Florida House of Representatives - 1998 CS/HB 1883

By the Committee on Health & Human Services Appropriations and Representative Albright

1	
1	A bill to be entitled
2	An act relating to organ and tissue donation;
3	amending ss. 320.08047, 322.08, and 381.6024,
4	F.S.; authorizing the use of certain funds for
5	maintaining the organ and tissue donor
6	registry; revising annual assessments on
7	certain organ procurement organizations, tissue
8	banks, and eye banks; creating s. 381.60225,
9	F.S.; establishing standards for organ
10	donation, procurement, allocation, and
11	transplantation; amending s. 732.911, F.S.;
12	providing definitions; amending ss. 732.912 and
13	732.914, F.S.; clarifying who may make an
14	anatomical gift in the absence of a declaration
15	by a decedent; amending s. 732.913, F.S.;
16	specifying that entities as well as persons may
17	become donees of anatomical gifts; amending s.
18	732.915, F.S.; repealing an annual assessment
19	on organ procurement organizations, tissue
20	banks, and eye banks; amending s. 732.916,
21	F.S.; revising procedures for amending or
22	revoking an anatomical gift; amending s.
23	732.9216, F.S.; adding a cross reference;
24	amending s. 732.922, F.S.; providing a
25	limitation in civil or criminal liability for
26	organ procurement organizations, eye banks,
27	tissue banks, hospitals, and hospital
28	administrators or their designees; providing
29	additional duties for the hospital
30	administrator or his designee; providing
31	severability; providing effective dates.
	-

Be It Enacted by the Legislature of the State of Florida: 1 2 3 Section 1. Section 320.08047, Florida Statutes, is amended to read: 4 5 320.08047 Voluntary contribution for organ and tissue 6 donor education .-- As a part of the collection process for 7 license taxes as specified in s. 320.08, individuals shall be permitted to make a voluntary contribution of \$1, which 8 9 contribution shall be deposited into the Florida Organ and Tissue Donor Education and Procurement Trust Fund for organ 10 and tissue donor education and for maintaining the organ and 11 12 tissue donor registry. 13 Section 2. Paragraph (b) of subsection (7) of section 322.08, Florida Statutes, is amended to read: 14 15 322.08 Application for license.--(7) The application form for a driver's license or 16 17 duplicate thereof shall include language permitting the 18 following: 19 (b) A voluntary contribution of \$1 per applicant, 20 which contribution shall be deposited into the Florida Organ and Tissue Donor Education and Procurement Trust Fund for 21 22 organ and tissue donor education and for maintaining the organ 23 and tissue donor registry. 24 25 A statement providing an explanation of the purpose of the 26 trust funds shall also be included. 27 Section 3. Section 381.60225, Florida Statutes, is 28 created to read: 29 381.60225 Priority use of organs donated in Florida.--30 (1) This section may be cited as the "Florida Organs 31 for Florida Citizens Law."

2

Florida House of Representatives - 1998 CS/HB 1883 611-104-98

1	(2) The Legislature establishes the following
2	standards for organ donation, procurement, allocation, and
3	transplantation in Florida.
4	(a) All patients within Florida who have been
5	evaluated and listed for solid organ transplantation by a
б	state-approved transplant facility shall be placed on a
7	Florida waiting list and shall be allocated organs according
8	to paragraph (c).
9	(b) Potential organ donors shall be referred to a
10	Florida-certified organ procurement organization.
11	(c) Solid organs obtained by a Florida-certified organ
12	procurement organization which are deemed suitable for
13	transplantation shall be offered in the following priority to:
14	1. Patients named on the Florida Statewide Solid Organ
15	Transplant list who meet the requirements for Organ
16	Procurement Transplant Network status one.
17	2. Patients named on the Florida local Health Care
18	Financing Administration certified organ procurement
19	organization service area transplant list.
20	3. Other patients named on the Florida Statewide Solid
21	Organ Transplant list.
22	4. Patients named on the Regional Solid Organ
23	Transplant list.
24	5. Patients named on the National Solid Organ
25	Transplant list.
26	
27	For the purpose of this subsection, the term "transplant list"
28	includes certain categories of national or regional organ
29	sharing for patients of exceptional need or exceptional match,
30	as approved or mandated by the United Network for Organ
31	Sharing.
	2

