Senate Bill 454

By: Senators Douglas of the 17th and Cowsert of the 46th

AS PASSED

## A BILL TO BE ENTITLED AN ACT

To amend Chapter 17 of Title 48 of the Official Code of Georgia Annotated, relating to coin 1 2 operated amusement machines, so as to revise definitions; to provide for classes of machines, 3 location licenses, fees, procedures for collection and refunds, display of certificates, contents 4 of certificates and stickers, duplicate permits, and late fees; to provide for the terms and 5 conditions of location licenses and annual fees for additional machines; to provide that applications for licenses and permits are open to public inspection; to provide for issuance, 6 7 renewal, denial, suspension, and revocation of such licenses and permits; to provide for the 8 continued validity of prior existing obligations to the state; to provide that this Act shall not 9 affect offenses committed or prosecutions begun under preexisting law; to change provisions 10 relating to the maximum percentage of income derived from bona fide coin operated 11 amusement machines; to provide for penalties for violations by business owners or operators; 12 to amend Code Section 50-13-2 of the Official Code of Georgia Annotated, relating to definitions relative to administrative procedure, so as to revise a definition; to provide for 13 14 related matters; to provide an effective date; to repeal conflicting laws; and for other 15 purposes.

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

SECTION 1.

- 18 Chapter 17 of Title 48 of the Official Code of Georgia Annotated, relating to taxation of bona
- 19 fide coin operated amusement machines, is amended by adding new paragraphs to Code
- 20 Section 48-17-1, relating to definitions, to read as follows:
- 21 "(2.2) 'Class A machine' means a bona fide coin operated amusement machine that is not
- a Class B machine and:

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- 23 (A) Provides no reward to a successful player; or
- 24 (B) Rewards a successful player with free replays or additional time to play.
- 25 (2.3) 'Class B machine' means a bona fide coin operated amusement machine that
- rewards a successful player with any combination of items listed in
- subparagraphs (d)(1)(B) and (d)(1)(C) of Code Section 16-12-35."

28 "(3.1) 'Location license' means the initial and annually renewed license which every 29 business owner or business operator must purchase and display in the location where one or more bona fide coin operated amusement machines are available for commercial use 30 31 by the public for play in order to operate legally any such machine in this state. 32 (3.2) 'Location license fee' means the fee paid to obtain the location license." "(7.1) 'Single play' or 'one play' means the completion of a sequence of a game, or replay 33 34 of a game, where the player receives a score and from the score the player can secure free 35 replays, merchandise, points, tokens, vouchers, tickets, or other evidence of winnings as 36 set forth in subsection (c) or (d) of Code Section 16-12-35. A player may, but is not 37 required to, exchange a score for rewards permitted by subparagraphs (A), (B), (C), and 38 (D) of paragraph (d)(1) of Code Section 16-12-35 after each play." 39 "(9) 'Slot machine or any simulation or variation thereof' means any contrivance which, 40 for a consideration, affords the player an opportunity to obtain money or other thing of 41 value, the award of which is determined solely by chance, whether or not a prize is 42 automatically paid by the contrivance. 43 (10) 'Successful player' means an individual who wins on one or more plays of a bona 44 fide coin operated amusement machine. 45 (11) 'Temporary location permit' means the permit which every business owner or 46 business operator must purchase and display in the location where one or more bona fide 47 coin operated amusement machines are available for commercial use by the public for 48 play in order to operate legally the machine or machines in this state for seven days or 49 less. Such temporary location permits shall be subject to the same regulations and conditions as location licenses." 50

51 SECTION 2.

52 Said chapter is further amended by revising Code Section 48-17-2, relating to license fees,

- as follows:
- 54 "48-17-2.
- 55 (a) Every owner, except an owner holding a bona fide coin operated amusement machine
- solely for personal use or resale, who offers others the opportunity to play for a charge,
- 57 whether directly or indirectly, any bona fide coin operated amusement machine shall pay
- annual master license fees as follows:
- 59 (1) Level one license. For Class A machines:
- (A) For five or fewer machines, the owner shall pay a master license fee of \$250.00
   \$500.00.
- 62 (B) In the event such owner acquires a sixth or greater number of machines during a
- calendar year which require a certificate for lawful operation under this chapter so that

