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THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE AMENDED

SENATE BILL

180

Session of 2017

INTRODUCED BY GREENLEAF, ARGALL, YAW, BREWSTER, BOSCOLA, YUDICHAK, COSTA, LAUGHLIN, BROWNE AND TARTAGLIONE, JUNE 7, 2017

AS AMENDED ON SECOND CONSIDERATION, HOUSE OF REPRESENTATIVES, APRIL 17, 2018

AN ACT

Amending Title 20 (Decedents, Estates and Fiduciaries) of the 2 Pennsylvania Consolidated Statutes, in anatomical gifts, 3 further providing for definitions, for persons who may execute anatomical gift, for persons who may become donees 4 5 and purposes for which anatomical gifts may be made, for manner of executing anatomical gifts, for amendment or revocation of gift, for rights and duties at death, for 8 requests for anatomical gifts, for use of driver's license or 9 identification card to indicate organ or tissue donation, for The Governor Robert P. Casey Memorial Organ and Tissue 10 Donation Awareness Trust Fund contributions, for The Governor 11 Robert P. Casey Memorial Organ and Tissue Donation Awareness 12 13 Trust Fund, for confidentiality requirement and for prohibited activities, providing for promotion of organ and tissue donation, establishing the Donate Life PA Registry, providing for facilitation of anatomical gift from decedent 14 15 16 17 whose death is under investigation, for collaboration amongdepartments and organ procurement organizations, for 18 information relative to organ and tissue donation, for 19 requirements for physician and nurse training relative to-20 21 organ and tissue donation and recovery, for uniformity of 22 application and construction, for relation to Electronic 23 Signatures in Global and National Commerce Act and for study 24 of organizations and repealing provisions relating to corneal 25 transplants. AMENDING TITLE 20 (DECEDENTS, ESTATES AND FIDUCIARIES) OF THE 26 <--PENNSYLVANIA CONSOLIDATED STATUTES, IN OWNERSHIP OF PROPERTY 27 AND LEGAL TITLE AND EQUITABLE ESTATE, FURTHER PROVIDING FOR 28 29 RIGHT TO DISPOSE OF A DECEDENT'S REMAINS; IN HEALTH CARE, 30 FURTHER PROVIDING FOR EXAMPLE; AND, IN ANATOMICAL GIFTS, <--FURTHER PROVIDING FOR DEFINITIONS, PROVIDING FOR SCOPE,

FURTHER PROVIDING FOR PERSONS WHO MAY EXECUTE ANATOMICAL GIFT, FOR PERSONS WHO MAY BECOME DONEES AND PURPOSES FOR 2 WHICH ANATOMICAL GIFTS MAY BE MADE, FOR MANNER OF EXECUTING 3 ANATOMICAL GIFTS, FOR RIGHTS AND DUTIES AT DEATH, FOR REQUESTS FOR ANATOMICAL GIFTS, FOR USE OF DRIVER'S LICENSE OR 5 IDENTIFICATION CARD TO INDICATE ORGAN OR TISSUE DONATION, FOR THE GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND TISSUE 7 DONATION AWARENESS TRUST FUND CONTRIBUTIONS, FOR THE GOVERNOR 8 ROBERT P. CASEY MEMORIAL ORGAN AND TISSUE DONATION AWARENESS 9 TRUST FUND, FOR CONFIDENTIALITY REQUIREMENT AND FOR 10 PROHIBITED ACTIVITIES, PROVIDING FOR PROMOTION OF ORGAN AND 11 TISSUE DONATION, ESTABLISHING THE DONATE LIFE PA REGISTRY, 12 13 PROVIDING FOR FACILITATION OF ANATOMICAL GIFT FROM DECEDENT WHOSE DEATH IS UNDER INVESTIGATION, FOR NOTIFICATION BY <--14 CORONERS AND MEDICAL EXAMINERS TO DISTRICT ATTORNEYS, FOR 15 DISCRETIONARY NOTIFICATION BY CORONER OR MEDICAL EXAMINER, 16 FOR COLLABORATION AMONG DEPARTMENTS AND ORGAN PROCUREMENT 17 ORGANIZATIONS, FOR INFORMATION RELATIVE TO ORGAN AND TISSUE 18 19 DONATION, FOR REQUIREMENTS FOR PHYSICIAN AND NURSE TRAINING RELATIVE TO ORGAN AND TISSUE DONATION AND RECOVERY, FOR 20 DEPARTMENT OF TRANSPORTATION, FOR DEPARTMENT OF CORRECTIONS, 21 FOR STUDY OF ORGAN PROCUREMENT ORGANIZATIONS AND FOR RELATION 22 TO ELECTRONIC SIGNATURES IN GLOBAL AND NATIONAL COMMERCE ACT, 23 REPEALING PROVISIONS RELATING TO CORNEAL TRANSPLANTS AND 24 PROVIDING FOR VASCULARIZED COMPOSITE ALLOGRAFTS. 25 26 The General Assembly of the Commonwealth of Pennsylvania 2.7 hereby enacts as follows: Section 1. The definitions of "advisory committee," "bank or <--28 storage facility, " "decedent, " "fund" and "organ procurement 29 organization" in section 8601 of Title 20 of the Pennsylvania 30 Consolidated Statutes are amended and the section is amended by 31 32 adding definitions to read: § 8601. Definitions. 33 34 The following words and phrases when used in this chapter-35 shall have the meanings given to them in this section unless the 36 context clearly indicates otherwise: * * * 37 "Adult." An individual who is at least 18 years of age. 38 "Advance health care directive." As defined in section 5422 39 40 (relating to definitions). "Advisory committee." The Organ and Tissue Donation Advisory 41

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Committee established under section 8622 (relating to The

- 1 Governor Robert P. Casey Memorial Organ and Tissue Donation
- 2 Awareness Trust Fund).
- 3 "Agent." Any of the following:
- 4 (1) An individual authorized to make health care
- 5 <u>decisions on a principal's behalf under Subchapter C of</u>
- 6 <u>Chapter 54 (relating to health care agents and</u>
- 7 <u>representatives</u>).
- 8 <u>(2) An individual expressly authorized to make an</u>
- 9 <u>anatomical gift on a principal's behalf by any other record</u>
- 10 <u>signed by the principal.</u>
- 11 "Anatomical gift." A donation of all or part of a human body
- 12 <u>to take effect after the donor's death for the purpose of</u>
- 13 <u>transplantation</u>, therapy, research or education.
- 14 ["Bank or storage facility." A facility licensed, accredited
- 15 or approved under the laws of any state for storage of human-
- 16 bodies or parts thereof.
- 17 ***
- 18 "Decedent." [A deceased individual, including a stillborn-
- 19 infant or fetus.] A deceased individual whose body or part is or
- 20 may be the source of an anatomical gift. The term includes a
- 21 stillborn infant and, subject to restrictions imposed by other
- 22 laws, a fetus. The term does not include a blastocyst, embryo or
- 23 fetus that is the subject of an induced abortion.
- 24 "Document of gift." A donor card or other record used to
- 25 make, amend or revoke an anatomical gift. The term includes a
- 26 <u>statement or symbol on a driver's license or identification card</u>
- 27 or in a donor registry.
- 28 "Donate Life PA Registry." That subset of persons in the
- 29 Department of Transportation's driver's license and photo-
- 30 identification card database who have elected to include the

- 1 donor designation on their record. This term shall not refer to
- 2 a separate database.
- 3 * * *
- 4 "Donor registry." A database which contains records of
- 5 anatomical gifts. The term includes the Donate Life PA Registry.
- 6 <u>"Eye bank." A person that is licensed, accredited or</u>
- 7 regulated under Federal or State law to engage in the recovery,
- 8 screening, testing, processing, storage or distribution of human
- 9 <u>eyes or portions of human eyes.</u>
- 10 "Fund." The Governor Robert P. Casey Memorial Organ and
- 11 Tissue Donation Awareness Trust Fund established under section
- 12 8622 [(relating to The Governor Robert P. Casey Memorial Organ-
- 13 and Tissue Donation Awareness Trust Fund)].
- 14 * * *
- 15 "Hospital administrator." An individual appointed by a
- 16 hospital's governing body to act on its behalf in the overall
- 17 management of the hospital. The term includes a designee of the
- 18 individual.
- 19 "Know." To have actual knowledge. When the word "known" is
- 20 used as an adjective to modify a term, the meaning is that there
- 21 is actual knowledge about the modified term.
- 22 "Minor." An individual who is under 18 years of age.
- 23 "Organ." A human organ as defined in 42 CFR 121.2 (relating
- 24 to definitions).
- 25 "Organ procurement organization." An organization [that-
- 26 meets the requirements of section 371 of the Public Health
- 27 Service Act (58 Stat. 682, 42 U.S.C. § 273).] <u>designated for the</u>
- 28 region by the United States Secretary of Health and Human
- 29 <u>Services as an organ procurement organization</u>.
- 30 * * *

1	"Person authorized or obligated to dispose of a decedent's
2	body." Any of the following, without regard to order of
3	priority:
4	(1) A coroner or medical examiner having jurisdiction
5	over the decedent's body.
6	(2) A warden or director of a correctional facility
7	where the decedent was incarcerated.
8	(3) An administrator or official of a social service
9	agency having a relationship with the decedent.
0 .	(4) An individual or official of an entity that:
1	(i) is authorized to make decisions with respect to
.2	the disposition, transportation, transfer, burial or
13	<u>cremation of a decedent;</u>
4	(ii) is under an obligation to make decisions with
_5	respect to the disposition, transportation, transfer,
6	burial or cremation of a decedent; or
_7	(iii) voluntarily assumes responsibility for
8 .	decisions with respect to the disposition,
9	transportation, transfer, burial or cremation of a
20	decedent.
21	* * *
22	"Procurement organization." An organ procurement
23	organization, eye bank or tissue bank.
24	"Program coordinator." The Organ and Tissue Donation
25	Awareness Program Coordinator established in section 8622.
26	"Prospective donor." A person who is dead or whose death is
27	imminent and has been determined by a procurement organization
28	to have a part that could be medically suitable for
29	transplantation, therapy, research or education.
30	"Reasonably available." Able to be contacted by a

- 1 procurement organization with reasonable effort and willing and
- 2 able to exercise the decision to refuse or to authorize
- 3 anatomical donation in a timely manner consistent with existing
- 4 <u>medical criteria necessary to make an anatomical gift.</u>
- 5 "Recipient." An individual into whose body a decedent's part
- 6 <u>has been or is intended to be transplanted.</u>
- 7 "Record." Information that is inscribed on a tangible medium
- 8 <u>or that is stored in an electronic or other medium and is</u>
- 9 <u>retrievable in perceivable form.</u>
- 10 * * *
- 11 <u>"Tissue." A portion of the human body other than an organ or</u>
- 12 an eye. The term does not include blood, unless the blood is
- 13 <u>donated for the purpose of research or education.</u>
- 14 "Tissue bank." A person that is licensed, accredited or
- 15 regulated under Federal or State law to engage in the recovery,
- 16 screening, testing, processing, storage or distribution of
- 17 tissue.
- 18 * * *
- 19 Section 2. Section 8611(a), (b) and (c) of Title 20 are
- 20 amended and the section is amended by adding a subsection to
- 21 read:
- 22 § 8611. Persons who may execute anatomical gift.
- 23 (a) General rule. -Any individual of sound mind and 18 years-
- 24 of age or more may give all or any part of his body for any
- 25 purpose specified in section 8612 (relating to persons who may
- 26 become donees; purposes for which anatomical gifts may be made),
- 27 the gift to take effect upon death. [Any] An agent [acting under-
- 28 a power of attorney which authorizes the agent to make-
- 29 anatomical gifts] may effectuate a gift for any purpose
- 30 specified in section 8612. Any individual who is a minor and 16-

- 1 years of age or older may effectuate a gift for any purpose-
- 2 specified in section 8612, provided parental or quardian consent-
- 3 is deemed given. Parental or guardian consent shall be noted on
- 4 the minor's donor card, application for the donor's learner's
- 5 permit or driver's license or other document of gift. A gift of
- 6 the whole body shall be invalid unless made in writing at least
- 7 15 days prior to the date of death or consent is obtained from
- 8 the legal next of kin. Where there are adult children of the
- 9 deceased who are not children of the surviving spouse, their
- 10 consent shall also be required for a gift of the whole body for-
- 11 anatomical study.
- (b) [Others entitled] <u>Entitled</u> to donate anatomy of
- 13 decedent. -- Any of the following persons who are reasonably
- 14 <u>available</u>, in order of priority stated, when persons in prior
- 15 classes are not reasonably available at the time of death, and
- 16 in the absence of [actual notice of contrary indications] known
- 17 <u>objections</u> by the decedent or [actual notice of opposition] by a
- 18 member of [the same or] a prior class, may give all or any part
- 19 of the decedent's body for any purpose specified in section-
- 20 8612:
- 21 $\frac{\text{(1)}}{\text{The spouse.}}$
- 22 (2) An adult son or daughter.
- 23 (3) Either parent.
- 24 (4) An adult brother or sister.
- 25 (5) A guardian of the person of the decedent at the time-
- 26 of his death.
- 27 (6) Any other person authorized or under obligation to
- 28 dispose of the body.]
- 29 <u>(1) An agent of the decedent at the time of death who</u>
- 30 <u>could have made an anatomical gift under subsection (a).</u>

1	(2) The spouse of the decedent, unless an action for
2	divorce is pending.
3	(3) An adult child of the decedent.
4	(4) A parent of the decedent.
5	(5) An adult sibling of the decedent.
6	(6) A guardian of the person of the decedent.
7	(7) An adult grandchild of the decedent.
8	(8) A grandparent of the decedent.
9	(9) Any other person related to the decedent by blood,
10	marriage or adoption or a person with an established
11	relationship with, and who exhibited special care and concern
12	for, the decedent.
13	(10) A person authorized or obligated to dispose of the
14	decedent's body.
15	(b.1) Anatomical gift prohibited. An individual shall be
16	excluded from the classes listed in subsection (b) if, before an
	incision has been made to remove a part from the prospective
17	
17 18	incision has been made to remove a part from the prospective
17 18 19	incision has been made to remove a part from the prospective donor's body or before invasive procedures have begun to prepare
17 18 19 20	incision has been made to remove a part from the prospective donor's body or before invasive procedures have begun to prepare an intended recipient, any of the following apply:
17 18 19 20	incision has been made to remove a part from the prospective donor's body or before invasive procedures have begun to prepare an intended recipient, any of the following apply: (1) The district attorney notifies the organ procurement
17 18 19 20 21	incision has been made to remove a part from the prospective— donor's body or before invasive procedures have begun to prepare an intended recipient, any of the following apply: (1) The district attorney notifies the organ procurement— organization that the individual is a suspect or person of—
117 118 119 220 221 222 223	incision has been made to remove a part from the prospective donor's body or before invasive procedures have begun to prepare an intended recipient, any of the following apply: (1) The district attorney notifies the organ procurement organization that the individual is a suspect or person of interest in causing the disease, illness, injury or condition
117 118 119 220 221 222 223 224	incision has been made to remove a part from the prospective donor's body or before invasive procedures have begun to prepare an intended recipient, any of the following apply: (1) The district attorney notifies the organ procurement organization that the individual is a suspect or person of interest in causing the disease, illness, injury or condition of the prospective donor.
117 118 119 220 221 222 23 24 225	<pre>incision has been made to remove a part from the prospective donor's body or before invasive procedures have begun to prepare an intended recipient, any of the following apply:</pre>
116 117 118 119 220 221 222 223 224 225 226	incision has been made to remove a part from the prospective donor's body or before invasive procedures have begun to prepare an intended recipient, any of the following apply: (1) The district attorney notifies the organ procurement organization that the individual is a suspect or person of interest in causing the disease, illness, injury or condition of the prospective donor. (2) The district attorney or a law enforcement officer notifies the organ procurement organization that the
117 118 119 220 221 222 223 224 225 226	<pre>incision has been made to remove a part from the prospective donor's body or before invasive procedures have begun to prepare an intended recipient, any of the following apply: (1) The district attorney notifies the organ procurement organization that the individual is a suspect or person of interest in causing the disease, illness, injury or condition of the prospective donor. (2) The district attorney or a law enforcement officer notifies the organ procurement organization that the individual is the subject of a protection from abuse or any</pre>
117 118 119 220 221 222 223 224 225	incision has been made to remove a part from the prospective donor's body or before invasive procedures have begun to prepare an intended recipient, any of the following apply: (1) The district attorney notifies the organ procurement organization that the individual is a suspect or person of interest in causing the disease, illness, injury or condition of the prospective donor. (2) The district attorney or a law enforcement officer notifies the organ procurement organization that the individual is the subject of a protection from abuse or any similar order from a court that was issued to the prospective

_	individual has actually been allested of detained in
2	connection with the condition of the prospective donor.
3	(c) Donee not to accept in certain cases [If the]
4	(1) The donee may not accept a gift under any of the
5	<pre>following circumstances:</pre>
6	(i) The donee [has actual notice of contrary
7	indications] knows of an objection by the decedent [or].
8	(ii) The donee knows that a gift by a member of a
9	class is opposed by a reasonably available member of [the
10	same or] a prior class[, the donee shall not accept the
11	gift].
12	(iii) The donee knows that a gift by a member of a
13	class is opposed by at least 50% of the reasonably
14	available members of the same class.
15	(2) The persons authorized by subsection (b) may make
16	the gift after or immediately before death.
17	* * *
18	Section 3. Section 8612 of Title 20 is amended to read:
19	§ 8612. Persons who may become donees; purposes for which
20	anatomical gifts may be made.
21	[The following persons may become donees of gifts of bodies
22	or parts thereof for any of the purposes stated:
23	(1) Any hospital, surgeon or physician for medical or
24	dental education, research, advancement of medical or dental
25	science, therapy or transplantation.
26	(2) Any accredited medical or dental school, college or
27	university for education, research, advancement of medical or
28	dental science or therapy.
29	(3) Any bank or storage facility for medical or dental
30	education, research, advancement of medical or dental-

1	science, therapy or transplantation.
2	(4) Any specified individual for therapy or
3	transplantation needed by him.
4	(5) The board.
5	(a) Donees. An anatomical gift may be made to any of the
6	following persons named in the document of gift:
7	(1) If for research or education, any of the following:
8	(i) A hospital.
9	(ii) An accredited medical school, dental school,
_0	college or university.
1	(iii) The board.
.2	(iv) An organ procurement organization.
13	(v) Any other appropriate person as permitted by
4	law.
_5	(2) Subject to subsection (b), an individual designated
6	by the person making the anatomical gift if the individual is
_7	the recipient of the part.
8 .	(3) A procurement organization.
9	(b) Directed donation If an anatomical gift to an
20	individual under subsection (a) (2) cannot be transplanted into
21	the individual, the part shall pass in accordance with
22	subsection (c) if authorized by the person making the anatomical
23	gift.
24	(c) Organ for transplant or therapy. An anatomical gift of
25	an organ for transplantation or therapy, other than an
26	anatomical gift under subsection (a)(2), shall pass to the organ
27	procurement organization.
28	(d) Default. If the intended purpose or recipient of an
29	anatomical gift is not known, the following shall apply:
30	(1) If the part is an eye, the gift shall pass to the

- 1 <u>appropriate eye bank.</u>
- 2 (2) If the part is tissue, the gift shall pass to the
- 3 <u>appropriate tissue bank.</u>
- 4 (3) If the part is an organ, the gift shall pass to the
- 5 <u>appropriate organ procurement organization.</u>
- 6 (4) If the gift is of the decedent's entire body, the
- 7 gift shall pass to the board.
- 8 <u>(e) Multiple purposes. If there is more than one purpose of</u>
- 9 <u>an anatomical gift set forth in the document of gift but the</u>
- 10 purposes are not set forth in any priority, the gift shall be
- 11 <u>used for transplantation or therapy, if suitable and enumerated</u>
- 12 in the document of gift, and shall pass to the appropriate
- 13 procurement organization. If the gift cannot be used for
- 14 transplantation or therapy, the gift may be used for other
- 15 lawful purposes enumerated in the document of gift.
- 16 (f) Unspecified purpose. If an anatomical gift is made in a
- 17 document of gift that does not name a person described in
- 18 subsection (a) and does not identify the purpose of the gift,
- 19 the gift may be used only for transplantation or therapy, and
- 20 the gift shall pass in accordance with subsection (d).
- 21 (g) Effect of gift. An anatomical gift of a part is neither
- 22 a refusal to give another part nor a limitation on the making of
- 23 an anatomical gift of another part or making an anatomical gift
- 24 for another purpose at a later time by the donor or another
- 25 person.
- 26 Section 4. Section 8613(b), (d) and (e) of Title 20 are
- 27 amended and the section is amended by adding subsections to-
- 28 read:
- 29 § 8613. Manner of executing anatomical gifts.
- 30 * * *

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(b) Gifts by other documents. -[A gift of all or part of the
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   body under section 8611(a) may also be made by document other
 3
   than a will.] An anatomical gift may be made by other document,
   including by authorizing a statement or symbol indicating that
 4
   the donor has made an anatomical gift, which shall be recorded
 5
   in a donor registry or on the donor's driver's license or
 6
 7
   identification card. The gift becomes effective upon the death
 8
   of the donor. The document, which may be a card designed to be-
   carried on the person, must be signed by the donor [in the
10
   presence of two witnesses who must sign the document in his-
   presence]. If the donor is mentally competent to signify his
11
12
   desire to sign the document but is physically unable to do so,
13
   the document may be signed for him by another at his direction-
   and in his presence in the presence of two witnesses who must-
14
15
   sign the document in his presence. Delivery of the document of
16
   gift during the donor's lifetime is not necessary to make the
   gift valid. If an anatomical gift is indicated on a driver's
17
18
   license or an identification card, the anatomical gift is not
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   invalidated by revocation, suspension, expiration or
   cancellation of:
20
           (1) the driver's license under 75 Pa.C.S. Ch. 15
21
22
       (relating to licensing of drivers); or
23
           (2) the identification card by the Department of
24
       Transportation.
25
      * * *
26
      [(d) Designation of person to carry out procedures.
   Notwithstanding section 8616(b) (relating to rights and duties-
27
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appropriate procedures. In the absence of a designation or if

at death), the donor may designate in his will, card or other

document of gift the surgeon or physician to carry out the

- 1 the designee is not available, the donee or other person-
- 2 authorized to accept the gift may employ or authorize any
- 3 surgeon or physician for the purpose, or, in the case of a gift-
- 4 of eyes, he may employ or authorize a person who is a funeral
- 5 director licensed by the State Board of Funeral Directors, an
- 6 eye bank technician or medical student, if the person has
- 7 successfully completed a course in eye enucleation approved by
- 8 the State Board of Medical Education and Licensure, or an eye-
- 9 bank technician or medical student trained under a program in
- 10 the sterile technique for eye enucleation approved by the State-
- 11 Board of Medical Education and Licensure to enucleate eyes for
- 12 an eye bank for the gift after certification of death by a
- 13 physician. A qualified funeral director, eye bank technician or
- 14 medical student acting in accordance with the terms of this-
- 15 subsection shall not have any liability, civil or criminal, for
- 16 the eye enucleation.]
- 17 <u>(d.1) Reliance. A person may rely on a document of gift or</u>
- 18 amendment thereto as being valid unless that person knows that
- 19 <u>it was not validly executed or was revoked.</u>
- 20 (e) Consent not necessary. [If a donor card, donor driver's
- 21 license, living will, durable power of attorney or other
- 22 document of gift evidencing a gift of organs or tissue has been
- 23 executed,] A donor's gift of all or any part of the individual's
- 24 body, including a designation in a registry on a driver's
- 25 license or identification card, donor card, advance health care
- 26 directive, will or other document of gift, may not be revoked by
- 27 the next-of kin or other persons identified in section 8611(b).
- 28 The consent of any person [designated in section 8611(b)] at the
- 29 time of the donor's death or immediately thereafter is not-
- 30 necessary to render the gift valid and effective.

