

**LOST**

Representative Stephens of the 164<sup>th</sup> offers the following amendment:

1 *Amend the substitute to HB 59 (LC 44 0885S) by inserting "to revise provisions relating to*  
 2 *assignment of corporate income tax credits;" after "definitions;" on line 6.*

3 *By inserting "to provide effective dates;" after "repeals;" on line 7.*

4 *By replacing lines 16 through 206 with the following:*

5 *"(a) As used in this Code section, the term:*

6 (1) 'Certified rehabilitation' means repairs or alterations to a certified structure which are  
 7 certified by the Department of Natural Resources as meeting the United States Secretary  
 8 of the Interior's Standards for Rehabilitation or the Georgia Standards for Rehabilitation  
 9 as provided by the Department of Natural Resources.

10 (2) 'Certified structure' means a historic building or structure that is located within a  
 11 national historic district, individually listed on the National Register of Historic Places,  
 12 individually listed in the Georgia Register of Historic Places, or is certified by the  
 13 Department of Natural Resources as contributing to the historic significance of a Georgia  
 14 Register Historic District.

15 (3) 'Historic home' means a certified structure which, or any portion of which is or will,  
 16 within a reasonable period, be owned and used as the principal residence of the person  
 17 claiming the tax credit allowed under this Code section. Historic home shall include any  
 18 structure or group of structures that constitute a multifamily or multipurpose structure,  
 19 including a cooperative or condominium. If only a portion of a building is used as such  
 20 person's principal residence, only those qualified rehabilitation expenditures that are  
 21 properly allocable to such portion shall be deemed to be made to a historic home.

22 (4) 'Qualified rehabilitation expenditure' means any qualified rehabilitation expenditure  
 23 as defined by Section 47(c)(2) of the Internal Revenue Code of 1986 and any amount  
 24 properly chargeable to a capital account expended in the substantial rehabilitation of a  
 25 structure that by the end of the taxable year in which the certified rehabilitation is  
 26 completed is a certified structure. This term does not include the cost of acquisition of  
 27 the certified structure, the cost attributable to enlargement or additions to an existing  
 28 building, site preparation, or personal property.

29 (5) 'Substantial rehabilitation' means rehabilitation of a certified structure for which the  
 30 qualified rehabilitation expenditures, at least 5 percent of which ~~must~~ shall be allocable

31 to the exterior during the 24 month period selected by the taxpayer ending with or within  
 32 the taxable year, exceed:

33 (A) For a historic home, the lesser of \$25,000.00 or 50 percent of the adjusted basis of  
 34 the property as defined in subparagraph (a)(1)(B) of Code Section 48-5-7.2; or, in the  
 35 case of a historic home located in a target area, \$5,000.00; or

36 (B) For any other certified structure, the greater of \$5,000.00 or the adjusted basis of  
 37 the property.

38 (6) 'Target area' means a qualified census tract under Section 42 of the Internal Revenue  
 39 Code of 1986, found in the United States Department of Housing and Urban  
 40 Development document number N-94-3821; FR-3796-N-01.

41 (b) A taxpayer shall be allowed a tax credit against the tax imposed by this chapter ~~for the~~  
 42 ~~taxable year in which~~ at such time as the certified rehabilitation is completed:

43 (1) In the case of a historic home, equal to 25 percent of qualified rehabilitation  
 44 expenditures, except that, in the case of a historic home located within a target area, an  
 45 additional credit equal to 5 percent of qualified rehabilitation expenditures shall be  
 46 allowed; and

47 (2) In the case of any other certified structure, equal to 25 percent of qualified  
 48 rehabilitation expenditures.

49 Qualified rehabilitation expenditures may only be counted once in determining the amount  
 50 of the tax credit available, and more than one entity may not claim a credit for the same  
 51 qualified rehabilitation expenditures.

52 (c)(1) In no event shall credits for a historic home exceed \$100,000.00 in any 120 month  
 53 period.

54 (2) The maximum credit for any other individual certified structure shall be ~~\$5~~ \$7.5  
 55 million for any taxable year, except in the case that the project creates 200 or more  
 56 full-time, permanent jobs, or ~~\$5~~ \$7.5 million in annual payroll within two years of the  
 57 placed in service date, in which case the project is eligible for credits up to ~~\$10~~ \$15  
 58 million for an individual certified structure. In no event shall more than one application  
 59 for any individual certified structure under this paragraph be approved in any 120 month  
 60 period.

