House _____ Amendment NO.____

1 AMEND House Committee Substitute for House Bill No. 1685, Page 1, In the Title, Lines 2 and 3, 2 by deleting the phrase "the use of investigational drugs" and inserting in lieu thereof the phrase 3 "patient care"; and 4 Further amend said bill and page, Section A, Line 2, by inserting after all of said section and line the 5 6 following: 7 "191.331. 1. Every infant who is born in this state shall be tested for phenylketonuria and 8 such other metabolic or genetic diseases as are prescribed by the department. The test used by the 9 department shall be dictated by accepted medical practice and such tests shall be of the types approved by the department. All newborn screening tests required by the department shall be 10 11 performed by the department of health and senior services laboratories. Each birthing hospital or 12 birth center in the state shall designate an employee to be responsible for the newborn screening 13 program in that institution. The attending physician, certified nurse midwife, public health facility, 14 ambulatory surgical center or hospital shall assure that appropriate specimens are collected and all 15 information requested is provided on the newborn screening collection forms purchased from the 16 department and submitted to [the department of health and senior services laboratories] the 17 appropriate courier service pickup location as soon as the specimens are dry, which shall be a 18 minimum of three hours from the time of collection, and no later than within twenty-four hours of 19 collection in order to be transported to the department of health and senior services laboratory by the 20 next scheduled courier pickup. If courier service is not available at the facility or at a location nearby, then first-class mail or other appropriate means can be utilized within the same time 21 22 constraints for the sending of the specimens. 2. Specimens shall be collected in accordance with instructions on the specimen collection 23 24 form. The timing of specimen collection shall be determined by the conditions specified as follows: 25 (1) A specimen shall be taken from all infants before being discharged from the hospital or 26 birthing facility regardless of age. A specimen collected between twenty-four and forty-eight hours 27 of age is considered optimum for newborn screening. A second or repeat specimen shall be required 28 within fourteen days of age if the initial specimen was collected before twenty-four hours of age; 29 (2) Initial specimens from ill or premature infants shall be collected before a blood 30 transfusion or between twenty-four to forty-eight hours of age. All ill or premature infants shall 31 have a repeat screen collected between seven to fourteen days of age; 32 (3) If an infant has been transferred from one hospital to another, the records shall clearly 33 indicate if a specimen for newborn screening was collected and submitted. If no specimen was collected, the hospital the infant was transferred to shall collect a specimen and submit it within 34 35 forty-eight hours of the transfer. 3. All physicians, certified nurse midwives, certified professional midwives, lay midwives, 36 Action Taken Date

Offered By

1 public health nurses and administrators of ambulatory surgical centers or hospitals shall report to the

2 department all diagnosed cases of phenylketonuria and other metabolic or genetic diseases as

3 designated by the department. <u>The health care provider caring for an infant with an abnormal</u>

4 <u>high-risk test report from newborn screening shall report a definitive diagnosis within thirty days of</u>

- 5 the date of diagnosis for such infant to the appropriate newborn screening follow-up center as
- <u>contracted by the department</u>. The department shall prescribe and furnish all necessary reporting
 forms.

8 [3.] <u>4.</u> The department shall develop and institute educational programs concerning
 9 phenylketonuria and other metabolic and genetic diseases and assist parents, physicians, hospitals
 10 and public health nurses in the management and basic treatment of these diseases.

11 [4.] <u>5.</u> The provisions of this section shall not apply if the parents of such child object to the 12 tests or examinations provided in this section on the grounds that such tests or examinations conflict 13 with their religious tenets and practices.

14 [5.] 6. As provided in subsection [4] 5 of this section, the parents of any child who fail to 15 have such test or examination administered after notice of the requirement for such test or 16 examination shall be required to document in writing such refusal. All physicians, certified nurse 17 midwives, certified professional midwives, lay midwives, public health nurses and administrators of 18 ambulatory surgical centers or hospitals shall provide to the parents or guardians a written packet of 19 educational information developed and supplied by the department of health and senior services 20 describing the type of specimen, how it is obtained, the nature of diseases being screened, and the 21 consequences of treatment and nontreatment. The attending physician, certified nurse midwife, 22 certified professional midwife, lay midwife, public health facility, ambulatory surgical center or 23 hospital shall obtain the written refusal [and], make such refusal part of the medical record of the 24 infant, and send a copy of the written objection to the department.