64 the total number of machines owned does not exceed 60 machines or more, such owner 65 shall pay an additional master license fee of \$1,250.00 \$1,500.00;

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- (2) Level two license. (A) For six or more machines but not more than 60 machines, the owner shall pay a master license fee of \$1,500.00.
- 68 (B) For six or more machines but not more than 60 machines, the owner shall pay a 69 master license fee of \$2,000.00. In the event such owner acquires a sixty-first or 70 greater number of machines during a calendar year which require a certificate for lawful 71 operation under this chapter, such owner shall pay an additional master license fee of 72 \$1,000.00 \$1,500.00; or
- 73 (3)(C) Level three license. For 61 or more machines, the owner shall pay a master 74 license fee of \$2,500.00 \$3,500.00; and
- 75 (2) For any number of Class B machines, the owner shall pay a master license fee of 76 \$5,000.00.

77 The cost of the license shall be paid to the commissioner by company check, cash, cashier's 78 check, or money order. Upon said payment, the commissioner shall issue a master license 79 certificate to the owner. The master license fee levied by this chapter Code section shall 80 be collected by the commissioner on an annual basis, provided that an owner may purchase a six-month master license during the calendar year for \$175.00 for a level one license, 82 \$1,050.00 for a level two license, or \$1,750.00 for a level three license for the period from July 1 to June 30. The commissioner may establish procedures for master license 84 collection and set due dates for these license payments. No refund or credit of the master 85 license charge levied by this chapter Code section may be allowed to any owner who 86 ceases the operation of bona fide coin operated amusement machines prior to the end of 87 any calendar year license or permit period.

(a.1) Every business owner or business operator shall pay an annual location license fee for each bona fide coin operated amusement machine offered to the public for play. The annual location license fee shall be \$25.00 for each Class A machine and \$125.00 for each Class B machine. The annual location license fee levied by this Code section shall be collected by the commissioner on an annual basis from July 1 to June 30. The location license fee shall be paid to the commissioner by company check, cash, cashier's check, or money order. Upon payment, the commissioner shall issue a location license certificate that shall state the number of bona fide coin operated amusement machines permitted for each class without further description or identification of specific machines. The commissioner may establish procedures for location license fee collection and set due dates for payment of such fees. No refund or credit of the location license fee shall be allowed to any business owner or business operator who ceases to offer bona fide coin operated amusement machines to the public for commercial use prior the end of any license period.

101 (b) A copy of an owner's master license and the business owner's or business operator's
102 location license shall be prominently displayed at all locations where the owner has and
103 business owner or business operator have bona fide coin operated amusement machines
104 available for commercial use and for play by the public to evidence the payment of the fee
105 fees levied under this Code section.

- (c) Each master license <u>and each location license</u> shall <del>not</del> list the name <u>and address</u> of the owner <del>but shall have a control number which corresponds with the control number issued on the permit sticker to allow for effective monitoring of the licensing and permit system or business owner or business operator, as applicable.</del>
- (d) The commissioner may provide a duplicate original master license certificate or location license certificate if the original master license certificate has been lost, stolen, or destroyed. The fee for a duplicate original master license certificate is \$100.00. If the original master license certificate is lost, stolen, or destroyed, a sworn, written statement must be submitted explaining the circumstances by which the master license certificate was lost, stolen, or destroyed and including the number of the lost, stolen, or destroyed master license certificate, if applicable, before a duplicate original master license certificate can be issued. A master license certificate for which a duplicate master license certificate has been issued is void.
- (e) A master license or permit issued under this chapter Code section:
- (1) Is effective for a single business entity;

