Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 14-0892.01 Kristen Forrestal x4217

HOUSE BILL 14-1281

HOUSE SPONSORSHIP

Ginal and Joshi, Wright, Buck, Court, Fields, Holbert, Humphrey, Landgraf, McCann, McNulty, Schafer, Stephens

SENATE SPONSORSHIP

Rivera and Aguilar,

House Committees Health, Insurance, & Environment **Senate Committees**

A BILL FOR AN ACT

101	CONCERNING THE ALLOWANCE FOR TERMINALLY ILL PATIENTS TO
102	HAVE ACCESS TO INVESTIGATIONAL PRODUCTS THAT HAVE NOT
103	BEEN APPROVED BY THE FEDERAL FOOD AND DRUG
104	ADMINISTRATION THAT OTHER PATIENTS HAVE ACCESS TO
105	WHEN THEY PARTICIPATE IN CLINICAL TRIALS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://www.leg.state.co.us/billsummaries.</u>)

The bill allows, but does not require, eligible patients to participate

HOUSE Amended 2nd Reading March 31, 2014 in clinical trials and use investigational drugs, biological products, and devices. The bill defines an eligible patient as a person who has:

- ! A terminal illness;
- ! Considered all other treatment options currently approved by the United States food and drug administration;
- ! Received a prescription or recommendation from his or her physician;
- ! Given written, informed consent for the use of the investigational drug, biological product, or device; and
- Documentation from his or her physician that he or she meets the definition of "eligible patient".

The bill clarifies that a health insurance carrier is not required to pay for the investigational drug, biological product, or device.

The bill prohibits any action against a physician's license for his or her recommendations regarding the use of investigational drugs, biological products, or devices.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add article 45 to title
3	25 as follows:
4	ARTICLE 45
5	Access to Treatments for Terminally Ill Patients
6	25-45-101. Short title. This article shall be known and may
7	BE CITED AS THE "RIGHT TO TRY ACT".
8	25-45-102. Legislative declaration. (1) The GENERAL ASSEMBLY
9	FINDS AND DECLARES THAT:
10	(a) The process of approval for investigational drugs,
11	BIOLOGICAL PRODUCTS, AND DEVICES IN THE UNITED STATES OFTEN
12	TAKES MANY YEARS;
13	(b) PATIENTS WHO HAVE A TERMINAL ILLNESS DO NOT HAVE THE
14	LUXURY OF WAITING UNTIL AN INVESTIGATIONAL DRUG, BIOLOGICAL
15	PRODUCT, OR DEVICE RECEIVES FINAL APPROVAL FROM THE UNITED
16	STATES FOOD AND DRUG ADMINISTRATION;

1 (c) PATIENTS WHO HAVE A TERMINAL ILLNESS HAVE A 2 FUNDAMENTAL RIGHT TO ATTEMPT TO PURSUE THE PRESERVATION OF 3 THEIR OWN LIVES BY ACCESSING AVAILABLE INVESTIGATIONAL DRUGS, 4 BIOLOGICAL PRODUCTS, AND DEVICES; 5 (d) THE USE OF AVAILABLE INVESTIGATIONAL DRUGS, BIOLOGICAL 6 PRODUCTS, AND DEVICES IS A DECISION THAT SHOULD BE MADE BY THE 7 PATIENT WITH A TERMINAL ILLNESS IN CONSULTATION WITH THE PATIENT'S 8 HEALTH CARE PROVIDER AND THE PATIENT'S HEALTH CARE TEAM, IF 9 APPLICABLE; AND 10 (e) THE DECISION TO USE AN INVESTIGATIONAL DRUG, BIOLOGICAL 11 PRODUCT, OR DEVICE SHOULD BE MADE WITH FULL AWARENESS OF THE 12 POTENTIAL RISKS, BENEFITS, AND CONSEQUENCES TO THE PATIENT AND 13 THE PATIENT'S FAMILY. 14 (2) IT IS THE INTENT OF THE GENERAL ASSEMBLY TO ALLOW FOR 15 TERMINALLY ILL PATIENTS TO USE POTENTIALLY LIFE-SAVING 16 INVESTIGATIONAL DRUGS, BIOLOGICAL PRODUCTS, AND DEVICES. 17 **25-45-103. Definitions.** As used in this article, unless the 18 CONTEXT OTHERWISE REOUIRES: (1) (a) "ELIGIBLE PATIENT" MEANS A PERSON WHO HAS: 19 20 (I) A TERMINAL ILLNESS, ATTESTED TO BY THE PATIENT'S 21 TREATING PHYSICIAN: 22 (II) CONSIDERED ALL OTHER TREATMENT OPTIONS CURRENTLY 23 APPROVED BY THE UNITED STATES FOOD AND DRUG ADMINISTRATION; 24 (III) RECEIVED A RECOMMENDATION FROM HIS OR HER PHYSICIAN 25 FOR AN INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR DEVICE; 26 (IV) GIVEN WRITTEN, INFORMED CONSENT FOR THE USE OF THE 27 INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR DEVICE OR, IF THE

PATIENT IS A MINOR OR LACKS THE MENTAL CAPACITY TO PROVIDE
 INFORMED CONSENT, A PARENT OR LEGAL GUARDIAN HAS GIVEN WRITTEN,
 INFORMED CONSENT ON THE PATIENT'S BEHALF; AND

4 (V) DOCUMENTATION FROM HIS OR HER PHYSICIAN THAT HE OR
5 SHE MEETS THE REQUIREMENTS OF THIS PARAGRAPH (a).