1	* * *
2	(g) Validity. A document of gift is valid if executed in
3	accordance with:
4	(1) this chapter;
5	(2) the law of the state or country where it was
6	executed; or
7	(3) the law of the state or country where, at the time
8	of execution of the document of gift, the person making the
9	anatomical gift:
10	(i) is domiciled;
11	(ii) has a place of residence; or
12	(iii) is a citizen.
13	(h) Choice of law. If a document of gift is valid under
14	this section, the law of this Commonwealth governs
15	interpretation of the document.
16	(i) Refusals. An individual may refuse to make an
17	anatomical gift of the individual's body or part by a writing or
18	record signed in the same manner as a document of gift or any
19	other writing or record used to identify the individual as
20	refusing to make an anatomical gift. An individual's unrevoked
21	refusal to make an anatomical gift of the individual's body or
22	part bars all other persons from making an anatomical gift of
23	the individual's body or part.
24	Section 5. Section 8615 of Title 20 is amended by adding-
25	subsections to read:
26	§ 8615. Amendment or revocation of gift.
27	* * *
28	(d) Effectiveness of revocation. A revocation made under
29	this chapter shall take effect if, before an incision has been
30	made to remove a part from the donor's body or before invasive

- 1 procedures have begun to prepare the recipient, the applicable
- 2 procurement organization, transplant hospital or physician or
- 3 <u>technician knows of the revocation.</u>
- 4 <u>(e) Revocation not a refusal. A revocation made under this</u>
- 5 chapter shall not be considered a known objection or refusal to
- 6 <u>make a gift of one's body or a part of one's body nor a</u>
- 7 prohibition against a person described in section 8611(b)
- 8 (relating to persons who may execute anatomical gift) making
- 9 such gift.
- 10 Section 6. Sections 8616(b), (c) and (d), 8617, 8619, 8621,
- 11 8622, 8623 and 8624 of Title 20 are amended to read:
- 12 § 8616. Rights and duties at death.
- 13 * * *
- 14 (b) Physicians. The time of death shall be determined by a
- 15 physician who tends the donor at his death or, if none, the
- 16 physician who certifies the death. [The physician or person who
- 17 certifies death or any of his professional partners or
- 18 associates shall not participate in the procedures for removing-
- 19 or transplanting a part.]
- 20 (c) Certain liability limited. A person who acts in good
- 21 faith in accordance with the terms of this subchapter or with
- 22 the anatomical gift laws of another state or a foreign country-
- 23 is not liable for damages in any civil action or subject to-
- 24 prosecution in any criminal proceeding for his act. A person
- 25 making an anatomical gift or a donor's estate shall not be
- 26 liable for injury or damage which results from the making or use
- 27 <u>of the anatomical gift. In determining whether an anatomical</u>
- 28 gift has been made, amended or revoked under this chapter, a
- 29 person may rely upon representations of an individual listed in
- 30 section 8611(b) relating to the individual's relationship to the

- 1 donor or prospective donor unless the person knows that the
- 2 representation is untrue.
- 3 (d) Law on autopsies applicable. The provisions of this
- 4 subchapter are subject to the laws of this Commonwealth
- 5 prescribing powers and duties with respect to autopsies.
- 6 Notwithstanding 18 Pa.C.S. Ch. 91 (relating to criminal history
- 7 record information), a procurement organization is authorized to
- 8 obtain a copy of an autopsy report in a timely fashion upon
- 9 request and payment of reasonable copying fees.
- 10 § 8617. Requests for anatomical gifts.
- 11 (a) Procedure. On or before the occurrence of each death
- 12 in an acute care general hospital, the hospital shall make-
- 13 contact with the regional organ procurement organization in
- 14 order to determine the suitability for organ, tissue and eye-
- 15 donation for any purpose specified under this subchapter. This
- 16 contact and the disposition shall be noted on the patient's
- 17 medical record.
- 18 (b) Limitation. If the hospital administrator or his
- 19 designee has received actual notice of opposition from any of
- 20 the persons named in section 8611(b) (relating to persons who
- 21 may execute anatomical gift) and the decedent was not in
- 22 possession of a validly executed donor card, the gift of all or-
- 23 any part of the decedent's body shall not be requested.
- 24 (c) Donor card. Notwithstanding any provision of law to the
- 25 contrary, the intent of a decedent to participate in an organ-
- 26 donor program as evidenced by the possession of a validly-
- 27 executed donor card, donor driver's license, living will,
- 28 durable power of attorney or other document of gift shall not be-
- 29 revoked by any member of any of the classes specified in section-
- 30 8611 (b).

- 1 (d) Identification of potential donors. Each acute care
- 2 general hospital shall develop within one year of the date of
- 3 final enactment of this section, with the concurrence of the
- 4 hospital medical staff, a protocol for identifying potential
- 5 organ and tissue donors. It shall require that, at or near the
- 6 time of every individual death, all acute care general hospitals
- 7 contact by telephone their regional organ procurement-
- 8 organization to determine suitability for organ, tissue and eye-
- 9 donation of the individual in question. The person designated by
- 10 the acute care general hospital to contact the organ procurement-
- 11 organization shall have the following information available-
- 12 prior to making the contact:
- 13 (1) The patient's identifier number.
- 14 (2) The patient's age.
- 15 (3) The cause of death.
- 16 (4) Any past medical history available.
- 17 The organ procurement organization, in consultation with the
- 18 patient's attending physician or his designee, shall determine-
- 19 the suitability for donation. If the organ procurement-
- 20 organization in consultation with the patient's attending
- 21 physician or his designee determines that donation is not-
- 22 appropriate based on established medical criteria, this shall be-
- 23 noted by hospital personnel on the patient's record, and no-
- 24 further action is necessary. If the organ procurement-
- 25 organization in consultation with the patient's attending
- 26 physician or his designee determines that the patient is a
- 27 suitable candidate for anatomical donation, the acute care-
- 28 general hospital shall initiate a request by informing the-
- 29 persons and following the procedure designated under section-
- 30 8611(b) of the option to donate organs, tissues or eyes. The

- 1 person initiating the request shall be an organ procurement-
- 2 organization representative or a designated requestor. The organ-
- 3 procurement organization representative or designated requestor-
- 4 shall ask persons pursuant to section 8611(b) whether the
- 5 deceased was an organ donor. If the person designated under
- 6 section 8611(b) does not know, then this person shall be
- 7 informed of the option to donate organs and tissues. The
- 8 protocol shall encourage discretion and sensitivity to family
- 9 circumstances in all discussions regarding donations of tissue-
- 10 or organs. The protocol shall take into account the deceased
- 11 individual's religious beliefs or nonsuitability for organ and
- 12 tissue donation.
- 13 (e) Tissue procurement.--
- 14 (1) The first priority use for all tissue shall be15 transplantation.
- 16 (2) Upon Department of Health approval of guidelines 17 pursuant to subsection (f)(1)(ii), all acute care general 18 hospitals shall select at least one tissue procurement 19 provider. A hospital shall notify the regional organ-20 procurement organization of its choice of tissue procurement providers. If a hospital chooses more than one tissue-21 22 procurement provider, it may specify a rotation of referrals-23 by the organ procurement organization to the designated-24 tissue procurement providers.
 - (3) Until the Department of Health has approved guidelines pursuant to subsection (f)(1)(ii), tissue referrals at each hospital shall be rotated in a proportion equal to the average rate of donors recovered among the tissue procurement providers at that hospital during the two-year period ending August 31, 1994.

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Τ	(4) The regional organ producement organization, with
2	the assistance of tissue procurement providers, shall submit-
3	an annual report to the General Assembly on the following:
4	(i) The number of tissue donors.
5	(ii) The number of tissue procurements for
6	transplantation.
7	(iii) The number of tissue procurements recovered
8	for research by each tissue procurement provider
9	operating in this Commonwealth.
10	(f) Guidelines
11	(1) The Department of Health, in consultation with organ
12	procurement organizations, tissue procurement providers and
13	the Hospital Association of Pennsylvania, donor recipients
14	and family appointed pursuant to section 8622(c)(3) (relating
15	to The Governor Robert P. Casey Memorial Organ and Tissue
16	Donation Awareness Trust Fund) shall, within six months of
17	the effective date of this chapter, do all of the following:
18	(i) Establish guidelines regarding efficient
19	procedures facilitating the delivery of anatomical gift-
20	donations from receiving hospitals to procurement
21	providers.
22	(ii) Develop guidelines to assist hospitals in the
23	selection and designation of tissue procurement-
24	providers.
25	(2) Each organ procurement organization and each tissue
26	procurement provider operating within this Commonwealth
27	shall, within six months of the effective date of this
28	chapter, file with the Department of Health, for public
29	review, its operating protocols.]
30	(a) Procedure.

	(1) A hospital located in this commonwealth shall notify
2	the applicable designated organ procurement organization or a
3	third party designated by that organization of an individual
4	whose death is imminent or who has died in the hospital.
5	Notification shall be made in a timely manner to ensure that
6	examination, evaluation and ascertainment of donor status as
7	set forth in subsection (d) can be completed within a time
8	frame compatible with the donation of organs and tissues for
9	transplant. The notification shall be made without regard to
10	whether the person has executed an advance directive for
11	health care.
12	(2) The following shall apply to coroners and medical
13	<u>examiners:</u>
14	(i) Except as set forth in subparagraph (ii), a
15	coroner or medical examiner shall notify the applicable
16	designated organ procurement organization of a person's
17	death in accordance with a mutually agreed upon protocol.
18	Notification shall be made in a timely manner to ensure
19	that examination, evaluation and ascertainment of donor
20	status as set forth in subsection (d) can be completed
21	within a time frame compatible with the recovery of
22	tissues for transplant.
23	(ii) Notification under this paragraph shall not be
24	<pre>made if:</pre>
25	(A) the decedent was admitted to the hospital at
26	or around the time of death; or
27	(B) the notification to the coroner or medical
28	examiner occurred more than 18 hours following the
29	estimated time of the decedent's death.
30	(b) Referrals. If an organ procurement organization

1 receives a referral of an individual whose death is imminent or

2 who has died, the organ procurement organization shall make a

3 reasonable search of the records of the Donate Life PA Registry

4 or the applicable State donor registry that it knows exists for

the geographic area in which the individual resided or resides

6 in order to ascertain whether the individual has made an

7 <u>anatomical gift.</u>

(c) Document of gift.

(1) If the referred patient has a document of gift, including registration with the Donate Life PA Registry, the procurement organization representative or the designated requestor shall attempt to notify a person listed in section 8611(b) (relating to persons who may execute anatomical gift) of the gift.

canization representative or the designated requestor, one of these two individuals shall ask the persons listed in section 8611(b) whether the decedent had a validly executed document of gift. If there is no evidence of an anatomical gift by the decedent, the procurement organization representative or the designated requestor shall notify a person listed in section 8611(b) of the option to donate organs and tissues. The notification shall be performed in accordance with a protocol that encourages discretion and sensitivity to family circumstances in all discussions regarding donations of tissue or organs. The protocol shall take into account the deceased's religious beliefs or nonsuitability for organ and tissue donation.

(3) The hospital administrator or that person's designated representative shall indicate in the medical

1	record of the decedent:
2	(i) whether or not a document of gift is known to
3	exist or whether a gift was made; and
4	(ii) if a gift was made, the name of the person
5	granting the gift and that person's relationship to the
6	decedent.
7	(d) Testing.
8	(1) This subsection shall apply if:
9	(i) a hospital refers an individual who is dead or
10	whose death is imminent to an organ procurement
11	organization; and
12	(ii) the organ procurement organization determines,
13	based upon a medical record review, that the individual
14	may be a prospective donor.
15	(2) If the requirements of paragraph (1) are met, the
16	following shall apply:
16 17	following shall apply: (i) The organ procurement organization may conduct a
17	(i) The organ procurement organization may conduct a
17 18	(i) The organ procurement organization may conduct a blood or tissue test or minimally invasive examination
17 18 19	(i) The organ procurement organization may conduct a blood or tissue test or minimally invasive examination which is reasonably necessary to evaluate the medical
17 18 19 20	(i) The organ procurement organization may conduct a blood or tissue test or minimally invasive examination which is reasonably necessary to evaluate the medical suitability of a part that is or may be the subject of an
17 18 19 20 21	(i) The organ procurement organization may conduct a blood or tissue test or minimally invasive examination which is reasonably necessary to evaluate the medical suitability of a part that is or may be the subject of an anatomical gift. Specific consent to testing or
17 18 19 20 21 22	(i) The organ procurement organization may conduct a blood or tissue test or minimally invasive examination which is reasonably necessary to evaluate the medical suitability of a part that is or may be the subject of an anatomical gift. Specific consent to testing or examination under this subparagraph shall not be
17 18 19 20 21 22 23	(i) The organ procurement organization may conduct a blood or tissue test or minimally invasive examination which is reasonably necessary to evaluate the medical suitability of a part that is or may be the subject of an anatomical gift. Specific consent to testing or examination under this subparagraph shall not be required. The results of tests and examinations under
17 18 19 20 21 22 23 24	(i) The organ procurement organization may conduct a blood or tissue test or minimally invasive examination which is reasonably necessary to evaluate the medical suitability of a part that is or may be the subject of an anatomical gift. Specific consent to testing or examination under this subparagraph shall not be required. The results of tests and examinations under this subparagraph shall be used or disclosed only:
17 18 19 20 21 22 23 24 25	(i) The organ procurement organization may conduct a blood or tissue test or minimally invasive examination which is reasonably necessary to evaluate the medical suitability of a part that is or may be the subject of an anatomical gift. Specific consent to testing or examination under this subparagraph shall not be required. The results of tests and examinations under this subparagraph shall be used or disclosed only: (A) to evaluate medical suitability for donation
17 18 19 20 21 22 23 24 25 26	(i) The organ procurement organization may conduct a blood or tissue test or minimally invasive examination which is reasonably necessary to evaluate the medical suitability of a part that is or may be the subject of an anatomical gift. Specific consent to testing or examination under this subparagraph shall not be required. The results of tests and examinations under this subparagraph shall be used or disclosed only: (A) to evaluate medical suitability for donation and to facilitate the donation process; and
17 18 19 20 21 22 23 24 25 26 27	(i) The organ procurement organization may conduct a blood or tissue test or minimally invasive examination which is reasonably necessary to evaluate the medical suitability of a part that is or may be the subject of an anatomical gift. Specific consent to testing or examination under this subparagraph shall not be required. The results of tests and examinations under this subparagraph shall be used or disclosed only: (A) to evaluate medical suitability for donation and to facilitate the donation process; and

1	organization has:
2	(A) had the opportunity to advise the applicable
3	persons as set forth in section 8611(b) of the option
4	to make an anatomical gift and has received or been
5	denied authorization to proceed with recovery of the
6	part; or
7	(B) ascertained that the individual made a gift
8	or expressed a known objection to making a gift.
9	(e) Testing after death. After a donor's death, a person to
0	whom an anatomical gift may pass under section 8612 (relating to
1	persons who may become donees; purposes for which anatomical
_2	gifts may be made) may conduct a test or examination which is
_3	reasonably necessary to evaluate the medical suitability of the
4	body or part for its intended purpose.
.5	(f) Scope An examination conducted under this section may
6	include copying of records necessary to determine the medical
_7	suitability of the body or part. This subsection includes
8_	medical, dental and other health related records.
9	(f.1) Recipients.
20	(1) Subject to the provisions of this chapter, the
21	rights of the person to whom a part passes under section 8612
22	shall be superior to the rights of all others with respect to
23	the part. The person may accept or reject an anatomical gift
24	in whole or in part.
25	(2) Subject to the terms of the document of gift and
26	this chapter, a person that accepts an anatomical gift of an
27	entire body may allow embalming, burial or cremation and the
28	use of remains in a funeral service. If the gift is of a
29	part, the person to whom the part passes under section 8612,
30	upon the death of the donor and before embalming, burial or

Cremation, Sharr Cause the part to be removed without
unnecessary mutilation.
(f.2) Physicians.
(1) Neither the physician who attends the decedent at
death nor the physician who determines the time of the
decedent's death may participate in the procedures for
removing or transplanting a part from the decedent.
(2) Subject to paragraph (1), a physician or technician
may remove a donated part from the body of a donor that the
physician or technician is qualified to remove.
(f.3) Coordination of procurement and use.
(1) A hospital shall enter into agreements or
affiliations with organ procurement organizations for
coordination of procurement and use of anatomical gifts.
(2) A person, including a coroner or medical examiner,
that seeks to facilitate the making of an anatomical gift for
the purposes of transplantation or therapy from a decedent
who was not a hospital patient at the time of death shall
notify the applicable designated organ procurement
organization at or around the time of the person's death in
order to allow that organization to evaluate the potential
donation and, if applicable, coordinate the donation process.
(g) Death record review
(1) The Department of Health shall make annual death
record reviews at acute care general hospitals to determine
their compliance with subsection (d).
(2) To conduct a review of an acute care general
hospital, the following apply:
(i) The [Department of Health] department shall
select to carry out the review the Commonwealth licensed

organ procurement organization designated by the [Health-Care Financing Administration] Centers for Medicare and Medicaid Services for the region within which the acute care general hospital is located. For an organ procurement organization to be selected under this subparagraph, the organization must not operate nor have an ownership interest in an entity which provides all of the functions of a tissue procurement provider.

(ii) If there is no valid selection under subparagraph (i) or if the organization selected under subparagraph (i) is unwilling to carry out the review, the department shall select to carry out the review any other Commonwealth-licensed organ procurement organization. For an organ procurement organization to be selected under this subparagraph, the organization must not operate nor have an ownership interest in an entity which provides all of the functions of a tissue procurement provider.

(iii) If there is no valid selection under subparagraph (ii) or if the organization selected under subparagraph (ii) is unwilling to carry out the review, the department shall carry out the review using trained department personnel.

- (3) There shall be no cost assessed against a hospital for a review under this subsection.
- (4) If the department finds, on the basis of a review under this subsection, that a hospital is not in compliance with subsection (d), the department may impose an administrative fine of up to \$500 for each instance of noncompliance. A fine under this paragraph is subject to 2

- 1 Pa.C.S. Ch. 5 Subch. A (relating to practice and procedure of
- 2 Commonwealth agencies) and Ch. 7 Subch. A (relating to
- 3 judicial review of Commonwealth agency action). Fines-
- 4 collected under this paragraph shall be deposited into the
- 5 fund.
- 6 (5) An organ procurement organization may, upon request
- 7 and payment of associated fees, obtain certified copies of
- 8 <u>death records of a donor from the Division of Vital Records</u>
- 9 <u>of the department.</u>
- 10 (h) Definitions.—As used in this section, the following
- 11 words and phrases shall have the meanings given to them in this-
- 12 subsection:
- "Designated requestor." A hospital employee completing a
- 14 course offered by [an] a designated organ procurement-
- 15 organization on how to approach potential donor families and
- 16 request organ or tissue donation.
- 17 "Noncompliance." Any failure on the part of a hospital to-
- 18 contact an organ procurement organization as required under-
- 19 subsection (d).
- 20 § 8619. Use of driver's license or identification card to
- 21 <u>indicate organ or tissue donation.</u>
- 22 (a) General rule. The Department of Transportation shall
- 23 redesign the driver's license and identification card-
- 24 application system to process requests for information regarding
- 25 consent of the individual to organ or tissue donation. The
- 26 following question shall be asked on both the application for a
- 27 driver's license or identification card and on the organ donor
- 28 designation at a photo center:
- 29 Pennsylvania strongly supports organ and tissue donation-
- 30 because of its life saving and life enhancing

- 1 opportunities.
- 2 Do you wish to have the organ donor designation printed
- 3 on your driver's license?
- 4 Only an affirmative response of an individual shall be noted on-
- 5 the front of the driver's license or identification card and
- 6 shall clearly indicate the individual's intent to donate his-
- 7 organs or tissue. A notation on an individual's driver's license-
- 8 or identification card that he intends to donate his organs or
- 9 tissue is deemed sufficient to satisfy all requirements for
- 10 consent to organ or tissue donation. The department shall record
- 11 <u>and store all donor designations in the Donate Life PA Registry.</u>
- 12 The recorded and stored designation is sufficient to satisfy all
- 13 requirements for consent to organ and tissue donation. The
- 14 recorded and stored designation is not a public record subject
- 15 to disclosure as defined in section 102 of the act of February
- 16 14, 2008 (P.L.6, No.3), known as the Right to Know Law.
- 17 (b) Electronic access.—The organ procurement organizations—
- 18 designated by the Federal Government in the Commonwealth of
- 19 Pennsylvania as part of the nationwide organ procurement network
- 20 [may] shall be given 24 hour a day electronic access to
- 21 information necessary to confirm an individual's organ donor
- 22 status through the Department of Transportation's driver
- 23 licensing database. Necessary information shall include the
- 24 individual's name, address, date of birth, driver's license-
- 25 number and organ donor status. Notwithstanding 75 Pa.C.S. § 6114
- 26 (relating to limitation on sale, publication and disclosure of
- 27 records), the Department of Transportation is authorized to
- 28 provide the organ procurement organizations, after a written-
- 29 agreement between the Department of Transportation and the organ-
- 30 procurement organizations is first obtained, with the foregoing-

- 1 information. The organ procurement organization shall not use
- 2 such information for any purpose other than to confirm an-
- 3 individual's organ donor status at or near or after an-
- 4 individual's death. The organ procurement organizations shall
- 5 not be assessed the fee for such information prescribed by 75
- 6 Pa.C.S. § 1955(a) (relating to information concerning drivers
- 7 and vehicles).
- 8 § 8621. The Governor Robert P. Casey Memorial Organ and Tissue-
- 9 Donation Awareness Trust Fund contributions.
- 10 (a) Driver's license.
- 11 (1) Beginning as soon as practicable, but no later than 12 [January 1, 1995] 10 months after the effective date of this 13 paragraph, the Department of Transportation shall provide an 14 applicant for an original or renewal driver's license or-15 identification card the opportunity to make a contribution of [\$1] \$3 to the fund. The contribution shall be added to the 16 regular fee for an original or renewal driver's license or 17 18 identification card. One contribution may be made for each 19 issuance or renewal of a license or identification card. 20 Contributions shall be used exclusively for the purposes setout in section 8622 (relating to The Governor Robert P. Casey 21 22 Memorial Organ and Tissue Donation Awareness Trust Fund).
 - (2) The Department of Transportation shall monthly determine the total amount designated under this section and shall report that amount to the State Treasurer, who shall transfer that amount to [The Governor Robert P. Casey Memorial Organ and Tissue Donation Awareness Trust Fund] the fund.
- 29 <u>(3) The fund shall reimburse the Department of</u>
 30 <u>Transportation for the costs incurred in the initial</u>

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development and implementation of the contribution program,

as well as any additional costs that may arise from changes

that are agreed to by both the department and the Organ and

Tissue Donation Advisory Committee.