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- (2) Vests no property or right in the licensee holder of the license or permit except to conduct the licensed or permitted business during the period the license or permit is in effect;
- (3) Is nontransferable, nonassignable by and between owners or business owners and
   business operators, and not subject to execution; and
- (4) Expires upon the death of an individual licensee holder of a license or permit or upon
   the dissolution of any other licensee holder of a license or permit.
- (f) An application for the renewal of a license <u>or permit</u> must be made to the commissioner by <del>December</del> June 1 of each year.
- (g) Acceptance of a master license or permit issued under this chapter Code section constitutes consent by the licensee and the <u>business</u> owner or <u>business</u> operator of the business where bona fide coin operated amusement machines are available for commercial use and for play by the public that the commissioner or <u>his</u> the commissioner's agents may freely enter the <u>licensed</u> business premises <u>where the licensed and permitted machines are located</u> during normal business hours for the purpose of ensuring compliance with this chapter.

137 (h) An application for a master license or permit to do business under this chapter shall contain a complete statement regarding the ownership of the business to be licensed or the 138 139 business where the permitted machines are to be located. This statement of ownership shall 140 specify the same information that is required of by the application to secure a sales tax 141 number for the State of Georgia. 142 (i) The An application for a master license shall be accompanied by either the annual or 143 semiannual fee plus the required permit fee due for each machine. Additional per machine 144 permits can be purchased during the year if needed by the owner. An application for a 145 location license shall be accompanied by the appropriate fee. 146 (j) The statement of ownership information which is contained in the application will be 147 treated in the same manner as sales tax information records maintained by the department 148 An application is subject to public inspection. 149 (k) A renewal application filed on or after January July 1, but before the master license 150 expires, shall be accompanied by a late fee of \$125.00. If an owner's master license has 151 been expired for more than 90 days, the owner may not renew the master license. A master 152 license or location license that has been expired for more than 90 days may not be renewed. 153 In such a case, the owner shall obtain a new master license or the business owner or 154 business operator shall obtain a new location license, as applicable, by complying with the 155 requirements and procedures for obtaining an original master license or location license. 156 (1) An owner A holder of a license who properly completes the application and remits all 157 fees with it by the due date may continue to operate bona fide coin operated amusement 158 machines after the expiration date if its license or permit renewal has not been issued, 159 unless the <del>licensee</del> holder of the license is notified by the commissioner prior to the <del>license</del> 160 expiration date of a problem with the license renewal. 161 (m) Holders of location licenses and temporary location permits shall be subject to the same provisions of this chapter with regard to refunds, license renewals, license 162 suspensions, and license revocations as are holders of master licenses." 163

SECTION 3.

Said chapter is further amended by revising Code Section 48-17-9, relating to payment and collection of annual permit fee, as follows:

167 "48-17-9.

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(a) Every owner, except an owner holding a coin operated <u>amusement</u> machine solely for personal use or resale, who offers others the opportunity to play for a charge, whether direct or indirect, any bona fide coin operated amusement machine shall pay a <u>uniform an</u> annual permit fee of \$25.00 per for each bona fide coin operated amusement machine in the amount of \$25.00 for each Class A machine and \$125.00 for each Class B machine.

The fee shall be paid to the commissioner by company check, cash, cashier's check, or money order. Upon payment, the commissioner shall issue a sticker for each \$25.00 payment for each bona fide coin operated amusement machine. The annual fees levied by this chapter will shall be collected by the commissioner on an annual basis for the period from July 1 to June 30. The commissioner may establish procedures for annual collection and set due dates for the fee payments. No refund or credit of the annual fee levied by this chapter shall be allowed to any owner who ceases the exhibition or display of any bona fide coin operated amusement machine prior to the end of any calendar year license or permit period.

- (b) The sticker issued by the commissioner to evidence the payment of the fee under this Code section shall be securely attached to the machine. Owners may transfer stickers from one machine to another in the same class and from location to location so long as all machines in commercial use available for play by the public have a sticker of the correct class and the owner uses the stickers only for machines that it owns.
- (c) Each permit sticker shall not list the name of the owner but shall have a control number which corresponds with the control number issued on the master license certificate to allow for effective monitoring of the licensing and permit system. Permit stickers are only required for bona fide coin operated amusement machines in commercial use available to the public for play at a location.
- (d) The commissioner may provide a duplicate permit sticker if a valid permit sticker has been lost, stolen, or destroyed. The fee for a duplicate permit sticker shall be \$10.00. If a permit sticker is lost, stolen, or destroyed, a sworn, written statement must be submitted explaining the circumstances by which the permit sticker was lost, stolen, or destroyed and including the number of the lost, stolen, or destroyed permit before a replacement permit can be issued. A permit for which a duplicate permit sticker has been issued is void."