3

1 Section 4. Subsection (2) and paragraph (b) of 2 subsection (4) of section 381.6024, Florida Statutes, are 3 amended to read: 381.6024 Fees; Florida Organ and Tissue Donor 4 5 Education and Procurement Trust Fund. --6 (2) The Agency for Health Care Administration shall 7 assess annual fees to be used, in the following order of 8 priority, for the certification program, and the advisory 9 board, maintenance of the organ and tissue donor registry, and the organ and tissue donor education program in the following 10 amounts, which may not exceed \$35,000 per organization: 11 12 (a) Each general organ procurement organization shall 13 pay the greater of \$1,000 or 0.5 percent of its total revenues 14 produced from procurement activity in this state by the 15 certificateholder during its most recently completed fiscal year or operational year. 16 17 (b) Each bone and tissue procurement agency or bone 18 and tissue bank shall pay the greater of \$1,000 or 0.5 percent of its total revenues from procurement and processing activity 19 20 in this state by the certificateholder during its most recently completed fiscal year or operational year. 21 22 (c) Each eye bank shall pay the greater of \$500 or 0.5 23 percent of its total revenues produced from procurement 24 activity in this state by the certificateholder during its 25 most recently completed fiscal year or operational year. 26 (4) 27 (b) Moneys deposited in the trust fund pursuant to 28 this section must be used exclusively for the implementation, 29 administration, and operation of the certification program and 30 the advisory board, for maintaining the organ and tissue donor 31 registry, and for organ and tissue donor education. 4

1 Section 5. Effective July 1, 1999, subsection (2) of 2 section 381.6024, Florida Statutes, as amended by this act, is 3 amended to read: 381.6024 Fees; Florida Organ and Tissue Donor 4 5 Education and Procurement Trust Fund. --6 (2) The Agency for Health Care Administration shall 7 assess annual fees to be used, in the following order of 8 priority, for the certification program, the advisory board, 9 maintenance of the organ and tissue donor registry, and the organ and tissue donor education program in the following 10 amounts, which may not exceed \$35,000 per organization: 11 12 (a) Each general organ procurement organization shall 13 pay the greater of \$1,000 or 0.25 0.5 percent of its total 14 revenues produced from procurement activity in this state by 15 the certificateholder during its most recently completed fiscal year or operational year. 16 17 (b) Each bone and tissue procurement agency or bone 18 and tissue bank shall pay the greater of \$1,000 or 0.25 0.5 19 percent of its total revenues from procurement and processing 20 activity in this state by the certificateholder during its most recently completed fiscal year or operational year. 21 (c) Each eye bank shall pay the greater of \$500 or 22 23 $0.25 \ \theta.5$ percent of its total revenues produced from 24 procurement activity in this state by the certificateholder 25 during its most recently completed fiscal year or operational 26 year. Section 6. Section 732.911, Florida Statutes, is 27 28 amended to read: 29 732.911 Definitions.--For the purpose of this part: 30 31

1 "Bank" or "storage facility" means a facility (1) 2 licensed, accredited, or approved under the laws of any state 3 for storage of human bodies or parts thereof. 4 (2) "Death" means the irreversible cessation of the 5 function of the entire brain, including the brain stem, as 6 determined in accordance with s. 382.009, or the cessation of 7 life which is manifested by the irreversible loss and absence 8 of heartbeat and breathing as determined in accordance with 9 currently accepted medical standards. 10 (3)(2) "Donor" means an individual who makes a gift of all or part of his or her body. 11 (4)(3) "Hospital" means a hospital licensed, 12 13 accredited, or approved under the laws of any state and 14 includes a hospital operated by the United States Government 15 or a state, or a subdivision thereof, although not required to be licensed under state laws. 16 17 (5)(4) "Physician" or "surgeon" means a physician or 18 surgeon licensed to practice under chapter 458 or chapter 459 19 or similar laws of any state. "Surgeon" includes dental or 20 oral surgeon. 21 Section 7. Section 732.912, Florida Statutes, is 22 amended to read: 23 732.912 Persons who may make an anatomical gift.--24 (1) Any person who may make a will may give all or 25 part of his or her body for any purpose specified in s. 26 732.910, the gift to take effect upon death. An anatomical gift made by an adult <u>don</u>or and not revoked by the donor as 27 28 provided in s. 732.916 is irrevocable and does not require the 29 consent or concurrence of any person after the donor's death. 30 (2) If the decedent has not executed an anatomical 31 gift, then a member of one of the classes of persons listed 6