(b) Vehicle registration. -- [The]

(1) Beginning as soon as practicable, but no later than 10 months after the effective date of this paragraph, the Department of Transportation shall provide an applicant for a renewal vehicle registration the opportunity to make a contribution of [\$1] \$\frac{5}{2}\$ to [The Governor Robert P. Casey Memorial Organ and Tissue Donation Awareness Trust Fund] the fund. The contribution shall be added to the regular fee for a renewal of a vehicle registration. One contribution may be made for each renewal vehicle registration. Contributions shall be used exclusively for the purposes described in section 8622.

(2) The Department of Transportation shall monthly determine the total amount designated under this section and shall report that amount to the State Treasurer, who shall transfer that amount to [The Governor Robert P. Casey Memorial Organ and Tissue Donation Awareness Trust Fund] the fund.

(3) The [Governor Robert P. Casey Memorial Organ and Tissue Donation Awareness Trust Fund] fund shall reimburse the department for the initial costs incurred in the development and implementation of the contribution program [under this subsection.], as well as any additional costs that may arise from changes that are agreed to by both the department and the Organ and Tissue Donation Advisory

1	<u>(4) The General Fund shall reimburse the Department of</u>
2	Transportation for the actual annual operating costs of the
3	program for vehicle registrations as described in this-
4	subsection [subject to the following limits: For the first
5	fiscal year during which this subsection is effective, the
6	General Fund shall reimburse the Department of Transportation
7	for the actual operating costs of the program in this
8	subsection up to a maximum of \$100,000. For each fiscal year
9	thereafter, the General Fund shall reimburse the Department
10	of Transportation for the actual operating costs of the
11	program in this subsection in an amount not to exceed the
12	prior year's actual operating costs on a full fiscal year
13	basis plus 3%. The amounts approved by the Governor as
14	necessary are hereby appropriated from the General Fund for
15	this purpose].
16	(c) Internet website. Within one year of the effective date
16 17	(c) Internet website. Within one year of the effective date of this subsection, the official Internet website of the
	-
17	of this subsection, the official Internet website of the
17 18 19	of this subsection, the official Internet website of the department shall provide links through which individuals may
17 18 19	of this subsection, the official Internet website of the department shall provide links through which individuals may make voluntary contributions of at least \$1 to the fund,
17 18 19 20	of this subsection, the official Internet website of the department shall provide links through which individuals may make voluntary contributions of at least \$1 to the fund, electronically. The links shall be provided at least in
17 18 19 20 21	of this subsection, the official Internet website of the department shall provide links through which individuals may make voluntary contributions of at least \$1 to the fund, electronically. The links shall be provided at least in connection with the issuance of driver's licenses, personal
17 18 19 20 21 22	of this subsection, the official Internet website of the department shall provide links through which individuals may make voluntary contributions of at least \$1 to the fund, electronically. The links shall be provided at least in connection with the issuance of driver's licenses, personal identification cards and registration of motor vehicles.
17 18 19 20 21 22 23	of this subsection, the official Internet website of the department shall provide links through which individuals may make voluntary contributions of at least \$1 to the fund, electronically. The links shall be provided at least in connection with the issuance of driver's licenses, personal identification cards and registration of motor vehicles. § 8622. The Governor Robert P. Casey Memorial Organ and Tissue
17 18 19 20 21 22 23 24	of this subsection, the official Internet website of the department shall provide links through which individuals may make voluntary contributions of at least \$1 to the fund, electronically. The links shall be provided at least in connection with the issuance of driver's licenses, personal identification cards and registration of motor vehicles. \$ 8622. The Governor Robert P. Casey Memorial Organ and Tissue Donation Awareness Trust Fund.
17 18 19 20 21 22 23 24 25	of this subsection, the official Internet website of the department shall provide links through which individuals may make voluntary contributions of at least \$1 to the fund, electronically. The links shall be provided at least in connection with the issuance of driver's licenses, personal identification cards and registration of motor vehicles. \$ 8622. The Governor Robert P. Casey Memorial Organ and Tissue Donation Awareness Trust Fund. (a) Establishment. All contributions received by the
17 18 19 20 21 22 23 24 25 26	of this subsection, the official Internet website of the department shall provide links through which individuals may make voluntary contributions of at least \$1 to the fund, electronically. The links shall be provided at least in connection with the issuance of driver's licenses, personal identification cards and registration of motor vehicles. \$ 8622. The Governor Robert P. Casey Memorial Organ and Tissue Donation Awareness Trust Fund. (a) Establishment. All contributions received by the Department of Transportation under section 8621 (relating to The
17 18 19 20 21 22 23 24 25 26 27	of this subsection, the official Internet website of the department shall provide links through which individuals may make voluntary contributions of at least \$1 to the fund, electronically. The links shall be provided at least in connection with the issuance of driver's licenses, personal identification cards and registration of motor vehicles. \$ 8622. The Governor Robert P. Casey Memorial Organ and Tissue Donation Awareness Trust Fund. (a) Establishment. All contributions received by the Department of Transportation under section 8621 (relating to The Governor Robert P. Casey Memorial Organ and Tissue Donation

- 1 (relating to requests for anatomical gifts) shall be deposited
- 2 into a special fund in the State Treasury to be known as The-
- 3 Governor Robert P. Casey Memorial Organ and Tissue Donation-
- 4 Awareness Trust Fund, which is hereby established.
- 5 (b) Appropriation. All [moneys] money deposited in the fund-
- 6 and interest which accrues from [those funds are] the money in
- 7 the fund is appropriated on a continuing basis subject to the
- 8 approval of the Governor to compensate the Department of
- 9 Transportation, the Department of Health and the Department of
- 10 Revenue for actual costs related to implementation of this-
- 11 chapter, including all costs of the Organ and Tissue Donation
- 12 Advisory Committee created in subsection [(c)] (c.1). Any
- 13 remaining [funds are] money is appropriated subject to the
- 14 approval of the Governor for the following purposes:
- 15 (1) [10%] <u>Ten percent</u> of the total fund may be expended
- 16 annually by the Department of Health for reasonable hospital
- 17 and other medical expenses, funeral expenses and incidental
- 18 expenses incurred by the donor or donor's family in-
- 19 connection with making [a vital organ donation.] an organ or
- 20 tissue donation, along with programming, to provide support
- 21 services to organ and tissue donors and their families, such
- 22 <u>as bereavement counseling services. Such expenditures shall</u>
- 23 not exceed \$3,000 per donor and shall only be made directly
- 24 to the funeral home, hospital or other service provider
- 25 related to the donation. No part of the fund shall be-
- 26 transferred directly to the donor's family, next of kin or
- 27 estate. The advisory committee shall develop procedures,
- 28 including the development of a pilot program, necessary for
- 29 <u>effectuating the purposes of this paragraph.</u>
- 30 (2) [50%] <u>Fifty percent</u> may be expended for grants to

certified organ procurement organizations for the development and implementation of organ donation awareness programs in this Commonwealth. The Department of Health shall develop and administer this grant program, which is hereby established.

(3) [15%] Fifteen percent may be expended by the

Department of Health, in cooperation with certified organprocurement organizations, for the Project Make A Choiceprogram, which shall include information pamphlets designed

by the Department of Health relating to organ donor awareness

and the laws regarding organ donation, public information and
public education about contributing to the fund when

obtaining or renewing a driver's license and when completing

a State individual income tax return form.

(4) [25%] <u>Twenty five percent</u> may be expended by the Department of Education for the implementation of organ donation awareness programs in the secondary schools in this Commonwealth.

[(c) Advisory committee. The Organ Donation Advisory
Committee is hereby established, with membership as follows:

- (1) Two representatives of organ procurement organizations.
- 22 (2) Two representatives of tissue procurement providers.
- 23 (3) Six members representative of organ, tissue and eye24 recipients, families of recipients and families of donors.
- 25 (4) Three representatives of acute care hospitals.
- 26 (5) One representative of the Department of Health.
- 27 (6) One representative of eye banks.
- 28 All members shall be appointed by the Governor. Appointments
 29 shall be made in a manner that provides representation of the
 30 northwest, north central, northeast, southwest, south central

Τ	and southeast regions of this Commonwealth. Members shall serve
2	five year terms. The Governor may reappoint advisory committee
3	members for successive terms. Members of the advisory committee
4	shall remain in office until a successor is appointed and
5	qualified. If vacancies occur prior to completion of a term, the
6	Governor shall appoint another member in accordance with this
7	subsection to fill the unexpired term. The advisory committee
8	shall meet at least biannually to review progress in the area of
9	organ and tissue donation in this Commonwealth, recommend-
10	education and awareness training programs, recommend priorities
11	in expenditures from the fund and advise the Secretary of Health
12	on matters relating to administration of the fund. The advisory
13	committee shall recommend legislation as it deems necessary to
14	fulfill the purposes of this chapter. The advisory committee
15	shall submit a report concerning its activities and progress to
16	the General Assembly within 30 days prior to the expiration of
17	each legislative session. The Department of Health shall
18	reimburse members of the advisory committee for all necessary
19	and reasonable travel and other expenses incurred in the
20	performance of their duties under this section.]
21	(c.1) Advisory committee.
22	(1) The Organ and Tissue Donation Advisory Committee is
23	established. Membership shall be as follows:
24	(i) The Secretary of Education or a designee.
25	(ii) The Secretary of Health or a designee.
26	(iii) The Secretary of Transportation or a designee.
27	(iv) One representative from each designated organ
28	procurement organization.
29	(v) Two representatives of tissue procurement
30	providers.

1	(vi) Six members representative of:
2	(A) organ, tissue and eye recipients;
3	(B) families of recipients;
4	(C) donors; and
5	(D) families of donors.
6	(vii) Two representatives of acute care hospitals
7	which are:
8	(A) licensed in this Commonwealth; and
9	(B) members of the Statewide association
10	representing the interests of hospitals throughout
11	this Commonwealth.
12	(viii) One representative of eye banks.
13	(ix) One representative of community health
14	organizations.
15	(x) One elected county coroner of this Commonwealth.
16	(xi) The Majority Leader and Minority Leader of the
17	Senate and the Majority Leader and Minority Leader of the
18	House of Representatives or their designees.
19	(2) A member under paragraph (1)(i), (ii) and (iii)
20	shall serve ex officio.
21	(3) For a member under paragraph (1)(iv), (v), (vi),
22	(vii), (viii), (ix) and (x), the following apply:
23	(i) Members shall be appointed in a manner which
24	reflects geographic diversity. Input on the selection of
25	the representatives under paragraph (1) (vii) shall be
26	sought from the Statewide association referred to in
27	paragraph (1) (vii) (B).
28	(ii) The members shall serve five year terms.
29	(iii) The Governor may reappoint an advisory
30	committee member for successive terms.

1	<u>(iv) A member shall remain in office until a</u>
2	successor is appointed and qualified.
3	(v) If a vacancy occurs prior to completion of a
4	term, the Governor shall appoint a member to fill the
5	unexpired term in the same manner as the vacating member
6	was appointed.
7	(4) The advisory committee shall meet at least
8	biannually to do all of the following:
9	(i) Review progress in the area of organ and tissue
10	donation in this Commonwealth.
11	(ii) Recommend education and awareness training
12	programs.
13	(iii) Recommend priorities in expenditures from the
14	fund.
15	(iv) Advise the Secretary of Health on matters
16	relating to administration of the fund.
17	(v) Recommend legislation as necessary to fulfill
18	the purposes of this chapter.
19	(5) The advisory committee shall submit a report
20	concerning the advisory committee's activities and progress
21	to the Secretary of the Senate and the Chief Clerk of the
22	House of Representatives by October 31 of each even numbered
23	year.
24	(6) The Department of Health shall reimburse members of
25	the advisory committee only for necessary and reasonable
26	travel and other expenses incurred in the performance of
27	their duties under this subsection.
28	(d) Reports. The Department of Health, the Department of
29	Transportation and the Department of Education shall submit an
30	annual report to the General Assembly on expenditures of fund-

1	<pre>[moneys] money and any progress made in [reducing the number of</pre>
2	potential donors who were not identified] increasing the number
3	of donor designations.
4	[(e) Definition. As used in this section, the term "vital
5	organ" means a heart, lung, liver, kidney, pancreas, small-
6	bowel, large bowel or stomach for the purpose of
7	transplantation.]
8	(f) Lead Commonwealth agency.
9	(1) The Department of Health shall be the lead
10	Commonwealth agency responsible for promoting organ and
11	tissue donation in this Commonwealth and shall coordinate
12	activities among other collaborating Commonwealth agencies
13	and stakeholders.
14	(2) Within the Department of Health there is established
15	a full-time position of Organ and Tissue Donation Awareness
16	Program Coordinator. The following apply:
17	(i) The Department of Health shall be reimbursed by
18	the fund for the actual cost of the program coordinator
19	position.
20	(ii) The program coordinator has the following
21	powers and duties:
22	(A) Assist in administration of the fund.
23	(B) Serve as a full-time liaison to the advisory
24	committee and assist the advisory committee in
25	program development, projects, funding proposals and
26	priorities.
27	(C) Serve as liaison with other Commonwealth
28	agencies. This clause shall include working with the
29	Department of Transportation to ensure that driver's
30	license centers promote organ and tissue donation and

_	comply with agreed apon arrangements to arspray
2	information and materials.
3	(D) Assist designated organ procurement
4	organizations in their collaborations with other
5	<u>Commonwealth agencies.</u>
6	(E) Provide input to designated procurement
7	organizations regarding training of individuals
8	performing notifications under section 8617(c). Such
9	training shall encourage discretion and sensitivity
10	to family circumstances and the circumstances of the
11	potential donor's death in all discussions regarding
12	donations of tissue or organs and take into account
13	the potential donor's religious beliefs or
14	nonsuitability for organ and tissue donation.
15	(F) Assist in resolving issues that may arise in
16	hospitals in this Commonwealth regarding donation.
17	§ 8623. Confidentiality requirement.
18	{The identity of the donor and of the recipient may not be
19	communicated unless expressly authorized by the recipient and
20	next of kin of the decedent.]
21	(a) General rule. Except as provided in subsection (b), no
22	procurement organization may divulge any individually
23	identifiable information acquired in the course of performing
24	its responsibilities under this chapter except for the purposes
25	of facilitating organ, eye or tissue donation and
26	transplantation or as otherwise required under applicable laws.
27	(b) Donors and recipients. A procurement organization may
28	communicate individually identifiable information of the donor
29	and recipient if expressly authorized by:
30	(1) the recipient; and

	(2) If the donor is allve, the donor, or if the donor is
2	deceased, the next of kin of the donor.
3	§ 8624. Prohibited activities.
4	[(a) Affiliates. No organ procurement organization selected
5	by the Department of Health under section 8617(g) (relating to
6	requests for anatomical gifts) to conduct annual death reviews
7	may use that review authority or any powers or privileges
8	granted thereby to coerce or attempt to coerce a hospital to
9	select the organization or any tissue procurement provider-
10	contractually affiliated with the organization as a designated
11	tissue procurement provider under section 8617(e).
12	(b) Unfair acts. No organ procurement organization or
13	tissue procurement provider may disparage the services or
14	business of other procurement providers by false or misleading
15	representations of fact, engage in any other fraudulent conduct
16	to influence the selection by a hospital of a qualified tissue
17	procurement provider nor engage in unlawful competition or
18	discrimination. This subsection is not intended to restrict or
19	preclude any organ procurement organization or tissue
20	procurement provider from marketing or promoting its services in
21	the normal course of business.]
22	(c) Procurement organizations.
23	(1) A procurement organization shall not do any of the
24	<pre>following:</pre>
25	(i) Disparage the services or business of another
26	procurement organization by false or misleading
27	representations of fact.
28	(ii) Engage in fraudulent conduct to influence the
29	selection by a hospital of a tissue bank or eye bank.
30	(iii) Engage in unlawful competition or

1	discrimination.
2	(2) This subsection is not intended to restrict or
3	preclude an organ procurement organization from marketing or
4	promoting its services in the normal course of business.
5	(d) Funeral establishments.
6	(1) Except as set forth in paragraph (2), a funeral
7	director or a funeral establishment shall not:
8	(i) remove body parts from a corpse;
9	(ii) permit others to remove body parts from a
10	corpse; or
11	(iii) use funeral establishment facilities to remove
12	body parts from a corpse.
13	(2) Paragraph (1) shall not apply as follows:
14	(i) Removal is permissible if it is:
15	(A) necessary to perform embalming or other
16	services in preparation for burial or cremation; and
17	(B) authorized in writing by a family member,
18	guardian or other person responsible for disposition
19	of the body.
20	(ii) Notwithstanding any other provision of law, if
21	a donation is authorized under this chapter, a designated
22	organ procurement organization and a Pennsylvania
23	nonprofit eye bank accredited by the Eye Bank Association
24	of America may recover donated ocular tissue, including
25	the whole eye, cornea and sclera, and associated blood
26	specimens at a funeral establishment.
27	(3) If a funeral director is notified by a person
28	authorized to make donations under this chapter that the
29	person wishes to donate body parts from a corpse within the
3.0	funeral director's custody, the funeral director shall

1	<u>immediately notify the procurement organizations designated</u>
2	to serve that region.
3	Section 7. Title 20 is amended by adding sections to read:
4	§ 8625. Promotion of organ and tissue donation and Donate Life
5	PA Registry established.
6	(a) Promotion. The Department of Transportation shall
7	ensure access by residents of this Commonwealth to an Internet
8	based interface which promotes organ and tissue donation and
9	enables residents 18 years of age or older who hold a
10	Pennsylvania driver's license or identification card to register
11	as donors and have their decisions immediately integrated into
12	the current database maintained by the department. The database
13	shall include only affirmative donation decisions.
14	(b) Paper form.
15	(1) Within one year of the effective date of this
16	section, the department shall establish a system which allows
17	individuals who have been issued a driver's license or
18	identification card to add their donor designation to the
19	Donate Life PA Registry by submitting a form to the
20	<u>department.</u>
21	(2) Registration shall be provided at no cost to the
22	registrant.
23	(c) Donate Life PA Registry. That portion of the database
24	maintained by the department for recording donor designations
25	and Internet-based interface established in this section shall
26	be known as the Donate Life PA Registry.
27	(d) Form and content. The form and content of the Internet
28	based interface shall be maintained in collaboration with the
29	designated procurement organizations.
30	(e) Effect.