61 (3) In no event shall credits issued under this Code section for projects earning more than  
 62 ~~\$300,000.00~~ \$500,000.00 in credits exceed in the aggregate ~~\$25 million~~ \$40 million per  
 63 calendar year. If in any calendar year the aggregate amount available is not fully applied,  
 64 allocated, and used, the balance of unused aggregate amount shall increase the aggregate  
 65 maximum of the subsequent calendar year by such balance.

66 (d)(1) An applicant ~~A taxpayer~~ seeking to claim a tax credit under paragraph (2) of  
 67 subsection (b) of this Code section shall submit an application to the ~~commissioner~~

68 Department of Community Affairs for preapproval of such tax credit. An applicant shall,  
 69 at the time of application, either own the real property for which said tax credit is to be  
 70 claimed, or be a party to a written purchase contract, written option contract, written  
 71 lease-purchase contract, or written lease having a term of more than 40 years. Such  
 72 application shall include a precertification from the Department of Natural Resources  
 73 certifying that the improvements to the certified structure are to be consistent with the  
 74 Department of Natural Resources Standards for Rehabilitation. The Department of of  
 75 Community Affairs shall have the authority to require electronic submission of such  
 76 application in the manner specified by the ~~department~~ Department of Community Affairs.  
 77 The ~~commissioner~~ Department of Community Affairs shall preapprove the tax credits  
 78 within 30 days based on the order in which properly completed applications were  
 79 submitted. In the event that two or more applications were submitted on the same day  
 80 and the amount of funds available will not be sufficient to fully fund the tax credits  
 81 requested, the ~~commissioner~~ Department of Community Affairs shall prorate the  
 82 available funds between or among the applicants. For applications on projects over the  
 83 ~~annual \$25 million limitation~~ \$40 million limitation together with any applicable rollover  
 84 as authorized under paragraph (3) of subsection (c) of this Code section, those  
 85 applications shall be given priority the following year. The Department of Community  
 86 Affairs shall within five business days of preapproval of any application transmit to the  
 87 department a copy of the complete file for such preapproval. The department and the  
 88 Department of Community Affairs shall, and are hereby authorized to, share information  
 89 that is necessary to efficiently administer and enforce the provisions of this Code section.  
 90 Any information shared for these purposes shall be considered confidential and privileged  
 91 information, and furnishing information as permitted by this Code section shall not be  
 92 deemed to change the confidential character of the information furnished. Any person  
 93 who divulges any confidential information obtained under this Code section shall be  
 94 subject to the same civil and criminal penalties as provided for divulgence of confidential  
 95 information by members of the department.

96 (2) In order to be eligible to receive the credit authorized under subsection (b) of this  
 97 Code section, a taxpayer ~~must~~ shall attach to ~~the~~ such taxpayer's state tax return a copy  
 98 of the completed certification of the Department of Natural Resources verifying that the  
 99 improvements to the certified structure are consistent with the Department of Natural  
 100 Resources Standards for Rehabilitation.

101 (e)(1) If the credit allowed under paragraph (1) of subsection (b) of this Code section in  
 102 any taxable year exceeds the total tax otherwise payable by the taxpayer for that taxable  
 103 year, the taxpayer may apply the excess as a credit for succeeding years until the earlier  
 104 of:

