

I_133_2979

133rd General Assembly
Regular Session
2019-2020

. B. No.

A BILL

To amend sections 4729.89 and 4731.97 of the 1
Revised Code regarding Ohio's Right to Try Law. 2

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 4729.89 and 4731.97 of the 3
Revised Code be amended to read as follows: 4

Sec. 4729.89. (A) As used in this section, "eligible 5
patient," "investigational drug, product, or device," "terminal 6
condition," "other qualifying condition," and "treating 7
physician" have the same meanings as in section 4731.97 of the 8
Revised Code. 9

(B) A manufacturer of dangerous drugs may, in accordance 10
with section 4731.97 of the Revised Code, provide an 11
investigational drug, product, or device for treatment of a 12
terminal condition or other qualifying condition to an eligible 13
patient or to the treating physician who is treating the 14
eligible patient's terminal condition or other qualifying 15
condition. In doing so, the manufacturer may do all of the 16
following: 17



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(1) Provide the investigational drug, product, or device 18
to the eligible patient or treating physician directly or 19
through a terminal distributor of dangerous drugs; 20

(2) Provide the investigational drug, product, or device 21
either with or without charge for the costs associated with 22
manufacturing and providing the investigational drug, product, 23
or device; 24

(3) Require the eligible patient to participate in data 25
collection relating to use of the investigational drug, product, 26
or device. 27

(C) Except for actions or omissions constituting willful 28
or wanton misconduct, a manufacturer or terminal distributor of 29
dangerous drugs that provides or distributes an investigational 30
drug, product, or device pursuant to this section and section 31
4731.97 of the Revised Code is not liable for or subject to 32
damages in any civil action or prosecution in any criminal 33
proceeding for actions or omissions related to providing or 34
distributing the investigational drug, product, or device. 35

(D) Nothing in this section shall be interpreted as 36
requiring a manufacturer or terminal distributor to provide an 37
investigational drug, product, or device to an eligible patient 38
or the patient's treating physician. 39

Sec. 4731.97. (A) As used in this section: 40

(1) "Investigational drug, product, or device" means a 41
drug, product, or device that has successfully completed phase 42
one of United States food and drug administration clinical 43
trials and remains under clinical investigation, but has not 44
been approved for general use by the United States food and drug 45
administration. "Investigational drug, product, or device" does 46

not include controlled substances in schedule I, as defined in 47
section 3719.01 of the Revised Code. 48

(2) "Drug" has the same meaning as in section 4729.01 of 49
the Revised Code. 50

(3) "Product" means a biological product, other than a 51
drug, that is made from a natural human, animal, or 52
microorganism source and is intended to treat a disease or 53
medical condition. 54

(4) "Device" means a medical device that is intended for 55
use in the diagnosis or treatment of a disease or medical 56
condition. 57

(5) "Physician" means an individual authorized by this 58
chapter to practice medicine and surgery or osteopathic medicine 59
and surgery. 60

(6) "Terminal condition" means any of the following 61
conditions, if irreversible, incurable, and untreatable through 62
a method of treatment approved by the United States food and 63
drug administration: 64

(a) A progressive form of cancer; 65

(b) A progressive neurological disorder; 66

(c) A progressive musculoskeletal disorder; 67

(d) A condition that, based on reasonable medical 68
standards and a reasonable degree of medical certainty, appears 69
likely to cause death within a period of time that is relatively 70
short but does not exceed twelve months. 71

(7) "Other qualifying condition" means any of the 72
following conditions, if a method of treatment approved by the 73

United States food and drug administration is unable to resolve 74
the condition: 75

(a) A persistent and agonizing pain that lasts more than 76
thirty days, except that if administering pain medication for 77
thirty days would cause organ failure or death in the opinion of 78
the patient's treating physician, the persistent and agonizing 79
pain may be for a duration shorter than thirty days; 80

(b) A disfigurement caused by an accident or birth defect; 81

(c) A substance use disorder that has not been 82
successfully treated, in the opinion of the patient's treating 83
physician, within one year of beginning treatment; 84

(d) A condition caused by a contagion that has either 85
resulted in the death of at least one Ohioan or that has at 86
least a one per cent morbidity rate among an infected 87
population, as determined by the department of health. 88

(8) "Treating physician" means the physician primarily 89
responsible for providing medical care and treating an eligible 90
patient's terminal condition or other qualifying condition. 91
"Treating physician" does not include the patient's primary care 92
physician unless that physician is treating the patient's 93
terminal condition or other qualifying condition and no other 94
physician is primarily responsible for treating the ~~terminal~~ 95
condition. The patient may have more than one treating 96
physician. 97

~~(B)(1) Subject to division (B)(2) of this section, an~~ An 98
individual is an eligible patient if all of the following 99
conditions are met: 100

~~(a)(1)~~ (1) The individual has a terminal condition or other 101
qualifying condition, as determined by the individual's treating 102

~~physician and by one other physician who has examined the individual.~~ 103
104

~~(b)(2)~~ The individual, as determined by the individual's 105
treating physician, has considered all treatment options for the 106
terminal condition or other qualifying condition that are 107
approved by the United States food and drug administration and 108
determined that there are no satisfactory or comparable approved 109
treatments and that the risk from the investigational drug, 110
product, or device is no greater than the probable risk from not 111
treating the ~~terminal~~ condition. 112

