on the State of Georgia, the <u>department office</u>, or the Commissioner with

- 505 respect to any claim by any person, firm, or corporation relating in any way whatsoever to
- 506 boilers and pressure vessels and any injury or damages arising therefrom.
- 507 34-11-22.
- 508 In the event any Code section, subsection, sentence, clause, or phrase of this chapter shall
- 509 be declared or adjudged invalid or unconstitutional, such adjudication shall in no manner

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511 which shall remain of full force and effect, as if the Code section, subsection, sentence,

512 clause, or phrase so declared or adjudged invalid or unconstitutional were not originally a

- 513 part hereof. The General Assembly declares that it would have passed the remaining parts
- 514 of this chapter if it had known that such part or parts hereof would be declared or adjudged

515 invalid or unconstitutional."

516 SECTION 3.
517 Said title is further amended by revising Chapter 12, relating to amusement ride safety, and

518 redesignating it as a new article of Chapter 15 of Title 25 to read as follows:

519

"CHAPTER 12 <u>ARTICLE 3</u>

520 34-12-1. <u>25-15-50.</u>

521 This chapter <u>article</u> shall be known and may be cited as the 'Amusement Ride Safety Act.'

522 34-12-2. <u>25-15-51.</u>

523 As used in this chapter <u>article</u>, the term:

524 (1) Reserved.

525 (2)(1) Amusement ride' means any mechanical device, other than those regulated by the 526 Consumer Products Safety Commission, which carries or conveys passengers along, 527 around, or over a fixed or restricted route or course or within a defined area for the 528 purpose of giving its passengers amusement, pleasure, thrills, or excitement. Such term 529 shall not include any such device which is not permemently fixed to a site

shall not include any such device which is not permanently fixed to a site.

- 530 (3)(2) 'Authorized person' means a competent person experienced and instructed in the
 531 work to be performed who has been given the responsibility to perform his <u>or her</u> duty
 532 by the owner or his <u>or her</u> representative.
- 533 (3.1)(3) 'Certificate fee' means the fee charged by the department office for a certificate
 534 to operate an amusement ride.
- (4) 'Certificate of inspection' means a certificate issued by a licensed inspector that an
 amusement ride meets all relevant provisions of this chapter article and the standards and
 regulations adopted pursuant thereto.
- 538 (5) 'Commissioner' means the Commissioner of Labor <u>Safety Fire Commissioner</u>.

539 (6) 'Department' means the Department of Labor, which is designated to enforce the
 540 provisions of this chapter and to formulate and enforce standards and regulations.

- 541 (7)(6) 'Licensed inspector' means a registered professional engineer or any other person
- 542 who is found by the department office to possess the requisite training and experience to

- 543 perform competently the inspections required by this chapter article and who is licensed
 544 by the department office to perform inspections of amusement rides.
 545 (8)(7) 'Operator' means a person or persons actually engaged in or directly controlling
 546 the operation of an amusement ride.
 547 (8) 'Office' means the office of Safety Fire Commissioner, which is designated to enforce
 548 the provisions of this article and to formulate and enforce standards and regulations.
 549 (9) 'Owner' means a person, including the state or any of its subdivisions, who owns an
- amusement ride or, in the event that the amusement ride is leased, the lessee.
- (10) 'Permit' means a permit to operate an amusement ride issued to an owner by the
 department office.
- (11) 'Permit fee' means the fee charged by the department office for a permit to operate
 an amusement ride.
- (12) 'Standards and regulations' means those standards and regulations formulated and
 enforced by the department office.
- 557 34-12-3. <u>25-15-52.</u>
- 558 The Commissioner shall be authorized to consult with persons knowledgeable in the area
- of the amusement ride industry and to create committees composed of such consultants to
- assist the Commissioner in carrying out his or her duties under this chapter <u>article</u>.
- 561 34-12-4.
- 562 Reserved.
- 563 34-12-5. <u>25-15-53.</u>

564 (a) The department office shall formulate standards and regulations, or changes to such standards and regulations, for the safe assembly, disassembly, repair, maintenance, use, 565 operation, and inspection of all amusement rides. The standards and regulations shall be 566 reasonable and based upon generally accepted engineering standards, formulas, and 567 practices pertinent to the industry. Formulation and promulgation of such standards and 568 569 regulations shall be subject to Chapter 13 of Title 50, the 'Georgia Administrative 570 Procedure Act.' It is recognized that risks presented to the general public by amusement rides which are frequently assembled and disassembled are different from those presented 571 572 by amusement rides which are not frequently assembled and disassembled. Accordingly, the department office is authorized to formulate different standards and regulations with 573 regard to such differing classes of amusement rides. 574

- 575 (b) The department <u>office</u> shall:
- 576 (1) Enforce all standards and regulations;

- 577 (2) License inspectors for authorization to inspect amusement rides;
- (3) Issue permits upon compliance with this chapter article and such standards and
 regulations adopted pursuant to this chapter article; and
- 580 (4) Establish a fee schedule for the issuance of permits for amusement rides.
- 581 34-12-6. <u>25-15-54.</u>

582 The department <u>office</u> may license such private inspectors as may be necessary to carry out
583 the provisions of this <u>chapter article</u>.

584 34-12-7. <u>25-15-55.</u>

(a) No amusement ride shall be operated, except for purposes of testing and inspection,
until a permit for its operation has been issued by the department office. The owner of an
amusement ride shall apply for a permit to the department office on a form furnished by
the department office providing such information as the department office may require.

(b) No such application shall be complete without including a certificate of inspection
from a licensed inspector that the amusement ride meets all relevant provisions of this
chapter article and the standards and regulations adopted pursuant thereto. The cost of
obtaining the certificate of inspection from a licensed inspector shall be borne by the owner

593 or operator.

594 34-12-8. <u>25-15-56.</u>

(a) All amusement rides shall be inspected annually, and may be inspected more
frequently, by a licensed inspector at the owner's or operator's expense. If the amusement
ride meets all relevant provisions of this chapter article and the standards and regulations
adopted pursuant to this chapter article, the licensed inspector shall provide to the owner
or operator a certificate of inspection. All new amusement rides shall be inspected before
commencing public operation.

