1 ENGROSSED SENATE BILL NO. 1833 By: Stanley of the Senate 2 and 3 Roe of the House 4 5 6 An Act relating to medical care; amending 63 O.S. 2011, Section 3102A, which relates to experimental 7 treatments, tests or drugs; authorizing parent or legal guardian to provide informed consent for incapacitated minor; modifying certain condition; 8 providing for experimental treatment, test or drug 9 without informed consent under certain conditions; providing certain construction; and providing an effective date. 10 11 12 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 13 SECTION 1. 63 O.S. 2011, Section 3102A, is 14 AMENDATORY 15 amended to read as follows: 16 Section 3102A. A. When an adult person a patient, because of a medical condition, is treated by a licensed medical doctor or doctor 17 of osteopathy holding a faculty appointment at a medical school 18 accredited by the Liaison Committee on Medical Education or American 19 Osteopathic Association, or holding clinical privileges at a 20 healthcare institution that conducts human subject research approved 21 by <del>local</del> an accredited institutional review board, and such <del>person</del> 22 patient is incapable of giving informed consent for a local-23 institutional-review-board-approved an accredited-institutional-24

- review-board-approved experimental treatment, test or drug, then the
  administration of such treatment, test or drug may proceed upon

  obtaining informed consent of a parent, legal guardian, attorney-infact with health care decision authority, or a family member in the
  following order of priority:
- 6 1. The If the patient is a minor, the parent or legal guardian;
  7 and

## 2. If the patient is an adult:

- <u>a.</u> the spouse, unless the patient has no spouse, or is separated, or the spouse is physically or mentally incapable of giving consent, or the spouse's location is unknown or the spouse is overseas, or the spouse is otherwise not available;
- <del>2. An</del>

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- b. an adult son or daughter;
- 3. Either
  - c. either parent;
- 18 4. An
- d. an adult brother or sister; or
- 20 <del>5.</del> A
  - e. a relative by blood or marriage.
- B. Nothing If the patient is an adult, nothing in this section shall authorize such legal guardian, attorney-in-fact or family member to consent to treatment in contravention to such

- 1 incapacitated person's patient's expressed permission or prohibition
  2 regarding such treatment.
  - C. Notwithstanding any other provision of this section, a

    local-institutional-review-board-approved experimental treatment,

    test or drug may be provided without informed consent of the

    patient, legal guardian, attorney-in-fact or family member as

    provided by paragraph 2 of subsection A of this section when all of

    the following criteria are met and documented in the patient's

    record:
- 1. The patient is treated in response to a call for transport via emergency transportation to a licensed health care institution and placed under the care of a licensed medical doctor or doctor of osteopathy who is either on the faculty at a medical school accredited by the Liaison Committee on Medical Education or American Osteopathic Association, or holds clinical privileges at a healthcare institution conducting human subjects research approved by an accredited institutional review board;
  - 2. The patient is in a life-threatening situation that

    necessitates urgent intervention, available treatments are unproven

    or unsatisfactory, the experimental treatment, test or drug has the

    prospect of direct benefit to the patient, and the collection of

    valid scientific evidence which may include evidence obtained

    through randomized placebo-controlled investigations is necessary to

    determine the safety and effectiveness of particular interventions;

1	3. The e	mergency clinical investigator, with the concurrence of
2	the providing	licensed medical doctor or doctor of osteopathy,
3	believes the	situation necessitates the use of an experimental
4	treatment, test or drug;	
5	4. Obtai	ning informed consent is not feasible because:
6	<u>a.</u>	the patient is unable to give his or her informed
7		consent as a result of the life-threatening medical
8		condition,
9	<u>b.</u>	the intervention under investigation must be
10		administered before consent from the patient's legally
11		authorized representative, or parent or guardian in
12		the case of a minor, is feasible, and
13	<u>C.</u>	there is no reasonable way to identify prospectively
14		the individuals likely to become eligible for
15		participation in the emergency research clinical
16		investigation;
17	<u>5. Full</u>	written consent is sought as soon as reasonably
18	possible once	the patient is stabilized; and
19	6. The r	esearch has been approved by an accredited local
20	   institutional	review board and is in accordance with the federal

regulations for exemption from informed consent requirements for

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emergency research.

1	D. Nothing in this section shall permit a parent, legal
2	guardian, attorney-in-fact or family member to authorize the use of
3	an experimental treatment, test or drug on a pregnant patient.
4	SECTION 2. This act shall become effective November 1, 2020.
5	Passed the Senate the 3rd day of March, 2020.
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7	Presiding Officer of the Senate
8	Fresiding Officer of the Senate
9	Passed the House of Representatives the day of,
10	2020.
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12	Presiding Officer of the House
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