ASSEMBLY BILL No. 52

Introduced by Assembly Member Portantino
(Principal coauthor: Assembly Member Anderson)
(Coauthors: Assembly Members Bass, Block, Blumenfield, Buchanan, Cook, Huffman, Jones, Ma, Salas, Swanson, and Torlakson)

(Principal coauthor: Senator Alquist)
(Coauthors: Senators DeSaulnier, Leno, Padilla, Price, and Yee)

December 2, 2008

An act to amend Sections 1627, 1628, and 1630 of, and to amend, repeal, and add Sections 102247, 103605, and 103625 of, the Health and Safety Code, relating to umbilical cord blood banking, and declaring the urgency thereof, to take effect immediately.

LEGISLATIVE COUNSEL’S DIGEST

Existing law requires the State Department of Public Health to establish, by January 1, 2010, and until January 1, 2015, the Umbilical Cord Blood Collection Program for the purpose of increasing the amount of umbilical cord blood that is donated in the state and that will be added to the national inventory. Existing law authorizes the department, to the extent private or public funds are identified for this purpose, to contract with blood banks that are licensed or accredited to provide umbilical cord blood banking storage services, for the purpose of collecting and storing umbilical cord blood.

This bill would, instead, to the extent adequate federal funding, as determined by the University of California (UC), is appropriated to UC, request that the University of California to establish and administer the Umbilical Cord Blood Collection Program on or before July 1, 2011, to conclude no later than December 31, 2021 January 1, 2018, for the purpose of collecting units of umbilical cord blood for public use, as defined, for transplantation and for providing nonclinical units for specified research.

Existing law provides that any funds made available for purposes of the program shall be deposited into the Umbilical Cord Blood Collection Program Fund. Existing law provides that moneys in the fund shall be available, upon appropriation by the Legislature, for purposes of the program. Existing law provides that the fund shall include any federal, state, and private funds made available for purposes of the program.

Existing law requires the collection of a $7 fee for certified copies of birth certificates.

Under existing law, $4 of the $7 fee is allocated to either the county Children’s Trust Fund or to the State Children’s Trust Fund, which exists in the State Treasury. Existing law requires that the money in the State Children’s Trust Fund, upon appropriation by the Legislature, be allocated to the State Department of Social Services for the purpose of funding child abuse and neglect prevention and intervention programs, as specified.

This bill would, instead, until January 1, 2018, require the collection of a $9 fee for certified copies of birth certificates and require that $2 of any $9 fee be paid to the Umbilical Cord Blood Collection Program Fund.

This bill would provide that it is the intent of the Legislature that the University of California implement the program when the Controller determines, by an unspecified date, that at least an unspecified amount, including both federal and private moneys and the above-described
fees, is available in the fund. The bill would provide that no moneys shall be expended from the fund to implement the program unless and until UC the University of California accepts the request to establish and administer the program and the Controller—determines, by an unspecified date, that at least an unspecified amount is available in the fund makes the above-described determination, and would provide, if this determination is not made, for a prescribed distribution of the money in the fund.

This bill would declare that it is to take effect immediately as an urgency statute.


The people of the State of California do enact as follows:

SECTION 1. The Legislature finds and declares all of the following:

(a) Although rich in stem cells known as hematopoietic stem and progenitor cells (HSPCs), the blood within the umbilical cord and placenta is mostly discarded as medical waste following the birth of a child. The relatively small number of units of cord blood that are stored for transplantation are used to treat blood cancers, such as leukemia, myeloma, and lymphoma, and more than 70 inherited immunodeficiencies and other genetic and acquired blood diseases, including sickle cell anemia, thalassemias, hemoglobinopathies, aplastic anemias, marrow failure disorders, and inherited disorders or errors of metabolism.

(b) Conducted after birth, the cord blood donation procedure is quick, painless, and risk free to the child and mother. The harvested cord blood is immediately shipped, processed, sorted, labeled, stored, and frozen. Since the first transplant in 1988, as its use for transplantation has steadily increased, the unique handling of cord blood has been the subject of both recent and pending regulation by the United States Food and Drug Administration (FDA).

