## SENATE SUBSTITUTE TO HB 1:

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## AS PASSED SENATE

## A BILL TO BE ENTITLED AN ACT

To amend Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to public health and morals, so as to provide for the possession of low THC oil under certain circumstances; to provide for definitions; to provide for penalties; to amend Title 31 of the Official Code of Georgia Annotated, relating to health, so as to create a registration within the Department of Public Health for individuals or caregivers who are authorized to possess low THC oil; to define certain terms; to provide for registration cards; to provide for procedure; to create the Georgia Commission on Medical Cannabis; to provide for membership, procedures, duties, and responsibilities; to provide for an automatic repeal of the commission; to allow the Board of Regents of the University System of Georgia to create or work with others to create a research program using low THC oil in treating certain residents of this state who have medication-resistant epilepsies; to provide for permits to be issued to program participants and others; to provide for automatic repeal of the research program; to amend Chapter 1 of Title 51 of the Official Code of Georgia Annotated, relating to general provisions of torts, so as to provide for limited liability for health care institutions and health care providers that permit the possession, administration, or use of low THC oil by an individual or caregiver on their premises in accordance with the laws of this state; to provide for a short title; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

20 **PART I** 21 **SECTION 1-1.** 

This Act shall be known and may be cited as the "Haleigh's Hope Act."

23	SECTION 1-2.
24	Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to offenses against
25	public health and morals, is amended by adding a new article to read as follows:
26	"ARTICLE 8
27	<u>16-12-190.</u>
28	As used in this article, the term 'low THC oil' means an oil that contains not more than 5
29	percent by weight of tetrahydrocannabinol and an amount of cannabidiol equal to or greater
30	than the amount of tetrahydrocannabinol.
31	<u>16-12-191.</u>
32	(a)(1) Notwithstanding any provision of Chapter 13 of this title, it shall be lawful for any
33	person to possess or have under his or her control 20 fluid ounces or less of low THC oil
34	<u>if:</u>
35	(A) Such person is registered with the Department of Public Health as set forth in
36	Code Section 31-2A-18;
37	(B) Such person has in his or her possession a registration card issued by the
38	Department of Public Health; and
39	(C) Such substance is in a pharmaceutical container labeled by the manufacturer
40	indicating the percentage of tetrahydrocannabinol therein.
41	(2) Notwithstanding any provision of Chapter 13 of this title, any person who possesses
42	or has under his or her control 20 fluid ounces or less of low THC oil without complying
43	with subparagraphs (A), (B), and (C) of paragraph (1) of this subsection shall be punished
44	as for a misdemeanor.
45	(b)(1) Notwithstanding any provision of Chapter 13 of this title, it shall be lawful for any
46	person to possess or have under his or her control 20 fluid ounces or less of low THC oil
47	<u>if:</u>
48	(A) Such person is involved in a clinical research program being conducted by the
49	Board of Regents of the University System of Georgia or any authorized clinical trial
50	or research study in this state or their authorized agent pursuant to Chapter 51 of Title
51	31 as:
52	(i) A program participant;
53	(ii) A parent, guardian, or legal custodian of a program participant;
54	(iii) An employee of the board of regents designated to participate in the research
55	program;
56	(iv) A program agent;

