Senate Bill 130
By: Senators Grant of the 25th, Whitehead, Sr. of the 24th, Cowsert of the 46th, Douglas of the 17th and Pearson of the 51st

AS PASSED

AN ACT

To amend Chapter 10 of Title 2 of the Official Code of Georgia Annotated, relating to agricultural marketing facilities, organizations, and programs, so as to repeal Article 1, relating to the Georgia Building Authority (Markets); to amend Chapter 7 of Title 31 of the Official Code of Georgia Annotated, relating to the regulation and construction of hospitals and other health care facilities, so as to repeal Article 2, relating to the Georgia Building Authority (Hospital); to amend Title 42 of the Official Code of Georgia Annotated, relating to penal institutions, so as to repeal Chapter 3, relating to the Georgia Building Authority (Penal); to amend Article 1 of Chapter 8 of Title 50 of the Official Code of Georgia Annotated, relating to general provisions relative to the Department of Community Affairs, so as to provide for energy efficient construction of a major state-funded facility project; to provide for duties and responsibilities for the enforcement of certain energy efficient provisions; to provide a short title; to provide legislative findings; to provide a definition; to amend Article 1 of Chapter 9 of Title 50 of the Official Code of Georgia Annotated, relating to general provisions for the Georgia Building Authority, to subrogate the Georgia Building Authority for certain repealed agencies by transferring the rights, privileges, functions, assets, obligations, employees, and immunities of the Georgia Building Authority (Markets), the Georgia Building Authority (Hospital), the Georgia Building Authority (Penal), and the Agency for Removal of Hazardous Materials to the Georgia Building Authority; to amend Chapter 9 of Title 50 of the Official Code of Georgia Annotated, relating to the Georgia Building Authority, so as to repeal Article 4, relating to the Hazardous Materials Removal Agency; to reserve certain chapters and articles; to provide for related matters; to provide for effective dates and applicability; to repeal conflicting laws; and for other purposes.
BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.
Chapter 10 of Title 2 of the Official Code of Georgia Annotated, relating to agricultural marketing facilities, organizations, and programs, is amended by repealing Article 1, relating to the Georgia Building Authority (Markets), and designating said article as reserved.

SECTION 2.
Chapter 7 of Title 31 of the Official Code of Georgia Annotated, relating to the regulation and construction of hospitals and other health care facilities, is amended by repealing Article 2, relating to the Georgia Building Authority (Hospital), and designating said article as reserved.

SECTION 3.
Title 42 of the Official Code of Georgia Annotated, relating to penal institutions, is amended by repealing Chapter 3, relating to the Georgia Building Authority (Penal), and designating said chapter as reserved.

SECTION 4.
Article 1 of Chapter 8 of Title 50 of the Official Code of Georgia Annotated, relating to general provisions relative to the Department of Community Affairs, is amended by adding a new Code section to read as follows:

"50-8-18.
(a) This Code section shall be known and may be cited as the 'Energy Efficiency and Sustainable Construction Act of 2008.'
(b) The General Assembly finds that the welfare of this state is enhanced by the promotion of effective energy and environmental standards for construction, rehabilitation, and maintenance of state-funded facilities and that such standards in turn improve this state’s capacity to design, build, and operate high-performance buildings, contributing to economic growth, promoting job development, and increasing energy conservation.
(c) For purposes of this Code section, 'major facility project' means a state-funded:
(1) New construction building project of a building exceeding 10,000 square feet;
(2) A renovation project that is more than 50 percent of the replacement value, as
determined by the Department of Administrative Services Risk Management Division,
of the facility, a change in occupancy, or any roof replacement project exceeding 10,000
square feet; or
(3) A commercial interior tenant fit-out project exceeding 10,000 square feet of leasable
area where the state is intended to be the lessor of such property.
A major facility project shall not include a building, regardless of size, that does not have
conditioned space as defined by the American Society of Heating, Refrigerating, and
Air-Conditioning Engineers (ASHRAE) and shall not include a state owned building that
is on the historical registry or any local, county, or municipal building.
(d) Consistent with the intent of this Code section, the department, in consultation with the
Georgia State Finance and Investment Commission, shall adopt policies and procedures as
recommended standards for all buildings owned or managed by this state that:
(1) Optimize the energy performance;
(2) Increase the demand for construction materials and furnishings produced in Georgia;
(3) Improve the environmental quality in this state by decreasing the discharge of
pollutants from such state buildings;
(4) Conserve energy and utilize local and renewable energy sources;
(5) Protect and restore this state’s natural resources by avoiding the development of
inappropriate building sites;
(6) Reduce the burden on municipal water supply and treatment by reducing potable
water consumption;
(7) Establish life cycle assessments as the appropriate and most efficient analysis to
determine a building project’s environmental performance level; and
(8) Encourage obtaining Energy Star designation from the United States Environmental
Protection Agency to further demonstrate a building project’s energy independence.
(e) All major facility projects may be designed, constructed, and commissioned or
modeled to exceed the standards set forth in ASHRAE 90.1.2004 by 30 percent where it
is determined by the department that such 30 percent efficiency is cost effective based on
a life cycle cost analysis with a payback at no more than ten years. Commissioning or
modeling must be performed by a professional engineer, design professional, or
commissioning agent using software methodology approved by the Internal Revenue
Service, the Department of Energy, current ASHRAE standards, or other similar
methodology. For all major renovation projects, such requirements shall apply to the
specific building assemblies, envelope components, and equipment involved in the project.
(f) All major facility projects shall be designed, constructed, and commissioned or modeled to achieve a 15 percent reduction in water use when compared to water use based on plumbing fixture selection in accordance with the Energy Policy Act of 1992.