1	(1) Donor information entered into the Donate Life PA
2	Registry shall supersede prior conflicting information:
3	(i) provided to the Donate Life PA Registry;
4	(ii) on the individual's physical driver's license
5	or identification card;
6	(iii) on an advance health care directive;
7	(iv) submitted under section 8611 (relating to
8	persons who may execute anatomical gift); or
9	(v) submitted under any other statutory provision.
10	(2) Registration by a donor shall constitute sufficient
11	authorization to donate organs and tissues for
12	transplantation and therapy. Authorization of another person
13	shall not be necessary to effectuate the anatomical gift.
14	(f) Technology. An information technology system adopted by
15	the department after the effective date of this section shall
16	continue to accommodate the inclusion of donor designation
17	information into the database and the ongoing operation of the
18	Donate Life PA Registry.
19	§ 8626. Facilitation of anatomical gift from decedent whose
20	death is under investigation.
21	<u>(a) Coordination.</u>
22	(1) Upon identification of a prospective donor, a
23	procurement organization shall, within a reasonable time,
24	notify the coroner or medical examiner of the county in which
25	the prospective donor is located.
26	(2) Upon notification as described in paragraph (1), a
27	coroner or medical examiner intending to investigate a
28	prospective donor's death shall, to the extent applicable and
29	reasonable under the circumstances:
30	(i) Notify the coroner or medical examiner of the

Τ	<u>county in which the cause precipitating the prospective</u>
2	donor's death is believed to have occurred, who shall
3	then cause the district attorney of the county to be
4	notified in accordance with internal county protocols.
5	(ii) Notify the applicable procurement organization
6	of any change in jurisdiction.
7	(3) Procurement organizations shall in all cases
8	cooperate with the coroner or medical examiner in order to
9	facilitate the preservation and collection of forensic
10	evidence. Procurement organizations shall not move or cause
11	to be moved a prospective donor without authorization of the
12	coroner or medical examiner having jurisdiction. Upon
13	request, a procurement organization shall provide or assist
14	the coroner or medical examiner in obtaining:
15	(i) Medical records.
16	<u>(ii) Photographs.</u>
17	(iii) Specimens, including blood and tissue.
18	(iv) Laboratory and diagnostic test results.
19	(v) Any other available information.
20	(4) If applicable, the coroner or medical examiner shall
21	timely notify the procurement organization of any additional
22	requests from the coroner, medical examiner or district
23	attorney of the county where the cause of death is believed
24	to have occurred, including scheduling the recovery procedure
25	to permit their attendance where the scheduling can be done
26	in a time frame consistent with facilitating anatomical
27	donation. Attendance may be in person or, if in person
28	attendance is not possible in a time frame consistent with
29	facilitating anatomical donation and, if available, by
30	electronic communication which includes a live visual

Τ	<u>depiction of the recovery procedure.</u>
2	(5) Notwithstanding the provisions of 18 Pa.C.S. Ch. 91
3	(relating to criminal history record information), a coroner
4	or medical examiner shall, upon request, release to the
5	procurement organization the name, contact information and
6	available medical history of a decedent whose death is under
7	investigation.
8	(b) Facilitation of donation. Where a coroner or medical_
9	examiner has jurisdiction in the case of a prospective organ or
10	tissue donor, the coroner or medical examiner shall have the
11	final authority to allow or disallow an anatomical gift and the
12	following shall apply:
13	(1) If the coroner or medical examiner is considering
14	denying recovery of one or more organs or tissue intended for
15	transplant or therapy, the coroner or medical examiner shall
16	notify the applicable procurement organization.
17	(2) For a denial to be valid, attendance of the coroner,
18	medical examiner or designee may be in person or, if in-
19	person attendance is not possible in a time frame consistent
20	with facilitating anatomical donation, attendance shall be by
21	electronic communication which includes a live visual
22	depiction of the recovery procedure. The following shall
23	apply:
24	(i) No removal of the organ or tissue shall occur if
25	the coroner or medical examiner or designee has denied
26	recovery in accordance with this section.
27	(ii) The applicable procurement organization shall
28	reimburse the coroner or medical examiner for the
29	reasonable costs of attendance at the recovery procedure.
30	(c) Report. If requested by the coroner, medical examiner

1	or district attorney, the physician or technician recovering an
2	organ under this section shall provide a report and, if
3	necessary, be available to provide testimony in any proceeding,
4	detailing the condition of the organ and the recovery procedure.
5	Reasonable costs associated with a physician or technician's
6	providing testimony under this section shall be paid by the
7	designated procurement organization.
8	(d) Timing. The requirements of this section shall be
9	performed in a manner and time frame consistent with anatomical
10	donation.
11	§ 8627. Collaboration among departments and procurement
12	organizations.
13	(a) Mandatory
14	(1) For purposes of the ongoing development and
15	implementation of the Donate Life PA Registry, the Department
16	of Transportation shall collaborate with the designated
17	procurement organizations in applying for Federal or private
18	grants recommended by the organ procurement organizations.
19	(2) The department, in consultation with designated
20	procurement organizations, shall establish an annual
21	education program for photo license technicians of the
22	<u>department.</u>
23	(b) Discretionary. Other Commonwealth agencies may
24	collaborate with the designated procurement organizations in
25	applying for Federal or private grants recommended by the organ
26	procurement organizations.
27	§ 8628. Information relative to organ and tissue donation.
28	(a) Curriculum. The Department of Education, in

30 <u>shall review the Commonwealth's educational curriculum framework</u>

29 <u>consultation with the designated procurement organizations</u>,

1	to ensure that information about organ and tissue donation is
2	included in the standards for students in grades 9 through 12
3	beginning with the 2019-2020 school year.
4	(b) Goals. The goals of the standards shall be to:
5	(1) Emphasize the benefits of organ and tissue donation
6	to the health and well-being of society generally and to
7	individuals whose lives are saved by organ and tissue
8	donations so that students will be motivated to make an
9	affirmative decision to register as a donor when they become
10	adults.
11	(2) Fully address myths and misunderstandings regarding
12	organ and tissue donation.
13	(3) Explain the options available to minors and adults,
14	including the option of designating oneself as an organ and
15	tissue donor.
16	(c) Materials. The department shall make related
17	instructional materials available to public and nonpublic
18	schools educating students in grades 9 through 12. The General
19	Assembly shall encourage nonpublic schools to use the
20	instructional materials. Nothing in this subsection shall be
21	construed to require nonpublic schools to use the instructional
22	<u>materials.</u>
23	(d) Institutions of higher education
24	(1) Beginning with the 2019-2020 school year, each
25	<u>public institution of higher education in this Commonwealth</u>
26	shall provide, in collaboration with the designated
27	procurement organizations, information to its students,
28	either through student health services or as part of the
29	curriculum, which:
30	(i) emphasizes the benefits to the health and well-

Τ	being of society and the lives that are saved through
2	organ and tissue donations; and
3	(ii) instills knowledge which will enable
4	individuals to make informed decisions about registering
5	to become an organ and tissue donor.
6	(2) Beginning with the 2019 2020 school year, each
7	private institution of higher education in this Commonwealth
8	is encouraged to provide, in collaboration with the
9	designated procurement organizations, information to its
10	students, either through student health services or as part
11	of the curriculum, which:
12	(i) emphasizes the benefits to the health and well-
13	being of society and the lives that are saved through
14	organ and tissue donations; and
15	(ii) instills knowledge which will enable
16	individuals to make informed decisions about registering
17	to become an organ and tissue donor.
18	§ 8629. Requirements for physician and nurse training relative
19	to organ and tissue donation and recovery.
20	(a) Regulations. The State Board of Medicine, the State
21	Board of Osteopathic Medicine and the State Board of Nursing
22	shall, in collaboration with the designated procurement
23	organizations, promulgate regulations stating the following
24	requirements for physician and professional nurse training:
25	(1) The curriculum in each college of medicine or
26	osteopathy or educational program of professional nursing in
27	this Commonwealth shall include two hours of instruction in
28	organ and tissue donation and recovery designed to address
29	clinical aspects of the donation and recovery process.
30	(2) Successful completion of organ and tissue donation

Τ.	and recovery instruction under paragraph (1) sharr be
2	required as a condition of receiving the degree of doctor of
3	medicine or doctor of osteopathy or a degree in professional
4	nursing, in this Commonwealth.
5	(3) A college of medicine or osteopathy or nursing
6	program which includes instruction in organ and tissue
7	donation and recovery under paragraph (1) in its curricula
8	shall offer this training for continuing education credit.
9	(b) Statement of policy. The State Board of Medicine, the
10	State Board of Osteopathic Medicine and the State Board of
11	Nursing shall issue a statement of policy encouraging physicians
12	and nurses who, prior to the effective date of this section,
13	were not required to receive and did not receive instruction in
14	organ and tissue donation and recovery as part of a medical,
15	osteopathic or nursing school curriculum to complete the
16	training within three years after the effective date of this
17	section. The training may be completed through an online,
18	credit based course developed by or for the designated
19	procurement organizations, in collaboration with representative
20	professional medical, osteopathic and nursing organizations in
21	this Commonwealth.
22	§ 8630. Uniformity of application and construction.
23	In applying and construing the provisions of this chapter,
24	consideration shall be given to the need to promote uniformity
25	of the law with respect to its subject matter among those states
26	which enact a uniform act.
27	§ 8631. Relation to Electronic Signatures in Global and
28	National Commerce Act.
29	This chapter modifies, limits and supersedes the Electronic
30	Signatures in Global and National Commerce Act (Public Law 106

1	229, 15 U.S.C. § 7001 et seq.). This chapter shall not modify,
2	<u>limit or supersede section 101(c) of the Electronic Signatures</u>
3	in Global and National Commerce Act or authorize electronic
4	delivery of any of the notices described in section 103(b) of
5	the Electronic Signatures in Global and National Commerce Act.
6	§ 8632. Study of organizations.
7	(a) Study. The Legislative Budget and Finance Committee
8	shall conduct a study and evaluation of the funding of certified
9	organ procurement organizations operating in this Commonwealth.
10	The study shall include an analysis of the following:
11	(1) Expenditures which utilize grants from the
12	Department of Health under section 8622(b) (relating to The
13	Governor Robert P. Casey Memorial Organ and Tissue Donation
14	Awareness Trust Fund).
15	(2) A breakdown of all sources of income received by
16	each organ procurement organization.
17	(3) The percentage of money used for the following:
18	(i) lobbying expenses;
19	(ii) number of staff and salary ranges;
20	(iii) fundraising activities and amounts raised;
21	(iv) money received from other health or disease
22	<pre>related organizations;</pre>
23	(v) assets, including real estate, as reported on
24	the Federal 990 tax return;
25	(vi) auditing requirements or rules utilized by the
26	organization; and
27	(vii) information relating to Federal contracts or
28	contracts with other states.
29	(b) Date. The study under subsection (a) shall be completed
30	within one year of the effective date of this subsection. Copies

Τ	<u>snall by submitted to the following:</u>
2	(1) The Health and Human Services Committee of the
3	<u>Senate.</u>
4	(2) The Judiciary Committee of the Senate.
5	(3) The Health Committee of the House of
6	Representatives.
7	(4) The Judiciary Committee of the House of
8	Representatives.
9	Section 8. Subchapter C of Chapter 86 of Title 20 is
0	repealed:
1	[SUBCHAPTER C
_2	CORNEAL TRANSPLANTS
.3	§ 8641. Removal of corneal tissue permitted under certain
4	circumstances.
.5	(a) General rule. On a request from an authorized official
- 6	of an eye bank for corneal tissue, a coroner or medical examiner
_7	may permit the removal of corneal tissue if all of the following
8_	apply:
_9	(1) The decedent from whom the tissue is to be removed
20	died under circumstances requiring an inquest.
21	(2) The coroner or medical examiner has made a
22	reasonable effort to contact persons listed in section 8611
23	(relating to persons who may execute anatomical gift).
24	(3) No objection by a person listed in section 8611 is
25	known by the coroner or medical examiner.
26	(4) The removal of the corneal tissue will not interfere
27	with the subsequent course of an investigation or autopsy or
28	alter the decedent's postmortem facial appearance.
29	(b) Definition As used in this section, the term "eye-
30	bank" means a nonprofit corporation chartered under the laws of

- 1 this Commonwealth to obtain, store and distribute donor eyes to
- 2 be used by physicians or surgeons for corneal transplants,
- 3 research or other medical purposes and the medical activities of
- 4 which are directed by a physician or surgeon in this-
- 5 Commonwealth.
- 6 § 8642. Limitation of liability.
- 7 A person who acts in good faith in accordance with the
- 8 provisions of this subchapter shall not be subject to criminal
- 9 or civil liability arising from any action taken under this-
- 10 subchapter. The immunity provided by this section shall not-
- 11 extend to persons if damages result from the gross negligence,
- 12 recklessness or intentional misconduct of the person.]
- 13 Section 9. This act shall take effect as follows:
- 14 (1) The amendment of 20 Pa.C.S. § 8621 shall take effect
- 15 <u>immediately.</u>
- 16 (2) This section shall take effect immediately.
- 17 (3) The addition of 20 Pa.C.S. § 8632 shall take effect
- 18 in 90 days.
- 19 (4) The remainder of this act shall take effect in 60
- 20 days.
- 21 SECTION 1. SECTIONS $\frac{305(D)(2)}{(2)}$ 305(A), (A.1) AND (D)(2) AND <--
- 22 5471 OF TITLE 20 OF THE PENNSYLVANIA CONSOLIDATED STATUTES ARE
- 23 AMENDED TO READ:
- 24 § 305. RIGHT TO DISPOSE OF A DECEDENT'S REMAINS.
- 25 (A) GENERAL RULE. -- EXCEPT AS SPECIFIED IN SUBSECTION (A.1), <--
- 26 THE DETERMINATION OF THE FINAL DISPOSITION OF A DECEDENT'S
- 27 REMAINS SHALL BE AS SET FORTH IN THIS SECTION UNLESS OTHERWISE
- 28 SPECIFICALLY PROVIDED BY WAIVER AND AGREEMENT OF THE PERSON
- 29 ENTITLED TO MAKE SUCH DETERMINATION UNDER THIS SECTION, SUBJECT
- 30 TO THE PROVISIONS OF A VALID WILL EXECUTED BY THE DECEDENT AND

- 1 [SECTION] SECTIONS 8611(A) (RELATING TO PERSONS WHO MAY EXECUTE
- 2 ANATOMICAL GIFT) AND 8654(1) (RELATING TO REQUIREMENT OF
- 3 EXPLICIT, SPECIFIC AND SEPARATE AUTHORIZATION).
- 4 (A.1) EXCEPTION FOR MEMBERS OF THE ARMED FORCES.--THE
- 5 DETERMINATION OF THE FINAL DISPOSITION OF A DECEDENT'S REMAINS
- 6 SHALL BE AS SET FORTH IN THIS SECTION UNLESS OTHERWISE
- 7 SPECIFICALLY PROVIDED BY A DD FORM 93 EXECUTED LATER IN TIME
- 8 THAN A VALID WILL EXECUTED BY THE DECEDENT OR A WAIVER AND
- 9 AGREEMENT OF THE PERSON ENTITLED TO MAKE SUCH DETERMINATION
- 10 UNDER THIS SECTION, SUBJECT TO THE PROVISIONS OF [SECTION]
- 11 SECTIONS 8611(A) AND 8654(1).
- 12 * * *
- 13 (D) PROCEDURE. -- WHERE A PETITION ALLEGING ENDURING
- 14 ESTRANGEMENT, INCOMPETENCE, CONTRARY INTENT OR WAIVER AND
- 15 AGREEMENT IS MADE WITHIN 48 HOURS OF THE DEATH OR DISCOVERY OF
- 16 THE BODY OF THE DECEDENT, WHICHEVER IS LATER, A COURT MAY ORDER
- 17 THAT NO FINAL DISPOSITION OF THE DECEDENT'S REMAINS TAKE PLACE
- 18 UNTIL A FINAL DETERMINATION IS MADE ON THE PETITION. NOTICE TO
- 19 EACH PERSON WITH EQUAL OR HIGHER PRECEDENCE THAN THE PETITIONER
- 20 TO THE RIGHT TO DISPOSE OF THE DECEDENT'S REMAINS AND TO HIS
- 21 ATTORNEY IF KNOWN AND TO THE FUNERAL HOME OR OTHER INSTITUTION
- 22 WHERE THE BODY IS BEING HELD MUST BE PROVIDED CONCURRENTLY WITH
- 23 THE FILING OF THE PETITION. A SUITABLE BOND MAY BE REQUIRED BY
- 24 THE COURT.
- 25 * * *
- 26 (2) IF TWO [OR MORE] PERSONS WITH EQUAL STANDING AS NEXT
- OF KIN DISAGREE ON DISPOSITION OF THE DECEDENT'S REMAINS, THE
- 28 AUTHORITY TO DISPOSE SHALL BE DETERMINED BY THE COURT, WITH
- 29 PREFERENCE GIVEN TO THE PERSON WHO HAD THE CLOSEST
- 30 RELATIONSHIP WITH THE DECEASED. IF MORE THAN TWO PERSONS WITH

1	EQUAL STANDING AS NEXT OF KIN DISAGREE ON DISPOSITION OF THE
2	DECEDENT'S REMAINS, THE AUTHORITY TO DISPOSE SHALL BE
3	DETERMINED BY THE MAJORITY. WHERE TWO OR MORE PERSONS WITH
4	EQUAL STANDING CANNOT REACH A MAJORITY DECISION, THE COURT
5	SHALL MAKE A FINAL DETERMINATION ON DISPOSITION OF THE
6	DECEDENT'S REMAINS.
7	* * *
8	§ 5471. EXAMPLE.
9	THE FOLLOWING IS AN EXAMPLE OF A DOCUMENT THAT COMBINES A
10	LIVING WILL AND HEALTH CARE POWER OF ATTORNEY:
11	DURABLE HEALTH CARE POWER OF ATTORNEY
12	AND HEALTH CARE TREATMENT INSTRUCTIONS
13	(LIVING WILL)
14	PART I
15	INTRODUCTORY REMARKS ON
16	HEALTH CARE DECISION MAKING
17	YOU HAVE THE RIGHT TO DECIDE THE TYPE OF HEALTH CARE YOU
18	WANT.
19	SHOULD YOU BECOME UNABLE TO UNDERSTAND, MAKE OR
20	COMMUNICATE DECISIONS ABOUT MEDICAL CARE, YOUR WISHES FOR
21	MEDICAL TREATMENT ARE MOST LIKELY TO BE FOLLOWED IF YOU
22	EXPRESS THOSE WISHES IN ADVANCE BY:
23	(1) NAMING A HEALTH CARE AGENT TO DECIDE TREATMENT
24	FOR YOU; AND
25	(2) GIVING HEALTH CARE TREATMENT INSTRUCTIONS TO
26	YOUR HEALTH CARE AGENT OR HEALTH CARE PROVIDER.
27	AN ADVANCE HEALTH CARE DIRECTIVE IS A WRITTEN SET OF
28	INSTRUCTIONS EXPRESSING YOUR WISHES FOR MEDICAL TREATMENT.
29	[IT]
30	NOTICE ABOUT ANATOMICAL DONATION

1	THIS DOCUMENT MAY ALSO CONTAIN DIRECTIONS REGARDING
2	WHETHER YOU WISH TO DONATE AN ORGAN, TISSUE OR EYES. UNDER
3	PENNSYLVANIA LAW, DONATING A PART OF THE BODY FOR
4	TRANSPLANTATION OR RESEARCH IS A VOLUNTARY ACT. YOU DO NOT
5	HAVE TO DONATE AN ORGAN, TISSUE, EYE OR OTHER PART OF THE
6	BODY. HOWEVER, IT IS IMPORTANT THAT YOU MAKE YOUR WISHES
7	ABOUT ANATOMICAL DONATION KNOWN, JUST AS IT IS IMPORTANT TO
8	MAKE YOUR CHOICES ABOUT END-OF-LIFE CARE KNOWN.
9	SURGEONS HAVE MADE GREAT STRIDES IN THE FIELD OF ORGAN
10	DONATION AND CAN NOW TRANSPLANT HANDS, FACIAL TISSUE AND
11	LIMBS. A HAND, FACIAL TISSUE AND A LIMB ARE EXAMPLES OF WHAT
12	IS KNOWN AS A VASCULARIZED COMPOSITE ALLOGRAFT. UNDER
13	PENNSYLVANIA LAW, EXPLICIT AND SPECIFIC CONSENT TO DONATE
14	HANDS, FACIAL TISSUE, LIMBS OR OTHER VASCULARIZED COMPOSITE
15	ALLOGRAFTS MUST BE GIVEN. YOU MAY USE THIS DOCUMENT TO MAKE
16	CLEAR YOUR WISH TO DONATE OR NOT TO DONATE HANDS, FACIAL
17	TISSUE OR LIMBS.
18	UNDER PENNSYLVANIA LAW, THE ORGAN DONOR DESIGNATION ON
19	THE DRIVER'S LICENSE AUTHORIZES THE INDIVIDUAL TO DONATE WHAT
20	WE TRADITIONALLY THINK OF AS ORGANS (HEART, LUNG, LIVER,
21	KIDNEY) AND TISSUE AND DOES NOT AUTHORIZE THE INDIVIDUAL TO
22	DONATE HANDS, FACIAL TISSUE, LIMBS OR OTHER VASCULARIZED
23	COMPOSITE ALLOGRAFTS.
24	DETAILED INFORMATION ABOUT ANATOMICAL DONATION, INCLUDING
25	THE PROCEDURE USED TO RECOVER ORGANS, TISSUES AND EYES, CAN
26	BE FOUND ON THE DEPARTMENT OF TRANSPORTATION'S INTERNET
27	WEBSITE. INFORMATION ABOUT THE DONATION OF HANDS, FACIAL
28	TISSUE AND LIMBS CAN ALSO BE FOUND ON THE DEPARTMENT OF
29	TRANSPORTATION'S INTERNET WEBSITE.
30	YOU MAY WISH TO CONSULT WITH YOUR PHYSICIAN OR YOUR

