GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 934 Committee Substitute Favorable 4/30/19

	Short Title: Right to 7	(Public)			
	Sponsors:				
	Referred to:				
	April 22, 2019				
1		A BILL TO BE ENTITLED			
2	AN ACT EXPANDIN	NG THE RIGHT TO TRY ACT TO PR	OVIDE ACCESS TO		
3	INVESTIGATIONAL ADULT STEM CELL TREATMENTS FOR PATIENTS				
4	DIAGNOSED WITH A TERMINAL OR CHRONIC ILLNESS.				
5	The General Assembly of North Carolina enacts:				
6	SECTION 1. Article 23A of Chapter 90 of the General Statutes reads as rewritten:				
7	"Article 23A.				
8	"Right to Try Act.				
9	"Part 1. Experimental Treatments.				
10	"§ 90-325. Short title; purpose.				
11	(a) This Article shall be known and may be cited as the Right to Try Act.				
12	(b) The purpose of <u>Part 1 of this Article is to authorize access to and use of experimental</u>				
13	treatments for patients with a terminal illness; to establish conditions for use of experimental				
14	treatment; to prohibit sanctions of health care providers solely for recommending or providing				
15	experimental treatment; to clarify duties of a health insurer with regard to experimental treatment				
16	authorized under this Article; Part; to prohibit certain actions by State officials, employees, and				
17	agents; and to restrict certain causes of action arising from experimental treatment.				
18	"§ 90-325.1. Definitions.				
19	The following definitions apply in this Article, Part, unless the context requires otherwise:				
20	-	ble patient. – An individual who meets all of the	-		
21	a.	Has a terminal illness, attested to by a treating			
22	b.	Has, in consultation with a treating physici			
23		treatment options currently approved by the	United States Food and		
24 25		Drug Administration.	ting physician for use of		
23 26	с.	Has received a recommendation from the trea an investigational drug, biological product, o			
20		the terminal illness.	i device for treatment of		
28	d.	Has given informed consent in writing to us	se of the investigational		
29	u.	drug, biological product, or device for treatme	-		
30		or, if the individual is a minor or is otherwise			
31		informed consent, the parent or legal guard			
32		consent in writing to use of the investige	-		
33		product, or device.	allohar arag, croiogrear		
34	e.	Has documentation from the treating physi	cian that the individual		
35		meets all of the criteria for this definition. T			
36		include an attestation from the treating phy			
			e e		



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1 2 3	physician was consulted in the creation of the written, informed consent required under this Article. Part.		
3 4	"§ 90-325.2. Authorized access to and use of investigational drugs, biological products, and		
5	devices.		
6	(a) A manufacturer of an investigational drug, biological product, or device may make		
7	available to an eligible patient, and an eligible patient may request, the manufacturer's		
8	investigational drug, biological product, or device. However, nothing in this Article Part shall be		
9	construed to require a manufacturer of an investigational drug, biological product, or device to		
)	make such investigational drug, biological product, or device available to an eligible patient.		
_	(b) A manufacturer of an investigational drug, biological product, or device may provide		
2	the investigational drug, biological product, or device to an eligible patient without receiving		
3	compensation or may require the eligible patient to pay the costs of, or the costs associated with,		
1	the manufacture of the investigational drug, biological product, or device.		
5			
)	"§ 90-325.6. No private right of action against manufacturers of investigational drugs,		
,	biological products, or devices.		
5	No private right of action may be brought against a manufacturer of an investigational drug,		
))	biological product, or device, or against any other person or entity involved in the care of an aligible patient using an investigational drug biological product, or device, for any herm caused		
,	eligible patient using an investigational drug, biological product, or device, for any harm caused to the eligible patient resulting from use of the investigational drug, biological product, or device		
	as long as the manufacturer or other person or entity has made a good-faith effort to comply with		
}	the provisions of this <u>Article Part</u> and has exercised reasonable care in actions undertaken		
ŀ	pursuant to this Article. Part.		
	[*] § 90-325.7. Insurance coverage of clinical trials.		
)	Nothing in this Article Part shall be construed to affect a health benefit plan's obligation to		
	provide coverage for an insured's participation in a clinical trial pursuant to G.S. 58-3-255.		
	" <u>§ 90-325.8.</u> Reserved.		
)	" <u>§ 90-325.9.</u> Reserved.		
)	"Part 2. Investigational Adult Stem Cell Treatments.		
	" <u>§ 90-325.10. Purpose.</u> The purpose of Port 2 of this Article is to outhorize access to and use of certain investigational		
	<u>The purpose of Part 2 of this Article is to authorize access to and use of certain investigational</u> adult stem cell treatments for patients with certain severe chronic diseases or terminal illnesses;		
	to regulate the possession, use, and transfer of adult stem cells; and to create a criminal offense		
	for the purchase and sale of adult stem cells for certain investigational treatments.		
	"§ 90-325.11. Definitions.		
	The following definitions apply in this Part unless the context requires otherwise:		
	(1) Adult stem cell. – An undifferentiated cell that is (i) found in postnatal		
	differentiated tissue and (ii) able to renew itself and differentiate to yield all		
	or nearly all of the specialized cell types of the tissue from which the cell		
	originated.		
	(2) <u>Clinical trial. – A research study in which one or more human subjects are</u>		
	prospectively assigned to one or more interventions using adult stem cells		
	administered under United States Food and Drug Administration protocols for		
	(2) Investigational New Drugs or Investigational Device Exemptions.		
	(3) <u>Investigational adult stem cell treatment. – Adult stem cell treatment that</u> meets all of the following criteria:		
	a. <u>Is under investigation in a clinical trial and being administered to</u> human participants in that trial.		
)	b. Has not yet been approved for general use by the United States Food		
1	and Drug Administration.		

