The House Special Committee on Access to Quality Health Care offers the following substitute to HB 164:

A BILL TO BE ENTITLED AN ACT

To amend Chapter 24 of Title 33 of the Official Code of Georgia Annotated, relating to insurance generally, so as to require all health insurers to pass along no less than 80 percent of all prescription drug rebates to enrollees that such insurer receives from third parties with regard to such enrollee's prescription drugs; to provide for a short title; to provide for legislative findings; to provide for definitions; to provide for related matters; to provide for an effective date and applicability; to repeal conflicting laws; and for other purposes.

7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

8 SECTION 1.
9 This Act shall be known and may be cited as the "Prescription Drug Consumer Financial
10 Protection Act."

12 The General Assembly finds:
13 (1) The citizens of this state frequently rely on state-regulated commercial insurers to
14 secure access to the prescription medicines needed to protect their health;

SECTION 2.

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(2) Commercial insurance plans increasingly require enrollees to bear significant
 out-of-pocket costs for their prescription medicines;

- 17 (3) High out-of-pocket costs of prescription medicines impact the ability of enrollees to
 18 start new and necessary medicines and to stay adherent to their prescriptions;
- (4) High or unpredictable cost sharing requirements are a main driver of unaffordableenrollee out-of-pocket costs;
- (5) The burdens of high or unpredictable cost sharing requirements are borne
 disproportionately by enrollees with chronic or debilitating conditions;
- (6) Pharmaceutical manufacturers may offer sizeable rebates, discounts, and price
 concessions in connection with the dispensing or administration of a therapy, but
 enrollees do not necessarily financially benefit from these amounts at the point of sale,
 and, instead, insurers or other intermediaries may retain the value of rebates, discounts,
 and price concessions;
- (7) Restrictions are needed on the ability of insurers and their intermediaries to retain
 rebates, discounts, and price concessions that instead should be directly passed on to
 enrollees as cost savings;
- (8) Enrollees need equitable and accessible health coverage that does not impose unfair
 cost sharing burdens upon them; and
- (9) The legislature intends that enrollees receive the benefit of meaningful and durable
 cost savings from rebates and other price concessions that would otherwise accrue to
 insurers in connection with the dispensing or administration of a particular drug therapy.
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SECTION 3.

- 37 Chapter 24 of Title 33 of the Official Code of Georgia Annotated, relating to insurance38 generally, is amended by adding a new Code section to read as follows:
- 39 ″<u>33-24-59.30.</u>
- 40 (a) As used in this Code section, the term:

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41	(1) 'Cost sharing requirements' means copayments, coinsurance, deductibles, and any
42	other amounts imposed on an enrollee for a covered prescription drug under the enrollee's
43	health benefit plan.
44	(2) 'Health benefit plan' means any hospital or medical insurance policy or certificate,
45	healthcare plan contract or certificate, qualified higher deductible health plan, health
46	maintenance organization or other managed care subscriber contract, or similar plan.
47	(3) 'Insurer' means an accident and sickness insurer, fraternal benefit society, health care
48	corporation, health maintenance organization, provider sponsored health care corporation,
49	or any similar entity regulated by the Commissioner.
50	(4) 'Price protection rebate' means a negotiated price concession that accrues directly or
51	indirectly to the insurer, or other party on behalf of the insurer, in the event of an increase
52	in the wholesale acquisition cost of a drug above a specified threshold.
53	(5) 'Rebate' means:
54	(A) Negotiated price concessions, including but not limited to base price concessions
55	whether described as a rebate or otherwise and reasonable estimates of any price
56	protection rebates and performance based price concessions that may accrue directly
57	or indirectly to the insurer during the coverage year from a manufacturer, dispensing
58	pharmacy, or other party in connection with the dispensing or administration of a
59	prescription drug; and
60	(B) Reasonable estimates of any negotiated price concessions, fees, and other
61	administrative costs that are passed through, or are reasonably anticipated to be passed
62	through, to the insurer and serve to reduce the insurer's costs for acquiring a
63	prescription drug.
64	(b) An enrollee's cost sharing requirements for each prescription drug provided through
65	a health benefit plan shall be calculated by an insurer at the point of sale to the enrollee
66	based on a price that is reduced by an amount equal to at least 80 percent of all rebates
67	received or to be received by such insurer, in connection with the dispensing or

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68	administration of the prescription drug and such calculation shall be described in such
69	<u>plans.</u>
70	(c) Noncompliance with this Code section by an insurer may result in the imposition of
71	penalties set forth in Code Section 33-2-24 or other state laws, including the imposition of
72	civil penalties and the suspension or revocation of an insurer's license.
73	(d) Nothing in this Code section shall preclude an insurer from decreasing an enrollee's
74	cost sharing requirements.
75	(e) In implementing the requirements of this Code section, this state shall only regulate an
76	insurer to the extent permissible under applicable law.
77	(f) Except as described in subsection (g) of this Code section, neither an insurer nor its
78	agents shall publish or otherwise disclose information regarding the actual amount of
79	rebates that an insurer receives on a product, manufacturer, or pharmacy-specific basis.
80	Such information is protectable as a trade secret pursuant to Code Section 10-1-761 and is
81	not a public record under Code Section 50-18-70, et seq. and shall not be disclosed directly
82	or indirectly to any nongovernmental party.
83	(g) Notwithstanding subsection (f) of this Code section, an insurer may disclose the
84	information described therein in accord with a department request, an appropriate court
85	order, or to a third party that needs such information to perform healthcare or
86	administrative services for such insurer. Any nongovernmental party receiving such
87	information shall maintain the confidentiality of such information in accord with this Code
88	section and other applicable law."

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SECTION 4.

- 90 This Act shall become effective on January 1, 2022, and shall apply to all policies issued,
- 91 delivered, issued for delivery, or renewed in this state on or after such date.

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SECTION 5.

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