- 105 (A) The full amount of the excess is used; or
- 106 (B) The expiration of the tenth taxable year after the taxable year in which the certified  
107 rehabilitation has been completed.
- 108 (2) Any tax credits with respect to credits ~~earned~~ held by a taxpayer under paragraph (2)  
109 of subsection (b) of this Code section and previously claimed by the taxpayer but not  
110 used by such taxpayer against its income tax may be transferred or sold in whole or in  
111 part by such taxpayer to another Georgia taxpayer, subject to the following conditions:
- 112 (A) An applicant or ~~A~~ taxpayer who makes qualified rehabilitation expenditures may  
113 sell or assign all or part of the tax credit that may be claimed for such costs and  
114 expenses to one or more entities, ~~but no further sale or assignment of any credit~~  
115 ~~previously sold or assigned pursuant to this subparagraph shall be allowed.~~ All such  
116 transfers shall be subject to the maximum total limits provided by subsection (c) of this  
117 Code section;
- 118 (B) An applicant or ~~A~~ taxpayer who sells or assigns a credit under this Code section  
119 and the entity to which the credit is sold or assigned shall jointly submit written notice  
120 of the sale or assignment to the department not later than 30 days after the date of the  
121 sale or assignment. The notice ~~must~~ shall include:
- 122 (i) The date of the sale or assignment;
- 123 (ii) The amount of the credit sold or assigned;
- 124 (iii) The names and federal tax identification numbers of the entity that sold or  
125 assigned the credit or part of the credit and the entity to which the credit or part of the  
126 credit was sold or assigned; and
- 127 (iv) The amount of the credit owned by the selling or assigning entity before the sale  
128 or assignment and the amount the selling or assigning entity retained, if any, after the  
129 sale or assignment;
- 130 (C) The sale or assignment of a credit in accordance with this Code section does not  
131 extend the period for which a credit may be carried forward and does not increase the  
132 total amount of the credit that may be claimed. After an entity claims a credit for  
133 eligible costs and expenses, another entity may not use the same costs and expenses as  
134 the basis for claiming a credit; ~~and~~
- 135 (D) Notwithstanding the requirements of this subsection, a credit earned or purchased  
136 by, or assigned to, a partnership, limited liability company, Subchapter 'S' corporation,  
137 or other pass-through entity may be allocated to the partners, members, or shareholders  
138 of that entity and claimed under this Code section in accordance with the provisions of  
139 any agreement among the partners, members, or shareholders of that entity and without  
140 regard to the ownership interest of the partners, members, or shareholders in the

141 rehabilitated certified structure, provided that the entity or person that claims the credit  
142 ~~must~~ shall be subject to Georgia tax-; and

143 (E) Only a taxpayer who earned a credit, and no subsequent good faith transferee, shall  
144 be responsible in the event of a recapture, reduction, disallowance, or other failure  
145 related to such credit.

146 (2.1) If the credit allowed under paragraph (2) of subsection (b) of this Code section in  
147 any taxable year exceeds the total tax otherwise payable by the taxpayer for that taxable  
148 year, the taxpayer may apply the excess as a credit for succeeding years until the earlier  
149 of:

150 (A) The full amount of the excess is used; or

151 (B) The expiration of the tenth taxable year after the taxable year in which the certified  
152 rehabilitation has been completed.

153 (3) No such credit shall be allowed the taxpayer against prior years' tax liability.

154 (f) In the case of any rehabilitation which may reasonably be expected to be completed in  
155 phases set forth in architectural plans and specifications completed before the rehabilitation  
156 begins, a 60 month period may be substituted for the 24 month period provided for in  
157 paragraph (5) of subsection (a) of this Code section.

158 (g)(1) Except as otherwise provided in subsection (h) of this Code section, in the event  
159 a tax credit under this Code section has been claimed and allowed the taxpayer, upon the  
160 sale or transfer of the certified structure, the taxpayer shall be authorized to transfer the  
161 remaining unused amount of such credit to the purchaser of such certified structure. If  
162 a historic home for which a certified rehabilitation has been completed by a nonprofit  
163 corporation is sold or transferred, the full amount of the credit to which the nonprofit  
164 corporation would be entitled if taxable shall be transferred to the purchaser or transferee  
165 at the time of sale or transfer.

166 (2) Such purchaser shall be subject to the limitations of subsection (e) of this Code  
167 section. Such purchaser shall file with such purchaser's tax return a copy of the approval  
168 of the rehabilitation by the Department of Natural Resources as provided in subsection  
169 (d) and a copy of the form evidencing the transfer of the tax credit.

170 (3) Such purchaser shall be entitled to rely in good faith on the information contained in  
171 and used in connection with obtaining the approval of the credit including, without  
172 limitation, the amount of qualified rehabilitation expenditures.