**SECTION 4.** 

Said chapter is further amended by revising Code Section 48-17-11, relating to permit fees for additional machines, as follows:

201 "48-17-11.

If an owner purchases or receives additional <u>bona fide</u> coin operated <u>amusement</u> machines during the calendar year, the \$25.00 <u>applicable annual</u> permit fee shall be paid to the commissioner and the sticker shall be affixed to the machine or placed at the location where the machine is located before the machine may be legally operated. A penalty fee of \$50.00 equal to twice the applicable annual permit fee shall be assessed by the commissioner for every machine in operation without a permit sticker."

208 SECTION 5.

Said chapter is further amended by revising Code Section 48-17-14, relating to validity of prior existing obligations to state, as follows:

- 211 "48-17-14.
- 212 (a) All taxes, fees, penalties, and interest accruing to the State of Georgia under any other
- provision of this title as it existed prior to January 1, 1993 July 1, 2010, shall be and remain
- valid and binding obligations to the State of Georgia for all taxes, penalties, and interest
- accruing under the provisions of prior or preexisting laws and all such taxes, penalties, and
- interest now or hereafter becoming delinquent to the State of Georgia prior to January 1,
- 217 1993 July 1, 2010, are expressly preserved and declared to be legal and valid obligations
- 218 to the state.
- 219 (b) The enactment and amendment of this chapter shall not affect offenses committed or
- prosecutions begun under any preexisting law, but any such offenses or prosecutions may
- be conducted under the law as it existed at the time of the commission of the offense.
- 222 (c) Nothing in this chapter shall be construed or have the effect to license, permit,
- authorize, or legalize any machine, device, table, or bona fide coin operated amusement
- machine the keeping, exhibition, operation, display, or maintenance of which is in violation
- of the laws or Constitution of this state."

**SECTION 6.** 

- 227 Said chapter is further amended by revising Code Section 48-17-15, relating to limitation on
- 228 percent of annual income derived from machines, as follows:
- 229 "48-17-15.
- 230 (a) As used in this Code section, the term:
- (1) 'Amusement or recreational establishment' means an open-air establishment
- 232 <u>frequented by the public for amusement or recreation. Such an establishment shall be in</u>
- 233 <u>a licensed fixed location located in this state and which has been in operation for at least</u>
- 234 <u>35 years.</u>
- (2) 'Business location' means any structure, vehicle, or establishment where a business
- is conducted.
- 237 (3) 'Gross retail receipts' means the total revenue derived by a business at any one
- business location from the sale of goods and services and the commission earned at any
- one business location on the sale of goods and services but shall not include revenue from
- 240 the sale of goods or services for which the business will receive only a commission.
- Revenue from the sale of goods and services at wholesale shall not be included.
- 242 (a)(b)(1) No business owner or business operator shall derive more than 50 percent of
- such business owner's or business operator's annual income from monthly gross retail

244 receipts for the business location in which the Class B bona fide coin operated amusement machine or machines are situated from such Class B bona fide coin operated 245 246 amusement machines that provide for noncash redemption as described in subsection (c) 247 or (d) of Code Section 16-12-35. 248 (2) Except as authorized by a local ordinance, no business owner or business operator 249 shall offer more than nine Class B bona fide coin operated amusement machines to the 250 public for play in the same business location; provided, however, that this limitation shall 251 not apply to an amusement or recreational establishment. 252 (c) For each business location which offers to the public one or more Class B bona fide coin operated amusement machines, the business owner or business operator shall prepare 253 254 a monthly verified report setting out separately the gross retail receipts from the Class B 255 bona fide coin operated amusement machines and the gross retail receipts for the business 256 location. Upon request, the business owner or business operator shall supply such monthly 257 reports to the commissioner. The department shall be authorized to audit any records for 258 any such business location. 259 (b)(d) In accordance with the provisions of Code Section 48-17-4 and the procedures set 260 out in Code Sections 48-17-5 and 48-17-6, the commissioner may fine an applicant or 261 holder of a license, refuse to issue or renew a location license or master license, or may 262 revoke or suspend a <u>location license or</u> master license for <u>single or</u> repeated violations of 263 subsection (a) (b) of this Code section. 264 (e) A business owner or business operator shall report the information prescribed in this 265 Code section in the form required by the commissioner. Such report shall be submitted in an electronic format approved by the commissioner." 266

