By Senator Trumbull

	2-01302C-25 20251768
1	A bill to be entitled
2	An act relating to stem cell therapy; creating s.
3	456.63, F.S.; providing legislative findings and
4	intent; defining terms; authorizing health care
5	providers to perform stem cell therapy not approved by
6	the United States Food and Drug Administration under
7	certain circumstances; specifying requirements for the
8	stem cells that may be used by such providers;
9	requiring such providers to adhere to applicable
10	current good manufacturing practices in the
11	performance of such therapies; requiring health care
12	providers to provide a specified written notice to
13	patients before performing any stem cell therapy;
14	specifying requirements for the written notice;
15	providing advertisement requirements; requiring health
16	care providers to obtain written consent from the
17	patient or his or her representative before performing
18	the therapy; specifying requirements for the consent
19	form; providing applicability; providing for
20	disciplinary action; requiring the Department of
21	Health to adopt rules; providing an effective date.
22	
23	Be It Enacted by the Legislature of the State of Florida:
24	
25	Section 1. Section 456.63, Florida Statutes, is created to
26	read:
27	456.63 Stem cell therapy by health care providers;
28	disclosure; informed consent
29	(1) The Legislature recognizes the significant potential of
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30	stem cell therapies in advancing medical treatments and
31	improving patient outcomes and further recognizes the need to
32	ensure that such therapies are provided using stem cells
33	obtained in an ethical manner that does not involve stem cells
34	derived from aborted fetuses. It is the intent of the
35	Legislature to foster medical innovation while upholding ethical
36	standards that respect the sanctity of life. By encouraging the
37	use of stem cell sources such as adult stem cells, umbilical
38	cord blood, and other ethically obtained human cells, tissues,
39	or cellular or tissue-based products, the state will advance
40	regenerative medicine in a manner consistent with the values of
41	this state.
42	(2) As used in this section, the term:
43	(a) "Health care provider" means a physician licensed under
44	chapter 458 or an osteopathic physician licensed under chapter
45	459 acting in the course and scope of their employment.
46	(b) "Human cells, tissues, or cellular or tissue-based
47	products" means articles containing or consisting of human cells
48	or tissues collected from cord blood donors who are residents of
49	the United States which are intended for implantation,
50	transplantation, infusion, or transfer into a human recipient,
51	including but not limited to, bones, ligaments, skin, dura
52	mater, heart valves, corneas, hematopoietic stem or progenitor
53	cells derived from peripheral and cord blood, manipulated
54	autologous chondrocytes, epithelial cells on a synthetic matrix,
55	and semen or other reproductive tissue. The term does not
56	include any of the following:
57	1. Vascularized human organs for transplantation.
58	2. Whole blood or blood components or blood derivative

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59	products subject to regulation under part I of chapter 499.
60	3. Secreted or extracted human products, such as milk,
61	collagen, and cell factors; except that semen is considered a
62	human cell, tissue, or cellular or tissue-based product for
63	purposes of this paragraph.
64	4. Minimally manipulated bone marrow for homologous use and
65	not combined with another article, except for with water,
66	crystalloids, or a sterilizing, preserving, or storage agent, if
67	the addition of the agent does not raise new clinical safety
68	concerns with respect to the bone marrow.
69	5. Ancillary products used in the manufacture of human
70	cells, tissues, or cellular or tissue-based products.
71	6. Cells, tissues, and organs derived from animals other
72	than humans.
73	7. In vitro diagnostic products.
74	8. Blood vessels recovered with an organ, as defined in 42
75	C.F.R. s. 121.2, which are intended for use in organ
76	transplantation and labeled, "For use in organ transplantation
77	only."
78	9. Fetal-derived stem cells.
79	10. Adipose-derived mesenchymal stem cells for
80	transplantation.
81	(c) "Minimally manipulated" means:
82	1. For structural tissue, processing that does not alter
83	the original relevant characteristics of the tissue relating to
84	the tissue's utility for reconstruction, repair, or replacement.
85	2. For cells or nonstructural tissues, processing that does
86	not alter the relevant biological characteristics of cells or
87	tissues.

