COMMITTEES OF CONFERENCE REPORT ON HB 904

The Committees of Conference on HB 904 recommend that both the Senate and the House of Representatives recede from their positions and that the attached Committees of Conference Substitute to HB 904 be adopted.

Respectfully submitted,

FOR THE SENATE:

FOR THE HOUSE OF REPRESENTATIVES:

Lug Bik 13th

1. M. 6 1112

tel along

7 My 16

A BILL TO BE ENTITLED

AN ACT

To amend Titles 10 and 34 of the Official Code of Georgia Annotated, relating to commerce and trade and labor and industrial relations, respectively, so as to prohibit certain practices and change certain provisions related to employment; to provide legislative findings; to provide for a private cause of action for a violation of a nondiscrimination employment policy or nondiscrimination statement or pledge; to provide for definitions; to provide for a class action; to prevent fraud and abuse of the Unemployment Trust Fund by authorizing the Commissioner of Labor to submit to and receive from the state revenue commissioner certain information related to persons paying into or receiving funds from such fund; to provide penalties for the unlawful divulging of certain confidential information; to change certain contribution rates and credits; to change certain provisions relating to rate of employer contributions; to extend certain provisions relating to variations in the standard rate; to extend provisions relating to administrative assessments; to reduce the percentage of the administrative assessment to be assessed for a certain period; to provide exceptions; to change certain provisions relating to additional assessments for a new or newly covered employer; to extend the provision relating to automatic repeal; to provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

1

2

5

7

8

9

10

11

12

13

14

15

16

17

18

19

20 21

22

23

24

25

SECTION 1.

Title 10 of the Official Code of Georgia Annotated, relating to commerce and trade, is amended by adding a new subsection to Code Section 10-1-391, relating to the purpose and construction of part, to read as follows:

"(a.1) The General Assembly finds and declares that there is a public interest in the good faith fulfillment of nondiscrimination statements, pledges, and policies made in the course of engaging in employment practices or conducting any trade or commerce in part or wholly in this state. It is the intent of the General Assembly to protect consumers,

28	SECTION 2.
29	Said title is further amended by adding a new paragraph to subsection (b) of Code
30	Section 10-1-393, relating to unfair or deceptive practices in consumer transactions, to read
31	as follows:
32	"(9.1)(A) For any business which manufactures or sells goods or services to violate a
33	nondiscrimination statement or pledge published by such business or a
34	nondiscrimination employment policy of such business.
35	(B) This paragraph shall not apply if the statement, pledge, or policy substantially
36	restates or summarizes an existing law of the federal government or of this state.
37	(C) As used in this paragraph, the term:
38	(i) 'Business' means any corporation, partnership, proprietorship, firm enterprise,
39	association, or other legal entity organized for profit.
40	(ii) 'Employment policy' means a written code of practice relating to the hiring,
41	employment, or retention of employees. Such term shall include, but shall not be
42	limited to, an employee handbook and an assertion on a job application or in an
43	advertisement of a job opening.
44	(iii) 'Pledge' means a formal expression of commitment to abide by certain practices.
45	(iv) 'Publish' means to display, present, or release to the public orally or in writing,
46	or to cause to be displayed, presented, or released to the public orally or in writing,
47	in a newspaper or other publication, on the radio, on a website, on any social media
48	or network, or on any other publicly available platform.
49	(v) 'Statement' means a declaration, assertion, or announcement made in the ordinary
50	course of business with the intent that such declaration, assertion, or announcement
51	be published."
52	SECTION 3.
53	Said title is further amended by revising subsection (a) of Code Section 10-1-399, relating
54	to civil or equitable remedies by individuals, and by adding a new subsection to read as
55	follows:
56	"(a) Any person who suffers injury or damages as a result of a violation of Chapter 5B of
57	this title, as a result of consumer acts or practices in violation of this part, as a result of a
8	violation of paragraph (9.1) of subsection (b) of Code Section 10-1-393, or as a result of
9	office supply transactions in violation of this part or whose business or property has been
0	injured or damaged as a result of such violations may bring an action individually, but not

in a representative capacity, against the person or persons engaged in such violations under the rules of civil procedure to seek equitable injunctive relief and to recover his or her general and exemplary that damages sustained as a consequence thereof in any court having jurisdiction over the defendant; provided, however, that exemplary damages shall be awarded only in cases of intentional violation. Notwithstanding any other provisions of law, a debtor seeking equitable relief to redress an injury resulting from a violation of paragraph (20) of subsection (b) of Code Section 10-1-393, upon facts alleged showing a likelihood of success on the merits, may not, within the discretion of the court, be required to make a tender. Nothing in this subsection or paragraph (20) of subsection (b) of Code Section 10-1-393 shall be construed to interfere with the obligation of the debtor to a lender who is not in violation of paragraph (20) of subsection (b) of Code Section 10-1-393. A claim under this Code section may also be asserted as a defense, setoff, cross-claim, or counterclaim or third-party claim against such person."