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1	<u>(4)</u>	Eligib	ble patient. – An individual who meets all of the follo	owing criteria:
2	<u> </u>	<u>a.</u>	Has a severe chronic disease or terminal illnes	
3			treating physician.	,
4		<u>b.</u>	Has, in consultation with a treating physician, c	onsidered all other
5		<u>0.</u>	treatment options currently approved by the Unit	
6			Drug Administration.	ed States 1 00d and
7		<u>c.</u>	Has received a recommendation from the treating	nhysician for use of
8		<u>c.</u>	an investigational adult stem cell treatment for	
9			disease or terminal illness.	
10		<u>d.</u>	Has given informed consent in writing to use of	
11			adult stem cell treatment or, if the individual is a m	inor or is otherwise
12			incapable of providing informed consent, the pare	nt or legal guardian
13			has given informed consent in writing to use of	the investigational
14			adult stem cell treatment.	
15		<u>e.</u>	Has documentation from the treating physician	that the individual
16		—	meets all of the criteria for this definition. This d	
17			include an attestation from the treating physicia	
18			physician was consulted in the creation of the	
19			consent required under this Part.	,
20	<u>(5)</u>	Sever	e chronic disease. – A condition, injury, or illness t	hat meets all of the
21	<u>,,,,</u>		ving criteria:	
22		<u>a.</u>	May be treated.	
23		<u>b.</u>	Is never cured or eliminated.	
24		<u>c.</u>	Entails significant functional impairment or severe	nain
25	<u>(6)</u>		inal illness. – As defined in G.S. 90-325.1(3).	<u>puiii.</u>
26	$\frac{(0)}{(7)}$		en, informed consent. – A written document that is si	ioned by an eligible
27	<u>(7)</u>		it; or if the patient is a minor, by a parent or legal	
28		patier	t is incapacitated, by a designated health care agent	pursuant to a health
29		care p	ower of attorney, that at a minimum includes all of	the following:
30		<u>a.</u>	An explanation of the currently approved products	s and treatments for
31			the eligible patient's severe chronic disease or term	ninal illness.
32		<u>b.</u>	An attestation that the eligible patient concurs	with the treating
33			physician in believing that all currently approv	ved treatments are
34			unlikely to alleviate the significant impairment	
35			associated with a severe chronic disease or unlikely	y to prolong the life
36			of an eligible patient with a terminal illness.	· · · ·
37		<u>c.</u>	Clear identification of the specific investigation	nal adult stem cell
38		—	treatment proposed for treatment of the eligib	
39			chronic disease or terminal illness.	<u> </u>
40		<u>d.</u>	A description of the potentially best and worst	outcomes resulting
41		<u>u.</u>	from use of the investigational adult stem cell tre	•
42			eligible patient's severe chronic disease or termina	
43			a realistic description of the most likely outcome. T	
44			be based on the treating physician's knowledg	
44 45			treatment in conjunction with an awareness of the	· ·
43 46			severe chronic disease or terminal illness and shall	· · ·
40 47				
47 48			acknowledging that new, unanticipated, different,	
			might result from, and that death could be hastened	za by, me proposed
49 50			treatment.	• • •••••• • • • • • • • • • • • • • •
50		<u>e.</u>	A statement that eligibility for hospice care may l	
51			eligible patient begins treatment of the termin	al illness with an