173 (h)(1) If an owner other than a nonprofit corporation sells a historic home within three  
174 years of receiving the credit, the seller shall recapture the credit to the Department of  
175 Revenue as follows:

176 (A) If the property is sold within one year of receiving the credit, the recapture amount  
177 will equal the lesser of the credit or the net profit of the sale;

178 (B) If the property is sold within two years of receiving the credit, the recapture  
179 amount will equal the lesser of two-thirds of the credit or the net profit of the sale; or  
180 (C) If the property is sold within three years of receiving the credit, the recapture  
181 amount will equal the lesser of one-third of the credit or the net profit of the sale.

182 (2) The recapture provisions of this subsection shall not apply to a sale resulting from the  
183 death of the owner.

184 (i)(1) In the event that a taxpayer claims the tax credit under paragraph (2) of subsection  
185 (b) of this Code section and leases such certified structure, the department shall aggregate  
186 all total sales tax receipts from the certified structure.

187 (2) Any taxpayer claiming credits under paragraph (2) of subsection (b) of this Code  
188 section shall report to the department the average full-time employees employed at the  
189 certified structure. A full-time employee for the purposes of this Code section shall mean  
190 a person who works a job that requires 30 or more hours per week. Such reports ~~must~~  
191 shall be submitted to the department for five calendar years following the year in which  
192 the credit is claimed by the taxpayer.

193 (3) In the event that a taxpayer claims the tax credit under paragraph (2) of subsection  
194 (b) of this Code section and leases such certified structure, the department shall aggregate  
195 all total full-time employees at the certified structure.

196 (j) Notwithstanding Code Sections 48-2-15, 48-7-60, and 48-7-61, the department shall  
197 furnish a report to the chairperson of the House Committee on Ways and Means and the  
198 chairperson of the Senate Finance Committee by June 30 of each year. Such report shall  
199 contain the total sales tax collected in the prior calendar year and the average number of  
200 full-time employees at the certified structure and the total value of credits claimed for each  
201 taxpayer claiming credits under paragraph (2) of subsection (b) of this Code section

202 (k) The tax credit allowed under paragraph (1) of subsection (b) of this Code section, and  
203 any recaptured tax credit, shall be allocated among some or all of the partners, members,  
204 or shareholders of the entity ~~owning the project~~ claiming the credit in any manner agreed  
205 to by such persons, whether or not such persons are allocated or allowed any portion of any  
206 other tax credit with respect to the project.

207 (l) The Department of Community Affairs, the Department of Natural Resources, and the  
208 Department of Revenue shall prescribe such regulations as may be appropriate to carry out  
209 the purposes of this Code section.

210 ~~(m) The Department of Natural Resources shall report, on an annual basis, on the overall~~  
211 ~~economic activity, usage, and impact to the state from the rehabilitation of eligible~~  
212 ~~properties for which credits provided by this Code section have been allowed. This Code~~  
213 ~~section shall stand repealed by operation of law on July 1, 2028."~~

214 *By replacing lines 212 and 213 with the following:*

215 new motor vehicles and which has a principal place of business and manufacturing  
 216 facility located in this state.

217 *By deleting "exclusively" on line 224.*

218 *By replacing lines 237 through 243 with the following:*

219 Said title is further amended by revising subsection (c) of Code Section 48-7-42, relating to  
 220 affiliated entities and assignment of corporate income tax credits, as follows:

221 "(c) The recipient of a tax credit assigned under subsection (b) of this Code section shall  
 222 attach a statement to its return identifying the assignor of the tax credit, in addition to  
 223 providing any other information required to be provided by a claimant of the assigned tax  
 224 credit. With the exception of the transferable credits in Code Sections 48-7-29.8; and  
 225 48-7-29.12, ~~48-7-40.26, and 48-7-40.26A~~, the recipient of a tax credit assigned under  
 226 subsection (b) of this Code section shall also be eligible to take any credit against payments  
 227 due under Code Section 48-7-103, subject to the same requirements as the assignor of such  
 228 credit at the time of the assignment."

229 **SECTION 4.**

230 Section 1 of this Act shall be applicable to certified rehabilitations completed on or after July  
 231 1, 2018.

232 **SECTION 5.**

233 Section 3 of this Act shall become effective on January 1, 2021. This Act shall otherwise  
 234 become effective upon the approval of this Act by the Governor or upon this Act becoming  
 235 law without such approval.

236 **SECTION 6.**