**SECTION 7.** 

268 Said chapter is further amended by adding new Code sections to read as follows:

269 "<u>48-17-16</u>.

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270 (a) For single or repeated violations of this chapter by a business owner or business

- operator who offers one or more bona fide coin operated amusement machines for play by
- 272 <u>the public, the commissioner may impose the following penalties on such a business owner</u>
- 273 <u>or business operator:</u>
- (1) A civil fine in an amount specified in rules and regulations promulgated in
- accordance with this chapter; or
- 276 (2) For a third or subsequent offense, a suspension or revocation of the privilege of
- offering one or more bona fide coin operated amusement machines for play by the public.
- (b) Before a penalty is imposed in accordance with this Code section, a business owner or
- business operator shall be entitled to at least 30 days' written notice and, if requested, a

280 hearing. Such written notice shall be served in the manner provided for written notices to applicants and holders of licenses in subsection (b) of Code Section 48-17-5, and an order 281 282 imposing a penalty shall be delivered in the manner provided for delivery of the 283 commissioner's orders to applicants for licenses and holders of licenses in Code 284 Section 48-17-6. (c) In the case of a suspension or revocation in accordance with this Code section, the 285 286 commissioner shall require the business owner or business operator to post a notice in the 287 business location setting out the period of the suspension or revocation. No applicant or 288 holder of a license or permit shall allow a bona fide coin operated amusement machine under the control of such applicant or holder of a license or permit to be placed in a 289 290 business location owned or operated by a business owner or business operator who has 291 been penalized by a suspension or revocation during the period of the suspension or 292 revocation."

293 SECTION 8.

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Code Section 50-13-2 of the Official Code of Georgia Annotated, relating to definitions relative to administrative procedure, is amended by revising paragraph (1) as follows:

"(1) 'Agency' means each state board, bureau, commission, department, activity, or officer authorized by law expressly to make rules and regulations or to determine contested cases, except the General Assembly; the judiciary; the Governor; the State Board of Pardons and Paroles; the State Financing and Investment Commission; the State Properties Commission; the Board of Bar Examiners; the Board of Corrections and its penal institutions; the State Board of Workers' Compensation; all public authorities except as otherwise expressly provided by law; the State Personnel Board (Merit System); the Department of Administrative Services or commissioner of administrative services; the Technical College System of Georgia; the Department of Revenue when conducting hearings relating to alcoholic beverages or relating to bona fide coin operated amusement machines or any violations relating thereto; the Georgia Tobacco Community Development Board; the Georgia Higher Education Savings Plan; any school, college, hospital, or other such educational, eleemosynary, or charitable institution; or any agency when its action is concerned with the military or naval affairs of this state. The term 'agency' shall include the State Board of Education and Department of Education, subject to the following qualifications:

(A) Subject to the limitations of subparagraph (B) of this paragraph, all otherwise valid rules adopted by the State Board of Education and Department of Education prior to January 1, 1990, are ratified and validated and shall be effective until January 1, 1991,

315	whether or not such rules were adopted in compliance with the requirements of this
316	chapter; and
317	(B) Effective January 1, 1991, any rule of the State Board of Education or Department
318	of Education which has not been proposed, submitted, and adopted in accordance with
319	the requirements of this chapter shall be void and of no effect."
320	SECTION 9.
321	This Act shall become effective on July 1, 2010.

322 **SECTION 10.** 

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