below, in the order of priority stated and in the absence of 1 actual notice of contrary indications by the decedent or 2 3 actual notice of opposition by a member of the same or a prior 4 class, any of the following persons may give all or any part 5 of the decedent's body for any purpose specified in s. 732.910: 6 7 (a) The spouse of the decedent; (b) An adult son or daughter of the decedent; 8 9 (c) Either parent of the decedent; (d) An adult brother or sister of the decedent; 10 (e) A grandparent of the decedent; 11 A guardian of the person of the decedent at the 12 (f) 13 time of his or her death; or 14 (g) A representative ad litem who shall be appointed 15 by a court of competent jurisdiction forthwith upon a petition heard ex parte filed by any person, which representative ad 16 litem shall ascertain that no person of higher priority exists 17 18 who objects to the gift of all or any part of the decedent's 19 body and that no evidence exists of the decedent's having made 20 a communication expressing a desire that his or her body or 21 body parts not be donated upon death; 22 23 but no gift shall be made by the spouse if any adult son or daughter objects, and provided that those of higher priority, 24 25 if they are reasonably available, have been contacted and made 26 aware of the proposed gift, and further provided that a 27 reasonable search is made to show that there would have been 28 no objection on religious grounds by the decedent. 29 (3) If the donee has actual notice of contrary 30 indications by the decedent or, in the case of a spouse making 31 the gift, an objection of an adult son or daughter or actual 7

CS/HB 1883

notice that a gift by a member of a class is opposed by a 1 member of the same or a prior class, the donee shall not 2 3 accept the gift. 4 (4) The person authorized by subsection (2) may make 5 the gift after the decedent's death or immediately before the 6 decedent's death. 7 (5) A gift of all or part of a body authorizes any 8 examination necessary to assure medical acceptability of the 9 gift for the purposes intended. 10 (6) Once the gift has been made, the rights of the donee are paramount to the rights of the others The rights of 11 12 the donee created by the gift are paramount to the rights of 13 others, except as provided by s. 732.917. 14 Section 8. Section 732.913, Florida Statutes, is 15 amended to read: 732.913 Persons who may become donees; purposes for 16 17 which anatomical gifts may be made. -- The following persons or 18 entities may become donees of gifts of bodies or parts of them 19 for the purposes stated: 20 (1) Any hospital, surgeon, or physician for medical or dental education or research, advancement of medical or dental 21 22 science, therapy, or transplantation. 23 (2) Any accredited medical or dental school, college, or university for education, research, advancement of medical 24 25 or dental science, or therapy. 26 (3) Any bank or storage facility for medical or dental 27 education, research, advancement of medical or dental science, 28 therapy, or transplantation. 29 (4) Any individual specified by name for therapy or 30 transplantation needed by him or her. 31 8

However, the Legislature declares that the public policy of this state prohibits restrictions on the possible recipients of an anatomical gift on the basis of race, color, religion, sex, national origin, age, physical handicap, health status, marital status, or economic status, and such restrictions are hereby declared void and unenforceable.

7 Section 9. Subsection (5) of section 732.914, Florida8 Statutes, is amended to read:

732.914 Manner of executing anatomical gifts.--

10 (5) Any gift by a <u>member of a class</u> person designated 11 in s. 732.912(2) shall be made by a document signed by that 12 person or made by that person's witnessed telephonic 13 discussion, telegraphic message, or other recorded message. 14 Section 10. Subsection (4) of section 732.915, Florida

15 Statutes, is amended to read:

9

16 732.915 Delivery of document; organ and tissue donor 17 registry.--

18 (4) The Agency for Health Care Administration and the 19 Department of Highway Safety and Motor Vehicles shall develop 20 and implement an organ and tissue donor registry which shall 21 record, through electronic means, organ and tissue donation 22 documents submitted through the driver license identification 23 program or by other sources. The registry shall be maintained in a manner which will allow, through electronic and 24 telephonic methods, immediate access to organ and tissue 25 26 donation documents 24 hours a day, 7 days a week. Hospitals, 27 organ and tissue procurement agencies, and other parties 28 identified by the agency by rule shall be allowed access through coded means to the information stored in the registry. 29 30 Costs for the organ and tissue donor registry shall be paid 31 from the Florida Organ and Tissue Donor Education and

9

Florida House of Representatives - 1998 CS/HB 1883 611-104-98

Procurement Trust Fund created by s. 732.92155. Funds 1 deposited into the Florida Organ and Tissue Donor Education 2 3 and Procurement Trust Fund pursuant to this section shall be utilized by the Agency for Health Care Administration for 4 maintaining the organ and tissue donor registry and for organ 5 6 and tissue donor education. The Agency for Health Care 7 Administration shall levy an annual assessment against each 8 registered organ procurement organization, tissue bank, and 9 eye bank, based on the methodology set out in s. 381.6024 for 10 the purpose of maintaining the organ and tissue donor registry. The combined total assessments levied upon all 11 12 organ procurement organizations, tissue banks, and eye banks 13 shall not exceed \$30,000 annually. Section 11. Section 732.916, Florida Statutes, is 14 15 amended to read: 732.916 Amendment or revocation of the gift .--16 17 (1) A If the will or other document authorized under 18 the provisions of s. 732.915(2) has been delivered to a 19 specified donee, the donor may amend or revoke an anatomical 20 the gift by: 21 (a) The execution and delivery to the donee of a 22 signed statement. 23 (b) An oral statement that is: 1. Made to the donor's spouse; or 24 25 2. Made in the presence of two persons and 26 communicated to the donor's family or attorney or to the 27 donee. 28 (c) A statement during a terminal illness or injury 29 addressed to an attending physician, who is then required to 30 communicate the revocation of the gift to the procurement 31