(c) Although only one-third of all harvested cord blood has sufficient stem cells to be suitable for transplantation as currently practiced, the rest may be valuable to university-based and private research facilities that continue to search for cures for some of our most common and perplexing medical conditions. The uses for cord blood are quickly evolving and have created great excitement...
among researchers and physicians. For example, cord blood derived from stem and progenitor cells may also be particularly suitable candidates for conversion into induced pluripotent stem cells (IPSCs) derived by modifying only four stem cell-associated genes. This modification causes the cord blood stem cells to exhibit the essential characteristics of embryonic stem (ES) cells, the potential to differentiate into all tissues of the body. Since cord blood stem and progenitor cells per se are very early cells that have great proliferative capacity, and they already are banked for public use, tested, and HLA-typed, they could well become the premier source of optimal cells to convert to IPSCs and might, arguably, provide an individual a lifetime of personalized replaceable tissue.

(d) Cord blood units that are appropriate for transplantation are used to treat more than 70 lethal diseases, but the current inventory is not only unable to accommodate the overall demand, but especially fails to properly provide matched units for many ethnic and racial groups, including multicultural individuals. According to the United States Government Accountability Office (GAO) and the National Marrow Donor Program, over 10,000 children and adults in the United States would benefit annually from a transplant from someone unrelated to them, but less than 30 percent actually receive one largely due to an inadequate inventory.

(e) Unlike bone marrow, cord blood can provide good clinical outcomes with less than a perfect match to the patient. However, to transplanting physicians, both options are considered valuable. A bone marrow donation requires an exact match and a live donor who is willing and available to undergo a time-sensitive medical procedure. With targeted collections and an adequate inventory, cord blood can be stored frozen and made immediately available upon need. This source of stem cells provides all races, ethnicities, and multiracial individuals with an equal probability of a suitable match.

(f) The goal of the California Umbilical Cord Blood Collection Program is to increase the number of high quality umbilical cord blood units from donors of diverse ethnic groups so that a suitable match can be found for all patients in need of a transplant.

(g) The federal government established the C.W. Bill Young Cell Transplantation Program (42 U.S.C. Sec. 274k) in part to collect and maintain cord blood for public use in transplantation and research. The goal of the federal program is to collect 150,000
genetically diverse units in an effort to provide patients of all
ethnicities an equal probability of receiving a clinical grade,
suitably matched unit of umbilical cord blood. The program,
implemented by the Health Resources and Services Administration
(HRSA) which is part of the United States Department of Health
and Human Services, has specified target collection goals for cord
blood units that will match patient populations that are
underrepresented in the national inventory.

  (h) California has been a leader in stem cell research through a
number of previous and ongoing efforts. For example, California
pioneered the first sibling donor cord blood pilot project, and is a
world leader in the more general area of stem cell research and its
medical applications through the establishment and funding of the
California Institute of Regenerative Medicine (CIRM). This makes
California ideally situated to become the leader in harnessing the
therapeutic potential of nonhematopoietic cord blood-derived stem
and progenitor cells.

  (i) Furthermore, California is home to the most ethnically diverse
population in the world with the highest birth rate in the nation of
550,000 per year. Cord blood donations from California will not
only serve the health needs of Californians, but help build a more
diverse inventory that can provide better matches for patients
throughout the world.

  (j) In addition to directly saving lives, an increase in the
inventory of FDA-licensed cord blood stem cell units will save
the state, insurers, donors, and patients significant money now
being spent on lifetime treatments and relieve ongoing pain and
anguish of affected patients and their families.

SEC. 2. Section 1627 of the Health and Safety Code is amended
to read:

1627. (a) (1) On or before July 1, 2011, the University of
California is requested to develop a plan to establish and administer
the Umbilical Cord Blood Collection Program for the purpose of
collecting units of umbilical cord blood for public use in
transplantation and providing nonclinical units for research
pertaining to biology and new clinical utilization of stem cells
derived from the blood and tissue of the placenta and umbilical
cord. The program shall conclude no later than December 31, 2021
January 1, 2018.
(2) For purposes of this article, “public use” means both of the following:

(A) The collection of umbilical cord blood units from genetically diverse donors that will be owned by the University of California. This inventory shall be accessible by the National Registry and by qualified California-based and other United States and international registries and transplant centers to increase the likelihood of providing suitably matched donor cord blood units to patients or research participants who are in need of a transplant.

(B) Cord blood units with a lower number of cells than deemed necessary for clinical transplantation and units that meet clinical requirements, but for other reasons are neither suitable nor likely to be transplanted unsuitable, unlikely to be transplanted, or otherwise unnecessary for clinical use, may be made available for research.