6 (b) "ELIGIBLE PATIENT" DOES NOT INCLUDE A PERSON BEING
7 TREATED AS AN INPATIENT IN A HOSPITAL LICENSED OR CERTIFIED
8 PURSUANT TO SECTION 25-3-101.

9 (2) "INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR DEVICE" 10 MEANS A DRUG, BIOLOGICAL PRODUCT, OR DEVICE THAT HAS 11 SUCCESSFULLY COMPLETED PHASE ONE OF A CLINICAL TRIAL BUT HAS NOT 12 YET BEEN APPROVED FOR GENERAL USE BY THE UNITED STATES FOOD AND 13 DRUG ADMINISTRATION AND REMAINS UNDER INVESTIGATION IN A UNITED 14 STATES FOOD AND DRUG ADMINISTRATION-APPROVED CLINICAL TRIAL.

(3) "TERMINAL ILLNESS" MEANS A DISEASE THAT, WITHOUT
LIFE-SUSTAINING PROCEDURES, WILL SOON RESULT IN DEATH OR A STATE
OF PERMANENT UNCONSCIOUSNESS FROM WHICH RECOVERY IS UNLIKELY.
(4) "WRITTEN, INFORMED CONSENT" MEANS A WRITTEN
DOCUMENT SIGNED BY THE PATIENT AND ATTESTED TO BY THE PATIENT'S
PHYSICIAN AND A WITNESS THAT, AT A MINIMUM:

(a) EXPLAINS THE CURRENTLY APPROVED PRODUCTS AND
TREATMENTS FOR THE DISEASE OR CONDITION FROM WHICH THE PATIENT
SUFFERS;

(b) ATTESTS TO THE FACT THAT THE PATIENT CONCURS WITH HIS
OR HER PHYSICIAN IN BELIEVING THAT ALL CURRENTLY APPROVED AND
CONVENTIONALLY RECOGNIZED TREATMENTS ARE UNLIKELY TO PROLONG
THE PATIENT'S LIFE;

(c) CLEARLY IDENTIFIES THE SPECIFIC PROPOSED INVESTIGATIONAL
 DRUG, BIOLOGICAL PRODUCT, OR DEVICE THAT THE PATIENT IS SEEKING TO
 USE;

4 (d) DESCRIBES THE POTENTIALLY BEST AND WORST OUTCOMES OF
5 USING THE INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR DEVICE
6 WITH A REALISTIC DESCRIPTION OF THE MOST LIKELY OUTCOME, BASED ON
7 THE PHYSICIAN'S KNOWLEDGE OF THE PROPOSED TREATMENT IN
8 CONJUNCTION WITH AN AWARENESS OF THE PATIENT'S CONDITION;

9 (e) MAKES CLEAR THAT THE PATIENT'S HEALTH INSURER AND 10 PROVIDER ARE NOT OBLIGATED TO PAY FOR ANY CARE OR TREATMENTS 11 CONSEQUENT TO THE USE OF THE INVESTIGATIONAL DRUG, BIOLOGICAL 12 PRODUCT, OR DEVICE;

(f) MAKES CLEAR THAT THE PATIENT'S ELIGIBILITY FOR HOSPICE
CARE MAY BE WITHDRAWN IF THE PATIENT BEGINS CURATIVE TREATMENT
AND CARE MAY BE REINSTATED IF THE CURATIVE TREATMENT ENDS AND
THE PATIENT MEETS HOSPICE ELIGIBILITY REQUIREMENTS;

17 (g) MAKES CLEAR THAT IN-HOME HEALTH CARE AND INPATIENT
18 SERVICES MAY BE DENIED IF TREATMENT BEGINS; AND

(h) STATES THAT THE PATIENT UNDERSTANDS THAT HE OR SHE IS
LIABLE FOR ALL EXPENSES CONSEQUENT TO THE USE OF THE
INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR DEVICE, AND THAT
THIS LIABILITY EXTENDS TO THE PATIENT'S SUCCESSORS AND ESTATE.

23 25-45-104. Drug manufacturers - availability of investigational
drugs, biological products, or devices - costs - insurance coverage.
(1) A MANUFACTURER OF AN INVESTIGATIONAL DRUG, BIOLOGICAL
PRODUCT, OR DEVICE MAY MAKE AVAILABLE THE MANUFACTURER'S
INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR DEVICE TO ELIGIBLE

