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Senator Cowsert of the 46th offered the following amendment:

1 Amend the House substitute to SB 195 (LC 44 1755S) by striking lines 1 through 14 and 2 inserting in lieu thereof the following:

To amend Title 16 of the Official Code of Georgia Annotated, relating to crimes and offenses, so as to update and revise provisions relating to access to medical cannabis; to revise definitions; to provide for review of new treatment and delivery methods; to repeal a provision relating to the role of Georgia universities and testing of specifications; to revise provisions relating to dispensing; to provide for the issuance of dispensing licenses to independent pharmacies and production licensees; to provide for recommendations and input from the oversight committee; to provide for coordination with the Georgia Composite Medical Board; to provide for permits to colleges and universities within this state to conduct medical research via a bona fide partnership with a Class 1 or Class 2 production licensee; to move epidiolex from a Schedule V controlled substance to a dangerous drug; to provide for related matters; to provide for legislative findings; to provide for application; to repeal conflicting laws; and for other purposes.

- By striking lines 16 through 30 and inserting in lieu thereof the following:
- SECTION 1.
- Title 16 of the Official Code of Georgia Annotated, relating to crimes and offenses, is amended by revising Code Section 16-12-200, relating to definitions, as follows:
- 19 By striking "SECTION 3." on line 73 and inserting in its place "SECTION 2."
- 20 By striking "SECTION 4." on line 118 and inserting in its place "SECTION 3."

- 21 By striking "SECTION 5." on line 157 and inserting in its place "SECTION 4."
- 22 By striking "SECTION 6." on line 160 and inserting in its place "SECTION 5."
- 23 By striking lines 164 through 194 and inserting in lieu thereof the following:
 - (a)(1) The State Board of Pharmacy shall develop an annual, nontransferable specialty dispensing license for a pharmacy to dispense low THC oil <u>and products</u> to registered patients. The State Board of Pharmacy shall develop rules and regulations regarding dispensing pharmacies in this state <u>in accordance with the requirements contained in subsection</u> (b) of this Code section.
 - (2) Upon request by a licensed pharmacy in this state, the State Board of Pharmacy shall be authorized to develop an annual, nontransferable specialty dispensing license for an independent pharmacy with a registered office located within this state to dispense low THC oil and products to registered patients. The State Board of Pharmacy shall develop rules and regulations regarding dispensing pharmacies in this state in accordance with the requirements contained in subsection (b) of this Code section.
 - (2)(3) The commission shall be authorized to develop an annual, nontransferable dispensing license for retail outlets to dispense low THC oil <u>and products</u> to registered patients. The commission shall develop rules and regulations regarding retail dispensing licensees in this state <u>in accordance with the requirements contained in subsection (b) of</u> this Code section.
 - (4) The commission shall be authorized to develop an annual, nontransferable dispensing license for other retail outlets operated by Class 1 and Class 2 production licensees to dispense low THC oil and products to registered patients. The commission shall develop rules and regulations regarding retail dispensing licensees in this state in accordance with the requirements contained in subsection (b) of this Code section.

45	(5) The commission shall issue a sufficient number of dispensing licenses pursuant to
46	paragraphs (3) and (4) of this subsection for retail outlets to make their products available
47	to registered patients throughout the state. The commission shall ensure that retail outlets
48	are dispersed throughout the state for access by registered patients. In determining the
49	sufficient number of retail licensees, the commission shall consider the following factors
50	(A) Provision of a sufficient number of licensees in each geographic area of the state
51	to provide for market competition on pricing, product diversity, and treatmen
52	formulations between licensees; and
53	(B) Enabling dispensing licensees to provide home delivery of products to medically
54	fragile registered patients throughout the state.
55	(b) The State Board of Pharmacy and the commission shall jointly adopt rules relating to
56	the dispensing of low THC oil and products by pharmacies and retail dispensing licensees
57	Such rules shall include but not be limited to:
58	By striking lines 217 and 218 and inserting in lieu thereof the following:
59	(10) Requirements for the issuance of dispensing licenses to pharmacies, independent
60	pharmacies, retail outlets, and other retail outlets operated by Class 1 and Class 2
61	production licensees."
62	By striking "SECTION 7." on line 219 and inserting in its place "SECTION 6."
63	By striking "SECTION 8." on line 246 and inserting in its place "SECTION 7."
64	By striking "SECTION 9." on line 277 and inserting in its place "SECTION 8."
65	By striking line 278 and inserting in lieu thereof the following:
66	Said title is further amended by revising subsections (a) and (b) of Code Section