(b) (1) In order to implement the collection goals of this program, the University of California may, commensurate with available funds appropriated to the University of California for this program, contract with one or more selected applicant entities that have demonstrated the competence to collect and ship cord blood units in compliance with federal guidelines and regulations.

(2) It is the intent of the Legislature that, if the University of California contracts with another entity pursuant to this subdivision, the following shall apply:

(A) The University of California may use a competitive process to identify the best proposals submitted by applicant entities to administer the collection and research objectives of the program, to the extent that the University of California chooses not to undertake these activities itself.

(B) In order to qualify for selection under this section to receive, process, cryopreserve, or bank cord blood units, the entity shall, at a minimum, have obtained an investigational new drug (IND) exemption from the FDA or a biologic license from the FDA, as appropriate, to manufacture clinical grade cord blood stem cell units for clinical indications.

(C) In order to qualify to receive appropriate cord blood units and placental tissue to advance the research goals of this program, an entity shall, at a minimum, be a laboratory recognized as having performed peer-reviewed research on stem and progenitor cells,
including those derived from placental or umbilical cord blood
and postnatal tissue.

(3) A medical provider or research facility shall comply with,
and shall be subject to, existing penalties for violations of all
applicable state and federal laws with respect to the protection of
any medical information, as defined in subdivision (g) of Section
56.05 of the Civil Code, and any personally identifiable information
contained in the umbilical cord blood inventory.

c) The University of California is encouraged to make every
effort to avoid duplication or conflicts with existing and ongoing
programs and to leverage existing resources.

d) (1) All information collected pursuant to the program shall
be confidential, and shall be used solely for the purposes of the
program, including research. Access to confidential information
shall be limited to authorized persons who are bound by appropriate
institutional policies or who otherwise agree, in writing, to maintain
the confidentiality of that information.

(2) Any person who, in violation of applicable institutional
policies or a written agreement to maintain confidentiality,
discloses any information provided pursuant to this section, or
who uses information provided pursuant to this section in a manner
other than as approved pursuant to this section, may be denied
further access to any confidential information maintained by the
University of California, and shall be subject to a civil penalty not
exceeding one thousand dollars ($1,000). The penalty provided
for in this section shall not be construed to limit or otherwise
restrict any remedy, provisional or otherwise, provided by law for
the benefit of the University of California or any other person
covered by this section.

(3) Notwithstanding the restrictions of this section, an individual
to whom the confidential information pertains shall have access
to his or her own personal information.

e) It is the intent of the Legislature that the plan and
implementation of the program provide for both of the following:

(1) Limit fees for access to cord blood units to the reasonable
and actual costs of storage, handling, and providing units, as well
as for related services such as donor matching and testing of cord
blood and other programs and services typically provided by cord
blood banks and public use programs.
(2) The submittal of the plan developed pursuant to subdivision (a) to the health and fiscal committees of the Legislature.

(f) It is additionally the intent of the Legislature that the plan and implementation of the program attempt to provide for all of
the following:

(1) Development of a strategy to increase voluntary participation
by hospitals in the collection and storage of umbilical cord blood
and identify funding sources to offset the financial impact on
hospitals.

(2) Consideration of a medical contingency response program
to prepare for and respond effectively to biological, chemical, or
radiological attacks, accidents, and other public health
emergencies where victims potentially benefit from treatment.

(3) Exploration of the feasibility of operating the program as
a self-funding program, including the potential for charging users
a reimbursement fee.

SEC. 3. Section 1628 of the Health and Safety Code is amended
to read:

1628. (a) The University of California may accept public and
private funds for the purpose of implementing this article.

(b) Any fees collected pursuant to Section 103625 shall be
deposited into the Umbilical Cord Blood Collection Program Fund,
which is hereby created in the State Treasury. Moneys in the fund
shall be available, upon appropriation by the Legislature, for
purposes of this article.

(c) The fund may include additional federal, state, and private
funds made available for purposes of the program, including, but
not limited to, the fees collected for the fund pursuant to Section
103625, and, notwithstanding Section 16305.7 of the Government
Code, any interest earned on moneys in the fund.

(d) Nothing in this section shall preclude the University of
California from establishing and administering an additional fund
independent of the State Treasury in support of the program or
associated clinical research activities.