(b) Amusement rides and attractions may be required to be inspected by an authorized
 person each time they are assembled or disassembled in accordance with regulations and
 standards established under this chapter article.

604 34-12-9. <u>25-15-57.</u>

The department office may waive the requirement of subsection (a) of Code Section 34-12-8 25-15-56 if the owner of an amusement ride gives satisfactory proof to the department office that the amusement ride has passed an inspection conducted by a federal agency or by another state whose standards and regulations for the inspection of such an amusement ride are at least as stringent as those adopted pursuant to this chapter article.

LC 36 2100-EC

610 34-12-10: 25-15-58.
611 The department office shall issue a permit to operate an amusement ride to the owner
612 thereof upon successful completion of a safety inspection of the amusement ride conducted
613 by a licensed inspector and upon receiving an application for permit with a certificate of
614 insurance. The permit shall be valid for the calendar year in which issued.

615 <u>34-12-11.</u> <u>25-15-59.</u>

The owner shall maintain up-to-date maintenance, inspection, and repair records between inspection periods for each amusement ride in accordance with such standards and regulations as are adopted pursuant to this chapter <u>article</u>. Such records shall contain a copy of all inspection reports commencing with the last annual inspection, a description of all maintenance performed, and a description of any mechanical or structural failures or operational breakdowns and the types of actions taken to rectify these conditions.

622 34-12-12. <u>25-15-60.</u>

No person shall be permitted to operate an amusement ride unless he <u>or she</u> is at least 16
years of age. An operator shall be in attendance at all times that an amusement ride is in
operation and shall operate no more than one amusement ride at any given time.

626 <u>34-12-13.</u> <u>25-15-61.</u>

The owner of the amusement ride shall report to the department <u>office</u> any accident resulting in a fatality or an injury requiring immediate inpatient overnight hospitalization incurred during the operation of any amusement ride. The report shall be in writing, shall describe the nature of the occurrence and injury, and shall be mailed by first-class mail no later than the close of the next business day following the accident. Accidents resulting in a fatality shall also be reported immediately to the department <u>office</u> in person or by phone in accordance with regulations adopted by the <u>department office</u>.

634 34-12-14. <u>25-15-62.</u>

635 (a) No person shall operate an amusement ride unless at the time there is in existence:

- (1) A policy of insurance in an appropriate amount determined by regulation insuring the
- 637 owner and operator (if an independent contractor) against liability for injury to persons638 arising out of the operation of the amusement ride;
- 639 (2) A bond in a like amount; provided, however, that the aggregate liability of the surety
- 640 under such bond shall not exceed the face amount thereof; or
- 641 (3) Cash or other security acceptable to the department office.

(b) Regulations under this chapter <u>article</u> shall permit appropriate deductibles or
self-insured retention amounts to such policies of insurance. The policy or bond shall be
procured from one or more insurers or sureties acceptable to the department office.

645 34-12-15. <u>25-15-63.</u>

If any person would incur practical difficulties or unnecessary hardships in complying with 646 647 the standards and regulations adopted pursuant to this chapter article, or if any person is aggrieved by any order issued by the department office, the person may make a written 648 649 application to the department office stating his or her grounds and applying for a variance. 650 The department office may grant such a variance in the spirit of the provisions of this chapter article with due regard to the public safety. The granting or denial of a variance 651 652 by the department office shall be in writing and shall describe the conditions under which 653 the variance is granted or the reasons for denial. A record shall be kept of all variances 654 granted by the department office and such record shall be open to inspection by the public.

655 <u>34-12-16.</u> <u>25-15-64.</u>

This chapter <u>article</u> shall not apply to any single-passenger coin operated amusement ride
on a stationary foundation or to playground equipment such as swings, seesaws, slides,
jungle gyms, rider propelled merry-go-rounds, moonwalks, and live rides.

659 34-12-17. <u>25-15-65.</u>

This <u>chapter article</u> shall not be construed so as to prevent the use of any existing amusement ride found to be in a safe condition and to be in conformance with the standards and regulations adopted pursuant to this <u>chapter article</u>. Owners of amusement rides in operation on or before the effective date of this <u>chapter article</u> shall comply with the provisions of this <u>chapter article</u> and the standards and regulations adopted pursuant to this chapter article within six months after the adoption of <u>said such</u> standards and regulations.

666 34-12-18. <u>25-15-66.</u>

(a) The Commissioner or his the Commissioner's authorized representative may issue a
written order for the temporary cessation of operation of an amusement ride if it has been
determined after inspection to be hazardous or unsafe. Operations shall not resume until
such conditions are corrected to the satisfaction of the Commissioner or his the
<u>Commissioner's</u> authorized representative.

(b) In the event that an owner or operator knowingly allows the operation of an amusement
ride after the issuing of a temporary cessation, the Commissioner or his the Commissioner's
authorized representative may initiate in the superior court any action for an injunction or

S. B. 446 - 20 -

writ of mandamus upon the petition of the district attorney or Attorney General. An
injunction, without bond, may be granted by the superior court to the Commissioner for the
purpose of enforcing this chapter article.

678 (c)(1) Any person, firm, partnership, or corporation violating the provisions of this
679 chapter article shall be guilty of a misdemeanor. Each day of violation shall constitute
680 a separate offense.

(2) In addition to the penalty provisions in paragraph (1) of this subsection, the 681 Commissioner shall have the power, after notice and hearing, to levy civil penalties as 682 683 prescribed in the rules and regulations of the department office in an amount not to exceed \$5,000.00 upon any person, firm, partnership, or corporation failing to adhere to 684 the requirements of this chapter article and the rules and regulations promulgated under 685 this chapter <u>article</u>. The imposition of a penalty for a violation of this chapter <u>article</u> or 686 the rules and regulations promulgated under this chapter article shall not excuse the 687 violation or permit it to continue. 688

689 34-12-19. <u>25-15-67.</u>

The owner or operator of an amusement ride may deny entry to a person to an amusement ride if in the owner's or operator's opinion the entry may jeopardize the safety of such person or the safety of any other person. Nothing in this Code section will shall permit an owner or operator to deny an inspector access to an amusement ride when such inspector is acting within the scope of his <u>or her</u> duties under this <u>chapter article</u>.