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88	(d) "Stem cell therapy" means a treatment involving the use
89	of human cells, tissues, or cellular or tissue-based products.
90	The term does not include treatment or research using human
91	cells or tissues that were derived from a fetus or an embryo
92	after an abortion.
93	(3)(a) A health care provider licensed in this state may
94	perform stem cell therapy that is not approved by the United
95	States Food and Drug Administration if such therapy is used for
96	treatment or procedures that are within the scope of practice
97	for such provider and the therapies are related to orthopedics,
98	wound care, or pain management.
99	(b) To ensure that the retrieval, manufacture, storage, and
100	use of stem cells used for therapies conducted under this
101	section meet the highest standards, any stem cells used by a
102	health care provider for therapy provided under this section
103	must be:
104	1. Manufactured in a clean room space that has been
105	certified by the United States Food and Drug Administration for
106	using high-efficiency particulate air filtration or ultra-low
107	penetration air filtration to minimize nonviable and viable
108	particulate contamination; and
109	2. Retrieved, manufactured, and stored in a facility that
110	is registered and regulated by the United States Food and Drug
111	Administration and licensed or registered with one of the
112	following entities:
113	a. National Marrow Donor Program.
114	b. World Marrow Donor Association.
115	c. Association for the Advancement of Blood and
116	Biotherapies.
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117	d. American Association of Tissue Banks.
118	(4) In the performance of any procedure using or purporting
119	to use stem cells or products containing stem cells, the health
120	care provider shall adhere to the applicable current good
121	manufacturing practices for the collection, removal, processing,
122	implantation, and transfer of stem cells, or products containing
123	stem cells, pursuant to the Federal Food, Drug, and Cosmetic
124	Act, 21 U.S.C. ss. 301 et seq.; 52 Stat. 1040 et seq.; and 21
125	C.F.R. part 1271, Human Cells, Tissues, and Cellular and Tissue-
126	Based Products.
127	(5) A health care provider who conducts stem cell therapy
128	pursuant to this section shall provide a patient who is being
129	treated with stem cell therapy with the following written notice
130	before performing the therapy:
131	
132	THIS NOTICE MUST BE PROVIDED TO YOU UNDER FLORIDA LAW.
133	This health care practitioner performs one or more
134	stem cell therapies that have not yet been approved by
135	the United States Food and Drug Administration. You
136	are encouraged to consult with your primary care
137	provider before undergoing any stem cell therapy.
138	
139	(6) A health care provider required to provide the written
140	notice under subsection (5) shall:
141	(a) Provide the written notice to a patient on paper that
142	is at least 8.5 inches by 11 inches and printed in no less than
143	40-point type.
144	(b) Prominently display the written notice at the entrance
145	to the health care provider's office and in an area visible to

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146	patients inside such office.
147	(c) Include the notice in any advertisement for the stem
148	cell therapy. In any form of advertisement, the notice must be
149	clearly legible and in a font size no smaller than the largest
150	font size used in the advertisement.
151	(7)(a) A health care provider required to provide the
152	written notice under subsection (5) must obtain a signed consent
153	form from the patient before performing the stem cell therapy.
154	(b) The consent form must be signed by the patient or, if
155	the patient is legally not competent, the patient's
156	representative and must state all of the following in language
157	the patient or his or her representative could reasonably be
158	expected to understand:
159	1. The nature and character of the proposed treatment,
160	including the treatment's United States Food and Drug
161	Administration approval status.
162	2. The anticipated results of the proposed treatment.
163	3. The recognized possible alternative forms of treatment.
164	4. The recognized serious possible risks, complications,
165	and anticipated benefits involved in the treatment and in the
166	recognized possible alternative forms of treatment, including
167	nontreatment.
168	(8) This section does not apply to either of the following:
169	(a) A health care provider who has obtained approval for an
170	investigational new drug or device from the United States Food
171	and Drug Administration for the use of human cells, tissues, or
172	cellular or tissue-based products.
173	(b) A health care provider who performs a stem cell therapy
174	under an employment or other contract on behalf of an

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175	institution certified by any of the following:
176	1. The Foundation for the Accreditation of Cellular
177	Therapy.
178	2. The Blood and Marrow Transplant Clinical Trials Network.
179	3. The Association for the Advancement of Blood and
180	Biotherapies.
181	4. An entity with expertise in stem cell therapy as
182	determined by the department.
183	(9) A violation of this section may subject the health care
184	provider to disciplinary action under the rules that have been
185	developed by the applicable regulatory board, the department, or
186	the Agency for Health Care Administration, as applicable.
187	(10) The department shall adopt rules to implement this
188	section.
189	Section 2. This act shall take effect July 1, 2025.

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