- 67 By striking lines 330 through 332 and inserting in lieu thereof the following:
- 68 (11) Sufficient documentation to prove that a \$1.5 million cash bond payable to the State 69 of Georgia or an irrevocable letter of credit can be
- 70 By striking lines 349 through 352.
- 71 By striking "**SECTION 10.**" on line 353 and inserting in its place "**SECTION 9.**"
- 72 *By striking line 354 and inserting in lieu thereof the following:*
- Said title is further amended by revising subsections (a) and (b) of Code Section
- 74 By striking lines 406 through 408 and inserting in lieu thereof the following:
- 75 (11) Sufficient documentation to prove that a \$625,000.00 cash bond payable to the State of Georgia or an irrevocable letter of credit can be
- 77 By striking lines 425 through 428.

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- 78 By striking "SECTION 11." on line 429 and inserting in its place "SECTION 10."
- 79 By striking "SECTION 12." on line 490 and inserting in its place "SECTION 11."
- 80 By striking lines 495 through 504 and inserting in lieu thereof the following:
 - (a) No licensee shall operate in any location, whether for cultivation, harvesting, and processing of marijuana or for processing, manufacturing, packaging, or distributing low THC oil <u>or products</u>, within a 3,000 <u>1,000</u> foot radius of a covered entity, measured from property boundary to property boundary. No dispensing licensee may operate in any

- location within a 1,000 foot radius of a covered entity, measured from property boundary to property boundary. As used in this subsection, the
- 87 By striking "SECTION 13." on line 512 and inserting in its place "SECTION 12."
- 88 By striking "SECTION 14." on line 525 and inserting in its place "SECTION 13."
- 89 By striking lines 553 through 582.
- 90 By striking "SECTION 16." on line 583 and inserting in its place "SECTION 14."
- 91 By striking "SECTION 17." on line 603 and inserting in its place "SECTION 15."
- 92 By striking "SECTION 18." on line 625 and inserting in its place "SECTION 16."
- 93 By striking "SECTION 19." on line 631 and inserting in its place "SECTION 17."
- 94 By striking "SECTION 20." on line 641 and inserting in its place "SECTION 18."
- 95 By striking "SECTION 21." on line 665 and inserting in its place "SECTION 19."
- 96 By striking "SECTION 22." on line 674 and inserting in its place "SECTION 20."
- 97 By striking "SECTION 23." on line 686 and inserting in its place "SECTION 21."
- 98 By striking "SECTION 24." on line 704 and inserting in its place "SECTION 22."

99	By striking lines /35 through /60 and inserting in lieu thereof the following:
100	SECTION 23.
101	Said title is further amended in Code Section 16-13-29, relating to Schedule V controlled
102	substances, by revising paragraph (1.5) as follows:
103	"(1.5) Epidiolex: A drug product in finished dosage formulation in its original container
104	that has been approved by and labeled in compliance with the U.S. Food and Drug
105	Administration (FDA) that contains cannabidiol (CBD) derived from cannabis and
106	contains no more than 0.1 percent (w/w) residual tetrahydrocannabinols; Reserved;"
107	SECTION 24.
108	Said title is further amended in Code Section 16-13-71, relating to the definition of
109	dangerous drug, by adding a new paragraph to subsection (b) to read as follows:
110	"(332.88) Epidiolex: A drug product in finished dosage formulation in its original
111	container that has been approved by and labeled in compliance with the United States
112	Food and Drug Administration (FDA) that contains cannabidiol (CBD) derived from
113	cannabis and contains no more than 0.1 percent (w/w) residual tetrahydrocannabinols;"
114	By striking "SECTION 28." on line 761 and inserting in its place "SECTION 25."

By striking "SECTION 29." on line 765 and inserting in its place "SECTION 26."