The House Committee on Rules offers the following substitute to SB 123:

A BILL TO BE ENTITLED AN ACT

To amend Part 1 of Article 2 of Chapter 8 of Title 12 of the Official Code of Georgia 1 2 Annotated, relating to general provisions regarding solid waste management, so as to allow the expansion of certain municipal solid waste landfills to areas within two miles of military 3 4 air space used as bombing ranges; to remove provisions relating to coal combustion residual 5 surcharges and their disbursement for certain expenditures; to increase certain solid waste disposal surcharges; to amend the sunset date; to require the director of the Department of 6 7 Natural Resources to submit an annual report to the House Committee on Natural Resources 8 and Environment and the Senate Natural Resources and the Environment Committee; to 9 increase certain tire disposal fees; to provide for related matters; to provide for an effective 10 date; to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

12	SECTION 1.
13	Part 1 of Article 2 of Chapter 8 of Title 12 of the Official Code of Georgia Annotated,
14	relating to general provisions regarding solid waste management, is amended by revising
15	subsection (d) of Code Section 12-8-25.3, relating to further restrictions on sites within
16	significant ground-water recharge area or near military air space used as bombing range, as
17	follows:
18	''(d)(1) Notwithstanding any other provision of law or any administrative regulation or
19	action to the contrary, no permit shall be issued for a municipal solid waste landfill within
20	two miles of a federally restricted military air space which is used for a bombing range.
21	The provisions of this subsection shall apply to all permit applications pending on or after
22	July 1, 1997, and to all permits denied prior to such date which are the subject of an
23	appeal or judicial review pending on such date.
24	(2) This subsection shall not prohibit or prevent any municipal solid waste landfill that
25	was permitted and operational on July 1, 1997, from expanding its operation into an area
26	outlined in paragraph (1) of this subsection."

SECTION 2.

Said part is further amended by revising subsection (d), paragraph (1) of subsection (e), and
subsection (g) of Code Section 12-8-39, relating to waste management cost reimbursement
and surcharges, as follows:

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"(d)(1)(A) Until June 30, 2019, when a municipal solid waste disposal facility is 31 32 operated by private enterprise, the host local government is authorized and required to impose a surcharge of \$1.00 per ton or volume equivalent, in addition to any other 33 negotiated charges or fees which shall be imposed by and paid to the host local 34 35 government for the facility. Except as otherwise provided in subparagraphs subparagraph (B) and (C) of this paragraph, effective July 1, 2019, when a municipal 36 37 solid waste disposal facility is owned by private enterprise, the host local government is authorized and required to impose a surcharge of \$2.50 per ton or volume equivalent, 38 in addition to any other negotiated charges or fees which shall be imposed by and paid 39 to the host local government for the facility. 40

- (B) When a municipal solid waste disposal facility is operated by private enterprise, 41 the host local government is authorized and required to impose a surcharge of \$1.00 per 42 ton or volume equivalent until June 30, 2025, and a surcharge of \$2.00 per ton or 43 44 volume equivalent effective July 1, 2025, for fly ash, bottom ash, boiler slag, or flue gas 45 desulfurization materials generated from burning coal for the purpose of generating electricity by electric utilities and independent power producers, in addition to any other 46 47 negotiated charges or fees which shall be imposed by and paid to the host local government for the facility. 48
- 49 (C)(B) When a municipal solid waste disposal facility is operated by private enterprise,
 50 the host local government is authorized and required to impose a surcharge of \$1.00 per
 51 ton or volume equivalent for construction or demolition waste or inert waste, in
 52 addition to any other negotiated charges or fees which shall be imposed by and paid to
 53 the host local government for the facility.
- 54 (C) Any contract in existence on September 1, 2020, shall be exempt from the 55 provisions of this subsection until such time as the contract is renewed, replaced, 56 extended, amended, or otherwise changed.
- 57 (2)(A) At least 50 percent 20 percent of the surcharges collected pursuant to this
 58 subsection shall be expended for the following purposes:
 - (i) To offset the impact of the facility;
- 60 (ii) Public education efforts for solid waste management, hazardous waste
 61 management, and litter control;
- 62 (iii) The cost of solid waste management;
 - (iv) Administration of the local or regional solid waste management plan;

64 (v) Repair of damage to roads and highways associated with the facility;

65 (vi) Enhancement of litter control programs;

