GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 98

Committee Substitute Favorable 3/21/23 Committee Substitute #2 Favorable 3/29/23 Senate Judiciary Committee Substitute Adopted 6/12/24

(Public)

Right to Try Individualized Treatments.

Short Title:

	Sponsors:			
	Referred to:			
	February 14, 2023			
1			A BILL TO BE ENTITLED	
2	AN ACT TO PR	OVIDE	ELIGIBLE PATIENTS THE RIGHT TO TRY INDIVIDUALIZED	
3	INVESTIGA	INVESTIGATIONAL DRUGS, BIOLOGICAL PRODUCTS, AND DEVICES TO TREAT		
4	LIFE-THREATENING OR SEVERELY DEBILITATING ILLNESSES.			
5	The General Assembly of North Carolina enacts:			
6	SECTION 1. Article 23A of Chapter 90 of the General Statutes is amended by			
7	adding a new Par	t to read	:	
8			"Part 3. Individualized Treatments.	
9	" <u>§ 90-325.30.</u> De	efinitior	<u>ns.</u>	
10	The following	g definit	ions apply in this Part, unless the context requires otherwise:	
11	<u>(1)</u>	Eligib	le facility. – Any institution operating under Federalwide Assurance for	
12		the Pro	otection of Human Subjects in accordance with 45 C.F.R. § 46 and 42	
13		U.S.C	. § 289(a).	
14	<u>(2)</u>	Eligib	le patient. – An individual who meets all of the following criteria:	
15		<u>a.</u>	Has a life-threatening or severely debilitating illness, attested to by a	
16			treating physician.	
17		<u>b.</u>	Has, in consultation with a treating physician, considered all other	
18			treatment options currently approved by the United States Food and	
19			Drug Administration.	
20		<u>c.</u>	Has received a recommendation from the treating physician for use of	
21			an individualized investigational drug, biological product, or device	
22			for treatment of the life-threatening or severely debilitating illness.	
23		<u>d.</u>	Has given informed consent in writing to use of the individualized	
24		<u> </u>	investigational drug, biological product, or device for treatment of the	
25			life-threatening or severely debilitating illness or, if the individual is a	
26			minor or is otherwise incapable of providing informed consent, the	
27			parent or legal guardian has given informed consent in writing to use	
28			of the individualized investigational drug, biological product, or	
29			device.	
30		<u>e.</u>	Has documentation from the treating physician that the individual	
31		_	meets all of the criteria for this definition. This documentation shall	
32			include an attestation from the treating physician that the treating	
33			physician was consulted in the creation of the written, informed	
34			consent required under this Part.	



1 Individualized investigational drug, biological product, or device. – A drug, (3) 2 biological product, or device that is unique and produced exclusively for use 3 for an individual patient, based on their own genetic profile, including 4 individualized gene therapy antisense oligonucleotides and individualized 5 neoantigen vaccines. 6 Institution. – As defined in 45 C.F.R. § 46.102(f). <u>(4)</u> 7 (5) Life-threatening or severely debilitating illness. – As those terms are defined 8 in 21 C.F.R. § 312.81. 9 Written, informed consent. – A written document that is signed by an eligible <u>(6)</u> 10 patient; or if the patient is a minor, by a parent or legal guardian; or if the 11 patient is incapacitated, by a designated health care agent pursuant to a health care power of attorney, that at a minimum includes all of the following: 12 13 An explanation of the currently approved products and treatments for a. 14 the eligible patient's life-threatening or severely debilitating illness. 15 <u>b.</u> An attestation that the eligible patient concurs with the treating physician in believing that all currently approved treatments are 16 17 unlikely to prolong the eligible patient's life. 18 Clear identification of the specific individualized investigational drug, <u>c.</u> 19 biological product, or device proposed for treatment of the eligible 20 patient's terminal illness. 21 <u>d.</u> A description of the potentially best and worst outcomes resulting 22 from use of the individualized investigational drug, biological product, 23 or device to treat the eligible patient's life-threatening or severely 24 debilitating illness, along with a realistic description of the most likely 25 outcome. The description shall be based on the treating physician's 26 knowledge of the proposed treatment in conjunction with an awareness of the eligible patient's life-threatening or severely 27 28 debilitating illness and shall include a statement acknowledging that 29 new, unanticipated, different, or worse symptoms might result from, 30 and that death could be hastened by, the proposed treatment. 31 A statement that eligibility for hospice care may be withdrawn if the <u>e.</u> 32 eligible patient begins treatment of the life-threatening or severely 33 debilitating illness with an individualized investigational drug, 34 biological product, or device and that hospice care may be reinstated 35 if such treatment ends and the eligible patient meets hospice eligibility 36 requirements. 37 A statement that the eligible patient's health benefit plan or third-party <u>f.</u> 38 administrator and provider are not obligated to pay for any care or 39 treatments consequent to the use of the individualized investigational 40 drug, biological product, or device, unless specifically required to do 41 so by law or contract. 42 A statement that the eligible patient understands that he or she is liable g. 43 for all expenses consequent to the use of the individualized 44 investigational drug, biological product, or device and that this 45 liability extends to the eligible patient's estate, unless a contract 46 between the patient and the manufacturer of the drug, biological 47 product, or device states otherwise. 48 A statement that the eligible patient or, for an eligible patient who is a <u>h.</u> 49 minor or lacks capacity to provide informed consent, that the parent or 50 legal guardian consents to the use of the individualized investigational <u>drug</u>, <u>biological</u> <u>product</u>, <u>or device for treatment of the life-threatening</u> or severely debilitating illness.