57	(v) A program collaborator and their designated employees;
58	(vi) A program supplier and their designated employees;
59	(vii) A program physician;
60	(viii) A program clinical researcher;
61	(ix) Program pharmacy personnel; or
62	(x) Other program medical personnel;
63	(B) Such person has in his or her possession a permit issued as provided in Code
64	Section 31-51-7; and
65	(C) Such substance is in a pharmaceutical container labeled by the manufacturer
66	indicating the percentage of tetrahydrocannabinol therein.
67	(2) Notwithstanding any provision of Chapter 13 of this title, any person who possesses
68	or has under his or her control 20 fluid ounces or less of low THC oil without complying
69	with subparagraphs (A), (B), and (C) of paragraph (1) of this subsection shall be punished
70	as for a misdemeanor.
71	(c) Notwithstanding any provision of Chapter 13 of this title, any person having possession
72	of or under his or her control more than 20 fluid ounces of low THC oil but less than 160
73	fluid ounces of low THC oil or who manufactures, distributes, dispenses, sells, or possesses
74	with the intent to distribute low THC oil shall be guilty of a felony, and upon conviction
75	thereof, shall be punished by imprisonment for not less than one nor more than ten years,
76	a fine not to exceed \$50,000.00, or both.
77	(d) Notwithstanding any provision of Chapter 13 of this title, any person who sells,
78	manufactures, delivers, brings into this state, or has possession of 160 or more fluid ounces
79	of low THC oil shall be guilty of the felony offense of trafficking in low THC oil and, upon
80	conviction thereof, shall be punished as follows:
81	(1) If the quantity of low THC oil is at least 160 fluid ounces but less than 31,000 fluid
82	ounces, by imprisonment for not less than five years nor more than ten years and a fine
83	not to exceed \$100,000.00;
84	(2) If the quantity of low THC oil is at least 31,000 fluid ounces but less than 154,000
85	fluid ounces, by imprisonment for not less than seven years nor more than 15 years and
86	a fine not to exceed \$250,000.00; and
87	(3) If the quantity of low THC oil is 154,000 or more fluid ounces, by imprisonment for
88	not less than ten years nor more than 20 years and a fine not to exceed \$1 million.
89	(e) Subsections (c) and (d) of this Code section shall not apply to a person involved in a
90	research program being conducted by the Board of Regents of the University System of
91	Georgia or its authorized agent pursuant to Chapter 51 of Title 31 as an employee of the
92	board of regents designated to participate in such program, a program agent, a program
93	collaborator and their designated employees, a program supplier and their designated

94	employees, a physician, clinical researcher, pharmacy personnel, or other medical
95	personnel, provided that such person has in his or her possession a permit issued as
96	provided in Code Section 31-5-7 and such possession, sale, manufacturing, distribution,
97	or dispensing is solely for the purposes set forth in Chapter 51 of Title 31.
98	(f) Nothing in this article shall require an employer to permit or accommodate the use,
99	consumption, possession, transfer, display, transportation, sale, or growing of marijuana
100	in any form, or to affect the ability of an employer to have a written zero tolerance policy
101	prohibiting the on-duty, and off-duty, use of marijuana, or prohibiting any employee from
102	having a detectable amount of marijuana in such employee's system while at work."
103	PART II
104	SECTION 2-1.
105	Title 31 of the Official Code of Georgia Annotated, relating to health, is amended in Chapter
106	2A, relating to the Department of Public Health, by adding a new Code section to read as
107	follows:
108	" <u>31-2A-18.</u>
109	(a) As used in this Code section, the term:
110	(1) 'Board' means the Georgia Composite Medical Board.
111	(2) 'Caregiver' means the parent, guardian, or legal custodian of an individual who is less
112	than 18 years of age or the legal guardian of an adult.
113	(3) 'Condition' means:
114	(A) Cancer, when such diagnosis is end stage or the treatment produces related wasting
115	illness, recalcitrant nausea and vomiting;
116	(B) Amyotrophic lateral sclerosis, when such diagnosis is severe or end stage;
117	(C) Seizure disorders related to diagnosis of epilepsy or trauma related head injuries;
118	(D) Multiple sclerosis, when such diagnosis is severe or end stage;
119	(E) Crohn's disease;
120	(F) Mitochondrial disease;
121	(G) Parkinson's disease, when such diagnosis is severe or end stage; or
122	(H) Sickle cell disease, when such diagnosis is severe or end stage.
123	(4) 'Department' means the Department of Public Health.
124	(5) 'Low THC oil' shall have the same meaning as set forth in Code Section 16-12-190.
125	(6) 'Physician' means an individual licensed to practice medicine pursuant to Article 2
126	of Chapter 34 of Title 43.
127	(7) 'Registry' means the Low THC Oil Patient Registry.

(b) There is established within the department the Low THC Oil Patient Registry.