- (vii) Ground-water and air monitoring and protection associated with the location of
 the facility;
- (viii) Remediation and monitoring of closed or abandoned facilities within the
 jurisdiction of the host local government;
- 70 (ix) Infrastructure improvements associated with the facility;
- (x) Allocation of such funds in any fiscal year to a reserve fund designated for use
 for the above purposes in future fiscal years; and
- (xi) For the acquisition of property and interests in property adjacent to or in
 reasonable proximity to the facility upon a determination by the host local
 government that such acquisition will serve beautification, environmental, buffering,
 or recreational purposes such as will ameliorate the impact of the facility.
- (B) Those surcharges not expended or allocated as provided for in subparagraph (A)
 of this paragraph may be used for other governmental expenses to the extent not
 required to meet the above or other solid waste management needs.
- 80 (3) Host local governments may negotiate for and obtain by contract surcharges higher
 81 than those set forth in this subsection; furthermore, nothing in this subsection shall reduce
 82 any such surcharge in existence on July 1, 2019.
- (e)(1) Effective until June 30, 2020, owners Owners or operators of any solid waste 83 84 disposal facility other than an inert waste landfill as defined in regulations promulgated 85 by the board or a private industry solid waste disposal facility shall assess and collect on 86 behalf of the division from each disposer of waste a surcharge of 75¢ per ton of solid waste disposed. Effective from July 1, 2020, until June 30, 2022, owners or operators of 87 88 any solid waste disposal facility other than an inert waste landfill as defined in regulations 89 promulgated by the board or a private industry solid waste disposal facility shall assess and collect on behalf of the division from each disposer of waste a surcharge of 51¢ per 90 ton of solid waste disposed. Two percent of said surcharges surcharge collected may be 91 retained by the owner or operator of any solid waste disposal facility collecting said 92 surcharge to pay for costs associated with collecting said surcharge. Surcharges assessed 93 and collected on behalf of the division shall be paid to the division not later than the first 94 95 day of July of each year for the preceding calendar year. Any facility permitted exclusively for the disposal of construction or demolition waste that conducts recycling 96 activities for construction or demolition materials shall receive a credit towards the 97 98 surcharges toward the surcharge listed above per ton of material recycled at the facility." 99 "(g) Unless the requirement for the surcharges surcharge required by subsection (e) of this Code section are is reimposed by the General Assembly, no such surcharge shall be 100

101	collected after July 1, 2022 June 30, 2025. The director shall make an annual report to the
102	House Committee on Natural Resources and Environment and the Senate Natural
103	Resources and the Environment Committee regarding the status of the activities funded by
104	the hazardous waste trust fund."

SECTION 3.

Said part is further amended by revising subsection (h) of Code Section 12-8-40.1, relating
to waste management tire disposal restrictions and fees, as follows:

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108 "(h)(1) Beginning July 1, 1992, and ending June 30, 2020, a <u>A</u> fee is imposed upon the 109 retail sale of all new replacement tires in this state of \$1.00 per tire sold. Effective from July 1, 2020, until June 30, 2022, a fee is imposed upon the retail sale of all new 110 111 replacement tires in this state of 38¢ per tire sold. The fees fee shall be collected by retail 112 dealers at the time the retail dealer sells a new replacement tire to the ultimate consumer; 113 provided, however, that a Georgia tire distributor who sells tires to retail dealers must 114 collect such fees from any retail dealer who does not have a valid scrap tire generator 115 identification number issued by the division. The fees fee and any required reports shall be remitted not less than quarterly on such forms as may be prescribed by the division. 116 117 The division is authorized to contract with the Department of Revenue to, and the 118 Department of Revenue is authorized to, collect such fees on behalf of the division. All 119 fees received shall be deposited into the state treasury to the account of the general fund in accordance with the provisions of Code Section 45-12-92. All moneys deposited into 120 121 the solid waste trust fund shall be deemed expended and contractually obligated and shall 122 not lapse to the general fund.

- (2) In collecting, reporting, and paying the fees due under this subsection, each
 distributor or retailer shall be allowed the following deductions, but only if the amount
 due was not delinquent at the time of payment:
- (A) A deduction of 3 percent of the first \$3,000.00 of the total amount of all fees
 reported due on such report; and
- (B) A deduction of one-half of 1 percent of that portion exceeding \$3,000.00 of the
 total amount of all fees reported due on such report.

(3) The tire fees authorized in this subsection shall cease to be collected on June 30, 2022
<u>2025</u>. The director shall make an annual report to the House Committee on Natural
Resources and Environment and the Senate Natural Resources and the Environment
Committee regarding the status of the activities funded by the solid waste trust fund.

(4) The fee amount provided for in this subsection shall be subject to revision pursuant
to Code Section 45-12-92.2."

136	SECTION 4.
137	This Act shall become effective upon its approval by the Governor or upon its becoming law
138	without such approval.
139	SECTION 5.

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