1	AN ACT
2	relating to enrollment and participation in certain research
3	programs of certain children in foster care.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 266.001, Family Code, as added by
6	Chapter 268, Acts of the 79th Legislature, Regular Session, 2005,
7	is amended by adding Subdivisions (2-a) and (4-a) to read as
8	follows:
9	(2-a) "Drug research program" means any clinical
10	trial, clinical investigation, drug study, or active medical or
11	clinical research that has been approved by an institutional review
12	board in accordance with the standards provided in the Code of
13	Federal Regulations, 45 C.F.R. Sections 46.404 through 46.407,
14	regarding:
15	(A) an investigational new drug; or
16	(B) the efficacy of an approved drug.
17	(4-a) "Investigational new drug" has the meaning
18	assigned by 21 C.F.R. Section 312.3(b).
19	SECTION 2. Subchapter A, Chapter 266, Family Code, as added
20	by Chapter 268, Acts of the 79th Legislature, Regular Session,
21	2005, is amended by adding Section 266.0041 to read as follows:
22	Sec. 266.0041. ENROLLMENT AND PARTICIPATION IN CERTAIN
23	RESEARCH PROGRAMS. (a) Notwithstanding Section 266.004, a person
24	may not authorize the enrollment of a foster child or consent to the

1	participation of a foster child in a drug research program without a
2	court order as provided by this section, unless the person is the
3	foster child's parent and the person has been authorized by the
4	court to make medical decisions for the foster child in accordance
5	with Section 266.004.
6	(b) Before issuing an order authorizing the enrollment or
7	participation of a foster child in a drug research program, the
8	court must:
9	(1) appoint an independent medical advocate;
10	(2) review the report filed by the independent medical
11	advocate regarding the advocate's opinion and recommendations
12	concerning the foster child's enrollment and participation in the
13	drug research program;
14	(3) consider whether the person conducting the drug
15	research program:
16	(A) informed the foster child in a
17	developmentally appropriate manner of the expected benefits of the
18	drug research program, any potential side effects, and any
19	available alternative treatments and received the foster child's
20	assent to enroll the child to participate in the drug research
21	program as required by the Code of Federal Regulations, 45 C.F.R.
22	Section 46.408; or
23	(B) received informed consent in accordance with
24	Subsection (h); and
25	(4) determine whether enrollment and participation in
26	the drug research program is in the foster child's best interest and
27	determine that the enrollment and participation in the drug

1	research program will not interfere with the appropriate medical
2	care of the foster child.
3	(c) An independent medical advocate appointed under
4	Subsection (b) is not a party to the suit but may:
5	(1) conduct an investigation regarding the foster
6	child's participation in a drug research program to the extent that
7	the advocate considers necessary to determine:
8	(A) whether the foster child assented to or
9	provided informed consent to the child's enrollment and
10	participation in the drug research program; and
11	(B) the best interest of the child for whom the
12	advocate is appointed; and
13	(2) obtain and review copies of the foster child's
14	relevant medical and psychological records and information
15	describing the risks and benefits of the child's enrollment and
16	participation in the drug research program.
17	(d) An independent medical advocate shall, within a
18	reasonable time after the appointment, interview:
19	(1) the foster child in a developmentally appropriate
20	manner, if the child is four years of age or older;
21	(2) the foster child's parent, if the parent is
22	entitled to notification under Section 266.005;
23	(3) an advocate appointed by an institutional review
24	board in accordance with the Code of Federal Regulations, 45 C.F.R.
25	Section 46.409(b), if an advocate has been appointed;
26	(4) the medical team treating the foster child as well
27	as the medical team conducting the drug research program; and

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1	(5) each individual who has significant knowledge of
2	the foster child's medical history and condition, including any
3	foster parent of the child.
4	(e) After reviewing the information collected under
5	Subsections (c) and (d), the independent medical advocate shall:
6	(1) submit a report to the court presenting the
7	advocate's opinion and recommendation regarding whether:
8	(A) the foster child assented to or provided
9	informed consent to the child's enrollment and participation in the
10	drug research program; and
11	(B) the foster child's best interest is served by
12	enrollment and participation in the drug research program; and
13	(2) at the request of the court, testify regarding the
14	basis for the advocate's opinion and recommendation concerning the
15	foster child's enrollment and participation in a drug research
16	program.
17	(f) The court may appoint any person eligible to serve as
18	the foster child's guardian ad litem, as defined by Section
19	107.001, as the independent medical advocate, including a physician
20	or nurse or an attorney who has experience in medical and health
21	care, except that a foster parent, employee of a substitute care
22	provider or child placing agency providing care for the foster
23	child, representative of the department, medical professional
24	affiliated with the drug research program, independent medical
25	advocate appointed by an institutional review board, or any person
26	the court determines has a conflict of interest may not serve as the
27	foster child's independent medical advocate.