695 <u>34-12-20.</u> <u>25-15-68.</u>

Neither this chapter <u>article</u> nor any provision of this <u>chapter article</u> shall be construed to
place any liability on the State of Georgia, the <u>department office</u>, or the Commissioner with
respect to any claim by any person, firm, or corporation relating in any way whatsoever to
amusement rides and any injury or damages arising therefrom.

700 34-12-21. <u>25-15-69.</u>

701 No county, municipality, or other political subdivision shall have the power to pass 702 ordinances, resolutions, or other requirements regulating the construction, installation, 703 inspection, maintenance, repair, or operation of amusement rides within the limits of such 704 county, municipality, or other political subdivision. Any such ordinances, resolutions, or 705 other requirements heretofore passed shall be void and of no effect; provided, however, that 706 the provisions of this Code section shall not apply to local zoning ordinances or ordinances 707 regulating location, siting requirements, or other development standards or conditions 708 relative to amusement rides or their time of operation or noise levels generated. Nothing

> S. B. 446 - 21 -

LC 36 2100-EC

in this chapter <u>article</u> preempts the imposition of regulatory fees or occupation taxes
imposed by counties and municipalities pursuant to Chapter 13 of Title 48."

SECTION 4. 711 Said title is further amended by revising Chapter 13, relating to carnival ride safety, and 712 713 redesignating it as a new article of Chapter 15 of Title 25, as follows: 714 "CHAPTER 13 ARTICLE 4 715 34-13-1. 25-15-80. This chapter article shall be known and may be cited as the 'Carnival Ride Safety Act.' 716 34-13-2. <u>25-15-81.</u> 717 As used in this chapter <u>article</u>, the term: 718 719 (1) Reserved. (2)(1) 'Authorized person' means a competent person experienced and instructed in the 720 work to be performed who has been given the responsibility to perform his or her duty 721 722 by the owner or the owner's representative. 723 (3)(2) 'Carnival ride' means any mechanical device, other than amusement rides regulated under Chapter 12 Article 3 of this title chapter, known as the 'Amusement Ride 724 725 Safety Act,' which carries or conveys passengers along, around, or over a fixed or 726 restricted route or course or within a defined area for the purpose of giving its passengers 727 amusement, pleasure, thrills, or excitement. Such term shall not include any such device 728 which is permanently fixed to a site. 729 (3.1)(3) 'Certificate fee' means the fee charged by the department office for a certificate 730 to operate a carnival ride. 731 (4) 'Certificate of inspection' means a certificate issued by a licensed inspector that a carnival ride meets all relevant provisions of this chapter article and the standards and 732 733 regulations adopted pursuant thereto. (5) 'Commissioner' means the Commissioner of Labor Safety Fire Commissioner. 734 (6) 'Department' means the Department of Labor, which is designated to enforce the 735 736 provisions of this chapter and to formulate and enforce standards and regulations. (7)(6) 'Licensed inspector' means a registered professional engineer or any other person 737 who is found by the department office to possess the requisite training and experience to 738 perform competently the inspections required by this chapter article and who is licensed 739 740 by the department office to perform inspections of carnival rides.

- 741 (7) 'Office' means the office of Safety Fire Commissioner, which is designated to enforce the provisions of this article and to formulate and enforce standards and regulations. 742 743 (8) 'Operator' means a person or persons actually engaged in or directly controlling the 744 operation of a carnival ride. (9) 'Owner' means a person, including the state or any of its subdivisions, who owns a 745 746 carnival ride or, in the event that the carnival ride is leased, the lessee. 747 (10) 'Permit' means a permit to operate a carnival ride issued to an owner by the 748 department office. 749 (11) 'Permit fee' means the fee charged by the department office for a permit to operate
- a carnival ride.
- (12) 'Standards and regulations' means those standards and regulations formulated and
 enforced by the department office.

753 34-13-3. <u>25-15-82.</u>

The Commissioner shall be authorized to consult with persons knowledgeable in the area

of the carnival ride industry and to create committees composed of such consultants to

- assist the Commissioner in carrying out his or her duties under this chapter <u>article</u>.
- 757 34-13-4.
- 758 Reserved.
- 759 34-13-5. <u>25-15-83.</u>

(a) The department office shall formulate standards and regulations, or changes to such 760 standards and regulations, for the safe assembly, disassembly, repair, maintenance, use, 761 762 operation, and inspection of all carnival rides. The standards and regulations shall be reasonable and based upon generally accepted engineering standards, formulas, and 763 764 practices pertinent to the industry. Formulation and promulgation of such standards and regulations shall be subject to Chapter 13 of Title 50, the 'Georgia Administrative 765 Procedure Act.' No rule, regulation, or standard promulgated or adopted pursuant to this 766 767 chapter article shall become effective prior to January 1, 1987.

- 768 (b) The department <u>office</u> shall:
- (1) Enforce all standards and regulations;
- (2) License inspectors for authorization to inspect carnival rides; and
- (3) Issue permits upon compliance with this chapter <u>article</u> and such standards and
 regulations adopted pursuant to this <u>chapter article</u>.
- (c) The owner or operator of a carnival ride required to be inspected shall pay fees asprescribed in rules and regulations promulgated by the Commissioner. The chief inspector

S. B. 446 - 23 -

- shall transfer all fees so received to the general fund of the state treasury. All funds so
- deposited in the state treasury are authorized to be appropriated by the General Assembly
- to the Commissioner of Labor Safety Fire Commissioner.
- 778 34-13-6. <u>25-15-84.</u>
- 779 The department office may license such private inspectors as may be necessary to carry out
- the provisions of this chapter <u>article</u>.

781 34-13-7. <u>25-15-85.</u>

No carnival ride shall be operated in any calendar year, except for purposes of testing and
inspection, until a permit for its operation has been issued by the department office. The
owner of a carnival ride shall apply for a permit to the department office on a form
furnished by the department office, providing such information as the department office
may require.