10

organization which is certified by the state and communicated 1 2 to the donee. 3 (d) A signed document found on the donor's person or in the donor's effects. 4 5 (2) A document of gift that has not been delivered to 6 the donee may be revoked by the donor in the manner set out in 7 subsection (1) or by destruction, cancellation, or mutilation 8 of the document. 9 (2) (3) Any gift made by a will may also be amended or revoked in the manner provided for amendment or revocation of 10 wills or as provided in subsection (1). 11 Section 12. Subsection (1) of section 732.9216, 12 13 Florida Statutes, is amended to read: 732.9216 Organ and tissue donor education panel.--14 15 (1) The Legislature recognizes that there exists in the state a shortage of organ and tissue donors to provide the 16 17 organs and tissue that could save lives or enhance the quality 18 of life for many Floridians. The Legislature further 19 recognizes the need to encourage the various minority populations of Florida to donate organs and tissue. It is the 20 21 intent of the Legislature that the funds collected pursuant to 22 ss. 320.08047 and s. 322.08(7)(b) be used exclusively for 23 educational purposes aimed at increasing the number of organ and tissue donors, thus affording more Floridians who are 24 25 awaiting organ or tissue transplants the opportunity for a full and productive life. 26 27 Section 13. Subsections (2) and (5) of section 28 732.922, Florida Statutes, are amended, and subsection (6) is 29 added to said section, to read: 30 31

11

Florida House of Representatives - 1998 CS/HB 1883 611-104-98

-	
1	732.922 Duty of certain hospital administrators <u>;</u>
2	liability of hospital administrators, organ procurement
3	organization, eye banks, and tissue banks
4	(2) Where, based on accepted medical standards, a
5	hospital patient is a suitable candidate for organ or tissue
6	donation, the hospital administrator or the hospital
7	administrator's designee shall, at or near the time of death,
8	access the organ and tissue donor registry created by s.
9	732.915(4) to ascertain the existence of a donor card <u>or</u>
10	document executed by the decedent. In the absence of a donor
11	card, organ donation sticker or organ donation imprint on a
12	driver's license, or other properly executed document, the
13	hospital administrator or designee shall request any of the
14	persons specified in s. 732.912, in the order and manner of
15	priority stated in s. 732.912, to consent to the gift of all
16	or any part of the decedent's body for any purpose specified
17	in this part. Except as provided in s. 732.912, in the
18	absence of actual notice of opposition, consent or refusal
19	need only be obtained from the person or persons in the
20	highest priority class <u>reasonably</u> available.
21	(5) There shall be no civil or criminal liability
22	against any organ procurement organization, eye bank, or
23	tissue bank certified pursuant to s. 381.6022, or against any
24	hospital or the hospital administrator or designee, when
25	complying with the provisions of this part and the rules of
26	the Agency for Health Care Administration or when, in the
27	exercise of reasonable care, a request for organ donation is
28	deemed to be inappropriate and the gift is not made according
29	to this part and the rules of the Agency for Health Care
30	Administration.No recovery shall be allowed nor shall civil
31	or criminal proceedings be instituted in any court in this
	12

12

state against the licensed hospital or the hospital 1 administrator or the hospital administrator's designee when, 2 3 in his or her best judgment, he or she deems such a request for organ donation to be inappropriate according to the 4 5 procedures established by the Agency for Health Care 6 Administration, or he or she has made every reasonable effort 7 to comply with the provisions of this section. 8 (6) The hospital administrator or the hospital 9 administrator's designee shall, at or near the time of death, 10 directly notify their affiliated Health Care Financing Administration designated organ procurement organization of 11 all potential organ donors. This notification shall not be 12 13 made to a tissue bank or eye bank in lieu of the organ procurement organization, unless the tissue bank or eye bank 14 15 is also a Health Care Financing Administration designated organ procurement organization. 16 Section 14. In any provision of this act or the 17 application thereof to any person or circumstances is held 18 19 invalid, the invalidity shall not affect other provisions or applications of the act which can be given effect without the 20 21 invalid provision or application, and to this end the 22 provisions of this act are declared severable. 23 Section 15. Except as otherwise provided herein, this act shall take effect October 1 of the year in which enacted. 24 25 26 27 2.8 29 30 31