(e) (1) It is the intent of the Legislature that the University of
California implement the program when the Controller determines,
by not later than ____, that at least ____ dollars ($___),
including both federal and private moneys and the fees collected
pursuant to Section 103625 for the program, is available in the
fund. No moneys shall be expended from the Umbilical Cord Blood
Collection Program Fund to implement the program unless and until the University of California accepts the request and develops the plan described in paragraph (1) of subdivision (a) of Section 1627, and the Controller determines, by not later than _____, that at least _____ dollars (_____), including both federal and private moneys, that the funding, as specified pursuant to this paragraph, is available in the fund.

(f) The Controller shall determine whether there is at least _____ dollars (_____) available for implementation of the program. Once (2) Once the Controller has determined that at least _____ dollars (_____) is available to implement the program, he or she shall distribute these funds, contingent upon the appropriation of the funds to implement the program by the Legislature. If the Controller has not made a determination on or before ____, that at least _____ dollars (_____) is available to implement the program, the amount in the fund shall be immediately distributed to each private contributor or the federal government in the amount contributed. The fund shall cease to exist thereafter.

(3) Moneys appropriated by the Legislature to implement the program shall be available to the University of California for encumbrance or expenditure for three fiscal years beginning with the fiscal year in which the appropriation is made.

(f) (1) Funds shall be appropriated for the purposes of this article to the extent the plan the University of California is requested to develop pursuant to subdivision (a) of Section 1627 and the implementation of the plan are consistent with the goals and intent of this article.

(2) In the event that funds are not appropriated for the program as described in this article, it is the intent of the Legislature that the University of California shall not implement the program.

SEC. 4. Section 1630 of the Health and Safety Code is amended to read:

1630. (a)–This article shall remain in effect only until January 1, 2022 2018, and as of that date is repealed, unless a later enacted statute, that is enacted before January 1, 2022 2018, deletes or extends that date.

(b) This article shall be implemented only to the extent that adequate funding for its implementation, as determined by the University of California, is appropriated to the University of California in the annual Budget Act or another statute.
SEC. 5. Section 102247 of the Health and Safety Code is amended to read:

102247. (a) There is hereby created in the State Treasury the Health Statistics Special Fund. The fund shall consist of revenues, including, but not limited to, all of the following:

1. Fees or charges remitted to the State Registrar for record search or issuance of certificates, permits, registrations, or other documents pursuant to Chapter 3 (commencing with Section 26801) of Part 3 of Division 2 of Title 3 of the Government Code, and Chapter 4 (commencing with Section 102525), Chapter 5 (commencing with Section 102625), Chapter 8 (commencing with Section 103050), and Chapter 15 (commencing with Section 103600) of Part 1 of Division 102.

2. Funds remitted to the State Registrar by the federal Social Security Administration for participation in the enumeration at birth program.

3. Funds remitted to the State Registrar by the National Center for Health Statistics pursuant to the federal Vital Statistics Cooperative Program.

4. Any other funds collected by the State Registrar, except Children’s Trust Fund fees collected pursuant to Section 18966 of the Welfare and Institutions Code, Umbilical Cord Blood Collection Program Fund fees collected pursuant to Section 1628, fees allocated to the Judicial Council pursuant to Section 1852 of the Family Code, and fees collected pursuant to Section 103645, all of which shall be deposited into the General Fund.

(b) Moneys in the Health Statistics Special Fund shall be expended by the State Registrar for the purpose of funding its existing programs and programs that may become necessary to carry out its mission, upon appropriation by the Legislature.

(c) Health Statistics Special Fund moneys shall be expended only for the purposes set forth in this section and Section 102249, and shall not be expended for any other purpose or for any other state program.

(d) It is the intent of the Legislature that the Health Statistics Special Fund provide for the following:

1. Registration and preservation of vital event records and dissemination of vital event information to the public.
(2) Data analysis of vital statistics for population projections, health trends and patterns, epidemiologic research, and development of information to support new health policies.

(3) Development of uniform health data systems that are integrated, accessible, and useful in the collection of information on health status.

(e) This section shall remain in effect only until January 1, 2022, and as of that date is repealed, unless a later enacted statute, that is enacted before January 1, 2022, deletes or extends that date.

SEC. 6. Section 102247 is added to the Health and Safety Code, to read:

102247. (a) There is hereby created in the State Treasury the Health Statistics Special Fund. The fund shall consist of revenues, including, but not limited to, all of the following:

(1) Fees or charges remitted to the State Registrar for record search or issuance of certificates, permits, registrations, or other documents pursuant to Chapter 3 (commencing with Section 26801) of Part 3 of Division 2 of Title 3 of the Government Code, and Chapter 4 (commencing with Section 102525), Chapter 5 (commencing with Section 102625), Chapter 8 (commencing with Section 103050), and Chapter 15 (commencing with Section 103600) of Part 1 of Division 102.

