1	A bill to be entitled
2	An act relating to experimental treatments for
3	terminal conditions; creating s. 499.0295, F.S.;
4	providing a short title; providing definitions;
5	providing conditions for a manufacturer to provide
6	certain drugs, products, or devices to an eligible
7	patient; specifying insurance coverage requirements
8	and exceptions; providing conditions for provision of
9	certain services by a hospital or health care
10	facility; providing immunity from liability; providing
11	protection from disciplinary or legal action against a
12	physician who makes certain treatment recommendations;
13	providing that a cause of action may not be asserted
14	against the manufacturer of certain drugs, products,
15	or devices or a person or entity caring for a patient
16	using such drug, product, or device under certain
17	circumstances; providing applicability; providing an
18	effective date.
19	
20	Be It Enacted by the Legislature of the State of Florida:
21	
22	Section 1. Section 499.0295, Florida Statutes, is created
23	to read:
24	499.0295 Experimental treatments for terminal conditions
25	(1) This section may be cited as the "Right to Try Act."
26	(2) As used in this section, the term:
	Page 1 of 6

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27	(a) "Eligible patient" means a person who:
28	1. Has a terminal condition that is attested to by the
29	patient's physician and confirmed by a second independent
30	evaluation by a board-certified physician in an appropriate
31	specialty for that condition;
32	2. Has considered all other treatment options for the
33	terminal condition currently approved by the United States Food
34	and Drug Administration;
35	3. Has given written informed consent for the use of an
36	investigational drug, biological product, or device; and
37	4. Has documentation from his or her treating physician
38	that the patient meets the requirements of this paragraph.
39	(b) "Investigational drug, biological product, or device"
40	means a drug, biological product, or device that has
41	successfully completed phase 1 of a clinical trial but has not
42	been approved for general use by the United States Food and Drug
43	Administration and remains under investigation in a clinical
44	trial approved by the United States Food and Drug
45	Administration.
46	(c) "Terminal condition" means a progressive disease or
47	medical or surgical condition that causes significant functional
48	impairment, is not considered by a treating physician to be
49	reversible even with the administration of available treatment
50	options currently approved by the United States Food and Drug
51	Administration, and, without the administration of life-

Page 2 of 6

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52 sustaining procedures, will result in death within 1 year after 53 diagnosis if the condition runs its normal course. 54 "Written informed consent" means a document that is (d) 55 signed by a patient, a parent of a minor patient, a court-56 appointed guardian for a patient, or a health care surrogate 57 designated by a patient and includes: 58 1. An explanation of the currently approved products and treatments for the patient's terminal condition. 59 60 2. An attestation that the patient concurs with his or her 61 physician in believing that all currently approved products and 62 treatments are unlikely to prolong the patient's life. 63 Identification of the specific investigational drug, 3. 64 biological product, or device that the patient is seeking to 65 use. 4. A realistic description of the most likely outcomes of 66 67 using the investigational drug, biological product, or device. 68 The description shall include the possibility that new, 69 unanticipated, different, or worse symptoms might result and 70 death could be hastened by the proposed treatment. The 71 description shall be based on the physician's knowledge of the 72 proposed treatment for the patient's terminal condition. 73 5. A statement that the patient's health plan or third-74 party administrator and physician are not obligated to pay for 75 care or treatment consequent to the use of the investigational 76 drug, biological product, or device unless required to do so by 77 law or contract.

Page 3 of 6

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78 6. A statement that the patient's eligibility for hospice 79 care may be withdrawn if the patient begins treatment with the 80 investigational drug, biological product, or device and that 81 hospice care may be reinstated if the treatment ends and the 82 patient meets hospice eligibility requirements. 83 7. A statement that the patient understands he or she is 84 liable for all expenses consequent to the use of the investigational drug, biological product, or device and that 85 86 liability extends to the patient's estate, unless a contract 87 between the patient and the manufacturer of the investigational 88 drug, biological product, or device states otherwise. 89 (3) Upon the request of an eligible patient, a 90 manufacturer may: 91 (a) Make its investigational drug, biological product, or 92 device available under this section. (b) 93 Provide an investigational drug, biological product, 94 or device to an eligible patient without receiving compensation. (c) Require an eligible patient to pay the costs of, or 95 96 the costs associated with, the manufacture of the 97 investigational drug, biological product, or device. 98 (4) A health plan, third-party administrator, or 99 governmental agency may provide coverage for the cost of, or the 100 cost of services related to the use of, an investigational drug, 101 biological product, or device. 102 (5) A hospital or health care facility licensed under 103 chapter 395 is not required to provide new or additional Page 4 of 6

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104 services unless those services are approved by the hospital or 105 health care facility. 106 If an eligible patient dies while using an (6) 107 investigational drug, biological product, or device pursuant to 108 this section, the patient's heirs are not liable for any 109 outstanding debt related to the patient's use of the 110 investigational drug, biological product, or device. 111 (7) A licensing board may not revoke, fail to renew, 112 suspend, or take any action against a physician's license issued 113 under chapter 458 or chapter 459 based solely on the physician's 114 recommendations to an eligible patient regarding access to or 115 treatment with an investigational drug, biological product, or device. A state entity responsible for Medicare certification 116 may not take action against a physician's Medicare certification 117 118 based solely on the physician's recommendation that an eligible 119 patient have access to an investigational drug, biological 120 product, or device. 121 (8) This section does not create a private cause of action 122 against the manufacturer of an investigational drug, biological 123 product, or device; against a person or entity involved in the 124 care of an eligible patient who is using the investigational 125 drug, biological product, or device; or for any harm to the 126 eligible patient that is a result of the use of the 127 investigational drug, biological product, or device if the 128 manufacturer or other person or entity complies in good faith with the terms of this section and exercises reasonable care. 129

Page 5 of 6

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130	(9) This section does not expand the coverage an insurer
131	must provide under the Florida Insurance Code and does not
132	affect mandatory health coverage for participation in clinical
133	trials.
134	Section 2. This act shall take effect July 1, 2015.

Page 6 of 6

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