1 ENGROSSED SENATE BILL NO. 164 By: Stanley of the Senate 2 and 3 Roe of the House 4 5 6 An Act relating to medical care; amending 63 O.S. 2011, Section 3102A, which relates to experimental 7 treatments, tests or drugs; authorizing parent or legal guardian to provide informed consent for incapacitated minor; modifying certain condition; 8 providing for participation in a research program or 9 experimental procedures without informed consent under certain conditions; specifying applicability of certain provisions; providing certain construction; 10 and providing an effective date. 11 12 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 13 SECTION 1. 63 O.S. 2011, Section 3102A, is 14 AMENDATORY 15 amended to read as follows: 16 Section 3102A. A. When an adult person a patient, because of a medical condition, is treated by a licensed medical doctor or doctor 17 of osteopathy holding a faculty appointment at a medical school 18 accredited by the Liaison Committee on Medical Education or American 19 Osteopathic Association, or holding clinical privileges at a 20 healthcare institution that conducts human subject research approved 21 by <del>local</del> an accredited institutional review board, and such <del>person</del> 22 patient is incapable of giving informed consent for a local-23

institutional-review-board-approved an accredited-institutional-

24

- review-board-approved experimental treatment, test or drug, then the
  administration of such treatment, test or drug may proceed upon

  obtaining informed consent of a parent, legal guardian, attorney-infact with health care decision authority, or a family member in the
  following order of priority:
- 6 1. The If the patient is a minor, the parent or legal guardian;
  7 and

## 2. If the patient is an adult:

- a. the spouse, unless the patient has no spouse, or is separated, or the spouse is physically or mentally incapable of giving consent, or the spouse's location is unknown or the spouse is overseas, or the spouse is otherwise not available;
- 2. An
  - b. an adult son or daughter;
- 16 3. Either
  - c. either parent<del>;</del>,
- 18 4. An

8

9

10

11

12

13

14

15

17

- d. an adult brother or sister; or
- 20 <del>5. A</del>
- e. a relative by blood or marriage.
- B. Nothing If the patient is an adult, nothing in this section shall authorize such legal guardian, attorney-in-fact or family member to consent to treatment in contravention to such

incapacitated person's patient's expressed permission or prohibition regarding such treatment.

C. In a life-threatening emergency, consent of such an incapacitated person to any research program or experimental procedure shall not be required when the accredited institutional review board responsible for the review, approval and continuing review of the research activity has approved both the research activity and a waiver of informed consent and has both found and documented that the requirements for an exception from informed consent requirements for emergency research, as provided under Part 50 of Title 21 or Part 46 of Title 45 of the Code of Federal Regulations, as amended, have been satisfied. This subsection shall apply to all pre-hospital or hospital research conducted by a licensed medical doctor or doctor of osteopathy.

D. Nothing in this section shall permit a parent, legal guardian, attorney-in-fact or family member to authorize the use of an experimental treatment, test or drug on a pregnant patient.

SECTION 2. This act shall become effective November 1, 2021.

1	Passed the Senate the 2nd day of March, 2021.
2	
3	
4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2021.
7	
8	Presiding Officer of the House
9	of Representatives
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	