15 LC 34 4275

House Bill 49

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By: Representatives Harrell of the 106^{th} , Knight of the 130^{th} , Fludd of the 64^{th} , Powell of the 171^{st} , and Houston of the 170^{th}

A BILL TO BE ENTITLED AN ACT

- 1 To amend Title 48 of the Official Code of Georgia Annotated, relating to revenue and
- 2 taxation, so as to provide for electronic service of certain notices; to provide for related
- 3 matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

5	SECTION 1.
6	Title 48 of the Official Code of Georgia Annotated, relating to revenue and taxation, is
7	amended in Code Section 48-3-3, relating to issuance of tax executions by tax collectors and
8	commissioners, by revising paragraph (1) of subsection (e) as follows:
9	"(e)(1)(A) Whenever technologically feasible, the tax collector or tax commissioner,
10	at the time tax bills or any subsequent delinquent notices are mailed, shall also mail
11	such bills or notices to any new owner that at that time appear in the records of the
12	county board of tax assessors. The bills or notices shall be mailed to the address of
13	record as found in the county board of tax assessors' records.
14	(B)(i) In the discretion of the tax commissioner, a taxpayer shall have the option of
15	receiving tax bills or subsequent delinquent notices via electronic transmission in lieu
16	of receiving a paper bill via first-class mail. The subject line of such transmission
17	shall show the words 'STATUTORY ELECTRONIC SERVICE' in capital letters, and
18	the date shown on such transmission shall serve as a postmark. In any instance where
19	such transmission proves undeliverable, the tax commissioner shall mail such tax bill
20	or subsequent delinquent notice to the address of record as found in the county board
21	of tax assessors' records.
22	(ii) The commissioner shall develop and make available to tax commissioners a
23	suitable form for use by taxpayers in exercising the option to receive tax bills or
24	subsequent delinquent notices via electronic transmission. The tax commissioner
25	shall retain the form showing that the taxpayer elected to receive electronic notices."

15 LC 34 4275

SECTION 2.

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27 Said title is further amended in Code Section 48-5-148, relating to interest on unpaid ad 28 valorem taxes, by revising paragraph (3) of subsection (a) as follows:

"(3) In the discretion of the tax commissioner, a taxpayer shall have the option of receiving notices of taxes due via electronic transmission in lieu of receiving a paper bill via first-class mail. The subject line of such transmission shall show the words 'STATUTORY ELECTRONIC SERVICE' in capital letters, and the date shown on such transmission shall serve as a postmark. In any instance where such transmission proves undeliverable, the tax commissioner shall mail a bill to the address of record as found in the county board of tax assessors' records. After notices of taxes due are mailed out, each Each taxpayer shall be afforded 60 days from date of postmark to make full payment of taxes due before the taxes shall bear interest as provided in this Code section. This paragraph shall not apply in those counties in which a lesser time has been provided by law."

40 SECTION 3.

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