"(h) Notwithstanding subsection (a) of this Code section to the contrary, any person who has suffered injury or damages as a result of a violation of paragraph (9.1) of subsection (b) of Code Section 10-1-393 may in a representative capacity institute a class action pursuant to Code Section 9-11-23 for the recovery of damages."

78 SECTION 4.

Title 34 of the Official Code of Georgia Annotated, relating to labor and industrial relations, is amended by adding a new Code section to read as follows:

"34-8-130.

(a) To enforce the provisions of this article and to prevent fraud and abuse of the Unemployment Trust Fund, the Commissioner or his or her duly authorized representative may submit to the state revenue commissioner the names and social security numbers of any individuals who are required to report earnings to the department along with the amount of earnings such individuals have reported to the department during specified time periods. The state revenue commissioner shall compare the submitted earnings of such individuals with income reported by such individuals to the Department of Revenue and shall verify and report back to the department that the submitted earnings of each such individual are either equal to, greater than, or less than the amount of income reported by each such individual to the Department of Revenue. Furthermore, the department may submit to the state revenue commissioner the name of any employer along with the number of employees who are being reported to the department by such employer during specified time periods. The state revenue commissioner shall compare such records submitted by employers to the department with the number of employees reported by each such employer to the Department of Revenue and shall verify and report back to the department

that the number of employees reported to the department is either equal to, greater than, or less than the number of employees reported to the Department of Revenue for state income tax withholding purposes for the specified time period. The department shall pay the state revenue commissioner for all costs incurred by the Department of Revenue pursuant to this subsection. No report contemplated by this subsection shall be provided by the Department of Revenue to the department without a cooperative data sharing agreement executed by the two departments that is specific to the subject matter of this subsection. Any tax information secured from the federal government by the Department of Revenue pursuant to the provisions of Section 6103 of the Internal Revenue Code shall not be disclosed by the Department of Revenue pursuant to this subsection. Any person receiving any tax information under the authority of this subsection shall be subject to the provisions of Code Section 48-7-60 and to all penalties provided under Code Section 48-7-61 for unlawful divulging of confidential tax information, as well as the penalties provided under Code Section 34-8-125.

(b) Nothing in this Code section shall prevent the Department of Revenue or any other governmental agency from having access to records or information as provided for under Code Section 34-8-125."

SECTION 5.

Said title is further amended by revising Code Section 34-8-151, relating to rate of employer contributions, as follows:

*"*34-8-151.

- (a) For periods prior to April 1, 1987, or after December 31, 2016 2022, each new or newly covered employer shall pay contributions at a rate of 2.7 percent of wages paid by such employer with respect to employment during each calendar year until the employer is eligible for a rate calculation based on experience as defined in this chapter, except as provided in Code Sections 34-8-158 through 34-8-162.
- (b) For periods on or after April 1, 1987, but on or before December 31, 1999, each new or newly covered employer shall pay contributions at a rate of 2.64 percent of wages paid by such employer with respect to employment during each calendar year until the employer is eligible for a rate calculation based on experience as defined in this chapter, except as provided in Code Sections 34-8-158 through 34-8-162.
- (c) For periods on or after January 1, 2000, but on or before December 31, 2016, each new or newly covered employer shall pay contributions at a rate of 2.62 percent of wages paid by such employer with respect to employment during each calendar year until the employer is eligible for a rate calculation based on experience as defined in this chapter, except as provided in Code Sections 34-8-158 through 34-8-162.

