The Senate Committee on Science and Technology offers the following substitute to SR 130:

A RESOLUTION

1 Creating the Joint Transparency and Open Access in Government Study Committee; and for 2 other purposes. 3 WHEREAS, state agencies possess great amounts of valuable information and reports on all 4 aspects of life for the citizens of this state, including, without limitation, health, business, 5 public safety, labor, and transportation data; and 6 WHEREAS, the tremendous amount of data maintained by state agencies can result in the 7 duplication of efforts, data, records, and parts of data and records that may result in the 8 maintenance of inconsistent data and records concerning the same citizen; and 9 WHEREAS, the lack of a quick and efficient delivery system to respond to legislative and 10 executive branch inquiries is harmful to the policy-making process and ultimately costs 11 taxpayers money; and 12 WHEREAS, progressive states have evolved to become data-driven governments that use 13 data as a strategic asset to improve the delivery of services to the state's citizens, to become 14 more efficient stewards of citizens' data, and to reduce unnecessary costs; and 15 WHEREAS, ensuring the quality and consistency of public data is essential to maintaining 16 the data's value and utility and achieving high value solutions to improve the lives and health 17 of our citizens; and 18 WHEREAS, new information technology has fundamentally changed the way people search 19 for and expect to find information and can aggregate large quantities of data to allow the state

to provide better information to citizens with increasing efficiency and thoroughness; and

20

WHEREAS, the state should evaluate ways to appropriately, efficiently, and securely share data between and within state agencies to allow for quicker, more impactful cross-agency analysis to allow policymakers to make quicker, more informed decisions; and

- WHEREAS, the state should use the innovations in information technology in other states and private industry to enhance public access to public data to make the state more transparent and to promote public trust while eliminating waste, fraud, and abuse in the execution and delivery of government services.
- NOW, THEREFORE, BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:
 - (1) **Creation of joint study committee.** There is created the Joint Transparency and Open Access in Government Study Committee.
 - (2) Members and officers.

- (A) The committee shall be composed of 14 members.
- (B) The President of the Senate shall appoint four members of the Senate as members of the committee and shall designate one of such members as cochairperson. In addition, the President of the Senate shall appoint three persons from private industry as follows:
 - (i) One member with expertise in health information technology;
 - (ii) One member with expertise in data security or a related technology field; and
 - (iii) One member from a stakeholder's group with expertise in the delivery of healthcare or other service provider utilizing public data in Georgia.
- (C) The Speaker of the House of Representatives shall appoint four members of the House of Representatives as members of the committee and shall designate one of such members as cochairperson. In addition, the Speaker shall appoint three persons from private industry as follows:
 - (i) One member with expertise in health information technology;
 - (ii) One member with expertise in data security or a related technology field; and
 - (iii) One member from a stakeholder's group with expertise in the delivery of healthcare or other service provider utilizing public data in Georgia.
- (3) **Powers and duties.** The committee shall undertake a study of the conditions, needs, issues, and problems mentioned above or related thereto and recommend any action or legislation which the committee deems necessary or appropriate. The committee shall determine the best practices for the state to achieve the most efficient system for maintaining and delivering the state's public records and data to public officials, government entities, and private citizens, including appropriate bidirectional access

between public and private industries; recommend specific solutions and legislation for an efficient open data and transparency law based upon open data policy principles for state agencies to maintain and share public data that is owned, controlled, collected, or maintained by state agencies; examine, solicit, and procure public and private institution grants and partnerships to assist in the performance of its duties. Such partnerships shall include, but are not limited to, opportunities from which the state can expect a clear return on investment from health information technology and other data-driven interventions that will improve the health and well-being of our citizens.

(4) **Meetings.** The cochairpersons shall call all meetings of the committee. The committee may conduct such meetings at such places and at such times as it may deem necessary or convenient to enable it to exercise fully and effectively its powers, perform its duties, and accomplish the objectives and purposes of this resolution.

(5) Allowances, expenses, and funding.

- (A) The legislative members of the committee shall receive the allowances provided for in Code Section 28-1-8 of the Official Code of Georgia Annotated.
- (B) Members of the committee who are not legislators, state officials, or state employees shall receive a daily expense allowance in an amount the same as that specified in subsection (b) of Code Section 45-7-21 of the Official Code of Georgia Annotated, as well as the mileage or transportation allowance authorized for state employees.
- (C) The allowances and expenses authorized by this resolution shall not be received by any member of the committee for more than five days unless additional days are authorized. Funds necessary to carry out the provisions of this resolution shall come from funds appropriated to the Senate and the House of Representatives.

(6) Report.

- (A) In the event the committee adopts any specific findings or recommendations that include suggestions for proposed legislation, the cochairpersons shall file a report of the same prior to the date of abolishment specified in this resolution, subject to subparagraph (C) of this paragraph.
- (B) In the event the committee adopts a report that does not include suggestions for proposed legislation, the cochairpersons shall file the report, subject to subparagraph (C) of this paragraph.
- (C) No report shall be filed unless the same has been approved prior to the date of abolishment specified in this resolution by majority vote of a quorum of the committee. A report so approved shall be signed by the cochairpersons of the committee and filed with the Secretary of the Senate and the Clerk of the House of Representatives.

(D) In the absence of an approved report, the cochairpersons may file with the Secretary of the Senate and the Clerk of the House of Representatives copies of the minutes of the meetings of the committee in lieu thereof.

92

93

94

95

(7) **Abolishment.** The committee shall stand abolished on December 1, 2017.