787 34-13-8. <u>25-15-86.</u>

All carnival rides and attractions shall be inspected annually and may be inspected more frequently by the Office of Safety Engineering of the department <u>a licensed inspector</u> at the owner's or operator's expense. If the carnival ride meets all relevant provisions of this chapter <u>article</u> and the standards and regulations adopted pursuant to this chapter <u>article</u>, the licensed inspector shall provide to the owner or operator a certificate of inspection. All new carnival rides shall be inspected before commencing public operation.

794 34-13-9. <u>25-15-87.</u>

The department office may waive the requirement of Code Section 34-13-8 25-15-86 if the owner of a carnival ride gives satisfactory proof to the department office that the carnival ride has passed an inspection conducted by a federal agency or by another state whose standards and regulations for the inspection of such a carnival ride are at least as stringent as those adopted pursuant to this chapter article.

800 34-13-10. <u>25-15-88.</u>

The department <u>office</u> shall issue a permit to operate a carnival ride to the owner thereof upon successful completion of a safety inspection by a licensed inspector, upon completion by the owner of the application for a permit, and upon presentation of a certificate of inspection or waiver thereof by the department <u>office</u>. The permit shall be valid for the calendar year in which issued.

LC 36 2100-EC

806 34-13-11. <u>25-15-89.</u>

The owner shall maintain up-to-date maintenance, inspection, and repair records between inspection periods for each carnival ride in accordance with such standards and regulations as are adopted pursuant to this chapter <u>article</u>. Such records shall contain a copy of all inspection reports commencing with the last annual inspection, a description of all maintenance performed, and a description of any mechanical or structural failures or operational breakdowns and the types of actions taken to rectify these conditions.

813 34-13-12. <u>25-15-90.</u>

(a) No person shall be permitted to operate a carnival ride unless he <u>or she</u> is at least 16
years of age. An operator shall be in attendance at all times that a carnival ride is in
operation and shall operate no more than one carnival ride at any given time.

(b) No carnival ride shall be operated at standards below those recommended by the
manufacturer of such carnival ride or below the standards adopted or variants approved by
the department office, whichever is greater.

820 34-13-13. <u>25-15-91.</u>

- The owner of the carnival ride shall report to the department office any accident incurred during the operation of any carnival ride resulting in a fatality or an injury requiring medical attention from a licensed medical facility. The report shall be in writing, shall describe the nature of the occurrence and injury, and shall be delivered in person or mailed by first-class mail no later than the close of the next business day following the accident. Accidents resulting in a fatality shall also be reported immediately to the department office
- in person or by phone in accordance with regulations adopted by the department office.
- 828 34-13-14. <u>25-15-92.</u>
- (a) No person shall operate a carnival ride unless at the time there is in existence:
- (1) A policy of insurance in an amount not less than \$1 million (if an independent contractor) against liability for injury to persons arising out of the operation of the carnival ride;
- (2) A bond in a like amount; provided, however, that the aggregate liability of the suretyunder such bond shall not exceed the face amount thereof; or
- 835 (3) Cash or other security acceptable to the department <u>office</u>.

(b) Regulations under this chapter article shall permit appropriate deductibles or
self-insured retention amounts to such policies of insurance. The policy or bond shall be
procured from one or more insurers or sureties acceptable to the department office.

LC 36 2100-EC

839 34-13-15. <u>25-15-93.</u>

If any person would incur practical difficulties or unnecessary hardships in complying with 840 841 the standards and regulations adopted pursuant to this chapter article, or if any person is 842 aggrieved by any order issued by the department office, the person may make a written application to the department office stating his or her grounds and applying for a variance. 843 844 The department office may grant such a variance in the spirit of the provisions of this 845 chapter <u>article</u> with due regard to the public safety. The granting or denial of a variance by the department office shall be in writing and shall describe the conditions under which 846 847 the variance is granted or the reasons for denial. A record shall be kept of all variances granted by the department office and such record shall be open to inspection by the public. 848

849 34-13-16. <u>25-15-94.</u>

850 This chapter <u>article</u> shall not apply to any single-passenger coin operated carnival ride on

a stationary foundation or to playground equipment such as swings, seesaws, slides, jungle
gyms, rider propelled merry-go-rounds, moonwalks, and live rides.

853 34-13-17. <u>25-15-95.</u>

This chapter <u>article</u> shall not be construed so as to prevent the use of any existing carnival ride found to be in a safe condition and to be in conformance with the standards and regulations adopted pursuant to this chapter <u>article</u>. Owners of carnival rides in operation on or before March 26, 1986, shall comply with the provisions of this chapter and the standards and regulations adopted pursuant to this chapter within six months after the adoption of said standards and regulations.

860 34-13-18. <u>25-15-96.</u>

(a) The Commissioner or his the Commissioner's authorized representative may issue a
written order for the temporary cessation of operation of a carnival ride if it has been
determined after inspection to be hazardous or unsafe. Operations shall not resume until
such conditions are corrected to the satisfaction of the Commissioner or his the
<u>Commissioner's</u> authorized representative.

(b) In the event that an owner or operator knowingly allows the operations of a carnival
ride after the issuing of a temporary cessation, the Commissioner or his the Commissioner's
authorized representative may initiate in the superior court any action for an injunction or
writ of mandamus upon the petition of the district attorney or Attorney General. An
injunction, without bond, may be granted by the superior court to the Commissioner for the
purpose of enforcing this chapter article.

(c)(1) Any person, firm, partnership, or corporation violating the provisions of this
chapter article shall be guilty of a misdemeanor. Each day of violation shall constitute
a separate offense.

(2) In addition to the penalty provisions in paragraph (1) of this subsection, the 875 Commissioner shall have the power, after notice and hearing, to levy civil penalties as 876 877 prescribed in the rules and regulations of the department office in an amount not to exceed \$5,000.00 upon any person, firm, partnership, or corporation failing to adhere to 878 879 the requirements of this chapter article and the rules and regulations promulgated under 880 this chapter <u>article</u>. The imposition of a penalty for a violation of this chapter <u>article</u> or the rules and regulations promulgated under this chapter article shall not excuse the 881 882 violation or permit it to continue.

