A BILL TO BE ENTITLED AN ACT

1 To amend Title 31 of the Official Code of Georgia Annotated, relating to health, so as to 2 provide for the compensation of pregnant women who but for a fetal heartbeat law could 3 choose to terminate the pregnancy but are compelled to carry the pregnancy to term and give 4 birth to a child; to specify the type and duration of compensation; to provide for procedures 5 and requirements to obtain compensation; to provide for a short title; to provide for related 6 matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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8 SECTION 1.
9 This Act shall be known and may be cited as the "Georgia Pro-Birth Accountability Act."
10 SECTION 2.
11 Title 31 of the Official Code of Georgia Annotated, relating to health, is amended by adding
12 a new chapter to read as follows:

13	" <u>CHAPTER 9C</u>
14	<u>31-9C-1.</u>
15	A pregnant woman who would be legally allowed to choose to terminate her pregnancy,
16	but for a law prohibiting an abortion upon a detectable human heartbeat of an embryo or
17	fetus, and who is accordingly compelled by the state to carry the pregnancy to term and
18	give birth to a child is entitled to be compensated by the state as provided in Code
19	<u>Section 31-9C-2.</u>
20	<u>31-9C-2.</u>
21	Compensation to which a woman is entitled pursuant to Code Section 31-9C-1 includes:
22	(1) Reasonable living, legal, medical, psychological, and psychiatric expenses that are
23	directly related to prenatal, intrapartal, and postpartal periods;
24	(2) Upon a detectable human heartbeat of an embryo or fetus, eligibility to claim the
25	embryo or fetus as a child for purposes of any child-related federal or state income tax
26	credits or deductions, including, but not limited to, the child tax credit, the child and
27	dependent care tax credit, and the earned income tax credit;
28	(3) Entitlement of the pregnant woman to be paired with a specially trained nurse to
29	provide home visits from early pregnancy through the child's second birthday;
30	(4) Automatic eligibility for and entitlement to any public assistance benefits available
31	pursuant to Chapter 4 or 5 of Title 49, including, but not limited to, Temporary
32	Assistance for Needy Families (TANF) Program and Supplemental Nutrition Assistance
33	Program (SNAP) benefits, which may not be reduced or suspended before the child
34	reaches 18 years of age, and for the Special Supplemental Nutrition Program for Women,
35	Infants, and Children (WIC):

36	(5) If the woman or embryo/fetus, or both, die during the gestational period or during
37	labor and delivery, reimbursement of all associated funeral and burial expenses and if the
38	woman dies, payment in compensation of loss of future earnings of the woman;
39	(6) If the woman becomes disabled as a result of carrying the embryo/fetus to term, any
40	medical expenses associated with the woman's disability, including, but not limited to,
41	costs associated with recommended surgery, treatment, physical or occupational therapy,
42	or other medical expenses and lost income of the woman, as long as the woman is
43	disabled:
44	(7) If the child is born with a congenital abnormality or disability, any medical expenses
45	associated with the care of that abnormality or disability, including, but not limited to,
46	costs of hospitalization, therapeutic and ADA-compliant equipment and accommodations,
47	and long-term care and treatment for the life of the child;
48	(8) Costs associated with health, dental, and vision insurance for the child until the age
49	of 18, including payment of any premiums, copays, deductibles, and other expenses;
50	(9) In the case of an unmarried woman, if the biological father of the child is unknown
51	or unable to provide support, child support pursuant to Article 1 of Chapter 6 of Title 19;
52	(10) If the pregnancy was caused by rape or incest, child support pursuant to Article 1
53	of Chapter 6 of Title 19; and
54	(11) A fully funded savings trust agreement pursuant to Section 529 of the Internal
55	Revenue Code to apply distributions toward qualified higher education expenses at any
56	eligible educational institution for the benefit of the child.
57	<u>31-9C-3.</u>
58	(a)(1) To obtain compensation from the state pursuant to Code Section 31-9C-1, a
59	woman shall file an affidavit with the Department of Human Services indicating that, but
60	for a law prohibiting an abortion upon a detectable human heartbeat of an embryo or
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61 <u>fetus, she would have chosen to terminate the pregnancy and not give birth to the child.</u>

- The affidavit may be filed any time after a medical professional determines the existence
 of a detectable human heartbeat that prevents the woman from terminating the pregnancy
 and before the birth of the child. The Department of Human Services shall process any
 claims for compensation pursuant to this chapter in a timely manner.
- 66 (2) Upon receipt of an affidavit filed by a woman pursuant to this subsection, the Department of Human Services shall assign a case manager to the woman in order to 67 develop a case plan to ensure that the woman is receiving adequate prenatal care, and to 68 determine any available state-funded programs and services for which the woman and 69 70 unborn child are eligible. The case manager shall meet with the pregnant woman 71 monthly in person to ensure that the pregnancy is continuing and that the requisite 72 programs, services, and funding are accessible. As part of the prenatal visits, the case 73 manager shall review all reports of the nurse assigned to the pregnant woman to ensure 74 that the woman is maintaining a nutritious, healthy lifestyle for development of the fetus. 75 After the birth of the child, the case manager shall make a reasonable number of 76 face-to-face visits, as determined by Department of Human Services regulation, to ensure 77 that the requisite programs, services, and funding continue to be accessible for the woman 78 and her child.
- 79 (b) The General Assembly shall establish a fund, separate and apart from the general fund,
- 80 <u>to which is annually appropriated sufficient funds to award the compensation authorized</u> 81 and required pursuant to this chapter and to fund the operational costs incurred by the
- 82 Department of Human Services in fulfilling the duties outlined in subsection (a) of this
- 83 <u>Code section.</u>"
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SECTION 3.

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