Τ	ATTORNEY TO DETERMINE WHETHER THE PROCEDURE FOR MAKING AN
2	ANATOMICAL DONATION IS COMPATIBLE WITH FULFILLING YOUR
3	SPECIFIC CHOICES FOR END-OF-LIFE CARE. IN ADDITION, YOU MAY
4	WANT TO CONSULT WITH CLERGY REGARDING WHETHER YOU WANT TO
5	DONATE AN ORGAN, A HAND, FACIAL TISSUE OR LIMB OR OTHER PART
6	OF THE BODY. IT IS IMPORTANT TO UNDERSTAND THAT DONATING A
7	HAND, LIMB OR FACIAL TISSUE MAY HAVE AN IMPACT ON FUNERAL
8	ARRANGEMENTS AND THAT AN OPEN CASKET MAY NOT BE POSSIBLE.
9	AN ADVANCE HEALTH CARE DIRECTIVE MAY CONTAIN A HEALTH
10	CARE POWER OF ATTORNEY, WHERE YOU NAME A PERSON CALLED A
11	"HEALTH CARE AGENT" TO DECIDE TREATMENT FOR YOU, AND A LIVING
12	WILL, WHERE YOU TELL YOUR HEALTH CARE AGENT AND HEALTH CARE
13	PROVIDERS YOUR CHOICES REGARDING THE INITIATION,
14	CONTINUATION, WITHHOLDING OR WITHDRAWAL OF LIFE-SUSTAINING
15	TREATMENT AND OTHER SPECIFIC DIRECTIONS REGARDING END-OF-LIFE
16	CARE AND YOUR VIEWS REGARDING ORGAN AND TISSUE DONATION.
17	YOU MAY LIMIT YOUR HEALTH CARE AGENT'S INVOLVEMENT IN
18	DECIDING YOUR MEDICAL TREATMENT SO THAT YOUR HEALTH CARE
19	AGENT WILL SPEAK FOR YOU ONLY WHEN YOU ARE UNABLE TO SPEAK
20	FOR YOURSELF OR YOU MAY GIVE YOUR HEALTH CARE AGENT THE POWER
21	TO SPEAK FOR YOU IMMEDIATELY. THIS COMBINED FORM GIVES YOUR
22	HEALTH CARE AGENT THE POWER TO SPEAK FOR YOU ONLY WHEN YOU
23	ARE UNABLE TO SPEAK FOR YOURSELF. A LIVING WILL CANNOT BE
24	FOLLOWED UNLESS YOUR ATTENDING PHYSICIAN DETERMINES THAT YOU
25	LACK THE ABILITY TO UNDERSTAND, MAKE OR COMMUNICATE HEALTH
26	CARE DECISIONS FOR YOURSELF AND YOU ARE EITHER PERMANENTLY
27	UNCONSCIOUS OR YOU HAVE AN END-STAGE MEDICAL CONDITION, WHICH
28	IS A CONDITION THAT WILL RESULT IN DEATH DESPITE THE
29	INTRODUCTION OR CONTINUATION OF MEDICAL TREATMENT. YOU, AND
30	NOT YOUR HEALTH CARE AGENT, REMAIN RESPONSIBLE FOR THE COST

- 1 OF YOUR MEDICAL CARE.
- 2 IF YOU DO NOT WRITE DOWN YOUR WISHES ABOUT YOUR HEALTH
- 3 CARE IN ADVANCE, AND IF LATER YOU BECOME UNABLE TO
- 4 UNDERSTAND, MAKE OR COMMUNICATE THESE DECISIONS, THOSE WISHES
- 5 MAY NOT BE HONORED BECAUSE THEY MAY REMAIN UNKNOWN TO OTHERS.
- A HEALTH CARE PROVIDER WHO REFUSES TO HONOR YOUR WISHES
- 7 ABOUT HEALTH CARE MUST TELL YOU OF ITS REFUSAL AND HELP TO
- 8 TRANSFER YOU TO A HEALTH CARE PROVIDER WHO WILL HONOR YOUR
- 9 WISHES.
- 10 YOU SHOULD GIVE A COPY OF YOUR ADVANCE HEALTH CARE
- 11 DIRECTIVE (A LIVING WILL, HEALTH CARE POWER OF ATTORNEY OR A
- 12 DOCUMENT CONTAINING BOTH) TO YOUR HEALTH CARE AGENT, YOUR
- 13 PHYSICIANS, FAMILY MEMBERS AND OTHERS WHOM YOU EXPECT WOULD
- 14 LIKELY ATTEND TO YOUR NEEDS IF YOU BECOME UNABLE TO
- 15 UNDERSTAND, MAKE OR COMMUNICATE DECISIONS ABOUT MEDICAL CARE.
- 16 IF YOUR HEALTH CARE WISHES CHANGE, TELL YOUR PHYSICIAN AND
- 17 WRITE A NEW ADVANCE HEALTH CARE DIRECTIVE TO REPLACE YOUR OLD
- 18 ONE. IF YOUR WISHES ABOUT DONATING AN ORGAN, TISSUE OR EYES
- 19 CHANGE, TELL YOUR PHYSICIAN AND WRITE A NEW ADVANCE HEALTH
- 20 CARE DIRECTIVE TO REPLACE YOUR OLD ONE. IF YOU DO NOT WISH TO
- 21 DONATE A HAND, FACIAL TISSUE OR LIMB, IT IS IMPORTANT TO MAKE
- 22 THAT CLEAR IN YOUR ADVANCE HEALTH CARE DIRECTIVE OR HEALTH
- 23 CARE POWER OF ATTORNEY, OR BOTH. IT IS IMPORTANT IN SELECTING
- 24 A HEALTH CARE AGENT THAT YOU CHOOSE A PERSON YOU TRUST WHO IS
- 25 LIKELY TO BE AVAILABLE IN A MEDICAL SITUATION WHERE YOU
- 26 CANNOT MAKE DECISIONS FOR YOURSELF. YOU SHOULD INFORM THAT
- 27 PERSON THAT YOU HAVE APPOINTED HIM OR HER AS YOUR HEALTH CARE
- 28 AGENT AND DISCUSS YOUR BELIEFS AND VALUES WITH HIM OR HER SO
- 29 THAT YOUR HEALTH CARE AGENT WILL UNDERSTAND YOUR HEALTH CARE
- 30 OBJECTIVES[.], INCLUDING WHETHER YOU WANT TO LIMIT OR

- 1 WITHHOLD LIFE-SUSTAINING MEASURES IN THE EVENT THAT YOU
- 2 BECOME PERMANENTLY UNCONSCIOUS OR HAVE AN END-STAGE MEDICAL
- 3 CONDITION. YOU SHOULD ALSO TELL YOUR HEALTH CARE AGENT
- 4 WHETHER YOU WANT TO DONATE ORGANS, TISSUE, EYES OR OTHER
- 5 PARTS OF THE BODY AND WHETHER YOU WANT TO MAKE A DONATION OF
- 6 YOUR HANDS, FACIAL TISSUE OR LIMBS. IT IS IMPORTANT TO
- 7 UNDERSTAND THAT IF YOU DECIDE TO DONATE A HAND, LIMB OR
- 8 FACIAL TISSUE IT MAY IMPACT FUNERAL ARRANGEMENTS AND THAT AN
- 9 OPEN CASKET MAY NOT BE POSSIBLE.
- 10 YOU MAY WISH TO CONSULT WITH KNOWLEDGEABLE, TRUSTED
- 11 INDIVIDUALS SUCH AS FAMILY MEMBERS, YOUR PHYSICIAN OR CLERGY
- 12 WHEN CONSIDERING AN EXPRESSION OF YOUR VALUES AND HEALTH CARE
- 13 WISHES. YOU ARE FREE TO CREATE YOUR OWN ADVANCE HEALTH CARE
- 14 DIRECTIVE TO CONVEY YOUR WISHES REGARDING MEDICAL TREATMENT.
- 15 THE FOLLOWING FORM IS AN EXAMPLE OF AN ADVANCE HEALTH CARE
- 16 DIRECTIVE THAT COMBINES A HEALTH CARE POWER OF ATTORNEY WITH
- 17 A LIVING WILL.
- 18 NOTES ABOUT THE USE OF THIS FORM
- 19 IF YOU DECIDE TO USE THIS FORM OR CREATE YOUR OWN ADVANCE
- 20 HEALTH CARE DIRECTIVE, YOU SHOULD CONSULT WITH YOUR PHYSICIAN
- 21 AND YOUR ATTORNEY TO MAKE SURE THAT YOUR WISHES ARE CLEARLY
- 22 EXPRESSED AND COMPLY WITH THE LAW.
- 23 IF YOU DECIDE TO USE THIS FORM BUT DISAGREE WITH ANY OF
- 24 ITS STATEMENTS, YOU MAY CROSS OUT THOSE STATEMENTS.
- 25 YOU MAY ADD COMMENTS TO THIS FORM OR USE YOUR OWN FORM TO
- 26 HELP YOUR PHYSICIAN OR HEALTH CARE AGENT DECIDE YOUR MEDICAL
- 27 CARE.
- 28 THIS FORM IS DESIGNED TO GIVE YOUR HEALTH CARE AGENT
- 29 BROAD POWERS TO MAKE HEALTH CARE DECISIONS FOR YOU WHENEVER
- 30 YOU CANNOT MAKE THEM FOR YOURSELF. IT IS ALSO DESIGNED TO

- 1 EXPRESS A DESIRE TO LIMIT OR AUTHORIZE CARE IF YOU HAVE AN
- 2 END-STAGE MEDICAL CONDITION OR ARE PERMANENTLY UNCONSCIOUS.
- 3 IF YOU DO NOT DESIRE TO GIVE YOUR HEALTH CARE AGENT BROAD
- 4 POWERS, OR YOU DO NOT WISH TO LIMIT YOUR CARE IF YOU HAVE AN
- 5 END-STAGE MEDICAL CONDITION OR ARE PERMANENTLY UNCONSCIOUS,
- 6 YOU MAY WISH TO USE A DIFFERENT FORM OR CREATE YOUR OWN. YOU
- 7 SHOULD ALSO USE A DIFFERENT FORM IF YOU WISH TO EXPRESS YOUR
- 8 PREFERENCES IN MORE DETAIL THAN THIS FORM ALLOWS OR IF YOU
- 9 WISH FOR YOUR HEALTH CARE AGENT TO BE ABLE TO SPEAK FOR YOU
- 10 IMMEDIATELY. IN THESE SITUATIONS, IT IS PARTICULARLY
- 11 IMPORTANT THAT YOU CONSULT WITH YOUR ATTORNEY AND PHYSICIAN
- 12 TO MAKE SURE THAT YOUR WISHES ARE CLEARLY EXPRESSED[.],
- 13 <u>INCLUDING WHETHER YOU WANT TO LIMIT OR WITHHOLD LIFE</u>
- 14 SUSTAINING MEASURES IN THE EVENT THAT YOU BECOME PERMANENTLY
- 15 <u>UNCONSCIOUS OR HAVE AN END-STAGE MEDICAL CONDITION AND</u>
- 16 WHETHER YOU WISH TO DONATE A PART OF THE BODY FOR
- 17 TRANSPLANTATION OR RESEARCH. YOU SHOULD ALSO CLEARLY EXPRESS
- 18 WHETHER OR NOT YOU WISH TO DONATE HANDS, FACIAL TISSUE OR
- 19 LIMBS.
- THIS FORM ALLOWS YOU TO TELL YOUR HEALTH CARE AGENT YOUR
- 21 GOALS IF YOU HAVE AN END-STAGE MEDICAL CONDITION OR OTHER
- 22 EXTREME AND IRREVERSIBLE MEDICAL CONDITION, SUCH AS ADVANCED
- 23 ALZHEIMER'S DISEASE. DO YOU WANT MEDICAL CARE APPLIED
- 24 AGGRESSIVELY IN THESE SITUATIONS OR WOULD YOU CONSIDER SUCH
- 25 AGGRESSIVE MEDICAL CARE BURDENSOME AND UNDESIRABLE?
- 26 YOU MAY CHOOSE WHETHER YOU WANT YOUR HEALTH CARE AGENT TO
- BE BOUND BY YOUR INSTRUCTIONS OR WHETHER YOU WANT YOUR HEALTH
- 28 CARE AGENT TO BE ABLE TO DECIDE AT THE TIME WHAT COURSE OF
- 29 TREATMENT THE HEALTH CARE AGENT THINKS MOST FULLY REFLECTS
- 30 YOUR WISHES AND VALUES.

1	IF YOU ARE A WOMAN AND DIAGNOSED AS BEING PREGNANT AT THE
2	TIME A HEALTH CARE DECISION WOULD OTHERWISE BE MADE PURSUANT
3	TO THIS FORM, THE LAWS OF THIS COMMONWEALTH PROHIBIT
4	IMPLEMENTATION OF THAT DECISION IF IT DIRECTS THAT LIFE-
5	SUSTAINING TREATMENT, INCLUDING NUTRITION AND HYDRATION, BE
6	WITHHELD OR WITHDRAWN FROM YOU, UNLESS YOUR ATTENDING
7	PHYSICIAN AND AN OBSTETRICIAN WHO HAVE EXAMINED YOU CERTIFY
8	IN YOUR MEDICAL RECORD THAT THE LIFE-SUSTAINING TREATMENT:
9	(1) WILL NOT MAINTAIN YOU IN SUCH A WAY AS TO PERMIT THE
10	CONTINUING DEVELOPMENT AND LIVE BIRTH OF THE UNBORN CHILD;
11	(2) WILL BE PHYSICALLY HARMFUL TO YOU; OR
12	(3) WILL CAUSE PAIN TO YOU THAT CANNOT BE ALLEVIATED BY
13	MEDICATION.
14	A PHYSICIAN IS NOT REQUIRED TO PERFORM A PREGNANCY TEST ON
15	YOU UNLESS THE PHYSICIAN HAS REASON TO BELIEVE THAT YOU MAY
16	BE PREGNANT.
17	PENNSYLVANIA LAW PROTECTS YOUR HEALTH CARE AGENT AND
18	HEALTH CARE PROVIDERS FROM ANY LEGAL LIABILITY FOR FOLLOWING
19	IN GOOD FAITH YOUR WISHES AS EXPRESSED IN THE FORM OR BY YOUR
20	HEALTH CARE AGENT'S DIRECTION. IT DOES NOT OTHERWISE CHANGE
21	PROFESSIONAL STANDARDS OR EXCUSE NEGLIGENCE IN THE WAY YOUR
22	WISHES ARE CARRIED OUT. IF YOU HAVE ANY QUESTIONS ABOUT THE
23	LAW, CONSULT AN ATTORNEY FOR GUIDANCE.
24	THIS FORM AND EXPLANATION IS NOT INTENDED TO TAKE THE
25	PLACE OF SPECIFIC LEGAL OR MEDICAL ADVICE FOR WHICH YOU
26	SHOULD RELY UPON YOUR OWN ATTORNEY AND PHYSICIAN.
27	PART II
28	DURABLE HEALTH CARE POWER OF ATTORNEY
29	I, OF
30	COUNTY, PENNSYLVANIA, APPOINT THE PERSON NAMED BELOW TO BE MY

- 1 HEALTH CARE AGENT TO MAKE HEALTH AND PERSONAL CARE DECISIONS
- 2 FOR ME.
- 3 EFFECTIVE IMMEDIATELY AND CONTINUOUSLY UNTIL MY DEATH OR
- 4 REVOCATION BY A WRITING SIGNED BY ME OR SOMEONE AUTHORIZED TO
- 5 MAKE HEALTH CARE TREATMENT DECISIONS FOR ME, I AUTHORIZE ALL
- 6 HEALTH CARE PROVIDERS OR OTHER COVERED ENTITIES TO DISCLOSE
- 7 TO MY HEALTH CARE AGENT, UPON MY AGENT'S REQUEST, ANY
- 8 INFORMATION, ORAL OR WRITTEN, REGARDING MY PHYSICAL OR MENTAL
- 9 HEALTH, INCLUDING, BUT NOT LIMITED TO, MEDICAL AND HOSPITAL
- 10 RECORDS AND WHAT IS OTHERWISE PRIVATE, PRIVILEGED, PROTECTED
- OR PERSONAL HEALTH INFORMATION, SUCH AS HEALTH INFORMATION AS
- 12 DEFINED AND DESCRIBED IN THE HEALTH INSURANCE PORTABILITY AND
- ACCOUNTABILITY ACT OF 1996 (PUBLIC LAW 104-191, 110 STAT.
- 14 1936), THE REGULATIONS PROMULGATED THEREUNDER AND ANY OTHER
- 15 STATE OR LOCAL LAWS AND RULES. INFORMATION DISCLOSED BY A
- 16 HEALTH CARE PROVIDER OR OTHER COVERED ENTITY MAY BE
- 17 REDISCLOSED AND MAY NO LONGER BE SUBJECT TO THE PRIVACY RULES
- 18 PROVIDED BY 45 C.F.R. PT. 164.
- 19 THE REMAINDER OF THIS DOCUMENT WILL TAKE EFFECT WHEN AND
- ONLY WHEN I LACK THE ABILITY TO UNDERSTAND, MAKE OR
- 21 COMMUNICATE A CHOICE REGARDING A HEALTH OR PERSONAL CARE
- 22 DECISION AS VERIFIED BY MY ATTENDING PHYSICIAN. MY HEALTH
- 23 CARE AGENT MAY NOT DELEGATE THE AUTHORITY TO MAKE DECISIONS.
- 24 MY HEALTH CARE AGENT HAS ALL OF THE FOLLOWING POWERS
- 25 SUBJECT TO THE HEALTH CARE TREATMENT INSTRUCTIONS THAT FOLLOW
- 26 IN PART III (CROSS OUT ANY POWERS YOU DO NOT WANT TO GIVE
- 27 YOUR HEALTH CARE AGENT):
- 28 1. TO AUTHORIZE, WITHHOLD OR WITHDRAW MEDICAL CARE AND
- 29 SURGICAL PROCEDURES.
- 30 2. TO AUTHORIZE, WITHHOLD OR WITHDRAW NUTRITION (FOOD)

2 NOSE, STOMACH, INTESTINES, ARTERIES OR VEINS. 3 3. TO AUTHORIZE MY ADMISSION TO OR DISCHARGE FROM A 4 MEDICAL, NURSING, RESIDENTIAL OR SIMILAR FACILITY AND TO MAKE 5 AGREEMENTS FOR MY CARE AND HEALTH INSURANCE FOR MY CARE, INCLUDING HOSPICE AND/OR PALLIATIVE CARE. 6 7 4. TO HIRE AND FIRE MEDICAL, SOCIAL SERVICE AND OTHER 8 SUPPORT PERSONNEL RESPONSIBLE FOR MY CARE. 9 5. TO TAKE ANY LEGAL ACTION NECESSARY TO DO WHAT I HAVE 10 DIRECTED. 6. TO REQUEST THAT A PHYSICIAN RESPONSIBLE FOR MY CARE 11 12 ISSUE A DO-NOT-RESUSCITATE (DNR) ORDER, INCLUDING AN OUT-OF-HOSPITAL DNR ORDER, AND SIGN ANY REQUIRED DOCUMENTS AND 13 14 CONSENTS. 7. TO AUTHORIZE OR REFUSE TO AUTHORIZE DONATION OF WHAT 15 16 WE TRADITIONALLY THINK OF AS ORGANS (FOR EXAMPLE, HEART, LUNG, LIVER, KIDNEY), TISSUE, EYES OR OTHER PARTS OF THE 17 18 BODY. 8. TO AUTHORIZE OR REFUSE TO AUTHORIZE DONATION OF 19 HANDS, FACIAL TISSUE, LIMBS OR OTHER VASCULARIZED COMPOSITE 20 21 ALLOGRAFTS. APPOINTMENT OF HEALTH CARE AGENT 22 23 I APPOINT THE FOLLOWING HEALTH CARE AGENT: 24 HEALTH CARE AGENT:.... 25 (NAME AND RELATIONSHIP) 26 27 28 TELEPHONE NUMBER: HOME..... WORK..... 29 E-MAIL:....... 30 IF YOU DO NOT NAME A HEALTH CARE AGENT, HEALTH CARE PROVIDERS