(2) Funds remitted to the State Registrar by the federal Social Security Administration for participation in the enumeration at birth program.

(3) Funds remitted to the State Registrar by the National Center for Health Statistics pursuant to the federal Vital Statistics Cooperative Program.

(4) Any other funds collected by the State Registrar, except Children’s Trust Fund fees collected pursuant to Section 18966 of the Welfare and Institutions Code, fees allocated to the Judicial Council pursuant to Section 1852 of the Family Code, and fees collected pursuant to Section 103645, all of which shall be deposited into the General Fund.

(b) Moneys in the Health Statistics Special Fund shall be expended by the State Registrar for the purpose of funding its existing programs and programs that may become necessary to carry out its mission, upon appropriation by the Legislature.
(c) Health Statistics Special Fund moneys shall be expended only for the purposes set forth in this section and Section 102249, and shall not be expended for any other purpose or for any other state program.

(d) It is the intent of the Legislature that the Health Statistics Special Fund provide for the following:
1. Registration and preservation of vital event records and dissemination of vital event information to the public.
2. Data analysis of vital statistics for population projections, health trends and patterns, epidemiologic research, and development of information to support new health policies.
3. Development of uniform health data systems that are integrated, accessible, and useful in the collection of information on health status.

(e) This section shall become operative on January 1, 2022.

SEC. 7. Section 103605 of the Health and Safety Code is amended to read:

103605. (a) The money collected by the State Registrar shall be deposited with the Treasurer for credit to the Health Statistics Special Fund, except for the Children’s Trust Fund fees collected pursuant to Section 18966 of the Welfare and Institutions Code, the Umbilical Cord Blood Collection Program Fund fees collected pursuant to Section 1628, the fees allocated to the Judicial Council pursuant to Section 1852 of the Family Code, and the fees collected pursuant to Section 103645, all of which shall be deposited in the General Fund.

(b) This section shall remain in effect only until January 1, 2022, and as of that date is repealed, unless a later enacted statute, that is enacted before January 1, 2022, deletes or extends that date.

SEC. 8. Section 103605 is added to the Health and Safety Code, to read:

103605. (a) The money collected by the State Registrar shall be deposited with the Treasurer for credit to the Health Statistics Special Fund, except for the Children’s Trust Fund fees collected pursuant to Section 18966 of the Welfare and Institutions Code, the fees allocated to the Judicial Council pursuant to Section 1852 of the Family Code, and the fees collected pursuant to Section 103645, all of which shall be deposited in the General Fund.
(b) This section shall become operative on January 1, 2022.

SEC. 9. Section 103625 of the Health and Safety Code is amended to read:

103625. (a) A fee of three dollars ($3) shall be paid by the applicant for a certified copy of a fetal death or death record.

(b) (1) A fee of three dollars ($3) shall be paid by a public agency or licensed private adoption agency applicant for a certified copy of a birth certificate that the agency is required to obtain in the ordinary course of business. A fee of nine dollars ($9) shall be paid by any other applicant for a certified copy of a birth certificate. Four dollars ($4) of any nine-dollar ($9) fee is exempt from subdivision (e) and shall be paid either to a county children’s trust fund or to the State Children’s Trust Fund, in conformity with Article 5 (commencing with Section 18965) of Chapter 11 of Part 6 of Division 9 of the Welfare and Institutions Code. Two dollars ($2) of any nine-dollar ($9) fee is exempt from subdivision (e) and shall be paid to the Umbilical Cord Blood Collection Program Fund in conformity with Section 1628.

(2) The board of supervisors of any county that has established a county children’s trust fund may increase the fee for a certified copy of a birth certificate by up to three dollars ($3) for deposit in the county children’s trust fund in conformity with Article 5 (commencing with Section 18965) of Chapter 11 of Part 6 of Division 9 of the Welfare and Institutions Code.

(c) A fee of three dollars ($3) shall be paid by a public agency applicant for a certified copy of a marriage record, that has been filed with the county recorder or county clerk, that the agency is required to obtain in the ordinary course of business. A fee of six dollars ($6) shall be paid by any other applicant for a certified copy of a marriage record that has been filed with the county recorder or county clerk. Three dollars ($3) of any six-dollar ($6) fee is exempt from subdivision (e) and shall be transmitted monthly by each local registrar, county recorder, and county clerk to the state for deposit into the General Fund as provided by Section 1852 of the Family Code.

