EXHIBIT "A"

House Bill 244

By: Representatives Oliver of the 82nd, Mosby of the 83rd, Kendrick of the 93rd, Henson of the 86th, and Carter of the 92nd

A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 1 of Title 36 of the Official Code of Georgia Annotated, relating to
- 2 general provisions regarding local government, so as to provide for the retirement of certain
- 3 pension obligations; to provide for definitions; to provide for the creation of special districts
- 4 under certain circumstances for a limited period of time; to provide for procedures,
- 5 conditions, and limitations; to provide for certain taxation in connection with the retirement
- 6 of such obligations; to provide for related matters; to repeal conflicting laws; and for other
- 7 purposes.

8

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

0	SECTION 1.
9	SECTION I.

- 10 Chapter 1 of Title 36 of the Official Code of Georgia Annotated, relating to general
- 11 provisions regarding local government, is amended by adding a new Code section to read as
- 12 follows:
- 13 ***36-1-28**.
- 14 (a) As used in this Code section, the term:
- 15 (1) 'Actuary' means the actuary retained to perform the independent actuarial study
- 16 specified in this Code section.
- 17 (2) 'Local government services' means one or more services enumerated under
- 18 Article IX, Section II, Paragraph III(a) of the Constitution of Georgia.
- 19 (3) 'Municipality' means a municipal corporation whose boundaries are conterminous or
- 20 generally conterminous with the boundaries of a special district created pursuant to this
- 21 Code section and identified in paragraph (1) or (2) of subsection (c) of this Code section.
- 22 (4) 'Pension board' means the board, authority, committee, or other body which oversees
- 23 the investments of a county's pension funds.
- 24 (5) 'Pension obligation' means the amount of unfunded pension liability as of the date on
- 25 which a municipality was incorporated arising from a county's defined benefit pension

26 plan attributed to a portion of a formerly unincorporated area of a county that is included 27 in the corporate limits of a municipality which: 28 (A) Has been established and verified by an independent actuarial study conducted 29 pursuant to subsection (d) of this Code section; and 30 (B) Is directly attributable to the provision of local government services in the formerly 31 unincorporated area of the county, which local government services ceased to be 32 provided in such area following the incorporation of the municipality. 33 Such pension obligation shall be determined by calculating the percentage of the total 34 decline in the unincorporated property tax digest of the county as a result of the 35 incorporation of the municipality as of the date of such incorporation. Such percentage 36 shall then be multiplied by (i) the county defined benefit pension plan's total unfunded 37 pension liability existing on the effective date of such incorporation and (ii) a factor equal 38 to the percentage of decline in the contribution to the pension funds by the area 39 encompassed by the special district due to the cessation of the provision of all or some of the local government services within such special district as a result of the 40 41 incorporation of such area. The actuary, the governing authority of the municipality, and 42 the county may agree to use a different formula for calculating the pension obligation, so 43 long as the formula is specified in a written resolution approved by the actuary and adopted by the governing authorities of the municipality and the county. 44 45 (b) Pursuant to the authority granted by Article IX, Section II, Paragraph VI of the Constitution of Georgia, there is created in each county of this state a special district with 46 47 boundaries that shall correspond with and be conterminous with the geographical area 48 described by the governing authority of a county in which a pension obligation has been 49 established and verified under paragraph (5) of subsection (a) of this Code section. 50 (c) When a pension obligation has been established and verified under paragraph (5) of 51 subsection (a) of this Code section, the governing authority of the county shall be 52 authorized to adopt an ordinance or resolution ratifying such pension obligation and 53 describing the geographical area to which such pension obligation is directly attributable. 54 Such area or areas in the county shall correspond to and be conterminous with either: 55 (1) The incorporated area of a municipality created on or after January 1, 2008, and prior 56 to July 1, 2016; or 57 (2) The incorporated area of a municipality created on or after July 1, 2016. 58 (d)(1) Following the adoption of the ordinance or resolution under subsection (c) of this 59 Code section, the actuary shall review all historical valuations, financial reports, mortality 60 tables, and other information necessary to determine the current pension obligation as 61 defined in paragraph (5) of subsection (a) of this Code section. The governing authority 62 of the county shall provide the actuary and the municipality prompt and complete access