~~(e)(3)~~ The individual's treating physician recommends the 113
use of the investigational drug, product, or device as a last 114
option available for the individual, attests, if the condition 115
is a terminal condition, that it represents the individual's 116
best chance at survival, and agrees to either administer or 117
personally furnish it or has issued a prescription to the 118
individual for the investigational drug, product, or device. 119

~~(d)(4)~~ The treating physician includes documentation in 120
the patient's medical record that all of the foregoing 121
conditions have been met. 122

~~(2) An individual who meets the requirements of division~~ 123
~~(B)(1) of this section is not an eligible patient if a clinical~~ 124
~~trial using the investigational drug, product, or device is~~ 125
~~actively being conducted within one hundred miles of the~~ 126
~~individual's residence, unless the individual applied for~~ 127
~~participation but was denied access to that clinical trial.~~ 128

(C) (1) A treating physician may treat an eligible patient 129
with an investigational drug, product, or device after securing 130
the patient's informed consent in a signed statement. If the 131

patient is a minor or lacks the capacity to consent, the 132
informed consent must be obtained from a parent, guardian, or 133
other person legally responsible for the patient. 134

(2) To secure informed consent, the treating physician 135
must do all of the following: 136

(a) On a form based on the template created by the state 137
medical board under division (I) of this section, record all of 138
the following: 139

(i) An explanation of the approved treatment options for 140
the terminal condition or other qualifying condition from which 141
the patient suffers; 142

(ii) The specific proposed investigational drug, product, 143
or device; 144

(iii) The potentially best and worst outcomes of using the 145
investigational drug, product, or device with a realistic 146
description of the most likely outcome, including that there is 147
no proof of efficacy and that it is possible new, unanticipated, 148
different, or worse symptoms might result, and that death could 149
result from or be hastened by the investigational drug, product, 150
or device; 151

(iv) An explanation that the manufacturer of the 152
investigational drug, product, or device may hold the patient 153
liable for all expenses that arise from the patient's use of the 154
investigational drug, product, or device; 155

(v) An explanation that any health insurance or government 156
program that covers the individual may not include coverage of 157
any charges by the treating physician or another health care 158
provider for any care or treatment resulting from the patient's 159
use of the investigational drug, product, or device; 160

(vi) A statement explaining that the manufacturer of the 161
investigational drug, product, or device, the pharmacy or other 162
distributor of the drug, and the patient's treating physician or 163
administering hospital are not liable for or subject to any of 164
the following for an act or omission related to providing, 165
distributing, or treating with, an investigational drug, 166
product, or device, unless the act or omission constitutes 167
willful or wanton misconduct: damages in any civil action, 168
prosecution in any criminal proceeding, or professional 169
disciplinary action. 170

(b) Have the individual giving consent sign the form in 171
the conscious presence of a competent witness; 172

(c) Have the witness also sign the form and attest that 173
the individual giving consent appeared to do all of the 174
following: 175

(i) Concur with the treating physician in believing that 176
all approved treatment options would be unlikely to prolong or 177
improve the patient's life; 178

(ii) Understand the risks involved with using the 179
investigational drug, product, or device; 180

(iii) Willingly desire to use the investigational drug, 181
product, or device to treat the terminal condition or other 182
qualifying condition. 183

(3) An eligible patient, or the patient's parent, 184
guardian, or other person legally responsible for the patient, 185
may revoke consent to treatment with an investigational drug, 186
product, or device at any time and in any manner that 187
communicates the revocation. 188

(D) (1) Except for actions constituting willful or wanton 189

misconduct, a treating physician who recommends or treats an 190
eligible patient with an investigational drug, product, or 191
device in compliance with this section is not liable for or 192
subject to any of the following for an action or omission 193
related to treatment with the investigational drug, product, or 194
device: damages in any civil action, prosecution in any criminal 195
proceeding, or professional disciplinary action. 196

(2) This section does not create a new cause of action or 197
substantive legal right against a treating physician or hospital 198
related to a physician's not recommending the use of an 199
investigational drug, product, or device. 200

(E) An official, employee, or agent of this state shall 201
not, solely because an investigational drug, product, or device 202
has not been approved for general use by the United States food 203
and drug administration, prevent or attempt to prevent access by 204
an eligible patient or eligible patient's treating physician to 205
an investigational drug, product, or device that is being 206
provided or is to be provided in accordance with this section or 207
section 4729.89 of the Revised Code. 208

(F) If an eligible patient dies while being treated with 209
an investigational drug, product, or device and there are any 210
outstanding costs related to treating the patient, the patient's 211
estate, devisees, and heirs shall not be held liable by any 212
person or government entity for those costs. 213

(G) Nothing in this section requires a health care 214
insurer, the medicaid program or any other government health 215
care program, or any other entity that offers health care 216
benefits to provide coverage for the costs incurred from the use 217
of any investigational drug, product, or device. 218

(H) Nothing in this section condones, authorizes, or 219
approves of assisted suicide, as defined in section 3795.01 of 220
the Revised Code, or any action that is considered mercy killing 221
or euthanasia. 222

(I) ~~As soon as practicable after April 6, 2017~~Not later 223
than thirty days after the effective date of this amendment, the 224
state medical board shall create a template of the form to be 225
used by a treating physician to secure a patient's informed 226
consent under division (C) (2) of this section and make the 227
template available to physicians and hospitals. 228

Section 2. That existing sections 4729.89 and 4731.97 of 229
the Revised Code are hereby repealed. 230