883 34-13-19. <u>25-15-97.</u>

The owner or operator of a carnival ride may deny entry to a person to a carnival ride if in the owner's or operator's opinion the entry may jeopardize the safety of such person or the safety of any other person. Nothing in this Code section will <u>shall</u> permit an owner or operator to deny an inspector access to a carnival ride when such inspector is acting within the scope of his <u>or her</u> duties under this <u>chapter article</u>.

889 34-13-20. <u>25-15-98.</u>

890 (a) The owner or operator of a carnival ride shall post a clearly visible sign at the location

of each ride and at the location of tickets sales for each ride which states any age, weight,

892 or height requirements of the ride which are necessary as a safeguard against injury.

(b) It shall be unlawful for any owner or operator to permit entry to a carnival ride to any

894 person who does not meet the posted age, size, and weight requirements for such ride.

895 34-13-21. <u>25-15-99.</u>

The owner of any itinerant carnival ride which is located within the this state must shall continuously maintain in this state a registered agent of record, which agent who may be an individual who resides in the state and whose business address is identical with the address of the owner's required office.

900 34-13-22. <u>25-15-100.</u>

901 Neither this chapter article nor any provision of this chapter article shall be construed to
902 place any liability on the State of Georgia, the department office, or the Commissioner
903 with respect to any claim by any person, firm, or corporation relating in any way
904 whatsoever to carnival rides and any injury or damages arising therefrom.

S. B. 446 - 27 -

LC 36 2100-EC

905 34-13-23. 25-15-101. No county, municipality, or other political subdivision shall have the power to pass 906 907 ordinances, resolutions, or other requirements regulating the construction, installation, 908 inspection, maintenance, repair, or operation of carnival rides within the limits of such 909 county, municipality, or other political subdivision. Any such ordinances, resolutions, or 910 other requirements heretofore passed shall be void and of no effect; provided, however, that 911 the provisions of this Code section shall not apply to local zoning ordinances or ordinances 912 regulating location, siting requirements, or other development standards or conditions 913 relative to carnival rides or their time of operation or noise levels generated. Nothing in 914 this chapter article preempts the imposition of regulatory fees or occupation taxes imposed 915 by counties and municipalities pursuant to Chapter 13 of Title 48."

916

SECTION 5.

917 Said title is further amended by reserving the Chapter 11, Chapter 12, and Chapter 13918 designations.

919 SECTION 6.
920 Said title is further amended by revising Code section 34-1-1, relating to requirements for
921 scaffolding and staging design and inspection by the Commissioner, and redesignating it as

921 scaffolding and staging design and inspection by the Commissioner, and redesignating it as922 a part of a new article of Chapter 15 of Title 25, as follows:

923

"<u>ARTICLE 5</u>

924 "34-1-1. <u>25-15-110.</u>

925 (a)(1) All scaffolding or staging that is swung or suspended from an overhead support 926 or erected with stationary supports, which scaffolding or staging and is suspended or rises 927 30 feet or more above the ground, shall have a safety rail properly attached, bolted, braced, and otherwise secured: and the, which safety rail shall rise at least 34 inches 928 929 above the floor or main portions of such scaffolding or staging and extend for the full 930 length of such staging and along the ends thereof with only such openings as may be necessary for the delivery of materials being used on such scaffold or staging. Such 931 932 scaffolding or staging shall also be so fastened as to prevent it from swaying from the 933 building or structure. However, this paragraph shall not apply to any scaffolding or staging which is wholly within the interior of a building or other structure and which 934 935 covers the entire floor space therein.

(2) It shall be unlawful for any person to employ or direct others to perform labor of anykind in the erecting, demolishing, repairing, altering, cleaning, or painting of a building

LC 36 2100-EC

938 or other structure without first having furnished proper protection to such person so939 employed or directed, as provided in paragraph (1) of this subsection.

(b) All scaffolding or staging shall be so constructed that it will bear at least four times theweight required to be hanging therefrom or placed thereon when in use.

942 (c)(1) The Commissioner of Labor Safety Fire Commissioner, upon receipt of any
943 complaint, shall make or cause to be made an immediate inspection of the scaffold, or
944 mechanical device connected therewith, concerning which complaint has been made.

945 (2) The Commissioner shall attach to every scaffold, staging, mechanism, or mechanical
946 device inspected by him <u>or her</u> a certificate bearing his <u>the Commissioner's</u> name and the
947 date of inspection, on which <u>and the</u> certificate he shall plainly state whether he <u>or she</u>
948 has found the scaffolding, staging, or mechanical device 'safe' or 'unsafe.'

949 (3) If the Commissioner of Labor Commissioner finds any scaffolding, staging, or mechanical device complained of to be unsafe, he the Commissioner shall at once notify 950 in writing the person responsible for the erection and maintenance of the scaffolding, 951 952 staging, or mechanical device that he the Commissioner has found it to be unsafe. Such 953 notice may be served personally upon the person responsible under the law or may be 954 perfected by affixing such notice in a conspicuous place on the scaffold, staging, or 955 mechanical device found unsafe. The manner of service shall be within the discretion of 956 the Commissioner of Labor Commissioner. The Commissioner shall then prohibit the 957 use of such scaffolding, staging, or mechanical device by any person until all danger has 958 been removed or until it has been made to comply with the terms of this Code section by 959 alteration, reconstruction, demolition, or replacement, as the Commissioner may direct. 960 (d) Any person who willfully, knowingly, and persistently continues the use of a scaffold, 961 staging, or other mechanical device in violation of any provision of this Code section shall 962 be guilty of a misdemeanor."

963

SECTION 7.

Said title is further amended by reserving the Code Section 34-1-1 designation.

965

SECTION 8.

Article 1 of Chapter 2 of Title 8 of the Official Code of Georgia Annotated, relating to
buildings generally, is amended by revising Part 6, relating to elevators, dumbwaiters,
escalators, manlifts and moving walks, as follows:

969

970 8-2-100.

971 As used in this part, the term:

972 (1) 'Alteration' means any change or addition to the equipment other than ordinary973 repairs or replacements.