OR HYDRATION (WATER) MEDICALLY SUPPLIED BY TUBE THROUGH MY

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NOTE THAT YOU MAY NOT APPOINT YOUR DOCTOR OR OTHER HEALTH CARE PROVIDER AS YOUR HEALTH CARE AGENT UNLESS RELATED TO YOU BY BLOOD, MARRIAGE OR ADOPTION. IF MY HEALTH CARE AGENT IS NOT READILY AVAILABLE OR IF MY HEALTH CARE AGENT IS MY SPOUSE AND AN ACTION FOR DIVORCE IS FILED BY EITHER OF US AFTER THE DATE OF THIS DOCUMENT, I APPOINT THE PERSON OR PERSONS NAMED BELOW IN THE ORDER NAMED. (IT IS HELPFUL, BUT NOT REQUIRED, TO NAME ALTERNATIVE HEALTH CARE AGENTS.) FIRST ALTERNATIVE HEALTH CARE AGENT: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATION AND AND AND AND AND AND AND AND AND AN	1	WILL ASK YOUR FAMILY OR AN ADULT WHO KNOWS YOUR PREFERENCES
4 CARE PROVIDER AS YOUR HEALTH CARE AGENT UNLESS RELATED TO YOU 5 BY BLOOD, MARRIAGE OR ADOPTION. 6 IF MY HEALTH CARE AGENT IS NOT READILY AVAILABLE OR IF MY 7 HEALTH CARE AGENT IS MY SPOUSE AND AN ACTION FOR DIVORCE 8 IS FILED BY EITHER OF US AFTER THE DATE OF THIS DOCUMENT, 9 I APPOINT THE PERSON OR PERSONS NAMED BELOW IN THE ORDER 10 NAMED. (IT IS HELPFUL, BUT NOT REQUIRED, TO NAME 11 ALTERNATIVE HEALTH CARE AGENTS.) 12 FIRST ALTERNATIVE HEALTH CARE AGENT:	2	AND VALUES FOR HELP IN DETERMINING YOUR WISHES FOR TREATMENT.
BY BLOOD, MARRIAGE OR ADOPTION. IF MY HEALTH CARE AGENT IS NOT READILY AVAILABLE OR IF MY HEALTH CARE AGENT IS MY SPOUSE AND AN ACTION FOR DIVORCE IS FILED BY EITHER OF US AFTER THE DATE OF THIS DOCUMENT, I APPOINT THE PERSON OR PERSONS NAMED BELOW IN THE ORDER NAMED. (IT IS HELPFUL, BUT NOT REQUIRED, TO NAME ALTERNATIVE HEALTH CARE AGENTS.) FIRST ALTERNATIVE HEALTH CARE AGENT: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: TELEPHONE NUMBER: HOME	3	NOTE THAT YOU MAY NOT APPOINT YOUR DOCTOR OR OTHER HEALTH
IF MY HEALTH CARE AGENT IS NOT READILY AVAILABLE OR IF MY HEALTH CARE AGENT IS MY SPOUSE AND AN ACTION FOR DIVORCE IS FILED BY EITHER OF US AFTER THE DATE OF THIS DOCUMENT, I APPOINT THE PERSON OR PERSONS NAMED BELOW IN THE ORDER NAMED. (IT IS HELPFUL, BUT NOT REQUIRED, TO NAME ALTERNATIVE HEALTH CARE AGENTS.) FIRST ALTERNATIVE HEALTH CARE AGENT: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) E-MAIL: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) GUIDANCE FOR HEALTH CARE AGENT (OPTIONAL) GOALS IF I HAVE AN END-STAGE MEDICAL CONDITION OR OTHER EXTREME IRREVERSIBLE MEDICAL CONDITION, MY GOALS IN MAKING MEDICAL DECISIONS ARE AS FOLLOWS (INSERT YOUR PERSONAL PRIORITIES SUCH AS COMFORT, CARE, PRESERVATION OF MENTAL FUNCTION,	4	CARE PROVIDER AS YOUR HEALTH CARE AGENT UNLESS RELATED TO YOU
HEALTH CARE AGENT IS MY SPOUSE AND AN ACTION FOR DIVORCE IS FILED BY EITHER OF US AFTER THE DATE OF THIS DOCUMENT, I APPOINT THE PERSON OR PERSONS NAMED BELOW IN THE ORDER NAMED. (IT IS HELPFUL, BUT NOT REQUIRED, TO NAME ALTERNATIVE HEALTH CARE AGENTS.) FIRST ALTERNATIVE HEALTH CARE AGENT: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (SUIDANCE FOR HEALTH CARE AGENT (OPTIONAL) GOALS IF I HAVE AN END-STAGE MEDICAL CONDITION OR OTHER EXTREME IRREVERSIBLE MEDICAL CONDITION, MY GOALS IN MAKING MEDICAL DECISIONS ARE AS FOLLOWS (INSERT YOUR PERSONAL PRIORITIES SUCH AS COMFORT, CARE, PRESERVATION OF MENTAL FUNCTION,	5	BY BLOOD, MARRIAGE OR ADOPTION.
IS FILED BY EITHER OF US AFTER THE DATE OF THIS DOCUMENT, I APPOINT THE PERSON OR PERSONS NAMED BELOW IN THE ORDER NAMED. (IT IS HELPFUL, BUT NOT REQUIRED, TO NAME ALTERNATIVE HEALTH CARE AGENTS.) FIRST ALTERNATIVE HEALTH CARE AGENT: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) E-MAIL: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: GUIDANCE FOR HEALTH CARE AGENT (OPTIONAL) GOALS IF I HAVE AN END-STAGE MEDICAL CONDITION OR OTHER EXTREME IRREVERSIBLE MEDICAL CONDITION, MY GOALS IN MAKING MEDICAL DECISIONS ARE AS FOLLOWS (INSERT YOUR PERSONAL PRIORITIES SUCH AS COMFORT, CARE, PRESERVATION OF MENTAL FUNCTION,	6	IF MY HEALTH CARE AGENT IS NOT READILY AVAILABLE OR IF MY
I APPOINT THE PERSON OR PERSONS NAMED BELOW IN THE ORDER NAMED. (IT IS HELPFUL, BUT NOT REQUIRED, TO NAME ALTERNATIVE HEALTH CARE AGENTS.) FIRST ALTERNATIVE HEALTH CARE AGENT: (NAME AND RELATIONSHIP) ADDRESS: E-MAIL: (NAME AND RELATIONSHIP) (NAME AND RELATIONSHIP) ADDRESS: (STELEPHONE NUMBER: HOME	7	HEALTH CARE AGENT IS MY SPOUSE AND AN ACTION FOR DIVORCE
NAMED. (IT IS HELPFUL, BUT NOT REQUIRED, TO NAME ALTERNATIVE HEALTH CARE AGENTS.) FIRST ALTERNATIVE HEALTH CARE AGENT: (NAME AND RELATIONSHIP) ADDRESS: E-MAIL: (NAME AND RELATIONSHIP) (NAME AND RELATIONSHIP) (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (NAME AND RELATIONSHIP) ADDRESS: (SUIDANCE FOR HEALTH CARE AGENT (OPTIONAL) GOALS IF I HAVE AN END-STAGE MEDICAL CONDITION OR OTHER EXTREME IRREVERSIBLE MEDICAL CONDITION, MY GOALS IN MAKING MEDICAL DECISIONS ARE AS FOLLOWS (INSERT YOUR PERSONAL PRIORITIES SUCH AS COMFORT, CARE, PRESERVATION OF MENTAL FUNCTION,	8	IS FILED BY EITHER OF US AFTER THE DATE OF THIS DOCUMENT,
ALTERNATIVE HEALTH CARE AGENTS.) FIRST ALTERNATIVE HEALTH CARE AGENT:	9	I APPOINT THE PERSON OR PERSONS NAMED BELOW IN THE ORDER
12 FIRST ALTERNATIVE HEALTH CARE AGENT: 13 (NAME AND RELATIONSHIP) 14 ADDRESS: 15	10	NAMED. (IT IS HELPFUL, BUT NOT REQUIRED, TO NAME
13 (NAME AND RELATIONSHIP) 14 ADDRESS:	11	ALTERNATIVE HEALTH CARE AGENTS.)
ADDRESS:	12	FIRST ALTERNATIVE HEALTH CARE AGENT:
15 16 TELEPHONE NUMBER: HOME	13	(NAME AND RELATIONSHIP)
TELEPHONE NUMBER: HOME	14	ADDRESS:
E-MAIL:	15	
SECOND ALTERNATIVE HEALTH CARE AGENT:	16	TELEPHONE NUMBER: HOME WORK
19 (NAME AND RELATIONSHIP) 20 ADDRESS:	17	E-MAIL:
ADDRESS: TELEPHONE NUMBER: HOME	18	SECOND ALTERNATIVE HEALTH CARE AGENT:
TELEPHONE NUMBER: HOME	19	(NAME AND RELATIONSHIP)
TELEPHONE NUMBER: HOME	20	ADDRESS:
E-MAIL:	21	
GUIDANCE FOR HEALTH CARE AGENT (OPTIONAL) GOALS IF I HAVE AN END-STAGE MEDICAL CONDITION OR OTHER EXTREME REVERSIBLE MEDICAL CONDITION, MY GOALS IN MAKING MEDICAL DECISIONS ARE AS FOLLOWS (INSERT YOUR PERSONAL PRIORITIES SUCH AS COMFORT, CARE, PRESERVATION OF MENTAL FUNCTION,	22	TELEPHONE NUMBER: HOME WORK
25 IF I HAVE AN END-STAGE MEDICAL CONDITION OR OTHER EXTREME 26 IRREVERSIBLE MEDICAL CONDITION, MY GOALS IN MAKING MEDICAL 27 DECISIONS ARE AS FOLLOWS (INSERT YOUR PERSONAL PRIORITIES 28 SUCH AS COMFORT, CARE, PRESERVATION OF MENTAL FUNCTION,	23	E-MAIL:
26 IRREVERSIBLE MEDICAL CONDITION, MY GOALS IN MAKING MEDICAL 27 DECISIONS ARE AS FOLLOWS (INSERT YOUR PERSONAL PRIORITIES 28 SUCH AS COMFORT, CARE, PRESERVATION OF MENTAL FUNCTION,	24	GUIDANCE FOR HEALTH CARE AGENT (OPTIONAL) GOALS
DECISIONS ARE AS FOLLOWS (INSERT YOUR PERSONAL PRIORITIES SUCH AS COMFORT, CARE, PRESERVATION OF MENTAL FUNCTION,	25	IF I HAVE AN END-STAGE MEDICAL CONDITION OR OTHER EXTREME
SUCH AS COMFORT, CARE, PRESERVATION OF MENTAL FUNCTION,	26	IRREVERSIBLE MEDICAL CONDITION, MY GOALS IN MAKING MEDICAL
	27	DECISIONS ARE AS FOLLOWS (INSERT YOUR PERSONAL PRIORITIES
29 ETC.):	28	SUCH AS COMFORT, CARE, PRESERVATION OF MENTAL FUNCTION,
	29	ETC.):
30	30	

1	
2	
3	SEVERE BRAIN DAMAGE OR BRAIN DISEASE
4	IF I SHOULD SUFFER FROM SEVERE AND IRREVERSIBLE BRAIN
5	DAMAGE OR BRAIN DISEASE WITH NO REALISTIC HOPE OF SIGNIFICANT
6	RECOVERY, I WOULD CONSIDER SUCH A CONDITION INTOLERABLE AND
7	THE APPLICATION OF AGGRESSIVE MEDICAL CARE TO BE BURDENSOME.
8	I THEREFORE REQUEST THAT MY HEALTH CARE AGENT RESPOND TO ANY
9	INTERVENING (OTHER AND SEPARATE) LIFE-THREATENING CONDITIONS
10	IN THE SAME MANNER AS DIRECTED FOR AN END-STAGE MEDICAL
11	CONDITION OR STATE OF PERMANENT UNCONSCIOUSNESS AS I HAVE
12	INDICATED BELOW.
13	INITIALS AGREE
14	INITIALS DISAGREE
15	PART III
16	HEALTH CARE TREATMENT INSTRUCTIONS IN THE EVENT
17	OF END-STAGE MEDICAL CONDITION
18	OR PERMANENT UNCONSCIOUSNESS
19	(LIVING WILL)
20	THE FOLLOWING HEALTH CARE TREATMENT INSTRUCTIONS EXERCISE
21	MY RIGHT TO MAKE MY OWN HEALTH CARE DECISIONS. THESE
22	INSTRUCTIONS ARE INTENDED TO PROVIDE CLEAR AND CONVINCING
23	EVIDENCE OF MY WISHES TO BE FOLLOWED WHEN I LACK THE CAPACITY
24	TO UNDERSTAND, MAKE OR COMMUNICATE MY TREATMENT DECISIONS:
25	IF I HAVE AN END-STAGE MEDICAL CONDITION (WHICH WILL
26	RESULT IN MY DEATH, DESPITE THE INTRODUCTION OR CONTINUATION
27	OF MEDICAL TREATMENT) OR AM PERMANENTLY UNCONSCIOUS SUCH AS
28	AN IRREVERSIBLE COMA OR AN IRREVERSIBLE VEGETATIVE STATE AND
29	THERE IS NO REALISTIC HOPE OF SIGNIFICANT RECOVERY, ALL OF
30	THE FOLLOWING APPLY (CROSS OUT ANY TREATMENT INSTRUCTIONS

2	1. I DIRECT THAT I BE GIVEN HEALTH CARE TREATMENT TO
3	RELIEVE PAIN OR PROVIDE COMFORT EVEN IF SUCH TREATMENT MIGHT
4	SHORTEN MY LIFE, SUPPRESS MY APPETITE OR MY BREATHING, OR BE
5	HABIT FORMING.
6	2. I DIRECT THAT ALL LIFE PROLONGING PROCEDURES BE
7	WITHHELD OR WITHDRAWN. YOU MAY WANT TO CONSULT WITH YOUR
8	PHYSICIAN AND ATTORNEY IN ORDER TO DETERMINE WHETHER YOUR
9	DESIGNATED CHOICES REGARDING END-OF-LIFE CARE ARE COMPATIBLE
10	WITH ANATOMICAL DONATION. IN ORDER TO DONATE AN ORGAN YOUR
11	BODY MAY NEED TO BE MAINTAINED ON ARTIFICIAL SUPPORT AFTER
12	YOU HAVE BEEN DECLARED DEAD TO FACILITATE ANATOMICAL
13	DONATION. DETAILED INFORMATION ABOUT THE PROCEDURE FOR BEING
14	DECLARED BRAIN DEAD OR DEAD BY LACK OF CARDIAC FUNCTION AND
15	INFORMATION ABOUT ORGAN DONATION CAN BE FOUND ON THE
16	DEPARTMENT OF TRANSPORTATION'S PUBLICLY ACCESSIBLE INTERNET
17	WEBSITE.
18	3. I SPECIFICALLY DO NOT WANT ANY OF THE FOLLOWING AS
19	LIFE PROLONGING PROCEDURES: (IF YOU WISH TO RECEIVE ANY OF
20	THESE TREATMENTS, WRITE "I DO WANT" AFTER THE TREATMENT)
21	HEART-LUNG RESUSCITATION (CPR)
22	MECHANICAL VENTILATOR (BREATHING MACHINE)
23	DIALYSIS (KIDNEY MACHINE)
24	SURGERY
25	CHEMOTHERAPY
26	RADIATION TREATMENT
27	ANTIBIOTICS
28	PLEASE INDICATE WHETHER YOU WANT NUTRITION (FOOD) OR
29	HYDRATION (WATER) MEDICALLY SUPPLIED BY A TUBE INTO YOUR
30	NOSE, STOMACH, INTESTINE, ARTERIES, OR VEINS IF YOU HAVE AN

1 WITH WHICH YOU DO NOT AGREE):

1	END-STAGE MEDICAL CONDITION OR ARE PERMANENTLY UNCONSCIOUS
2	AND THERE IS NO REALISTIC HOPE OF SIGNIFICANT RECOVERY.
3	(INITIAL ONLY ONE STATEMENT.)
4	TUBE FEEDINGS
5	I WANT TUBE FEEDINGS TO BE GIVEN
6	OR
7	NO TUBE FEEDINGS
8	I DO NOT WANT TUBE FEEDINGS TO BE GIVEN.
9	4. I SPECIFICALLY DO NOT WANT TO BE ON ARTIFICIAL
10	SUPPORT AFTER I AM DECLARED DEAD
11	HEALTH CARE AGENT'S USE OF INSTRUCTIONS
12	(INITIAL ONE OPTION ONLY).
13	MY HEALTH CARE AGENT MUST FOLLOW THESE
14	INSTRUCTIONS.
15	OR
16	THESE INSTRUCTIONS ARE ONLY GUIDANCE.
17	MY HEALTH CARE AGENT SHALL HAVE FINAL SAY AND MAY
18	OVERRIDE ANY OF MY INSTRUCTIONS. (INDICATE ANY
19	EXCEPTIONS)
20	
21	IF I DID NOT APPOINT A HEALTH CARE AGENT, THESE
22	INSTRUCTIONS SHALL BE FOLLOWED.
23	LEGAL PROTECTION
24	PENNSYLVANIA LAW PROTECTS MY HEALTH CARE AGENT AND HEALTH
25	CARE PROVIDERS FROM ANY LEGAL LIABILITY FOR THEIR GOOD FAITH
26	ACTIONS IN FOLLOWING MY WISHES AS EXPRESSED IN THIS FORM OR
27	IN COMPLYING WITH MY HEALTH CARE AGENT'S DIRECTION. ON BEHALF
28	OF MYSELF, MY EXECUTORS AND HEIRS, I FURTHER HOLD MY HEALTH
29	CARE AGENT AND MY HEALTH CARE PROVIDERS HARMLESS AND
30	INDEMNIFY THEM AGAINST ANY CLAIM FOR THEIR GOOD FAITH ACTIONS

1	IN RECOGNIZING MY HEALTH CARE AGENT'S AUTHORITY OR IN
2	FOLLOWING MY TREATMENT INSTRUCTIONS.
3	[ORGAN DONATION (INITIAL ONE OPTION ONLY.)
4	I CONSENT TO DONATE MY ORGANS AND TISSUES AT THE
5	TIME OF MY DEATH FOR THE PURPOSE OF TRANSPLANT,
6	MEDICAL STUDY OR EDUCATION. (INSERT ANY
7	LIMITATIONS YOU DESIRE ON DONATION OF SPECIFIC
8	ORGANS OR TISSUES OR USES FOR DONATION OF ORGANS
9	AND TISSUES.)
10	OR
11	I DO NOT CONSENT TO DONATE MY ORGANS OR TISSUES
12	AT THE TIME OF MY DEATH.]
13	SIGNATURE
14	INFORMATION ABOUT ANATOMICAL DONATION
15	DONATING AN ORGAN OR OTHER PART OF THE BODY IS A
16	VOLUNTARY ACT. UNDER PENNSYLVANIA LAW, YOU DO NOT HAVE TO
17	DONATE AN ORGAN OR ANY OTHER PART OF YOUR BODY. IT IS
18	IMPORTANT TO KNOW THE EFFECT OF ORGAN DONATION ON YOUR
19	DECISIONS ABOUT END-OF-LIFE CARE SO THAT YOUR WISHES ABOUT
20	END-OF-LIFE CARE WILL BE FULFILLED. IF SOMEONE WISHES TO
21	BECOME AN ORGAN DONOR, THE PERSON MAY BE KEPT ON ARTIFICIAL
22	SUPPORT AFTER THE PERSON HAS BEEN DECLARED DEAD TO FACILITATE
23	ANATOMICAL DONATION. DETAILED INFORMATION ABOUT THE PROCEDURE
24	FOR RECOVERING ORGANS AND OTHER PARTS OF THE BODY AND
25	DETAILED INFORMATION ABOUT BRAIN DEATH AND CARDIAC DEATH MAY
26	BE FOUND ON THE DEPARTMENT OF TRANSPORTATION'S PUBLICLY
27	ACCESSIBLE INTERNET WEBSITE.
28	UNDER PENNSYLVANIA LAW, THE ORGAN DONOR DESIGNATION ON
29	THE DRIVER'S LICENSE AUTHORIZES THE INDIVIDUAL TO DONATE WHAT
30	WE TRADITIONALLY THINK OF AS ORGANS (FOR EXAMPLE, HEART,

1	LUNG, LIVER, KIDNEY) AND TISSUE AND DOES NOT AUTHORIZE THE
2	INDIVIDUAL TO DONATE HANDS, FACIAL TISSUE, LIMBS OR OTHER
3	VASCULARIZED COMPOSITE ALLOGRAFTS.
4	UNDER PENNSYLVANIA LAW, EXPLICIT AND SPECIFIC CONSENT TO
5	DONATE HANDS, FACIAL TISSUE, LIMBS AND OTHER VASCULARIZED
6	COMPOSITE ALLOGRAFTS IS NEEDED. DONATION OF THESE PARTS OF
7	THE BODY IS VOLUNTARY. INFORMATION ABOUT THE PROCEDURE TO
8	TRANSPLANT HANDS, FACIAL TISSUE AND LIMBS CAN BE FOUND ON THE
9	DEPARTMENT OF TRANSPORTATION'S PUBLICLY ACCESSIBLE INTERNET
10	WEBSITE. IT IS IMPORTANT TO KNOW THAT DONATING A HAND, LIMB
11	OR FACIAL TISSUE MAY IMPACT FUNERAL ARRANGEMENTS AND THAT AN
12	OPEN CASKET MAY NOT BE POSSIBLE.
13	ORGAN DONATION
14	I CONSENT TO MAKING AN ANATOMICAL GIFT. THIS GIFT
15	DOES NOT INCLUDE HANDS, FACIAL TISSUE, LIMBS OR OTHER
16	VASCULARIZED COMPOSITE ALLOGRAFTS. I UNDERSTAND THAT IF I
17	WANT TO DONATE A HAND, FACIAL TISSUE, LIMB OR OTHER
18	VASCULARIZED COMPOSITE ALLOGRAFT, THERE IS ANOTHER PLACE IN
19	THIS DOCUMENT FOR ME TO DO SO. I ALSO UNDERSTAND THE HOSPITAL
20	MAY PROVIDE ARTIFICIAL SUPPORT, WHICH MAY INCLUDE A
21	VENTILATOR, AFTER I AM DECLARED DEAD IN ORDER TO FACILITATE
22	DONATION. I CONSENT TO MAKING A GIFT OF THE FOLLOWING PARTS
23	OF MY BODY FOR TRANSPLANTATION OR RESEARCH (PLEASE INSERT ANY
24	LIMITATIONS YOU DESIRE ON DONATION OF SPECIFIC ORGANS OR
25	TISSUES OR EYES OR ANY LIMITATION ON THE USE OF A DONATED
26	PART OF THE BODY):
27	<u></u>
28	<u></u>
29	<u></u>
30	SIGNATUREDATE

	GIFT OF HANDS, FACIAL TISSUE, LIMBS AND OTHER VASCULARIZED
	COMPOSITE ALLOGRAFTS
	I CONSENT TO MAKING A GIFT OF MY HANDS, FACIAL
	TISSUE, LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS. I
	ALSO UNDERSTAND THAT I HAVE THE OPTION OF REQUESTING
	RECONSTRUCTION OF MY BODY IN PREPARATION FOR BURIAL AND THAT
	ANONYMITY OF IDENTITY MAY NOT BE ABLE TO BE PROTECTED IN THE
	CASE OF DONATION OF HANDS, FACIAL TISSUE OR LIMBS. I ALSO
į	UNDERSTAND THAT BURIAL ARRANGEMENTS MAY BE AFFECTED AND THAT
	AN OPEN CASKET MAY NOT BE POSSIBLE. I ALSO UNDERSTAND THAT
	THE HOSPITAL MAY PROVIDE ARTIFICIAL SUPPORT, WHICH MAY
	INCLUDE A VENTILATOR, AFTER I AM DECLARED DEAD IN ORDER TO
	FACILITATE DONATION.
	PLEASE INSERT ANY LIMITATIONS YOU DESIRE ON DONATION OF
	HANDS, FACIAL TISSUE, LIMBS OR OTHER VASCULARIZED COMPOSITE
	ALLOGRAFTS AND WHETHER YOU REQUEST RECONSTRUCTIVE SURGERY
	BEFORE BURIAL:
	<u></u>
	······
	<u></u>
	SIGNATUREDATEDATE
	IF I HAVE CONSENTED TO MAKING A GIFT OF AN ORGAN
	HAND, FACIAL TISSUE, LIMB OR OTHER PART OF MY BODY WHICH
	REQUIRES THE PROVISION OF ARTIFICIAL SUPPORT BY THE HOSPITAL
	IN ORDER TO FACILITATE DONATION, I REQUEST THAT MEDICINE BE
	PROVIDED SO I DO NOT FEEL PAIN DURING THE TESTING OR RECOVER
	PROCESS.
	SIGNATUREDATE
	I DO NOT CONSENT TO DONATING MY ORGANS, TISSUES
	OR ANY OTHER PART OF MY BODY, INCLUDING HANDS, FACIAL TISSUE

1	LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS. THIS
2	PROVISION SERVES AS A REFUSAL TO DONATE ANY PART OF MY BODY.
3	THIS PROVISION ALSO SERVES AS A REVOCATION OF ANY PRIOR
4	DECISION I HAVE MADE TO DONATE ORGANS, TISSUES OR OTHER PARTS
5	OF MY BODY, INCLUDING HANDS, FACIAL TISSUE, LIMBS OR OTHER
6	VASCULARIZED COMPOSITE ALLOGRAFT MADE IN A PRIOR DOCUMENT,
7	INCLUDING A DRIVER'S LICENSE, WILL, POWER OF ATTORNEY, HEALTH
8	CARE POWER OF ATTORNEY OR OTHER DOCUMENT.
9	SIGNATUREDATE
10	HAVING CAREFULLY READ THIS DOCUMENT, I HAVE SIGNED IT
11	THISDAY OF, 20, REVOKING ALL PREVIOUS
12	HEALTH CARE POWERS OF ATTORNEY AND HEALTH CARE TREATMENT
13	INSTRUCTIONS.
14	
15	(SIGN FULL NAME HERE FOR HEALTH CARE POWER OF ATTORNEY AND
16	HEALTH CARE TREATMENT INSTRUCTIONS)
17	WITNESS:
18	WITNESS:
19	TWO WITNESSES AT LEAST 18 YEARS OF AGE ARE REQUIRED BY
20	PENNSYLVANIA LAW AND SHOULD WITNESS YOUR SIGNATURE IN EACH
21	OTHER'S PRESENCE. A PERSON WHO SIGNS THIS DOCUMENT ON BEHALF
22	OF AND AT THE DIRECTION OF A PRINCIPAL MAY NOT BE A WITNESS.
23	(IT IS PREFERABLE IF THE WITNESSES ARE NOT YOUR HEIRS, NOR
24	YOUR CREDITORS, NOR EMPLOYED BY ANY OF YOUR HEALTH CARE
25	PROVIDERS.)
26	NOTARIZATION (OPTIONAL)
27	(NOTARIZATION OF DOCUMENT IS NOT REQUIRED BY PENNSYLVANIA
28	LAW, BUT IF THE DOCUMENT IS BOTH WITNESSED AND NOTARIZED, IT
29	IS MORE LIKELY TO BE HONORED BY THE LAWS OF SOME OTHER
30	STATES.)

