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AN ACT

RELATING TO HEALTH AND SAFETY; ALLOWING HUMAN IMMUNODEFICIENCY VIRUS TESTING DURING ROUTINE MEDICAL CARE AND PROVIDING FOR THE OPTION TO DECLINE TESTING; AMENDING SECTIONS OF THE NMSA 1978.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO: Section 1. Section 24-2B-2 NMSA 1978 (being Laws 1989, Chapter 227, Section 2, as amended) is amended to read:

"24-2B-2. INFORMED CONSENT. -- No person shall perform a 10 test designed to identify the human immunodeficiency virus or 11 its antigen or antibody without first obtaining the informed 12 consent of the person upon whom the test is performed, except 13 as provided in Section 24-2B-5, 24-2B-5.1, 24-2B-5.2 or 14 15 24-2B-5.3 NMSA 1978. Informed consent shall be preceded by an explanation of the test, including its purpose, potential 16 uses and limitations and the meaning of its results. Consent 17 need not be in writing if there is documentation in the 18 medical record that the test has been explained and the 19 20 consent has been obtained. The requirement for full pre-test counseling may be waived under the following circumstances: 21

A. the performance of a prenatal test to determine
if the human immunodeficiency virus or its antigen is present
in a pregnant woman; provided that the woman, or her
authorized representative, after having been informed of the

SJC/SB 270 Page l option to decline the human immunodeficiency virus test, may choose not to have the human immunodeficiency virus test performed as a part of the routine prenatal testing if she or her authorized representative provides a written statement as follows:

> "I am aware that a test to identify the human immunodeficiency virus or its antigen or antibody is a part of routine prenatal testing. However, I voluntarily and knowingly choose not to have the human immunodeficiency virus test performed.

(Name of patient or authorized representative)

(Signature and date)."; or

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B. when human immunodeficiency virus testing is part of routine medical care."

Section 2. Section 24-2B-5 NMSA 1978 (being Laws 1989, Chapter 227, Section 5, as amended) is amended to read:

19 "24-2B-5. INFORMED CONSENT NOT REQUIRED.--Informed 20 consent for testing is not required and the provisions of 21 Section 24-2B-2 NMSA 1978 do not apply for:

A. a health care provider or health facility
performing a test on the donor or recipient when the health
care provider or health facility procures, processes,
distributes or uses a human body part, including tissue and

SJC/SB 270 Page 2 blood or blood products, donated for a purpose specified under the Uniform Anatomical Gift Act or for transplant recipients or semen provided for the purpose of artificial insemination and the test is necessary to ensure medical acceptability of a recipient or the gift or semen for the purposes intended;

the performance of a test in bona fide medical 7 Β. 8 emergencies when the subject of the test is unable to grant 9 or withhold consent and the test results are necessary for 10 medical diagnostic purposes to provide appropriate emergency care or treatment, except that post-test counseling or 11 referral for counseling shall nonetheless be required when 12 the individual is able to receive that post-test counseling. 13 Necessary treatment shall not be withheld pending test 14 15 results;

16 C. the performance of a test for the purpose of 17 research if the testing is performed in a manner by which the 18 identity of the test subject is not known and may not be 19 retrieved by the researcher; or

20 D. the performance of a test done in a setting 21 where the identity of the test subject is not known, such as 22 in public health testing programs and sexually transmitted 23 disease clinics."_____

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