974 (2) 'Commissioner' means the Commissioner of Labor <u>Safety Fire Commissioner</u>.

975 (3) 'Department' means the Department of Labor.

976 (4)(3) 'Dumbwaiter' means a hoisting and lowering mechanism which is equipped with
977 a car which moves in guides in a substantially vertical direction, the floor area of which
978 does not exceed nine square feet, the total inside height of which, whether or not provided
979 with fixed or removable shelves, does not exceed four feet, the capacity of which does
980 not exceed 500 pounds, and the use of which is exclusively for carrying materials. Such
981 term includes a power dumbwaiter and a hand dumbwaiter.

- (5)(4)(A) 'Elevator' means a hoisting and lowering mechanism designed to carry
 passengers or authorized personnel and equipped with a car which moves in fixed
 guides and serves two or more fixed landings.
- (B) Except as specifically provided in subsection (a) of Code Section 8-2-102,
 'elevator' also means a freight elevator, gravity elevator, hand elevator, inclined
 elevator, multideck elevator, observation elevator, passenger elevator, power elevator,
 electric elevator, hydraulic elevator, direct-plunger hydraulic elevator, electrohydraulic
 elevator, maintained pressure hydraulic elevator, roped-hydraulic elevator, private
 residence elevator, and sidewalk elevator.
- (6)(5) 'Enforcement authority' means the Commissioner, officers, and inspectors of the
 department <u>office</u> authorized to enforce the provisions of this part and local inspectors
 authorized to enforce the provisions of this part.
- 994 (7)(6) 'Escalator' means a power driven, inclined, continuous stairway used for raising
 995 or lowering passengers.

(8)(7) 'Hand dumbwaiter' means a dumbwaiter driven by manual power, serving more
than two consecutive stories, whose capacity exceeds 20 pounds and whose car platform
area exceeds two square feet.

- 999 (9)(8) 'Hand elevator' means an elevator utilizing manual power to move the car.
- (10)(9) 'Hoistway' means a shaftway or an opening through a building or structure for
 the travel of elevators, dumbwaiters, or material lifts, extending from the pit floor to the
- 1002 roof or floor above.

- (11)(10) 'Manlift' means a device consisting of a power driven endless belt moving in
 one direction only which is provided with steps or platforms and handholds attached to
 it for the transportation of personnel from floor to floor.
- 1006 (12)(11) 'Moving walk' means a type of passenger-carrying device on which passengers
 1007 stand or walk and in which the passenger-carrying surface remains parallel to its direction
 1008 of motion and is uninterrupted.
- 1009 (12) 'Office' means the office of Safety Fire Commissioner.
- 1010 (13) 'Power dumbwaiter' means a dumbwaiter driven by the application of energy other1011 than hand or gravity.
- 1012 (14) 'Power freight elevator' means an elevator used primarily for carrying freight,
 1013 utilizing energy other than gravity or hand to move the car and on which only the
 1014 operator and the persons necessary for unloading and loading the freight are permitted
 1015 to ride.
- 1016 (15) 'Power passenger elevator' means an elevator used primarily to carry persons other
 1017 than the operator and persons necessary for loading and unloading and utilizing energy
 1018 other than gravity or hand to move the car.
- 1019 8-2-101.
- (a) Prior to January 1, 1986, the owner or lessee of every existing elevator, escalator, 1020 1021 manlift, moving walk, and dumbwaiter shall register with the department or local 1022 enforcement authority each such elevator, escalator, manlift, moving walk, or dumbwaiter 1023 owned or operated by him, giving type, rated load and speed, name of manufacturer, its 1024 location and the purpose for which it is used, and such other information as the department 1025 or local enforcement authority may require. Such registration shall be made on a form to 1026 be furnished by the department or local enforcement authority on request. All elevators, 1027 escalators, manlifts, moving walks, and dumbwaiters erected or placed in service after 1028 January 1, 1986, shall be inspected before being placed in service and shall be registered within 15 days after they are completed and placed in service. 1029 (b) Every elevator, dumbwaiter, manlift, moving walk, and escalator shall be maintained 1030
- by the owner or lessee in a safe operating condition and in conformity with the rules andregulations specified by subsection (b) of Code Section 8-2-104.
- (c) Before any alteration can be made to any elevator, escalator, manlift, moving walk, or
 dumbwaiter already placed in service, the owner or lessee shall be required to notify the
 enforcement authority of any such alteration. The enforcement authority shall be
 authorized to conduct an inspection after any such alteration.

LC 36 2100-EC

- 1037 8-2-102.
- 1038 (a)(1) Power passenger elevators, power freight elevators, escalators, manlifts, and
 1039 moving walks shall be inspected once during each six-month period.
- 1040 (2) Hand elevators and power and hand dumbwaiters shall be inspected once during each1041 12 month period.

1042 (b) Inspections and installations shall be made in accordance with the standards set forth 1043 in Part 'X' of ANSI A17.1-1984, the American National Standard Practice for Inspection 1044 of Elevators, Escalators and Moving Walks Inspector's Manual ANSI A17.2, the Safety Standards for Manlifts ANSI A90.1-1976, the Safety Standard for Construction Hoists 1045 ANSI A10.4-1981 and ANSI A10.5-1981, the Safety Standard for Conveyors and Related 1046 1047 Equipment ANSI B20.1-1984, or the latest revised rules and regulations adopted by the 1048 Commissioner. Any inspections performed under these codes shall cover the hoistway, 1049 associated equipment rooms, and access thereto, and shall include lobby smoke detectors. 1050 (c) A report of any inspection required by this Code section shall be filed with the 1051 department office if the inspection is made by a state enforcement authority or with the 1052 local governing authority if the inspection is made by a local enforcement authority. 1053 Copies of the reports for new installations shall also be filed with the state fire marshal for 1054 his <u>or her</u> information. Such reports shall be made within ten days after the inspection has 1055 been completed, on forms prescribed by the Commissioner or the local enforcement 1056 authority, and shall indicate whether the elevator, escalator, manlift, moving walk, or 1057 dumbwaiter is safe and whether it meets the applicable rules and regulations prescribed 1058 pursuant to subsection (b) of Code Section 8-2-104. After any such report is filed, the 1059 enforcement authority may require additional inspections to assure that any such elevator, escalator, manlift, moving walk, or dumbwaiter meets such rules and regulations. 1060

- (d) If any inspection report indicates that an elevator, escalator, manlift, moving walk, or
 dumbwaiter is in an unsafe condition which if continually operated may endanger lives or
 property, then the enforcement authority may, at its discretion, require the owner or lessee
 to discontinue the use thereof until it has been made safe and in conformity with the rules
 and regulations specified in subsection (b) of Code Section 8-2-104.
- (e) Elevator contractors who perform installations, alterations, repairs, or modifications
 on elevators, escalators, power freight elevators, moving walks, manlifts, or dumbwaiters,
 including the hoistways and machine rooms, shall be exempt from the requirements of
 Code Section Sections 43-14-8 and Code Section 43-14-8.1.