(d) A fee of three dollars ($3) shall be paid by a public agency applicant for a certified copy of a marriage dissolution record obtained from the State Registrar that the agency is required to obtain in the ordinary course of business. A fee of six dollars ($6)
shall be paid by any other applicant for a certified copy of a
marriage dissolution record obtained from the State Registrar.
(e) Each local registrar, county recorder, or county clerk
collecting a fee pursuant to subdivisions (a) to (d), inclusive, shall
transmit 15 percent of the fee for each certified copy to the State
Registrar by the 10th day of the month following the month in
which the fee was received.
(f) In addition to the fees prescribed pursuant to subdivisions
(a) to (d), inclusive, all applicants for certified copies of the records
described in those subdivisions shall pay an additional fee of three
dollars ($3), that shall be collected by the State Registrar, the local
registrar, county recorder, or county clerk, as the case may be.
(g) The local public official charged with the collection of the
additional fee established pursuant to subdivision (f) may create
a local vital and health statistics trust fund. The fees collected by
local public officials pursuant to subdivision (f) shall be distributed
as follows:
(1) Forty-five percent of the fee collected pursuant to subdivision
(f) shall be transmitted to the State Registrar.
(2) The remainder of the fee collected pursuant to subdivision
(f) shall be deposited into the collecting agency’s vital and health
statistics trust fund, except that in any jurisdiction in which a local
vital and health statistics trust fund has not been established, the
entire amount of the fee collected pursuant to subdivision (f) shall
be transmitted to the State Registrar.
(3) Moneys transmitted to the State Registrar pursuant to this
subdivision shall be deposited in accordance with Section 102247.
(h) Moneys in each local vital and health statistics trust fund
shall be available to the local official charged with the collection
of fees pursuant to subdivision (f) for the applicable jurisdiction
for the purpose of defraying the administrative costs of collecting
and reporting with respect to those fees and for other costs as
follows:
(1) Modernization of vital record operations, including
improvement, automation, and technical support of vital record
systems.
(2) Improvement in the collection and analysis of health-related
birth and death certificate information, and other community health
data collection and analysis, as appropriate.
(i) Funds collected pursuant to subdivision (f) shall not be used to supplant funding in existence on January 1, 2002, that is necessary for the daily operation of vital record systems. It is the intent of the Legislature that funds collected pursuant to subdivision (f) be used to enhance service to the public, to improve analytical capabilities of state and local health authorities in addressing the health needs of newborn children and maternal health problems, and to analyze the health status of the general population.

(j) Each county shall annually submit a report to the State Registrar by March 1 containing information on the amount of revenues collected pursuant to subdivision (f) in the previous calendar year and on how the revenues were expended and for what purpose.

(k) Each local registrar, county recorder, or county clerk collecting the fee pursuant to subdivision (f) shall transmit 45 percent of the fee for each certified copy to which subdivision (f) applies to the State Registrar by the 10th day of the month following the month in which the fee was received.

(l) The additional three dollars ($3) authorized to be charged to applicants other than public agency applicants for certified copies of marriage records by subdivision (c) may be increased pursuant to Section 114.

(m) In providing for the expiration of the surcharge on birth certificate fees on June 30, 1999, the Legislature intends that juvenile dependency mediation programs pursue ancillary funding sources after that date.

(n) This section shall remain in effect only until January 1, 2022, and as of that date is repealed, unless a later enacted statute, that is enacted before January 1, 2022, deletes or extends that date.

SEC. 10. Section 103625 is added to the Health and Safety Code, to read:

103625. (a) A fee of three dollars ($3) shall be paid by the applicant for a certified copy of a fetal death or death record.

(b) (1) A fee of three dollars ($3) shall be paid by a public agency or licensed private adoption agency applicant for a certified copy of a birth certificate that the agency is required to obtain in the ordinary course of business. A fee of seven dollars ($7) shall be paid by any other applicant for a certified copy of a birth certificate. Four dollars ($4) of any seven-dollar ($7) fee is exempt
from subdivision (e) and shall be paid either to a county children’s
trust fund or to the State Children’s Trust Fund, in conformity with
Article 5 (commencing with Section 18965) of Chapter 11 of Part
6 of Division 9 of the Welfare and Institutions Code.