25 [6.] 7. Notwithstanding the provisions of section 192.015 to the contrary, the department 26 may, by rule, annually determine and impose a reasonable fee for each newborn screening test made in any of its laboratories. The department may collect the fee from any entity or individual described 27 28 in subsection 1 of this section in a form and manner established by the department. Such fee shall be 29 considered as a cost payable to such entity by a health care third-party payer, including, but not limited to, a health insurer operating pursuant to chapter 376, a domestic health services corporation 30 31 or health maintenance organization operating pursuant to chapter 354, and a governmental or 32 entitlement program operating pursuant to state law. Such fee shall not be considered as part of the internal laboratory costs of the persons and entities described in subsection 1 of this section by such 33 34 health care third-party payers. No individual shall be denied screening because of inability to pay. 35 Such fees shall be deposited in a separate account in the public health services fund created in section 36 192.900, and funds in such account shall be used for the support of the newborn screening program 37 and activities related to the screening, diagnosis, and treatment, including special dietary products, of 38 persons with metabolic and genetic diseases; and follow-up activities that ensure that diagnostic 39 evaluation, treatment and management is available and accessible once an at-risk family is identified 40 through initial screening; and for no other purpose. These programs may include education in these 41 areas and the development of new programs related to these diseases.

42 [7.] 8. Subject to appropriations provided for formula for the treatment of inherited diseases 43 of amino acids and organic acids, the department shall provide such formula to persons with 44 inherited diseases of amino acids and organic acids subject to the conditions described in this 45 subsection. State assistance pursuant to this subsection shall be available to an applicant only after 46 the applicant has shown that the applicant has exhausted all benefits from third-party payers, 47 including, but not limited to, health insurers, domestic health services corporations, health 48 maintenance organizations, Medicare, Medicaid and other government assistance programs. [8.] 9. Assistance under subsection [7] 8 of this section shall be provided to the following:

2 (1) Applicants ages birth to five years old meeting the qualifications under subsection [7] <u>8</u>
3 of this section;

- 4 (2) Applicants between the ages of six to eighteen meeting the qualifications under 5 subsection [7] <u>8</u> of this section and whose family income is below three hundred percent of the 6 federal poverty level;
- 7 (3) Applicants between the ages of six to eighteen meeting the qualifications under
 8 subsection [7] <u>8</u> of this section and whose family income is at three hundred percent of the federal
 9 poverty level or above. For these applicants, the department shall establish a sliding scale of fees
 10 and monthly premiums to be paid in order to receive assistance under subsection [7] <u>8</u> of this section;
 11 and
- (4) Applicants age nineteen and above meeting the qualifications under subsection [7] <u>8</u> of
 this section and who are eligible under an income-based means test established by the department to
 determine eligibility for the assistance under subsection [7] <u>8</u> of this section.
- [9.] 10. The department shall have authority over the use, retention, and disposal of
 biological specimens and all related information collected in connection with newborn screening
 tests conducted under subsection 1 of this section. The use of such specimens and related
 information shall only be made for public health purposes and shall comply with all applicable
 provisions of federal law. The department may charge a reasonable fee for the use of such specimens
- for public health research and preparing and supplying specimens for research proposals approved
 by the department.
- 11. If any person or entity has reason to believe that a physician, certified nurse midwife,
 public health facility, ambulatory surgical center, or hospital has violated a provision of this section,
 such person or entity shall file a complaint with the department. Upon receipt of such a complaint,
- 25 the department shall conduct an investigation of the suspected physician, certified nurse midwife,
- 26 public health facility, ambulatory surgical center, or hospital."; and 27
- Further amend said bill by amending the title, enacting clause, and intersectional references
- 29 accordingly.

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