129 (c) The purpose of the registry is to provide a registration of individuals and caregivers who have been issued registration cards. The department shall establish procedures and 130 131 promulgate rules and regulations for the establishment and operation of the registration 132 process and dispensing of registry cards to individuals and caregivers. Only individuals 133 residing in this state for at least one year or a child born in this state less than one year old 134 shall be eligible for registration under this Code section. Nothing in this Code section shall 135 apply to any Georgia residents living temporarily in another state for the purpose of securing THC oil for treatment of any condition under this Code section. 136 137 (d) The department shall issue a registration card to individuals and caregivers as soon as 138 practicable but no later than September 1, 2015, when an individual has been certified to the department by his or her physician as being diagnosed with a condition and has been 139 140 authorized by such physician to use low THC oil as treatment for such condition. The 141 board shall establish procedures and promulgate rules and regulations to assist physicians 142 in providing required uniform information relating to certification and any other matter 143 relating to the issuance of certifications. In promulgating such rules and regulations, the 144 board shall require that physicians have a doctor-patient relationship when certifying an 145 individual as needing low THC oil and physicians shall be required to be treating an 146 individual for the specific condition requiring such treatment. 147 (e) The board shall require physicians to issue quarterly reports to the board. Such reports shall require physicians to provide information, including, but not limited to, dosages 148 149 recommended for a particular condition, clinical responses, compliance, responses to 150 treatment, side effects, and drug interactions. 151 (f) Information received and records kept by the department for purposes of administering 152 this Code section shall be confidential; provided, however, that such information shall be 153 disclosed: 154 (1) Upon written request of an individual or caregiver registered pursuant to this Code 155 section; and 156 (2) To peace officers and prosecuting attorneys for the purpose of: (A) Verifying that an individual in possession of a registration card is registered 157 158 pursuant to this Code section; or 159 (B) Determining that an individual in possession of low THC oil is registered pursuant 160 to this Code section. 161 (g) The board shall develop a waiver form that will advise that the use of cannabinoids and 162 THC containing products have not been approved by the FDA and the clinical benefits are

unknown and may cause harm. Any patient or caregiver shall sign such waiver prior to his

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or her approval for registration."

165 **PART III SECTION 3-1.** 166 167 Said title is further amended by adding a new chapter to read as follows: 168 "CHAPTER 50 169 31-50-1. 170 (a) There is created the Georgia Commission on Medical Cannabis. 171 (b) As used in this chapter, the term 'commission' means the Georgia Commission on 172 Medical Cannabis. 173 31-50-2. (a) The commission shall consist of 17 members. The commissioner of public health, the 174 175 director of the Georgia Bureau of Investigation, the director of the Georgia Drugs and 176 Narcotics Agency, the commissioner of agriculture, the chairperson of the Georgia Composite Medical Board, and the Governor's executive counsel shall be permanent 177 178 members of the commission. The permanent members of the commission may designate 179 another individual to serve in his or her stead. The remaining members of the commission shall be appointed by the Governor on or before July 1, 2015. The remaining members 180 181 shall be: 182 (1) Two members of the Senate; 183 (2) Two members of the House of Representatives; 184 (3) A board certified hematologist-oncologist; 185 (4) A board certified neurologist; 186 (5) A board certified gastroenterologist; 187 (6) A board certified pharmacist; 188 (7) An attorney employed by the Prosecuting Attorneys' Council of the State of Georgia 189 or a prosecuting attorney; 190 (8) A sheriff; and 191 (9) A police chief. 192 (b) In the event of death, resignation, disqualification, or removal for any reason of any 193 member of the commission, the vacancy shall be filled in the same manner as the original appointment, and the successor shall serve for the unexpired term. 194 195 (c) Membership on the commission shall not constitute public office, and no member shall 196 be disqualified from holding public office by reason of his or her membership.

(d) The Governor shall designate a chairperson of the commission from among the members, which chairperson shall serve in that position at the pleasure of the Governor.

The chairperson shall only vote to break a tie. The commission may elect such other officers and committees as it considers appropriate.

- (e) The commission, with the approval of the Governor, may employ such professional, technical, or clerical personnel as deemed necessary to carry out the purposes of this chapter. The commission may create committees from among its membership as well as appoint other persons to serve in an advisory capacity to the commission in implementing this chapter.
- 206 (f) The commission shall be attached for administrative purposes only to the Department 207 of Public Health in accordance with Code Section 50-4-3. The Department of Public 208 Health may use any funds specifically appropriated to it to support the work of the 209 commission.
- 210 <u>31-50-3.</u>

