

94TH GENERAL ASSEMBLY State of Illinois 2005 and 2006 SB2091

Introduced 2/25/2005, by Sen. Kimberly A. Lightford

SYNOPSIS AS INTRODUCED:

20 ILCS 2310/2310-280 new

Amends the Department of Public Health Powers and Duties Law. Provides that hospitals and universities in Illinois may not agree to conduct clinical trials unless the results of the clinical trials will be properly reported. Provides that "properly reported" means that at least 30 days before the drug or device that is the subject of a clinical trial becomes available to the general public, the entity conducting the clinical trial will provide the clinical trial's results to physicians and the general public and register these results on a certain website maintained by the National Institutes of Health. Defines "clinical trial". Provides that the Department shall adopt rules as necessary to implement and enforce this Section including requirements for the hospital or university to notify the Department and supply information concerning a clinical trial prior to its commencement. Effective January 1, 2006.

LRB094 08097 RSP 38281 b

FISCAL NOTE ACT MAY APPLY

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1 AN ACT concerning State government.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Department of Public Health Powers and
 Duties Law of the Civil Administrative Code of Illinois is
 amended by adding Section 2310-280 as follows:

(20 ILCS 2310/2310-280 new)

- Sec. 2310-280. Clinical trials reporting. Hospitals and 8 universities in Illinois may not agree to conduct a clinical 9 trial unless the results of the clinical trial will be properly 10 reported. In this Section "properly reported" means that at 11 least 30 days before the drug or device that is the subject of 12 a clinical trial becomes available to the general public, the 13 entity conducting the clinical trial will provide the clinical 14 15 trial's results to physicians and the general public and register these results with the United States Department of 16 Health and Human Services' National Institutes of Health at 17 www.clinicaltrials.gov or a successor website designated by 18 19 the Department by rule. In this Section, "clinical trial" means a controlled test of a new drug or a new invasive device on 20 21 human subjects that is conducted under the direction of the Federal Drug Administration before being made available for 22 23 general clinical use.
- The Department shall adopt rules as necessary to implement
 and enforce this Section pursuant to the Illinois

 Administrative Procedure Act. The rules may include, without
 limitation, requirements for the hospital or university to
 notify the Department and supply information concerning a
 clinical trial prior to its commencement.
- 30 Section 99. Effective date. This Act takes effect January 31 1, 2006.