CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 2431

Chapter 56, Laws of 2008

60th Legislature 2008 Regular Session

CORD BLOOD BANKING

EFFECTIVE DATE: 07/01/10

Passed by the House February 12, 2008 Yeas 95 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate March 6, 2008 Yeas 48 Nays 0

Approved March 18, 2008, 1:50 p.m.

CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL 2431** as passed by the House of Representatives and the Senate on the dates hereon set forth.

BARBARA BAKER

Chief Clerk

BRAD OWEN

President of the Senate

FILED

March 19, 2008

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 2431

Passed Legislature - 2008 Regular Session

State of Washington 60th Legislature 2008 Regular Session

By House Health Care & Wellness (originally sponsored by Representatives Morris, Hudgins, Santos, and Chase)

READ FIRST TIME 02/04/08.

- 1 AN ACT Relating to cord blood banking; amending RCW 70.54.220;
- 2 adding a new section to chapter 70.54 RCW; creating a new section; and
- 3 providing an effective date.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** The purpose of this act is to promote public
- 6 awareness and education of the general public and potential cord blood
- 7 donors on the benefits of public or private cord blood banking, and to
- 8 establish safeguards related to effective private banking of cord
- 9 blood.
- 10 Sec. 2. RCW 70.54.220 and 1988 c 276 s 5 are each amended to read
- 11 as follows:
- 12 (1) All persons licensed or certified by the state of Washington to
- 13 provide prenatal care or to practice medicine shall provide information
- 14 <u>to all pregnant women in their care</u> regarding:
- 15 <u>(a)</u> The use and availability of prenatal tests ((to all pregnant
- 16 women in their care)); and
- 17 (b) Using objective and standardized information: (i) The
- 18 <u>differences between and potential benefits and risks involved in public</u>

- 1 and private cord blood banking that is sufficient to allow a pregnant
- 2 woman to make an informed decision before her third trimester of
- 3 pregnancy on whether to participate in a private or public cord blood
- 4 <u>banking program; and (ii) the opportunity to donate, to a public cord</u>
- 5 blood bank, blood and tissue extracted from the placenta and umbilical
- 6 cord following delivery of a newborn child.
- 7 (2) The information required by this section must be provided 8 within the time limits prescribed by department rules and in accordance
- 9 with standards established by those rules.
- 10 <u>NEW SECTION.</u> **Sec. 3.** A new section is added to chapter 70.54 RCW 11 to read as follows:
- 12 (1) A cord blood bank advertising, offering to provide, or 13 providing private cord blood banking services to residents in this 14 state must:
 - (a) Have all applicable licenses, accreditations, and other authorizations required under federal and Washington state law to engage in cord blood banking;
 - (b) Include, in any advertising or educational materials made available to the general public or provided to health services providers or potential cord blood donors: (i) A statement identifying the cord blood bank's licenses, accreditations, and other authorizations required in (a) of this subsection; and (ii) information about the cord blood bank's rate of success in collecting, processing, and storing sterile cord blood units that have adequate, viable yields of targeted cells; and
 - (c)(i) Provide to the cord blood donor the results of appropriate quality control tests performed on the donor's collected cord blood; and
 - (ii) If the test results provided under (c)(i) of this subsection demonstrate that the collected cord blood may not be recommended for long-term storage and potential future medical uses because of low cell yield, foreign contamination, or other reasons determined by the cord blood bank's medical director, provide the cord blood donor with the option not to be charged fees for processing or storage services, including a refund of any fees paid. The cord blood bank must provide the cord blood donor with sufficient information to make an informed decision regarding this option.

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(2) The legislature finds that the practices covered by this section are matters vitally affecting the public interest for the purpose of applying the consumer protection act, chapter 19.86 RCW. A violation of this section is not reasonable in relation to the development and preservation of business and is an unfair or deceptive act in trade or commerce and an unfair method of competition for the purpose of applying the consumer protection act, chapter 19.86 RCW.

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- (3) The definitions in this subsection apply throughout this section unless the context clearly requires otherwise.
- 10 (a) "Autologous use" means the transplantation, including 11 implanting, transplanting, infusion, or transfer, of cord blood into 12 the individual from whom the cord blood was collected.
- 13 (b) "Cord blood bank" means an operation engaged in collecting, 14 processing, storing, distributing, or transplanting hematopoietic 15 progenitor cells present in placental or umbilical cord blood.
- 16 (c) "Hematopoietic progenitor cells" means pluripotential cells
 17 that may be capable of self-renewal and differentiation into any mature
 18 blood cell.
- 19 (d) "Private cord blood banking" means a cord blood bank that 20 provides, for a fee, cord blood banking services for the autologous use 21 of the cord blood.
- NEW SECTION. Sec. 4. This act takes effect July 1, 2010.

 Passed by the House February 12, 2008.

 Passed by the Senate March 6, 2008.

 Approved by the Governor March 18, 2008.

 Filed in Office of Secretary of State March 19, 2008.

SHB 2431.SL