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- 211 (a) The commission may conduct meetings at such places and times as it deems necessary
- or convenient to enable it to exercise fully and effectively its powers, perform its duties,
- and accomplish the objectives and purposes of this chapter. The commission shall hold
- 214 <u>meetings at the call of the chairperson.</u>
- 215 (b) A quorum for transacting business shall be a majority of the members of the commission.
- 217 (c) Any legislative members of the commission shall receive the allowances provided for 218 in Code Section 28-1-8. Citizen members shall receive a daily expense allowance in the 219 amount specified in subsection (b) of Code Section 45-7-21 as well as the mileage or 220 transportation allowance authorized for state employees. Members of the commission who 221 are state officials, other than legislative members, or state employees shall receive no 222 compensation for their services on the commission, but shall be reimbursed for expenses incurred in the performance of their duties as members of the commission in the same 223 224 manner as reimbursements are made in their capacity as state officials or state employees. 225 The funds necessary for the reimbursement of the expenses of state officials, other than
- legislative members, and state ampleyees shall come from funds appropriated to or
- legislative members, and state employees shall come from funds appropriated to or
- otherwise available to their respective departments.
- 228 <u>31-50-4.</u>
- (a) The commission shall have the following duties:
- (1) To establish comprehensive recommendations regarding the potential regulation of
   medical cannabis in this state. Such recommendations shall include, without limitations,

260	PART IV
259	This chapter shall stand repealed on June 30, 2016."
258	<u>31-50-5.</u>
257	the commission.
256	analysts, statisticians, and other individuals or organizations as determined appropriate by
255	services of attorneys, consultants, subject matter experts, economists, budget analysts, data
254	(c) Subject to the availability of funds, the commission shall be authorized to retain the
253	commission deems necessary to fulfill its responsibilities.
252	(5) To conduct studies, hold public meetings, collect data, or take any other action the
251	(4) To establish rules and procedures for conducting the business of the commission; and
250	chairperson necessary or incidental to the performance of its duties;
249	(3) To authorize entering into contracts or agreements through the commission's
248	to the greatest extent allowed by state and federal law;
247	(2) To request and receive data from and review the records of appropriate state agencies
246	in this state;
245	(1) To evaluate how the laws and programs affecting medical cannabis should operate
244	(b) The commission shall have the following powers:
243	other states with regard to medical cannabis.
242	(2) To evaluate and consider the best practices, experiences, and results of legislation in
241	and the Senate Health and Human Services Committee; and
240	Judiciary, Non-civil Committee, the House Committee on Health and Human Services,
239	Appropriations Committee, the House Committee on Judiciary, Non-civil, the Senate
238	and the chairpersons of the House Committee on Appropriations, the Senate
237	provided to the executive counsel of the Governor, the Office of Planning and Budget,
236	proposed legislation which the commission deems necessary or appropriate shall be
235	issues, and problems related to medical cannabis and any recommended action or
234	submitted no later than December 31, 2015, including a review of the conditions, needs,
233	a state-sanctioned system related to medical cannabis. A detailed report, which shall be
232	specification of the department or departments to have responsibility for the oversight of

Title 31 of the Official Code of Georgia Annotated, relating to health, is amended by adding a new chapter to read as follows:

	15		HB 1/SCSFA/2
264		"CHAPTER 51	
265	<u>31-51-1.</u>		

- 266 (a) As used in this chapter, the term 'low THC oil' shall have the same meaning as set forth
- 267 <u>in Code Section 16-12-190.</u>
- 268 (b) The Board of Regents of the University System of Georgia may cause to be designed,
- developed, implemented, and administered a low THC oil research program to develop
- 270 rigorous data that will inform and expand the scientific community's understanding of
- 271 potential treatments for individuals under 18 years of age with medication-resistant
- 272 <u>epilepsies.</u>
- (c) Any such program shall adhere to the regulatory process established by the federal
- Food, Drug, and Cosmetic Act, as well as other federal laws and regulations governing the
- development of new medications containing controlled substances.
- 276 (d) Any universities and nonprofit institutions of higher education that conduct research
- 277 may continue any research that is permitted under federal law as well as any additional
- 278 <u>research is permitted under this chapter.</u>
- 279 <u>31-51-2.</u>
- 280 To the extent permissible under this chapter, any research program developed pursuant to
- 281 <u>this chapter shall be designed to permit the voluntary enrollment of all individuals under</u>
- 282 <u>18 years of age having medication-resistant epilepsies who are residents of this state and</u>
- 283 <u>who:</u>
- 284 (1) Have been residents of this state for the 24 month period immediately preceding their
- 285 entry into the program; or
- 286 (2) Have been residents of this state continuously since birth if they are less than 24
- 287 months old at the time of their entry into the program.
- 288 <u>31-51-3.</u>
- 289 (a) For purposes of this chapter, the board of regents may act through a unit of the
- 290 <u>University System of Georgia, a nonprofit corporation research institute, or a nonprofit</u>
- institution of higher education that conducts research, or any combination thereof.
- 292 (b) Any nonprofit corporation research institute approved by the board of regents to
- 293 participate in the research program established under this chapter shall be required to have
- 294 <u>the necessary experience, expertise, industry standards and security procedures, and</u>
- infrastructure to implement such research in accordance with accepted scientific and
- 296 <u>regulatory standards.</u>