133	(d) For periods on or after January 1, 2017, but on or before December 31, 2022, each new
134	or newly covered employer shall pay contributions at a rate of 2.64 percent of wages paid
135	by such employer with respect to employment during each calendar year until the employer
136	is eligible for a rate calculation based on experience as defined in this chapter, except as
137	provided in Code Sections 34-8-158 through 34-8-162."
138	SECTION 6.
139	Said title is further amended by revising the introductory language in subsections (c) and (e)
140	of Code Section 34-8-155, relating to benefit experience and variations from standard rate,
141	as follows:
142	"(c) For the periods prior to April 1, 1987, or after December 31, 2016 <u>2022</u> , variations
143	from the standard rate of contributions shall be determined in accordance with the
144	following requirements:"
145	"(e) For the periods on or after January 1, 2000, but on or before December 31, 2016 2022,
146	variations from the standard rate of contributions shall be determined in accordance with
147	the following requirements:"
148	SECTION 7.
149	Said title is further amended by revising Code Section 34-8-180, relating to creation of
150	administrative assessment upon all wages and assessments due quarterly, as follows:
151	<i>"</i> 34-8-180.
152	(a) For the periods on or after April 1, 1987, but on or before January 1, 2000, there is
153	created an administrative assessment of .06 percent to be assessed upon all wages, as
154	defined in Code Section 34-8-49, except wages of the following employers:
155	(1) Those employers who have elected to make payments in lieu of contributions as
156	provided by Code Section 34-8-158 or who are liable for the payment of contributions
157	as provided in said Code section; or
158	(2) Those employers who, by application of the State-wide Reserve Ratio as provided
159	in Code Section 34-8-156, have been assigned the minimum positive reserve rate or the
160	maximum deficit reserve rate.
161	(b)(a) For the periods on or after January 1, 2000, but on or before December 31, 2016,
162	there is created an administrative assessment of 0.08 percent to be assessed upon all wages
163	as defined in Code Section 34-8-49, except the wages of:
164	(1) Those employers who have elected to make payments in lieu of contributions as
165	provided by Code Section 34-8-158 or who are liable for the payment of contributions
66	as provided in said Code section; or

S

įţ

1	67	
1	68	

169

170 171

172 173

174 175

176

177

178

179

180

181 182

183

184

185

187

186

188 189

190 191

193

192

195 196

194

197 198

200

199

201

202

- (2) Those employers who, by application of the State-wide Reserve Ratio as provided in Code Section 34-8-156, have been assigned the minimum positive reserve rate or the maximum deficit reserve rate.
- (b) For the periods on or after January 1, 2017, but on or before December 31, 2022, there is created an administrative assessment of 0.06 percent to be assessed upon all wages as defined in Code Section 34-8-49, except the wages of:
 - (1) Those employers who have elected to make payments in lieu of contributions as provided by Code Section 34-8-158 or who are liable for the payment of contributions as provided in said Code section; or
 - (2) Those employers who, by application of the State-wide Reserve Ratio as provided in Code Section 34-8-156, have been assigned the minimum positive reserve rate or the maximum deficit reserve rate.
- (c) Assessments pursuant to this Code section shall become due and shall be paid by each employer and must be reported on the employer's quarterly tax and wage report according to such rules and regulations as the Commissioner may prescribe. The assessments provided in this Code section shall not be deducted, in whole or in part, from the remuneration of individuals in the employ of the employer. Any deduction in violation of this subsection is unlawful."

SECTION 8.

Said title is further amended by revising Code Section 34-8-181, relating to additional assessment for new or newly covered employer, as follows:

"34-8-181.

- (a) For the periods on or after April 1, 1987, but on or before December 31, 1999, in addition to the rate paid under Code Section 34-8-151, each new or newly covered employer shall pay an administrative assessment of .06 percent of wages payable by it with respect to employment during each calendar year until it is eligible for a rate calculation based on experience as defined in this chapter, except as provided in Code Section 34-8-158.
- (b)(a) For the periods on or after January 1, 2000, but on or before December 31, 2016, in addition to the rate paid under Code Section 34-8-151, each new or newly covered employer shall pay an administrative assessment of 0.08 percent of wages payable by it with respect to employment during each calendar year until it is eligible for a rate calculation based on experience as defined in this chapter, except as provided in Code Section 34-8-158.
- (b) For the periods on or after January 1, 2017, but on or before December 31, 2022, in addition to the rate paid under Code Section 34-8-151, each new or newly covered

203	employer shall pay an administrative assessment of 0.00 percent of wages payable by		
204	with respect to employment during each calendar year until it is eligible for a ra		
205	calculation based on experience as defined in this chapter, except as provided in Co		
206	Section 34-8-158."		
207	SECTION 9.		
208	Said title is further amended by revising Code Section 34-8-185, relating to repealer of		
209	article, as follows:		
210	<i>"</i> 34-8-185.		
211	This article shall stand repealed in its entirety on December 31, 2016 January 1, 2023		
212	SECTION 10		

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

213