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"§ 90-325.31. Authorized access to and use of individualized investigational drugs, biological products, or devices.

- (a) A manufacturer operating within an eligible facility and in accordance with all applicable federal law may make available to an eligible patient, and an eligible patient may request, the manufacturer's individualized investigational drug, biological product, or device from an eligible facility or manufacturer operating within an eligible facility. However, nothing in this Part shall be construed to require a manufacturer of an individualized investigational drug, biological product, or device to make such individualized investigational drug, biological product, or device available to an eligible patient.
 - (b) A manufacturer of an individualized investigational drug, biological product, or device may provide the individualized investigational drug, biological product, or device to an eligible patient without receiving compensation or may require the eligible patient to pay the costs of, or the costs associated with, the manufacture of the individualized investigational drug, biological product, or device.

"§ 90-325.32. No liability to heirs for outstanding debt related to use of individualized investigational drugs, biological products, or devices.

If an eligible patient dies while being treated with an individualized investigational drug, biological product, or device, the eligible patient's heirs are not liable for any outstanding debt related to the treatment, including any costs attributed to lack of insurance coverage for the treatment.

"§ 90-325.33. Sanctions against health care providers prohibited.

- (a) A licensing board shall not revoke, fail to renew, suspend, or take any other disciplinary action against a health care provider licensed under this Chapter, based solely on the health care provider's recommendations to an eligible patient regarding access to or treatment with an individualized investigational drug, biological product, or device.
- (b) An entity responsible for Medicare certification shall not take action against a health care provider's Medicare certification based solely on the health care provider's recommendation that a patient have access to an individualized investigational drug, biological product, or device. "§ 90-325.34. Prohibited conduct by State officials.

No official, employee, or agent of this State shall block or attempt to block an eligible patient's access to an individualized investigational drug, biological product, or device. Counseling, advice, or a recommendation consistent with medical standards of care from a licensed health care provider, or denial of coverage by the Medicaid program authorized under Part 6, Article 2, of Chapter 108A of the General Statutes, do not constitute a violation of this section.

"§ 90-325.35. No private right of action against manufacturers of individualized investigational drugs, biological products, or devices.

No private right of action may be brought against a manufacturer of an individualized investigational drug, biological product, or device, or against any other person or entity involved in the care of an eligible patient using an individualized investigational drug, biological product, or device, for any harm caused to the eligible patient resulting from use of the individualized 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 Part and has exercised reasonable care in actions undertaken pursuant to this Part.

"§ 90-325.36. Insurance coverage of clinical trials.

Nothing in this 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."

SECTION 2. Section 1 of this act becomes effective October 1, 2024. The remainder of this act is effective when it becomes law.