(f) Private residence elevators shall be exempt from mandatory periodic inspections but
shall be required to have an initial construction inspection as provided in the rules and
regulations of the Commissioner. At the request of the owner or user of a private residence
elevator, an inspection may be performed by the department office and an inspection report

- 1074 issued. The department <u>office</u> shall charge the person requesting the report a fee as set by
 1075 the Commissioner to cover actual expenses of the inspection.
- 1076 8-2-103.

(a) An operating report shall be issued by the enforcement authority if the inspection report
indicates that the elevator, escalator, manlift, moving walk, or dumbwaiter complies with
the applicable rules and regulations prescribed pursuant to subsection (b) of Code Section
8-2-104 and upon payment of a permit fee. Such permits shall be valid for a period of 12
months.

(b) No elevator, escalator, manlift, moving walk, or dumbwaiter shall be operated by the
owner or lessee thereof unless a valid operating permit, or a limited operating permit when
permitted by the rules and regulations of the Commissioner, has been issued.

(c) The operating permit shall indicate whether it is issued for an elevator, escalator,
manlift, moving walk, or dumbwaiter, state the rated load and speed and, in the case of an
elevator, state whether the usage is for passengers or freight. The operating permit shall
be posted either conspicuously in the car of an elevator or on the premises. The operating
permit for an escalator, manlift, moving walk, or a dumbwaiter shall be posted on the
premises.

1091 (d) If the enforcement authority has reason to believe that any owner or lessee to whom 1092 an operating permit has been issued is not complying with the applicable rules and 1093 regulations specified in subsection (b) of Code Section 8-2-104, it shall so notify such 1094 owner or lessee and shall give notice of a date for a hearing thereon to such owner or 1095 lessee. If, after such hearing, it shall find that such owner or lessee is not complying with 1096 such rules and regulations, it shall revoke such permit and require the owner or lessee to 1097 discontinue the use of such elevator, escalator, manlift, moving walk, or power 1098 dumbwaiter.

1099 8-2-104.

(a) The Commissioner shall be authorized to employ inspectors to carry out the provisions
of this part. The Commissioner shall also be authorized to certify other qualified persons
to carry out the provisions of this part, including technically competent individuals of any
company licensed to insure and insuring elevators in this state and technically competent
individuals of a regularly established elevator inspection service. The Commissioner shall
prescribe the qualifications, authority, functions, and duties of such inspectors.
(b)(1)(A) The Commissioner shall by rules and regulations prescribe various inspection

fees and operating permit fees necessary to enable the state and local enforcementauthorities to carry out the provisions of this part.

(B) The owners and users of elevators, dumbwaiters, escalators, manlifts, and moving
walks which are inspected by certified inspectors in private business or with private
corporations shall be exempt from the payment to the state or local enforcement
authorities of the inspection fees provided in subparagraph (A) of this paragraph.

(2) Elevators, dumbwaiters, escalators, manlifts, and moving walks subject to operating
permit inspections by private inspectors shall be inspected within 60 calendar days
following the required reinspection date. Inspections not performed within this 60
calendar day period shall result in a civil penalty of \$500.00 for each elevator,
dumbwaiter, escalator, manlift, or moving walk not inspected.

(3) Inspection fees due on elevators, dumbwaiters, escalators, manlifts, and moving
walks subject to inspection by the chief or deputy inspectors or operating permit fees due
from inspections performed by private inspectors shall be paid within 60 calendar days
of completion of such inspections. Inspection fees or operating fees unpaid within 60
calendar days shall bear interest at the rate of 1.5 percent per month or any fraction of a
month. Interest shall continue to accrue until all amounts due, including interest, are
received by the Commissioner.

(4) The Commissioner may waive the collection of the penalties and interest assessed in
paragraphs (2) and (3) of this subsection when it is reasonably determined that the delays
in inspection or payment were unavoidable or due to the action or inaction of the
department office.

(c) The American National Standard Safety Code for elevators, dumbwaiters, escalators,
and moving walks ANSI A17.1-1984 and the Safety Standards for Manlifts ANSI
A90.1-1976 are adopted as rules and regulations of the Department of Labor office for the
purposes of this part until otherwise amended by rules and regulations of the
Commissioner.

(d) In addition to the rules and regulations adopted pursuant to subsections (b) and (c) of
this Code section, the Commissioner shall be authorized to adopt such rules and regulations
as may be reasonably necessary to carry out the provisions of this part.

(e) The Commissioner shall also have the power in any particular case to grant exceptions
and variations from the literal requirements of the rules and regulations adopted pursuant
to subsection (c) of this Code section. Such exceptions and variations shall be granted only
in any particular case where it is clearly evident that they are necessary to prevent undue
hardship or where the existing conditions prevent compliance with the literal requirements
of the rules and regulations. In no case shall any exception or variation be granted unless,
in the opinion of the Commissioner, reasonable safety will be secured thereby.