1	ON THIS DAY OF, 20, BEFORE ME
2	PERSONALLY APPEARED THE AFORESAID DECLARANT AND PRINCIPAL, TO
3	ME KNOWN TO BE THE PERSON DESCRIBED IN AND WHO EXECUTED THE
4	FOREGOING INSTRUMENT AND ACKNOWLEDGED THAT HE/SHE EXECUTED
5	THE SAME AS HIS/HER FREE ACT AND DEED.
6	IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND
7	AFFIXED MY OFFICIAL SEAL IN THE COUNTY OF, STATE
8	OF THE DAY AND YEAR FIRST ABOVE WRITTEN.
9	
10	NOTARY PUBLIC MY COMMISSION EXPIRES
11	SECTION 2. THE DEFINITIONS OF "ADVISORY COMMITTEE," "BANK OR
12	STORAGE FACILITY," "DECEDENT," "ORGAN PROCUREMENT ORGANIZATION"
13	AND "PART" IN SECTION 8601 OF TITLE 20 ARE AMENDED AND THE
14	SECTION IS AMENDED BY ADDING DEFINITIONS TO READ:
15	§ 8601. DEFINITIONS.
16	THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS CHAPTER
17	SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE
18	CONTEXT CLEARLY INDICATES OTHERWISE:
19	* * *
20	"ADULT." AN INDIVIDUAL WHO IS AT LEAST 18 YEARS OF AGE.
21	"ADVANCE HEALTH CARE DIRECTIVE." AS DEFINED IN SECTION 5422
22	(RELATING TO DEFINITIONS).
23	"ADVISORY COMMITTEE." THE ORGAN AND TISSUE DONATION ADVISORY
24	COMMITTEE ESTABLISHED UNDER SECTION 8622 (RELATING TO THE
25	GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND TISSUE DONATION
26	AWARENESS TRUST FUND).
27	"AGENT." ANY OF THE FOLLOWING:
28	(1) A HEALTH CARE AGENT AUTHORIZED TO MAKE HEALTH CARE
29	DECISIONS ON A PRINCIPAL'S BEHALF UNDER SUBCHAPTER C OF
30	CHAPTER 54 (RELATING TO HEALTH CARE AGENTS AND

- 1 REPRESENTATIVES).
- 2 (2) AN INDIVIDUAL EXPRESSLY AUTHORIZED TO MAKE AN
- 3 ANATOMICAL GIFT ON A PRINCIPAL'S BEHALF BY ANY OTHER RECORD
- 4 <u>SIGNED BY THE PRINCIPAL.</u>
- 5 "ANATOMICAL DONATION." AN ANATOMICAL GIFT.
- 6 "ANATOMICAL GIFT." A DONATION OF ALL OR PART OF A HUMAN BODY
- 7 TO TAKE EFFECT AFTER THE DONOR'S DEATH FOR THE PURPOSE OF
- 8 TRANSPLANTATION, THERAPY, RESEARCH OR EDUCATION. THE TERM DOES
- 9 NOT INCLUDE VASCULARIZED COMPOSITE ALLOGRAFTS, INCLUDING A HUMAN
- 10 HAND, FACIAL TISSUE OR LIMB.
- 11 ["BANK OR STORAGE FACILITY." A FACILITY LICENSED, ACCREDITED
- 12 OR APPROVED UNDER THE LAWS OF ANY STATE FOR STORAGE OF HUMAN
- 13 BODIES OR PARTS THEREOF.]
- 14 * * *
- 15 "DECEDENT." [A DECEASED INDIVIDUAL, INCLUDING A STILLBORN
- 16 INFANT OR FETUS.] <u>A DECEASED INDIVIDUAL WHOSE BODY OR PART IS OR</u>
- 17 MAY BE THE SOURCE OF AN ANATOMICAL GIFT. THE TERM INCLUDES A
- 18 STILLBORN INFANT AND, SUBJECT TO RESTRICTIONS IMPOSED BY OTHER
- 19 LAWS, A FETUS. THE TERM DOES NOT INCLUDE A BLASTOCYST, EMBRYO OR
- 20 FETUS THAT IS THE SUBJECT OF AN INDUCED ABORTION.
- 21 "DOCUMENT OF GIFT." A DONOR CARD OR OTHER RECORD USED TO
- 22 MAKE, AMEND OR REVOKE AN ANATOMICAL GIFT. THE TERM INCLUDES A
- 23 STATEMENT OR SYMBOL ON A DRIVER'S LICENSE OR IDENTIFICATION CARD
- 24 OR IN A DONOR REGISTRY.
- 25 "DONATE LIFE PA REGISTRY." THAT SUBSET OF PERSONS IN THE
- 26 DEPARTMENT OF TRANSPORTATION'S DRIVER'S LICENSE AND PHOTO
- 27 <u>IDENTIFICATION CARD DATABASE WHO HAVE ELECTED TO INCLUDE THE</u>
- 28 <u>DONOR DESIGNATION ON THEIR RECORD. THIS TERM SHALL NOT REFER TO</u>
- 29 <u>A SEPARATE DATABASE.</u>
- 30 * * *

- 1 "DONOR REGISTRY." A DATABASE WHICH CONTAINS RECORDS OF
- 2 ANATOMICAL GIFTS. THE TERM INCLUDES THE DONATE LIFE PA REGISTRY.
- 3 "EYE BANK." A PERSON THAT IS LICENSED, ACCREDITED OR
- 4 REGULATED UNDER FEDERAL OR STATE LAW TO ENGAGE IN THE RECOVERY,
- 5 SCREENING, TESTING, PROCESSING, STORAGE OR DISTRIBUTION OF HUMAN
- 6 EYES OR PORTIONS OF HUMAN EYES.
- 7 * * *
- 8 "HOSPITAL ADMINISTRATOR." ANY INDIVIDUAL APPOINTED BY A
- 9 HOSPITAL'S GOVERNING BODY TO ACT ON BEHALF OF THE HOSPITAL'S
- 10 GOVERNING BODY IN THE OVERALL MANAGEMENT OF THE HOSPITAL. THE
- 11 TERM INCLUDES A DESIGNEE OF THE INDIVIDUAL WHO IS AUTHORIZED BY
- 12 THE HOSPITAL TO EXERCISE SUPERVISORY AUTHORITY.
- 13 "KNOW." TO HAVE ACTUAL KNOWLEDGE. WHEN THE WORD "KNOWN" IS
- 14 USED AS AN ADJECTIVE TO MODIFY A TERM, THE MEANING IS THAT THERE
- 15 IS ACTUAL KNOWLEDGE ABOUT THE MODIFIED TERM.
- 16 "MINOR." AN INDIVIDUAL WHO IS UNDER 18 YEARS OF AGE.
- 17 "ORGAN." A HUMAN KIDNEY, LIVER, HEART, LUNG, PANCREAS,
- 18 ESOPHAGUS, STOMACH, SMALL OR LARGE INTESTINE, OR ANY PORTION OF
- 19 THE GASTROINTESTINAL TRACT. THE TERM ALSO INCLUDES BLOOD VESSELS
- 20 RECOVERED DURING THE RECOVERY OF SUCH ORGANS IF THE VESSELS ARE
- 21 INTENDED FOR USE IN ORGAN TRANSPLANTATION AND LABELED, "FOR USE
- 22 IN ORGAN TRANSPLANT ONLY." THE TERM DOES NOT INCLUDE A HUMAN
- 23 HAND, FACIAL TISSUE, LIMB OR OTHER VASCULARIZED COMPOSITE
- 24 ALLOGRAFT.
- 25 "ORGAN PROCUREMENT ORGANIZATION." AN ORGANIZATION [THAT
- 26 MEETS THE REQUIREMENTS OF SECTION 371 OF THE PUBLIC HEALTH
- 27 SERVICE ACT (58 STAT. 682, 42 U.S.C. § 273).] <u>DESIGNATED FOR THE</u>
- 28 REGION BY THE UNITED STATES SECRETARY OF HEALTH AND HUMAN
- 29 <u>SERVICES AS AN ORGAN PROCUREMENT ORGANIZATION.</u>
- 30 "PART." ORGANS, TISSUES, EYES, BONES, ARTERIES, BLOOD, OTHER

- 1 FLUIDS AND ANY OTHER PORTIONS OF A HUMAN BODY. THE TERM DOES NOT
- 2 INCLUDE A HUMAN HAND, FACIAL TISSUE, LIMB OR OTHER VASCULARIZED
- 3 COMPOSITE ALLOGRAFT.
- 4 * * *
- 5 "PERSON AUTHORIZED OR OBLIGATED TO DISPOSE OF A DECEDENT'S
- 6 BODY." ANY OF THE FOLLOWING, WITHOUT REGARD TO ORDER OF
- 7 PRIORITY:
- 8 (1) A CORONER OR MEDICAL EXAMINER HAVING JURISDICTION
- 9 OVER THE DECEDENT'S BODY.
- 10 <u>(2) A WARDEN OR DIRECTOR OF A CORRECTIONAL FACILITY</u>
- 11 WHERE THE DECEDENT WAS INCARCERATED.
- 12 <u>(3) A HOSPITAL ADMINISTRATOR OF THE HOSPITAL WHERE THE</u>
- 13 <u>DECEDENT'S DEATH WAS PRONOUNCED.</u>
- 14 <u>(4) ANY OTHER PERSON AUTHORIZED OR UNDER OBLIGATION TO</u>
- 15 DISPOSE OF THE DECEDENT'S BODY.
- 16 * * *
- 17 "REASONABLY AVAILABLE." ABLE TO BE CONTACTED BY AN ORGAN
- 18 PROCUREMENT ORGANIZATION WITH REASONABLE EFFORT AND WILLING AND
- 19 ABLE TO EXERCISE THE DECISION TO REFUSE OR TO AUTHORIZE
- 20 ANATOMICAL DONATION IN A TIMELY MANNER CONSISTENT WITH EXISTING
- 21 MEDICAL CRITERIA NECESSARY TO MAKE AN ANATOMICAL GIFT.
- 22 "RECIPIENT." AN INDIVIDUAL INTO WHOSE BODY A DECEDENT'S PART
- 23 HAS BEEN OR IS INTENDED TO BE TRANSPLANTED.
- 24 "RECORD." INFORMATION THAT IS INSCRIBED ON A TANGIBLE MEDIUM
- 25 OR THAT IS STORED IN AN ELECTRONIC OR OTHER MEDIUM AND IS
- 26 <u>RETRIEVABLE IN PERCEIVABLE FORM.</u>
- 27 "RECOVERY PROCEDURE." THE PROCESS OF REMOVING CELLS, TISSUES
- 28 AND ORGANS FROM A DECEDENT. THE TERM DOES NOT INCLUDE THE
- 29 RECOVERY OF VASCULARIZED COMPOSITE ALLOGRAFTS, INCLUDING
- 30 RECOVERY OF A HUMAN HAND, FACIAL TISSUE OR LIMB.

- 1 * * *
- 2 "TISSUE." A PORTION OF THE HUMAN BODY OTHER THAN AN ORGAN OR
- 3 AN EYE. THE TERM DOES NOT INCLUDE BLOOD, UNLESS THE BLOOD IS
- 4 DONATED FOR THE PURPOSE OF RESEARCH OR EDUCATION. THE TERM ALSO
- 5 DOES NOT INCLUDE VASCULARIZED COMPOSITE ALLOGRAFTS, INCLUDING A
- 6 <u>HUMAN HAND</u>, FACIAL TISSUE OR LIMB.
- 7 "TISSUE BANK." A PERSON THAT IS LICENSED, ACCREDITED OR
- 8 REGULATED UNDER FEDERAL OR STATE LAW TO ENGAGE IN THE RECOVERY,
- 9 SCREENING, TESTING, PROCESSING, STORAGE OR DISTRIBUTION OF
- 10 TISSUE.
- 11 * * *
- 12 "VASCULARIZED COMPOSITE ALLOGRAFT." A HUMAN HAND, FACIAL
- 13 TISSUE, LIMB AND OTHER PARTS OF THE BODY WHICH REQUIRE BLOOD
- 14 FLOW BY SURGICAL CONNECTION OF BLOOD VESSELS TO FUNCTION AFTER
- 15 TRANSPLANTATION AND WHICH CONTAIN MULTIPLE TISSUE TYPES,
- 16 RECOVERED FROM A HUMAN DONOR AS AN ANATOMICAL OR STRUCTURAL
- 17 UNIT, MINIMALLY MANIPULATED, FOR HOMOLOGOUS USE, NOT COMBINED
- 18 WITH ANOTHER ARTICLE SUCH AS A DEVICE, SUSCEPTIBLE TO ISCHEMIA
- 19 AND SUSCEPTIBLE TO ALLOGRAFT REJECTION. THE TERM ALSO INCLUDES A
- 20 PART OF THE BODY SPECIFIED AS A VASCULARIZED COMPOSITE ALLOGRAFT
- 21 BY THE UNITED STATES SECRETARY OF HEALTH AND HUMAN SERVICES BY
- 22 REGULATION, IN ACCORDANCE WITH THE NATIONAL ORGAN TRANSPLANT ACT
- 23 (PUBLIC LAW 98-507, 42 U.S.C. § 274E). THE TERM DOES NOT INCLUDE
- 24 AN ORGAN, PART, EYE OR TISSUE.
- 25 SECTION 3. TITLE 20 IS AMENDED BY ADDING A SECTION TO READ:
- 26 § 8610. SCOPE.
- 27 NOTHING IN THIS SUBCHAPTER SHALL BE CONSTRUED TO AUTHORIZE
- 28 THE DONATION OF VASCULARIZED COMPOSITE ALLOGRAFTS, INCLUDING
- 29 HAND, FACIAL TISSUE AND LIMB TRANSPLANTS, FROM AN INDIVIDUAL
- 30 WHOSE DEATH IS IMMINENT OR WHO HAS DIED AT THE

- 1 HOSPITAL. DONATION OF VASCULARIZED COMPOSITE ALLOGRAFTS FROM AN
- 2 INDIVIDUAL WHOSE DEATH IS IMMINENT OR WHO HAS DIED AT THE
- 3 HOSPITAL SHALL BE IN ACCORDANCE WITH SUBCHAPTER D (RELATING TO
- 4 HANDS, FACIAL TISSUE, LIMBS AND OTHER VASCULARIZED COMPOSITE
- 5 ALLOGRAFTS).
- 6 SECTION 4. SECTION 8611(A), (B) AND (C) OF TITLE 20 ARE
- 7 AMENDED AND THE SECTION IS AMENDED BY ADDING SUBSECTIONS TO
- 8 READ:
- 9 § 8611. PERSONS WHO MAY EXECUTE ANATOMICAL GIFT.
- 10 (A) GENERAL RULE. -- ANY INDIVIDUAL OF SOUND MIND AND 18 YEARS
- 11 OF AGE OR MORE MAY GIVE ALL OR ANY PART OF HIS BODY FOR ANY
- 12 PURPOSE SPECIFIED IN SECTION 8612 (RELATING TO PERSONS WHO MAY
- 13 BECOME DONEES; PURPOSES FOR WHICH ANATOMICAL GIFTS MAY BE MADE),
- 14 THE GIFT TO TAKE EFFECT UPON DEATH. ANY AGENT ACTING UNDER A
- 15 POWER OF ATTORNEY, HEALTH CARE POWER OF ATTORNEY OR OTHER
- 16 DOCUMENT WHICH EXPRESSLY AUTHORIZES THE AGENT TO MAKE ANATOMICAL
- 17 GIFTS MAY EFFECTUATE A GIFT FOR ANY PURPOSE SPECIFIED IN SECTION
- 18 8612. ANY INDIVIDUAL WHO IS A MINOR AND 16 YEARS OF AGE OR OLDER
- 19 MAY EFFECTUATE A GIFT FOR ANY PURPOSE SPECIFIED IN SECTION 8612,
- 20 PROVIDED PARENTAL OR GUARDIAN CONSENT IS DEEMED GIVEN. PARENTAL
- 21 OR GUARDIAN CONSENT SHALL BE NOTED ON THE MINOR'S DONOR CARD,
- 22 APPLICATION FOR THE DONOR'S LEARNER'S PERMIT OR DRIVER'S LICENSE
- 23 OR OTHER DOCUMENT OF GIFT. A GIFT OF THE WHOLE BODY SHALL BE
- 24 INVALID UNLESS MADE IN WRITING AT LEAST 15 DAYS PRIOR TO THE
- 25 DATE OF DEATH OR CONSENT IS OBTAINED FROM THE LEGAL NEXT OF KIN.
- 26 WHERE THERE ARE ADULT CHILDREN OF THE DECEASED WHO ARE NOT
- 27 CHILDREN OF THE SURVIVING SPOUSE, THEIR CONSENT SHALL ALSO BE
- 28 REQUIRED FOR A GIFT OF THE WHOLE BODY FOR ANATOMICAL STUDY.
- 29 (B) [OTHERS ENTITLED] ENTITLED TO DONATE ANATOMY OF
- 30 DECEDENT.--[ANY] SUBJECT TO SUBSECTION (B.1), ANY OF THE

- 1 FOLLOWING PERSONS WHO ARE REASONABLY AVAILABLE, IN ORDER OF
- 2 PRIORITY STATED, WHEN PERSONS IN PRIOR CLASSES ARE NOT
- 3 REASONABLY AVAILABLE AT THE TIME OF DEATH, AND IN THE ABSENCE OF
- 4 [ACTUAL NOTICE OF CONTRARY INDICATIONS] KNOWN OBJECTIONS BY THE
- 5 DECEDENT OR [ACTUAL NOTICE OF OPPOSITION] BY A MEMBER OF [THE
- 6 SAME OR] A PRIOR CLASS, MAY GIVE ALL OR ANY PART OF THE
- 7 DECEDENT'S BODY, WITH THE EXCEPTION OF A VASCULARIZED COMPOSITE
- 8 ALLOGRAFT, FOR ANY PURPOSE SPECIFIED IN SECTION 8612:
- 9 [(1) THE SPOUSE.
- 10 (2) AN ADULT SON OR DAUGHTER.
- 11 (3) EITHER PARENT.
- 12 (4) AN ADULT BROTHER OR SISTER.
- 13 (5) A GUARDIAN OF THE PERSON OF THE DECEDENT AT THE TIME
- 14 OF HIS DEATH.
- 15 (6) ANY OTHER PERSON AUTHORIZED OR UNDER OBLIGATION TO
- 16 DISPOSE OF THE BODY.]
- 17 (1) AN AGENT OF THE DECEDENT AT THE TIME OF DEATH IF THE
- 18 AGENT IS EXPRESSLY AUTHORIZED TO MAKE THE GIFT.
- 19 (2) THE SPOUSE OF THE DECEDENT, UNLESS AN ACTION FOR
- 20 DIVORCE IS PENDING.
- 21 (3) AN ADULT CHILD OF THE DECEDENT.
- 22 (4) A PARENT OF THE DECEDENT.
- 23 (5) AN ADULT SIBLING OF THE DECEDENT.
- 24 (6) AN ADULT GRANDCHILD OF THE DECEDENT.
- 25 (7) A GRANDPARENT OF THE DECEDENT.
- 26 (8) ANY OTHER PERSON RELATED TO THE DECEDENT BY BLOOD,
- 27 <u>MARRIAGE OR ADOPTION.</u>
- 28 (9) A GUARDIAN OF THE PERSON OF THE DECEDENT.
- 29 <u>(10) A PERSON AUTHORIZED OR OBLIGATED TO DISPOSE OF THE</u>
- 30 <u>DECEDENT'S BODY.</u>

- 1 (B.1) ANATOMICAL GIFTS PROHIBITED IN CERTAIN
- 2 CIRCUMSTANCES. -- AN ANATOMICAL GIFT MAY NOT BE MADE BY A PERSON
- 3 SET FORTH IN SUBSECTION (B) IF, BEFORE AN INCISION HAS BEEN MADE
- 4 TO REMOVE A PART FROM THE DECEDENT'S BODY OR BEFORE INVASIVE
- 5 PROCEDURES HAVE BEGUN TO PREPARE AN INTENDED RECIPIENT, ANY OF
- 6 THE FOLLOWING APPLY:
- 7 (1) THE DISTRICT ATTORNEY OR A LAW ENFORCEMENT OFFICER
- 8 <u>NOTIFIES THE ORGAN PROCUREMENT ORGANIZATION THAT THE PERSON</u>
- 9 <u>IS A SUSPECT OR A PERSON OF INTEREST IN CAUSING THE DISEASE,</u>
- 10 ILLNESS, INJURY OR CONDITION OF THE DECEDENT.
- 11 (2) THE DISTRICT ATTORNEY OR A LAW ENFORCEMENT OFFICER <
- 12 <u>NOTIFIES THE ORGAN PROCUREMENT ORGANIZATION THAT THE PERSON</u>
- 13 <u>IS THE SUBJECT OF A PROTECTION FROM ABUSE ORDER, AN ORDER</u>
- 14 ISSUED UNDER 42 PA.C.S. CH. 62A (RELATING TO PROTECTION OF
- 15 VICTIMS OF SEXUAL VIOLENCE OR INTIMIDATION), OR SIMILAR ORDER
- 16 FROM A COURT THAT WAS ISSUED TO THE DECEDENT.
- 17 (3) THE DISTRICT ATTORNEY OR A LAW ENFORCEMENT OFFICER
- 18 NOTIFIES THE ORGAN PROCUREMENT ORGANIZATION THAT THE PERSON
- 19 HAS BEEN ARRESTED OR DETAINED IN CONNECTION WITH THE
- 20 CONDITION OF THE DECEDENT.
- 21 (B.2) DOCUMENTATION REQUIRED. -- THE ORGAN PROCUREMENT
- 22 ORGANIZATION SHALL DOCUMENT THE PROCEDURE TAKEN TO CONTACT ANY
- 23 OF THE PERSONS IN SUBSECTION (B). SUCH DOCUMENTATION SHALL BE
- 24 MAINTAINED BY THE ORGAN PROCUREMENT ORGANIZATION FOR A MINIMUM
- 25 OF SIX YEARS.
- 26 (B.3) NO OBLIGATION TO MAKE GIFT.--THE FOLLOWING APPLY:
- 27 <u>(1) A PERSON DESCRIBED IN SUBSECTION (B) (2), (3), (4),</u>
- 28 (5), (6), (7), (8), (9) OR (10) DOES NOT HAVE A LEGAL
- OBLIGATION TO CONSENT TO MAKING A GIFT OF THE DECEDENT'S BODY
- 30 OR PART OF THE BODY.