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1			investigational adult stem cell treatme	nt and that hospice care may be
2			reinstated if such treatment ends and th	ne eligible patient meets hospice
3			eligibility requirements.	
1		<u>f.</u>	A statement that the eligible patient's h	ealth benefit plan or third-party
5			administrator and provider are not ob	bligated to pay for any care or
5			treatments consequent to the use of the	e investigational adult stem cell
7			treatment, unless specifically required	to do so by law or contract.
3		<u>g.</u>	A statement that the eligible patient un	derstands that he or she is liable
)			for all expenses consequent to the	investigational adult stem cell
			treatment and that this liability extend	s to the eligible patient's estate,
			unless a contract between the p	atient and provider of the
			investigational stem cell treatment stat	tes otherwise.
		<u>h.</u>	A statement that the eligible patient or	
			minor or lacks capacity to provide info	rmed consent, that the parent or
			legal guardian consents to the use of th	
			treatment for treatment of the sever	re chronic disease or terminal
			condition.	
	" <u>§ 90-325.12. A</u>	<u>uthoriz</u>	zed treatments.	
	<u>(a)</u> <u>An el</u>	<u>igible p</u>	patient is authorized to access and use an	n investigational adult stem cell
	treatment under t	his Part	, if the investigational adult stem cell trea	tment meets all of the following
	requirements:			
	<u>(1)</u>		ministered directly by a physician certi	
			that meets the requirements of G.S. 90-	
	<u>(2)</u>		erseen by an institutional review board	that meets the requirements of
			90-325.13.	
	<u>(3)</u>		ovided at one of the following:	
		<u>a.</u>	A hospital licensed under Chapter 131	
		<u>b.</u>	An ambulatory surgical center licens	ed under Chapter 131E of the
			<u>General Statutes.</u>	
		<u>c.</u>	An accredited medical school located	
			administering an investigational adult ste	
		_	plicable rules of the North Carolina Med	
			bes not affect or authorize a person t	• • •
			n, use, or transfer of human organs, fet	al tissue, fetal stem cells, adult
		-	stem cells or their derivatives.	
			onal review boards; annual report; rul	
			nal review board that oversees investigat	
			Part is required to be affiliated with an ac	
			al licensed under Chapter 131E of the Ge	
	beds. An institutional review board that meets the requirements of this subsection may certify physicians to provide investigational adult stem cell treatment under this Part.			
			nal review board overseeing an investiga	
	under this Part shall keep a record on each person to whom a physician administers the treatment and document in the record the provision of each treatment and the effects of the treatment on			
	and document in the record the provision of each treatment and the effects of the treatment on the person throughout the period the treatment is administered to the person.			
	· · ·		tional review board overseeing an in	₽
			t shall submit an annual report to the No	-
			igs based on records kept under subsection	
			ient-identifying information and must be	
	both written and	• 1		made available to the public III
)	John written allu			

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1	(d) The N	North Carolina Medical Board may adopt rules con	ncerning the role and function	
2		eview boards under this Part.		
3	" <u>§ 90-325.14.</u> P	rohibited purchase and sale of adult stem cell	<u>ls for certain investigational</u>	
4	treat	<u>ments.</u>		
5		pt as allowed under subsection (c) of this section	•••	
6		er to sell, acquire, receive, sell, or otherwise tran		
7		ration for use in an investigational adult stem cell		
8	(b) Subsection (a) of this section does not prohibit the following forms of valuable			
9	consideration for	investigational adult stem cell treatment:		
10	<u>(1)</u>	A fee paid to a health care provider for service		
11		of medical practice or a fee paid for hospital or		
12	<u>(2)</u>	Reimbursement of legal or medical expenses i		
13		ultimate receiver of the investigational adult ste		
14	<u>(3)</u>	Reimbursement of expenses for travel, housing		
15		the donor of adult stem cells in connection with	the donation of the adult stem	
16		<u>cells.</u>		
17		in exception to the application of this section that	t the actor engaged in conduct	
18		<u>G.S. 130A-412.31.</u>		
19		lation of this section is a Class A1 misdemeanor.		
20		anctions against physicians prohibited.		
21		ensing board shall not revoke, fail to renew,		
22 23		on against a physician licensed under this C		
	physician's recommendation that an eligible patient have access to an investigational adult stem			
24 25	cell treatment, or the physician's administration of an investigational adult stem cell treatment to			
23 26	the eligible patient, provided that the recommendation made or the care provided is consistent with the applicable standard of care and the requirements of this Part			
20 27	with the applicable standard of care and the requirements of this Part.(b) An entity responsible for Medicare certification shall not take action against a			
28		care certification based solely on the physician's i		
28 29		n investigational adult stem cell treatment, or the	-	
2) 30		al adult stem cell treatment to the eligible	. .	
31		made or the care provided meets the applical	± ±	
32	requirements of t		one standard of care and the	
33	" <u>§ 90-325.16. Prohibited conduct by government officials.</u>			
34		mployee, or agent of this State or any of its politic	cal subdivisions shall interfere	
35		o interfere with an eligible patient's access to an i		
36		ized under this Part. Counseling, advice, or a rec		
37		ls of care from a licensed health care provider doe		
38	this section.	<u> </u>		
39		nsurance of clinical trials.		
40		nis Part shall be construed to affect a health benef	fit plan's obligation to provide	
41	_	nsured's participation in a clinical trial pursuant to		
42		FION 3. This act becomes effective December		
43	committed on or	after that date.		

43 committed on or after that date.