1	(g) A person otherwise authorized to consent to medical care
2	for a foster child may petition the court for an order permitting
3	the enrollment and participation of a foster child in a drug
4	research program under this section.
5	(h) Before a foster child, who is at least 16 years of age
6	and has been determined to have the capacity to consent to medical
7	care in accordance with Section 266.010, may be enrolled to
8	participate in a drug research program, the person conducting the
9	drug research program must:
10	(1) inform the foster child in a developmentally
11	appropriate manner of the expected benefits of participation in the
12	drug research program, any potential side effects, and any
13	available alternative treatments; and
14	(2) receive written informed consent to enroll the
15	foster child for participation in the drug research program.
16	(i) A court may render an order approving the enrollment or
17	participation of a foster child in a drug research program
18	involving an investigational new drug before appointing an
19	independent medical advocate if:
20	(1) a physician recommends the foster child's
21	enrollment or participation in the drug research program to provide
22	the foster child with treatment that will prevent the death or
23	serious injury of the child; and
24	(2) the court determines that the foster child needs
25	the treatment before an independent medical advocate could complete
26	an investigation in accordance with this section.
27	(j) As soon as practicable after issuing an order under

1	Subsection (i), the court shall appoint an independent medical
2	advocate to complete a full investigation of the foster child's
3	enrollment and participation in the drug research program in
4	accordance with this section.
5	(k) This section does not apply to:
6	(1) a drug research study regarding the efficacy of an
7	approved drug that is based only on medical records, claims data, or
8	outcome data, including outcome data gathered through interviews
9	with a child, caregiver of a child, or a child's treating
10	professional;
11	(2) a retrospective drug research study based only on
12	medical records, claims data, or outcome data; or
13	(3) the treatment of a foster child with an
14	investigational new drug that does not require the child's
15	enrollment or participation in a drug research program.
16	(1) The department shall annually submit to the governor,
17	lieutenant governor, speaker of the house of representatives, and
18	the relevant committees in both houses of the legislature, a report
19	regarding:
20	(1) the number of foster children who enrolled or
21	participated in a drug research program during the previous year;
22	(2) the purpose of each drug research program in which
23	a foster child was enrolled or participated; and
24	(3) the number of foster children for whom an order was
25	issued under Subsection (i).
26	(m) A foster parent or any other person may not receive a
27	financial incentive or any other benefit for recommending or

1	consenting to the enrollment and participation of a foster child in
2	a drug research program.
3	SECTION 3. Subsection (b), Section 266.005, Family Code, as
4	added by Chapter 268, Acts of the 79th Legislature, Regular
5	Session, 2005, is amended to read as follows:
6	(b) Except as provided by Subsection (c), the department
7	shall make reasonable efforts to notify the child's parents within
8	24 hours of <u>:</u>
9	(1) a significant medical condition involving a foster
10	child; and
11	(2) the enrollment or participation of a foster child
12	in a drug research program under Section 266.0041.
13	SECTION 4. The change in law made by this Act by the
14	enactment of Section 266.0041, Family Code, applies only to the
15	enrollment and participation of a foster child in a drug research
16	program on or after the effective date of this Act. A foster child
17	enrolled or participating in a drug research program before the
18	effective date of this Act is governed by the law in effect when the
19	foster child was enrolled or began participating in the drug
20	research program, and the former law is continued in effect for that
21	purpose.
22	SECTION 5. This Act takes effect September 1, 2007.

President of the Senate Speaker of the House I hereby certify that S.B. No. 450 passed the Senate on April 17, 2007, by the following vote: Yeas 30, Nays 0; and that the Senate concurred in House amendment on May 21, 2007, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 450 passed the House, with amendment, on May 16, 2007, by the following vote: Yeas 142, Nays O, one present not voting.

Chief Clerk of the House

Approved:

Date

Governor