63 to all documents necessary for determining pension obligations relative to a special 64 district. The actuary shall calculate the pension obligation of the taxpayers of the special 65 district based on the date of incorporation along with an amortization schedule of annual payments to eliminate such obligation. The municipality and county shall jointly decide 66 67 the length of the amortization period, not to exceed 30 years, but in the event that the 68 municipality and county cannot agree, then the amortization period shall be 30 years and 69 the rate of return shall not differ from the current rate assumed by the pension board in 70 its most recent valuation for that year. 71 (2) The pension board shall create a trust account, separate from all other pension 72 accounts, equal to the pension obligation in the name of the special district which account 73 shall remain forever separate and distinct from any other liability or pension account 74 maintained by the pension board. 75 (3) The governing authority of the county shall annually levy an ad valorem tax that will 76 generate tax proceeds equivalent to the annual payment calculated by the actuary in 77 paragraph (1) of this subsection. All receipts from such levy, including any applicable 78 interest, shall be placed in a trust account fund to be used exclusively for reduction of the 79 pension obligation associated with such special district. The governing authority of the 80 county shall at the close of each fiscal year transfer all funds in the special district trust 81 account fund to the appropriate county pension fund exclusively to reduce the pension 82 obligation calculated by the actuary pursuant to paragraph (1) of this subsection. The 83 actuary may annually adjust this liability based off market gains or losses of all ad 84 valorem taxes and interest. 85 (4) In no event shall the ad valorem tax levied pursuant to this Code section be levied for 86 more than 30 years. If at any time the actuary calculates that proceeds from ad valorem 87 taxes levied in the special_district_plus_interest and investment returns have been 88 sufficient to eliminate the pension obligation calculated by the actuary pursuant to 89 paragraph (1) of this subsection, the actuary shall notify the governing authority of the 90 county and the municipality that the pension obligation has been satisfied. Upon 91 receiving such notice, the governing authority of the county shall terminate the levy of 92 ad valorem taxes in the special district. If the pension obligation is satisfied after the ad 93 valorem tax authorized by paragraph (3) of this subsection has been levied in the special 94 district, then any proceeds remaining in the trust account required by such paragraph 95 which exceed the obligation shall be transferred to the governing authority of the 96 municipality whose boundaries are conterminous with the special district. The special 97 tax district shall then cease to exist effective on December 31 of such year. 98 (5) Within 120 days following the end of each fiscal year in which a tax is levied within 99 a special district pursuant to this Code section, the governing authority of the county shall

100	prepare and deliver to the governing authority of the municipality in which such special
101	district is located a report detailing the following information:
102	(A) A sum of all property tax revenue generated by the special district pursuant to this
103	Code section from the year in which the special district was created through the end of
104	the most recent fiscal year;
105	(B) The dollar amount generated from the special district pursuant to this Code section
106	in the most recent fiscal year;
107	(C) The remaining pension obligation attributed to the special district pursuant to this
108	Code section; and
109	(D) The county pension fund's gains and losses on investments from the date on which
110	the pension obligation was determined through the end of the most recent fiscal year
111	and for the most recent 12 month period evaluated in the annual valuation.
112	(e) The assumption of the pension obligation by the taxpayers in the special district shall
113	not create any additional obligation on the part of the taxpayers in the special district or any
114	right which did not exist prior to the creation of the special district.
115	(f) The retirement of the pension obligation by the special district shall not create any
116	obligation on the part of the municipality within which the special district is located.
117	(g) Proceeds generated pursuant to this Code section shall not be used to satisfy the state
118	minimum funding requirement applicable to the county pension funds or used in the
119	calculations for the state minimum funding requirement.
120	(h) In all proceedings under this Code section, the standard of proof shall be by clear and
121	convincing evidence.
122	(i) The actuary selected to prepare the independent actuarial study provided for in this
123	Code section shall be jointly selected by resolution of the governing authority of the county
124	within which the special district is created pursuant to subsection (b) of this Code section
125	and the governing authority of the municipality. The actuary shall not be a regular
126	employee of a county or municipal governing authority. If the county governing authority
127	and a municipal governing authority are unable to decide on an independent actuary within
128	180 days of a special district being created pursuant to subsection (b) of this Code section,
29	the state auditor shall select the independent actuary required by this Code section."
130	SECTION 2.

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