## Senate Bill 121

By: Senators Walker III of the 20th, Stone of the 23rd, Hufstetler of the 52nd, Burke of the 11th, Unterman of the 45th and others

#### AS PASSED

# A BILL TO BE ENTITLED AN ACT

To amend Part 2 of Article 2 of Chapter 13 of Title 16 of the Official Code of Georgia
 Annotated, relating to the prescription drug monitoring program data base, so as to increase
 the length of time that prescription information is retained in the data base from two years
 to five years; to authorize the Attorney General's Medicaid Fraud Control Unit to access the
 data base for enforcement purposes; to provide for related matters; to repeal conflicting laws;
 and for other purposes.

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

#### **SECTION 1.**

9 Part 2 of Article 2 of Chapter 13 of Title 16 of the Official Code of Georgia Annotated,
10 relating to the prescription drug monitoring program data base, is amended by revising
11 subsection (e) of Code Section 16-13-59, relating to information to include for each Schedule
12 II, III, IV, or V controlled substance prescription and compliance, as follows:

13 "(e) The department shall not access or allow others to access any identifying prescription 14 information from the PDMP after two five years from the date such information was 15 originally received by the department. The department may retain prescription information 16 that has been processed to remove personal identifiers from the health information in 17 compliance with the standard and implementation rules of the federal Health Insurance 18 Portability and Accountability Act (HIPAA) of 1996, P.L. 104-191, for more than two five years but shall promulgate regulations and procedures that will ensure that any identifying 19 information the department receives from any dispenser or reporting entity that is two five 20 21 years old or older is deleted or destroyed on an ongoing basis in a timely and secure 22 manner."

#### **SECTION 2.**

Said part is further amended by revising subsection (c) of Code Section 16-13-60, relating
to privacy and confidentiality, use of data, and security program for the prescription drug
monitoring program data base, as follows:

27 "(c) The department shall be authorized to provide requested prescription information28 collected pursuant to this part only as follows:

(1) To persons authorized to prescribe or dispense controlled substances for the sole
 purpose of providing medical or pharmaceutical care to a specific patient;

(2) Upon the request of a patient, prescriber, or dispenser about whom the prescription
information requested concerns or upon the request on his or her behalf of his or her
attorney;

(3) To local or state law enforcement or prosecutorial officials pursuant to the issuance
of a search warrant from an appropriate court or official in the county in which the office
of such law enforcement or prosecutorial officials are located; or to federal law
enforcement or prosecutorial officials as allowed by federal law by the issuance of a
search warrant, a grand jury subpoena, an administrative subpoena, or a civil
investigative demand; or to the Attorney General's Medicaid Fraud Control Unit by the
issuance of an administrative subpoena;

(4) To the agency, the Georgia Composite Medical Board or any other state regulatory
board governing prescribers or dispensers in this state, or the Department of Community
Health for purposes of the state Medicaid program, for health oversight purposes, or upon
the issuance of a subpoena by such agency, board, or Department of Community Health
pursuant to their existing subpoena power or to the federal Centers for Medicare and
Medicaid Services upon the issuance of a subpoena by the federal government pursuant
to its existing subpoena power;

48 (5)(A) To not more than two individuals who are members per shift or rotation of the
49 prescriber's or dispenser's staff;

50 (B) Such individuals may retrieve and review such information strictly for the purpose51 of:

52 (i) Providing medical or pharmaceutical care to a specific patient; or

53 (ii) Informing the prescriber or dispenser of a patient's potential use, misuse, abuse,

54 or underutilization of prescribed medication;

(C) All information retrieved and reviewed by such individuals shall be maintained in
a secure and confidential manner in accordance with the requirements of subsection (f)
of this Code section; and

(D) The delegating prescriber or dispenser may be held civilly liable and criminally
 responsible for the misuse of the prescription information obtained by such individuals;

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60 (6) To not more than two individuals, per shift or rotation, who are employed or 61 contracted by the health care facility in which the prescriber is practicing so long as the 62 medical director of such health care facility has authorized the particular individuals for 63 such access;

- 64 (7) In any hospital which provides emergency services, each prescriber may designate
  65 two individuals, per shift or rotation, who are employed or contracted by such hospital
  66 so long as the medical director of such hospital has authorized the particular individuals
  67 for such access; and
- 68 (8) To a prescription drug monitoring program operated by a government entity in
- another state or an electronic medical records system operated by a prescriber or health
- care facility, provided the program or system, as determined by the department, contains
- 71 legal, administrative, technical, and physical safeguards that meet or exceed the security
- measures of the department for the operation of the PDMP pursuant to this part."

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## **SECTION 3.**

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