PATIENTS PURSUANT TO THIS ARTICLE. THIS ARTICLE DOES NOT REQUIRE 1 2 THAT A MANUFACTURER MAKE AVAILABLE AN INVESTIGATIONAL DRUG, 3 BIOLOGICAL PRODUCT, OR DEVICE TO AN ELIGIBLE PATIENT. 4 (2) A MANUFACTURER MAY: 5 (a) PROVIDE AN INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, 6 OR DEVICE TO AN ELIGIBLE PATIENT WITHOUT RECEIVING COMPENSATION; 7 OR 8 (b) REQUIRE AN ELIGIBLE PATIENT TO PAY THE COSTS OF, OR THE 9 COSTS ASSOCIATED WITH, THE MANUFACTURE OF THE INVESTIGATIONAL 10 DRUG, BIOLOGICAL PRODUCT, OR DEVICE. 11 (3) (a) NOTHING IN THIS ARTICLE EXPANDS THE COVERAGE 12 PROVIDED IN SECTIONS 10-16-104 (20) OR 10-16-104.6, C.R.S. 13 (b) A HEALTH INSURANCE CARRIER MAY, BUT IS NOT REQUIRED TO, 14 PROVIDE COVERAGE FOR THE COST OF AN INVESTIGATIONAL DRUG, 15 BIOLOGICAL PRODUCT, OR DEVICE. 16 (c) AN INSURER MAY DENY COVERAGE TO AN ELIGIBLE PATIENT 17 FROM THE TIME THE ELIGIBLE PATIENT BEGINS USE OF THE 18 INVESTIGATIONAL DRUG, BIOLOGIC PRODUCT, OR DEVICE THROUGH A 19 PERIOD NOT TO EXCEED SIX MONTHS FROM THE TIME THE 20 INVESTIGATIONAL DRUG, BIOLOGIC PRODUCT, OR DEVICE IS NO LONGER 21 USED BY THE ELIGIBLE PATIENT; EXCEPT THAT COVERAGE MAY NOT BE 22 DENIED FOR A PREEXISTING CONDITION AND FOR COVERAGE FOR BENEFITS 23 WHICH COMMENCED PRIOR TO THE TIME THE ELIGIBLE PATIENT BEGINS USE 24 OF SUCH DRUG, BIOLOGIC PRODUCT OR DEVICE. 25 (4) IF A PATIENT DIES WHILE BEING TREATED BY AN 26 INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR DEVICE, THE PATIENT'S 27 HEIRS ARE NOT LIABLE FOR ANY OUTSTANDING DEBT RELATED TO THE

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1 TREATMENT OR LACK OF INSURANCE DUE TO THE TREATMENT.

2 25-45-105. Action against health care provider's license or 3 medicare certification prohibited. NOTWITHSTANDING ANY OTHER LAW, A LICENSING BOARD MAY NOT REVOKE, FAIL TO RENEW, SUSPEND, OR TAKE 4 5 ANY ACTION AGAINST A HEALTH CARE PROVIDER'S LICENSE ISSUED 6 PURSUANT TO TITLE 12, C.R.S., BASED SOLELY ON THE HEALTH CARE 7 PROVIDER'S RECOMMENDATIONS TO AN ELIGIBLE PATIENT REGARDING 8 ACCESS TO OR TREATMENT WITH AN INVESTIGATIONAL DRUG, BIOLOGICAL 9 PRODUCT, OR DEVICE. ACTION AGAINST A HEALTH CARE PROVIDER'S 10 MEDICARE CERTIFICATION BASED SOLELY ON THE HEALTH CARE 11 PROVIDER'S RECOMMENDATION THAT A PATIENT HAVE ACCESS TO AN 12 INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR DEVICE IS PROHIBITED. 13 25-45-106. Access to investigational drugs, biological products, 14 and devices. AN OFFICIAL, EMPLOYEE, OR AGENT OF THIS STATE SHALL 15 NOT BLOCK OR ATTEMPT TO BLOCK AN ELIGIBLE PATIENT'S ACCESS TO AN 16 INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR DEVICE. COUNSELING, 17 ADVICE, OR A RECOMMENDATION FROM A LICENSED HEALTH CARE

18 PROVIDER IS NOT A VIOLATION OF THIS SECTION.

25-45-107. No cause of action created. THIS ARTICLE DOES NOT 19 20 CREATE A PRIVATE CAUSE OF ACTION AGAINST A MANUFACTURER OF AN 21 INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR DEVICE OR AGAINST 22 ANY OTHER PERSON OR ENTITY INVOLVED IN THE CARE OF AN ELIGIBLE 23 PATIENT USING THE INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR 24 DEVICE, FOR ANY HARM DONE TO THE ELIGIBLE PATIENT RESULTING FROM 25 THE INVESTIGATIONAL DRUG, BIOLOGICAL PRODUCT, OR DEVICE, SO LONG 26 AS THE MANUFACTURER OR OTHER PERSON OR ENTITY IS COMPLYING IN 27 GOOD FAITH WITH THE TERMS OF THIS PART 1.

1	25-45-108. Affect on health care coverage. NOTHING IN THIS
2	SECTION AFFECTS THE MANDATORY HEALTH CARE COVERAGE FOR
3	PARTICIPATION IN CLINICAL TRIALS PURSUANT TO SECTION $10-16-106(20)$,
4	C.R.S.
5	SECTION 2. Safety clause. The general assembly hereby finds,
6	determines, and declares that this act is necessary for the immediate

7 preservation of the public peace, health, and safety.