(2) The board of supervisors of any county that has established
a county children’s trust fund may increase the fee for a certified
copy of a birth certificate by up to three dollars ($3) for deposit in
the county children’s trust fund in conformity with Article 5
(commencing with Section 18965) of Chapter 11 of Part 6 of
Division 9 of the Welfare and Institutions Code.

(c) A fee of three dollars ($3) shall be paid by a public agency
applicant for a certified copy of a marriage record, that has been
filed with the county recorder or county clerk, that the agency is
required to obtain in the ordinary course of business. A fee of six
dollars ($6) shall be paid by any other applicant for a certified
copy of a marriage record that has been filed with the county
recorder or county clerk. Three dollars ($3) of any six-dollar ($6)
fee is exempt from subdivision (e) and shall be transmitted monthly
by each local registrar, county recorder, and county clerk to the
state for deposit into the General Fund as provided by Section
1852 of the Family Code.

(d) A fee of three dollars ($3) shall be paid by a public agency
applicant for a certified copy of a marriage dissolution record
obtained from the State Registrar that the agency is required to
obtain in the ordinary course of business. A fee of six dollars ($6)
shall be paid by any other applicant for a certified copy of a
marriage dissolution record obtained from the State Registrar.

(e) Each local registrar, county recorder, or county clerk
collecting a fee pursuant to subdivisions (a) to (d), inclusive, shall
transmit 15 percent of the fee for each certified copy to the State
Registrar by the 10th day of the month following the month in
which the fee was received.

(f) In addition to the fees prescribed pursuant to subdivisions
(a) to (d), inclusive, all applicants for certified copies of the records
described in those subdivisions shall pay an additional fee of three
dollars ($3), that shall be collected by the State Registrar, the local
registrar, county recorder, or county clerk, as the case may be.

(g) The local public official charged with the collection of the
additional fee established pursuant to subdivision (f) may create
a local vital and health statistics trust fund. The fees collected by
local public officials pursuant to subdivision (f) shall be distributed as follows:

(1) Forty-five percent of the fee collected pursuant to subdivision (f) shall be transmitted to the State Registrar.

(2) The remainder of the fee collected pursuant to subdivision (f) shall be deposited into the collecting agency’s vital and health statistics trust fund, except that in any jurisdiction in which a local vital and health statistics trust fund has not been established, the entire amount of the fee collected pursuant to subdivision (f) shall be transmitted to the State Registrar.

(3) Moneys transmitted to the State Registrar pursuant to this subdivision shall be deposited in accordance with Section 102247.

(h) Moneys in each local vital and health statistics trust fund shall be available to the local official charged with the collection of fees pursuant to subdivision (f) for the applicable jurisdiction for the purpose of defraying the administrative costs of collecting and reporting with respect to those fees and for other costs as follows:

(1) Modernization of vital record operations, including improvement, automation, and technical support of vital record systems.

(2) Improvement in the collection and analysis of health-related birth and death certificate information, and other community health data collection and analysis, as appropriate.

(i) Funds collected pursuant to subdivision (f) shall not be used to supplant funding in existence on January 1, 2002, that is necessary for the daily operation of vital record systems. It is the intent of the Legislature that funds collected pursuant to subdivision (f) be used to enhance service to the public, to improve analytical capabilities of state and local health authorities in addressing the health needs of newborn children and maternal health problems, and to analyze the health status of the general population.

(j) Each county shall annually submit a report to the State Registrar by March 1 containing information on the amount of revenues collected pursuant to subdivision (f) in the previous calendar year and on how the revenues were expended and for what purpose.

(k) Each local registrar, county recorder, or county clerk collecting the fee pursuant to subdivision (f) shall transmit 45 percent of the fee for each certified copy to which subdivision (f)
applies to the State Registrar by the 10th day of the month following the month in which the fee was received.

(l) The additional three dollars ($3) authorized to be charged to applicants other than public agency applicants for certified copies of marriage records by subdivision (c) may be increased pursuant to Section 114.

(m) In providing for the expiration of the surcharge on birth certificate fees on June 30, 1999, the Legislature intends that juvenile dependency mediation programs pursue ancillary funding sources after that date.

(n) This section shall become operative on January 1, 2022.

SEC. 11. This act is an urgency statute necessary for the immediate preservation of the public peace, health, or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting the necessity are:

In order to fund efforts aimed at curing disorders and diseases at the earliest possible time, it is necessary that this act take effect immediately.