LC 36 2100-EC

- 8-2-105. 1144 (a) The governing body of any municipality or county which adopts at least the minimum 1145 1146 rules and regulations relative to inspections and safety standards for elevators, escalators, 1147 manlifts, moving walks, and dumbwaiters as provided in subsection (b) of Code Section 8-2-102 and subsection (c) of Code Section 8-2-104 shall have the power: 1148 1149 (1) To adopt by ordinance or resolution any reasonable provisions for the enforcement of such local standards adopted applicable to elevators, escalators, manlifts, moving 1150 walks, and dumbwaiters, including procedural requirements, provisions for hearings, 1151
- provisions for appeals from decisions of local inspectors, and any other provisions or
 procedures necessary to the proper administration and enforcement of the requirements
 of such local standards;
- (2) To provide for inspection of buildings or similar structures to ensure compliance withthe local standards;
- (3) To employ inspectors, including chief and deputy inspectors, and any other personnel
 necessary for the proper enforcement of such standards, provided that such inspectors
 meet the minimum qualifications of state inspectors and are certified by the
 Commissioner pursuant to subsection (a) of Code Section 8-2-104;
- (4) To contract with other municipalities or counties adopting at least state minimum
 standards, or with the state, to administer such standards and to provide inspection and
 enforcement personnel and services necessary to ensure compliance with the standards;
 and
- (5) To contract with any other county or municipality whereby the parties agree that the
 inspectors of each contracting party may have jurisdiction to enforce the local standards
 within the boundaries of the other contracting party.
- (b) When a local enforcement authority conducts an inspection or issues an operating
 permit as provided in this part, any inspection fee or operating permit fee due shall be paid
 to the municipality or county employing the enforcement authority.
- 1171 8-2-106.
- (a) The owner or lessee shall report, by telephone, to the enforcement authority on the
 same day or by noon on the next work day, excluding state holidays and weekends, all
 elevator, escalator, manlift, moving walk, or power dumbwaiter related accidents involving
 personal injury or death. The owner or lessee shall also provide a written report of this
 accident within seven days.
- (b) The owner or lessee shall report, in writing, to the enforcement authority within seven
- 1178 days, excluding state holidays and weekends, all elevator, escalator, manlift, moving walk,

- or power dumbwaiter related accidents involving structural damage to the elevator,escalator, manlift, moving walk, or power dumbwaiter.
- 1181 (c) Any elevator, escalator, manlift, moving walk, or power dumbwaiter involved in an
- accident described in subsection (a) or (b) of this Code section shall be removed from
- service at the time of the accident. The equipment shall not be repaired, altered, or placed
- 1184 back in service until inspected by a certified inspector for the enforcement authority.

1185 8-2-107.

- 1186 (a) The installation, alteration, maintenance, and operation of the facilities and equipment regulated by or pursuant to the provisions of this part affect the public interest, and such 1187 regulation is necessary for the protection of the public health, safety, and welfare. 1188 1189 Therefore, violations of this part or of rules and regulations adopted by or pursuant to this 1190 part are a public nuisance, harmful to the public health, safety, and welfare; and, in addition 1191 to other remedies provided by law, the actions of the Commissioner, the department office, 1192 or any local enforcement authority under this part shall be enforceable by injunction properly applied for by the Commissioner or any other enforcement authority in any court 1193 1194 of Georgia having jurisdiction over the defendant.
- (b)(1) Any person, firm, partnership, or corporation which violates this part shall be
 guilty of a misdemeanor. Each day on which a violation occurs shall constitute a separate
 offense.
- 1198 (2) In addition to the penalty provisions in subsection (a) of this Code section and 1199 paragraph (1) of this subsection, the Commissioner shall have the power, after notice and 1200 hearing, to levy civil penalties as prescribed in the rules and regulations of the department 1201 office in an amount not to exceed \$5,000.00 upon any person, firm, partnership, or 1202 corporation failing to adhere to the requirements of this part and the rules and regulations 1203 promulgated under this part. The imposition of a penalty for a violation of this part or the 1204 rules and regulations promulgated under this part shall not excuse the violation or permit 1205 it to continue.

1206 8-2-108.

(a) Any person aggrieved by an order or an act of an inspector under this chapter may,
within 15 days of notice thereof, appeal from such order or act to the Commissioner who
shall, within 30 days thereafter, issue an appropriate order either approving or disapproving
said order or act. A copy of such order by the Commissioner shall be given to all interested
parties.

- (b) This part, as it applies to the Commissioner and the department office, shall be
 governed by Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.'
 - S. B. 446 - 36 -

LC 36 2100-EC

- 1214 8-2-109.
 1215 (a) For the purpose of assisting the Commissioner in the adoption of rules and regulations
 1216 and in carrying out the provisions of this part, the Commissioner shall consult with the
 1217 Governor's Employment and Training Council provided for in Code Section 34-14-1.
 1218 (b) The Commissioner shall be authorized to consult with persons knowledgeable in the
 - 1219 areas of construction, use, or safety of conveyances or facilities covered by this part and
 - 1220 to create committees composed of such consultants and members of the Governor's
 - 1221 Employment and Training Council to assist the Commissioner in carrying out his <u>or her</u>
 - 1222 duties under this part.

1223 8-2-109.1.

(a) This part shall not apply to elevators located on vehicles operating under the rules ofother state or federal authorities and used for carrying passengers or freight.

(b) This part shall not apply to any single-seat, single-passenger chairlift located in a
building owned and operated by an incorporated or unincorporated nonprofit organization
organized and operated exclusively for educational, religious, charitable, or other
eleemosynary purposes.

- (c) Any county, municipality, or other political subdivision which adopts the minimum
 rules and regulations as provided in Code Section 8-2-105 shall be audited on a semiannual
- basis for compliance by the Department of Labor <u>office</u>; and any laws, ordinances, or
- 1233 resolutions in conflict with this part shall be void and of no effect."

1234SECTION 9.1235Code Section 8-2-31, relating to effect of part relative to state building, plumbing, and1236electrical codes, is amended by revising paragraph (2) of subsection (c) as follows:1237"(2) Chapter 11 of Title 34 Article 2 of Chapter 15 of Title 25, the 'Boiler Vessel Safety1238Act';"

1239

SECTION 10.

1240 This Act shall become effective upon its approval by the Governor or upon its becoming law1241 without such approval.

1242

SECTION 11.

1243 All laws and parts of laws in conflict with this Act are repealed.