(g) To achieve sustainable building standards, construction projects may utilize a nationally recognized high performance energy modeling and environmental building rating system; provided, however, that any such rating system that uses a material or product based credit system that operates to the detriment of materials or products manufactured or produced in Georgia shall not be utilized. The department shall designate rating systems that meet these criteria and is authorized to establish its own alternative rating system. All major facility projects shall include Georgia products such that not less than 10 percent of all building materials used in a project are harvested, extracted, or manufactured in the State of Georgia where such products are commercially available in a manner consistent with the purposes of this Code section.

(h) A professional engineer, design professional, or commissioning agent shall certify that the building project’s systems for heating, ventilating, air conditioning, energy conservation, and water conservation are installed and working properly to ensure that each building project performs according to the building’s overall environmental design intent and operational objectives."

SECTION 5.

Article 1 of Chapter 9 of Title 50 of the Official Code of Georgia Annotated, relating to general provisions for the Georgia Building Authority, is amended by adding a new Code section to read as follows:

"50-9-17.  
(a) As used in this Code section, the term:

(1) 'Authority' means the Georgia Building Authority as set forth in Code Section 50-9-2.

(2) 'Transferred authorities' means the Georgia Building Authority (Markets) set forth in Article 1 of Chapter 10 of Title 2, the Georgia Building Authority (Hospital) set forth in Article 2 of Chapter 7 of Title 31, the Georgia Building Authority (Penal) set forth in Chapter 3 of Title 42, and the Agency for Removal of Hazardous Materials set forth in Article 4 of Chapter 9 of Title 50, as each entity existed as of June 30, 2008.

(b) Beginning July 1, 2008, all functions, duties, responsibilities, and obligations of the transferred authorities shall belong to the authority. The authority shall also succeed to the rights, claims, remedies, securities, and any other debt or obligation owing to the transferred authorities.

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(c) The authority shall be substituted for the transferred authorities on any bonds, claims, causes of action, contracts, leases, agreements, or other indebtedness or obligations of the transferred authorities. Contracts held by the transferred authorities shall be considered contracts of the authority, and any rights of renewal, prerogatives, benefits, and rights of enforcement under such contracts shall also be transferred to the authority.

(d) Appropriations for functions transferred from the transferred authorities to the authority may be transferred as provided in Code Section 45-12-90, relating to disposition of appropriations for duties, purposes, and objects which have been transferred. Personnel, equipment, and facilities previously employed for such transferred functions shall likewise be transferred to the authority. Upon the effective date of the transfer, all personnel positions authorized for the transferred authorities shall be transferred to the authority and all employees whose positions are transferred to the authority shall become employees of the authority in the unclassified service as provided in Code Section 45-20-6.

(e) All assets, moneys, properties both tangible and intangible, and other valuable instruments and consideration belonging to the transferred authorities on the date of transfer shall become the property and assets of the authority.

(f) Rules and regulations previously adopted by the transferred authorities shall remain in full force and effect as rules and regulations of the authority until amended, repealed, or superseded by action of the authority.

SECTION 6.
Chapter 9 of Title 50 of the Official Code of Georgia Annotated, relating to the Georgia Building Authority, is amended by repealing Article 4, relating to the Hazardous Materials Removal Agency, and designating said article as reserved.

SECTION 7.
This Act shall become effective on July 1, 2008; provided, however, that the provisions in Section 4 of this Act shall become effective on July 1, 2010, and shall apply to design agreements for major facilities projects entered into on or after such date.

SECTION 8.
All laws and parts of laws in conflict with this Act are repealed.