297 (c) The board of regents and its authorized agent may enter into such agreements, among themselves and with other parties, as are reasonable and necessary to implement the 298 299 provisions of this chapter. 300 31-51-4. 301 (a) The board of regents or its authorized agent may designate an FDA approved supplier 302 of low THC oil and collaborate with a designated supplier to develop a clinical trial or research study protocol to study the use of low THC oil in the treatment of individuals 303 304 under 18 years of age with medication-resistant epilepsies, which trial or research study 305 shall be conducted at one or more locations in this state. Such supplier shall be required 306 to supply a source of low THC oil that has been standardized and tested in keeping with 307 such standards. 308 (b) The board of regents or its authorized agent shall work with any supplier of low THC 309 oil to commit personnel and other resources to such collaboration and to supply low THC 310 oil for a collaborative study under reasonable terms and conditions to be agreed upon 311 mutually. 312 <u>31-51-5.</u> 313 Any public record, as defined by Code Section 50-18-70, produced pursuant to this chapter 314 shall be exempt from disclosure to the extent provided by Code Section 50-18-72. 315 <u>31-51-6.</u> 316 All activities undertaken pursuant to this chapter shall be subject to availability of funds 317 appropriated to the board of regents or to any other academic or research institution or 318 otherwise made available for purposes of this chapter. 319 <u>31-51-7.</u> 320 (a)(1) Research program participants and their parents, guardian, or legal custodian, 321 employees of the board of regents designated to participate in the research program, 322 program agents and collaborators and their designated employees, and program suppliers 323 of low THC oil and their designated employees shall be immune from state prosecution 324 as provided in Code Section 16-12-191. 325 (2) Physicians, clinical researchers, pharmacy personnel, and all medical personnel in 326 the research program authorized by this chapter shall be immune from state prosecution 327 as provided in Code Section 16-12-191. 328 (b) For purposes of providing proof of research program participation, the board of regents 329 or its agent which administers the research program authorized by this chapter shall provide

330 appropriate permits, suitable for carrying on their persons or display, as applicable, to research program participants and their parents, guardian, or legal custodian, employees 331 332 of the board of regents designated to participate in the research program, program agents 333 and collaborators and their designated employees, program suppliers of low THC oil and their designated employees, physicians, clinical researchers, pharmacy personnel, and all 334 335 medical personnel in the program. 336 <u>31-51-8.</u> 337 The board of regents may establish fees for program participants in such amounts as are 338 reasonable to offset program costs. 339 <u>31-51-9.</u> 340 The board of regents may adopt such rules and regulations as are reasonable and necessary 341 for purposes of this chapter. 342 31-51-10. 343 This chapter shall stand repealed on July 1, 2020." 344 **PART V SECTION 5-1.** 345 Chapter 1 of Title 51 of the Official Code of Georgia Annotated, relating to general 346 347 provisions of torts, is amended by adding a new Code section to read as follows: 348 "<u>51-1-29.6.</u> 349 (a) As used in this Code section, the term: 350 (1) 'Caregiver' shall have the same meaning as set forth in Code Section 31-2A-18. 351 (2) 'Health care institution' shall have the same meaning as set forth in Code Section 352 <u>51-1-29.5.</u> 353 (3) 'Health care provider' means any person licensed, certified, or registered under Chapter 9, 10A, 11, 11A, 26, 28, 30, 33, 34, 35, 39, or 44 of Title 43 or Chapter 4 of 354 355 Title 26. (4) 'Low THC oil' shall have the same meaning as set forth in Code Section 16-12-190. 356 357 (b) A health care institution shall not be subject to any civil liability, penalty, licensing 358 sanction, or other detrimental action and a health care provider shall not be subject to any 359 civil liability, penalty, denial of a right or privilege, disciplinary action by a professional 360 licensing board, or other detrimental action for allowing an individual or caregiver to

possess, administer, or use low THC oil on the premises of a health care institution or

362 363	offices of a health care provider provided that the possession of such substance is in accordance with the laws of this state."
364	PART VI
365	SECTION 6-1.
366	This Act shall become effective upon its approval by the Governor or upon its becoming law
367	without such approval.
368	SECTION 6-2

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

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