- 1 (2) BEFORE MAKING A GIFT OF THE DECEDENT'S BODY OR PART
- 2 OF THE BODY, A PERSON DESCRIBED IN SUBSECTION (B) (2), (3),
- 3 (4), (5), (6), (7), (8), (9) OR (10) IS ENCOURAGED TO
- 4 CONSIDER THE DECEDENT'S MORAL AND RELIGIOUS BELIEFS REGARDING
- 5 ANATOMICAL DONATION, IF THOSE BELIEFS ARE KNOWN TO THE
- 6 PERSON.
- 7 (C) DONEE NOT TO ACCEPT IN CERTAIN CASES.--[IF THE]
- 8 (1) THE DONEE MAY NOT ACCEPT A GIFT UNDER ANY OF THE
- 9 FOLLOWING CIRCUMSTANCES:
- 10 (I) THE DONEE [HAS ACTUAL NOTICE OF CONTRARY
- 11 INDICATIONS] KNOWS OF AN OBJECTION BY THE DECEDENT [OR].
- 12 <u>(II) THE DONEE KNOWS</u> THAT A GIFT BY A MEMBER OF A
- 13 CLASS IS OPPOSED BY A <u>REASONABLY AVAILABLE</u> MEMBER OF [THE
- 14 SAME OR] A PRIOR CLASS[, THE DONEE SHALL NOT ACCEPT THE
- 15 GIFT].
- 16 (III) THE DONEE KNOWS THAT A GIFT BY A MEMBER OF A
- 17 CLASS IS OPPOSED BY AT LEAST 50% OF THE REASONABLY
- 18 AVAILABLE MEMBERS OF THE SAME CLASS.
- 19 (2) THE PERSONS AUTHORIZED BY SUBSECTION (B) MAY MAKE
- 20 THE GIFT AFTER OR IMMEDIATELY BEFORE DEATH.
- 21 * * *
- 22 SECTION 5. SECTION 8612 OF TITLE 20 IS AMENDED TO READ:
- 23 § 8612. PERSONS WHO MAY BECOME DONEES; PURPOSES FOR WHICH
- 24 ANATOMICAL GIFTS MAY BE MADE.
- 25 THE FOLLOWING PERSONS MAY BECOME DONEES OF GIFTS OF BODIES
- 26 OR PARTS THEREOF FOR ANY OF THE PURPOSES STATED:
- 27 (1) ANY HOSPITAL, SURGEON OR PHYSICIAN FOR MEDICAL OR
- DENTAL EDUCATION, RESEARCH, ADVANCEMENT OF MEDICAL OR DENTAL
- 29 SCIENCE, THERAPY OR TRANSPLANTATION.
- 30 (2) ANY ACCREDITED MEDICAL OR DENTAL SCHOOL, COLLEGE OR

1 UNIVERSITY FOR EDUCATION, RESEARCH, ADVANCEMENT OF MEDICAL OR 2 DENTAL SCIENCE OR THERAPY. 3 (3) ANY BANK OR STORAGE FACILITY FOR MEDICAL OR DENTAL EDUCATION, RESEARCH, ADVANCEMENT OF MEDICAL OR DENTAL 4 5 SCIENCE, THERAPY OR TRANSPLANTATION. (4) ANY SPECIFIED INDIVIDUAL FOR THERAPY OR 6 7 TRANSPLANTATION NEEDED BY HIM. 8 THE BOARD. 9 (A) DONEES. -- AN ANATOMICAL GIFT MAY BE MADE TO ANY OF THE 10 FOLLOWING PERSONS NAMED IN THE DOCUMENT OF GIFT: 11 (1) IF FOR RESEARCH OR EDUCATION, ANY OF THE FOLLOWING: 12 (I) A HOSPITAL. (II) AN ACCREDITED MEDICAL SCHOOL, DENTAL SCHOOL, 13 COLLEGE OR UNIVERSITY. 14 15 (III) THE BOARD. 16 (IV) AN ORGAN PROCUREMENT ORGANIZATION. 17 (V) ANY OTHER APPROPRIATE PERSON AS PERMITTED BY 18 LAW. (2) SUBJECT TO SUBSECTION (B), AN INDIVIDUAL DESIGNATED 19 BY THE PERSON MAKING THE ANATOMICAL GIFT IF THE INDIVIDUAL IS 20 THE RECIPIENT OF THE PART. 21 22 (3) AN EYE BANK OR A TISSUE BANK. 23 (4) AN ORGAN PROCUREMENT ORGANIZATION. 24 (B) DIRECTED DONATION. -- IF AN ANATOMICAL GIFT TO AN 25 INDIVIDUAL UNDER SUBSECTION (A)(2) CANNOT BE TRANSPLANTED INTO 26 THE INDIVIDUAL, THE PART SHALL PASS IN ACCORDANCE WITH 27 SUBSECTION (C) IF AUTHORIZED BY THE PERSON MAKING THE ANATOMICAL 28 GIFT. 29 (C) ORGAN FOR TRANSPLANT OR THERAPY. -- AN ANATOMICAL GIFT OF AN ORGAN FOR TRANSPLANTATION OR THERAPY, OTHER THAN AN 30

- 1 ANATOMICAL GIFT UNDER SUBSECTION (A)(2), SHALL PASS TO THE ORGAN
- 2 PROCUREMENT ORGANIZATION.
- 3 (D) DEFAULT.--IF THE INTENDED PURPOSE OR RECIPIENT OF AN
- 4 ANATOMICAL GIFT IS NOT KNOWN, THE FOLLOWING SHALL APPLY:
- 5 (1) IF THE PART IS AN EYE, THE GIFT SHALL PASS TO THE
- 6 <u>APPROPRIATE EYE BANK.</u>
- 7 (2) IF THE PART IS TISSUE, THE GIFT SHALL PASS TO THE
- 8 APPROPRIATE TISSUE BANK.
- 9 (3) IF THE PART IS AN ORGAN, THE GIFT SHALL PASS TO THE
- 10 APPROPRIATE ORGAN PROCUREMENT ORGANIZATION.
- 11 (4) IF THE GIFT IS OF THE DECEDENT'S ENTIRE BODY, THE
- 12 GIFT SHALL PASS TO THE BOARD.
- 13 (E) MULTIPLE PURPOSES. -- IF THERE IS MORE THAN ONE PURPOSE OF
- 14 AN ANATOMICAL GIFT SET FORTH IN THE DOCUMENT OF GIFT BUT THE
- 15 PURPOSES ARE NOT SET FORTH IN ANY PRIORITY, THE GIFT SHALL BE
- 16 USED FOR TRANSPLANTATION OR THERAPY, IF SUITABLE AND ENUMERATED
- 17 IN THE DOCUMENT OF GIFT, AND SHALL PASS TO THE APPROPRIATE ORGAN
- 18 PROCUREMENT ORGANIZATION. IF THE GIFT CANNOT BE USED FOR
- 19 TRANSPLANTATION OR THERAPY, THE GIFT MAY BE USED FOR OTHER
- 20 LAWFUL PURPOSES ENUMERATED IN THE DOCUMENT OF GIFT.
- 21 (F) UNSPECIFIED PURPOSE.--IF AN ANATOMICAL GIFT IS MADE IN A
- 22 DOCUMENT OF GIFT THAT DOES NOT NAME A PERSON DESCRIBED IN
- 23 SUBSECTION (A) AND DOES NOT IDENTIFY THE PURPOSE OF THE GIFT,
- 24 THE GIFT MAY BE USED ONLY FOR TRANSPLANTATION OR THERAPY, AND
- 25 THE GIFT SHALL PASS IN ACCORDANCE WITH SUBSECTION (D).
- 26 SECTION 6. SECTION 8613(D) AND (E) OF TITLE 20 ARE AMENDED
- 27 AND THE SECTION IS AMENDED BY ADDING SUBSECTIONS TO READ:
- 28 § 8613. MANNER OF EXECUTING ANATOMICAL GIFTS.
- 29 * * *
- 30 (B.1) OTHER MEANS.--AN ANATOMICAL GIFT MAY BE MADE BY A

- 1 STATEMENT OR SYMBOL INDICATING THAT THE DONOR HAS MADE AN
- 2 ANATOMICAL GIFT, WHICH SHALL BE RECORDED IN A DONOR REGISTRY OR
- 3 ON THE DONOR'S DRIVER'S LICENSE OR IDENTIFICATION CARD. IF AN
- 4 ANATOMICAL GIFT IS INDICATED ON A DRIVER'S LICENSE OR AN
- 5 IDENTIFICATION CARD, THE ANATOMICAL GIFT IS NOT INVALIDATED BY
- 6 REVOCATION, SUSPENSION, EXPIRATION OR CANCELLATION OF:
- 7 (1) THE DRIVER'S LICENSE UNDER 75 PA.C.S. CH. 15
- 8 (RELATING TO LICENSING OF DRIVERS); OR
- 9 (2) THE IDENTIFICATION CARD BY THE DEPARTMENT OF
- 10 TRANSPORTATION.
- 11 * * *
- 12 [(D) DESIGNATION OF PERSON TO CARRY OUT PROCEDURES.--
- 13 NOTWITHSTANDING SECTION 8616(B) (RELATING TO RIGHTS AND DUTIES
- 14 AT DEATH), THE DONOR MAY DESIGNATE IN HIS WILL, CARD OR OTHER
- 15 DOCUMENT OF GIFT THE SURGEON OR PHYSICIAN TO CARRY OUT THE
- 16 APPROPRIATE PROCEDURES. IN THE ABSENCE OF A DESIGNATION OR IF
- 17 THE DESIGNEE IS NOT AVAILABLE, THE DONEE OR OTHER PERSON
- 18 AUTHORIZED TO ACCEPT THE GIFT MAY EMPLOY OR AUTHORIZE ANY
- 19 SURGEON OR PHYSICIAN FOR THE PURPOSE, OR, IN THE CASE OF A GIFT
- 20 OF EYES, HE MAY EMPLOY OR AUTHORIZE A PERSON WHO IS A FUNERAL
- 21 DIRECTOR LICENSED BY THE STATE BOARD OF FUNERAL DIRECTORS, AN
- 22 EYE BANK TECHNICIAN OR MEDICAL STUDENT, IF THE PERSON HAS
- 23 SUCCESSFULLY COMPLETED A COURSE IN EYE ENUCLEATION APPROVED BY
- 24 THE STATE BOARD OF MEDICAL EDUCATION AND LICENSURE, OR AN EYE
- 25 BANK TECHNICIAN OR MEDICAL STUDENT TRAINED UNDER A PROGRAM IN
- 26 THE STERILE TECHNIQUE FOR EYE ENUCLEATION APPROVED BY THE STATE
- 27 BOARD OF MEDICAL EDUCATION AND LICENSURE TO ENUCLEATE EYES FOR
- 28 AN EYE BANK FOR THE GIFT AFTER CERTIFICATION OF DEATH BY A
- 29 PHYSICIAN. A QUALIFIED FUNERAL DIRECTOR, EYE BANK TECHNICIAN OR
- 30 MEDICAL STUDENT ACTING IN ACCORDANCE WITH THE TERMS OF THIS

- 1 SUBSECTION SHALL NOT HAVE ANY LIABILITY, CIVIL OR CRIMINAL, FOR
- 2 THE EYE ENUCLEATION.]
- 3 (D.1) RELIANCE.--SUBJECT TO THE PROVISIONS OF SECTION
- 4 8616(C) (RELATING TO RIGHTS AND DUTIES AT DEATH), A PERSON MAY
- 5 RELY ON A DOCUMENT OF GIFT OR AMENDMENT TO A DOCUMENT OF GIFT AS
- 6 BEING VALID UNLESS THAT PERSON KNOWS THAT THE DOCUMENT OF GIFT
- 7 WAS NOT VALIDLY EXECUTED OR WAS REVOKED.
- 8 (E) CONSENT NOT NECESSARY.--[IF A DONOR CARD, DONOR DRIVER'S
- 9 LICENSE, LIVING WILL, DURABLE POWER OF ATTORNEY OR OTHER
- 10 DOCUMENT OF GIFT EVIDENCING A GIFT OF ORGANS OR TISSUE HAS BEEN
- 11 EXECUTED,]
- 12 (1) SUBJECT TO PARAGRAPH (2), A DONOR'S GIFT OF ALL OR
- ANY PART OF THE DONOR'S BODY, INCLUDING A DESIGNATION IN A
- 14 REGISTRY ON A DRIVER'S LICENSE OR IDENTIFICATION CARD, DONOR
- 15 CARD, ADVANCE HEALTH CARE DIRECTIVE, WILL OR OTHER DOCUMENT
- OF GIFT, MAY NOT BE REVOKED BY THE NEXT OF KIN OR OTHER
- 17 PERSONS IDENTIFIED IN SECTION 8611(B). THE CONSENT OF ANY
- 18 PERSON [DESIGNATED IN SECTION 8611(B)] AT THE TIME OF THE
- 19 DONOR'S DEATH OR IMMEDIATELY THEREAFTER IS NOT NECESSARY TO
- 20 RENDER THE GIFT VALID AND EFFECTIVE. THIS PARAGRAPH SHALL NOT
- 21 BE CONSTRUED TO PERMIT THE DONATION OF A VASCULARIZED
- 22 COMPOSITE ALLOGRAFT.
- 23 (2) AN AGENT, ONLY IF EXPRESSLY AUTHORIZED IN WRITING IN
- 24 A POWER OF ATTORNEY, ADVANCE HEALTH CARE DIRECTIVE, HEALTH
- 25 CARE POWER OF ATTORNEY OR OTHER DOCUMENT TO OVERRIDE THE
- 26 DECEDENT'S INSTRUCTIONS ON THE MAKING OF AN ANATOMICAL GIFT,
- 27 MAY REVOKE THE DECEDENT'S GIFT. THIS PARAGRAPH SHALL NOT BE
- 28 CONSTRUED TO PERMIT THE DONATION OF A VASCULARIZED COMPOSITE
- 29 ALLOGRAFT.
- 30 * * *

- 1 (G) VALIDITY.--A DOCUMENT OF GIFT IS VALID IF EXECUTED IN
- 2 ACCORDANCE WITH:
- 3 (1) THIS SUBCHAPTER;
- 4 (2) THE LAW OF THE STATE OR COUNTRY WHERE IT WAS
- 5 EXECUTED; OR
- 6 (3) THE LAW OF THE STATE OR COUNTRY WHERE, AT THE TIME
- 7 OF EXECUTION OF THE DOCUMENT OF GIFT, THE PERSON MAKING THE
- 8 ANATOMICAL GIFT:
- 9 <u>(I) IS DOMICILED;</u>
- 10 (II) HAS A PLACE OF RESIDENCE; OR
- 11 (III) IS A CITIZEN.
- 12 (H) CHOICE OF LAW.--IF A DOCUMENT OF GIFT IS VALID UNDER
- 13 THIS SECTION, THE LAW OF THIS COMMONWEALTH GOVERNS
- 14 <u>INTERPRETATION OF THE DOCUMENT.</u>
- 15 (I) RIGHTS AND PROTECTIONS FOR CERTAIN INDIVIDUALS.--
- 16 (1) AN INDIVIDUAL WHO IS IN NEED OF AN ANATOMICAL GIFT
- 17 SHALL NOT BE DEEMED INELIGIBLE TO RECEIVE AN ANATOMICAL GIFT
- 18 SOLELY BECAUSE OF THE INDIVIDUAL'S PHYSICAL OR MENTAL
- 19 DISABILITY, EXCEPT TO THE EXTENT THAT THE PHYSICAL OR MENTAL
- 20 DISABILITY HAS BEEN FOUND BY A PHYSICIAN OR SURGEON FOLLOWING
- 21 AN INDIVIDUALIZED EVALUATION OF THE INDIVIDUAL TO BE
- 22 MEDICALLY SIGNIFICANT TO THE PROVISION OF THE ANATOMICAL
- 23 GIFT. IF AN INDIVIDUAL HAS THE NECESSARY SUPPORT SYSTEM TO
- 24 ASSIST THE INDIVIDUAL IN COMPLYING WITH POSTTRANSPLANT
- 25 MEDICAL REQUIREMENTS, AN INDIVIDUAL'S INABILITY TO
- 26 INDEPENDENTLY COMPLY WITH THOSE REQUIREMENTS SHALL NOT BE
- 27 DEEMED TO BE MEDICALLY SIGNIFICANT.
- 28 (2) AS USED IN THIS SUBSECTION, "DISABILITY" SHALL HAVE
- 29 THE SAME MEANING AS IN THE AMERICANS WITH DISABILITIES ACT OF
- 30 1990 (PUBLIC LAW 101-336, 104 STAT. 327).

- 1 SECTION 7. SECTIONS 8616(B), (C) AND (D), 8617, 8619, 8621,
- 2 8622, 8623 AND 8624 OF TITLE 20 ARE AMENDED TO READ:
- 3 § 8616. RIGHTS AND DUTIES AT DEATH.
- 4 * * *
- 5 (B) PHYSICIANS.--THE TIME OF DEATH SHALL BE DETERMINED BY A
- 6 PHYSICIAN WHO TENDS THE DONOR AT HIS DEATH OR, IF NONE, THE
- 7 PHYSICIAN WHO CERTIFIES THE DEATH. [THE PHYSICIAN OR PERSON WHO
- 8 CERTIFIES DEATH OR ANY OF HIS PROFESSIONAL PARTNERS OR
- 9 ASSOCIATES SHALL NOT PARTICIPATE IN THE PROCEDURES FOR REMOVING
- 10 OR TRANSPLANTING A PART.]
- 11 (C) CERTAIN LIABILITY LIMITED.--[A] THE FOLLOWING SHALL
- 12 APPLY:
- 13 (1) SUBJECT TO PARAGRAPH (2), A PERSON WHO ACTS IN GOOD
- 14 FAITH IN ACCORDANCE WITH THE TERMS OF THIS SUBCHAPTER OR WITH
- 15 THE ANATOMICAL GIFT LAWS OF ANOTHER STATE OR A FOREIGN
- 16 COUNTRY [IS NOT] SHALL NOT BE LIABLE FOR DAMAGES IN ANY CIVIL
- 17 ACTION OR SUBJECT TO PROSECUTION IN ANY CRIMINAL PROCEEDING
- 18 FOR [HIS] THE PERSON'S ACT.
- 19 (2) THE IMMUNITY FROM CIVIL LIABILITY PROVIDED UNDER
- 20 PARAGRAPH (1) SHALL NOT EXTEND TO ACTS OR OMISSIONS RESULTING
- 21 FROM GROSS NEGLIGENCE, RECKLESSNESS OR INTENTIONAL MISCONDUCT
- OF THE PERSON.
- 23 (3) NEITHER A PERSON MAKING AN ANATOMICAL GIFT NOR A
- 24 <u>DONOR'S ESTATE SHALL BE LIABLE FOR INJURY OR DAMAGE THAT</u>
- 25 RESULTS FROM THE MAKING OR USE OF THE ANATOMICAL GIFT. IN
- 26 DETERMINING WHETHER AN ANATOMICAL GIFT HAS BEEN MADE, AMENDED
- OR REVOKED UNDER THIS SUBCHAPTER, A PERSON MAY RELY UPON
- 28 <u>REPRESENTATIONS OF AN INDIVIDUAL LISTED IN SECTION 8611(B)</u>
- 29 REGARDING THE INDIVIDUAL'S RELATIONSHIP TO THE DONOR OR
- 30 DECEDENT UNLESS THE PERSON KNOWS THAT THE REPRESENTATION IS

- 1 <u>UNTRUE</u>.
- 2 (D) LAW ON AUTOPSIES APPLICABLE. -- [THE] SUBJECT TO THE
- 3 PROVISIONS OF SECTION 8626 (RELATING TO FACILITATION OF
- 4 ANATOMICAL GIFT FROM DECEDENT WHOSE DEATH IS UNDER
- 5 <u>INVESTIGATION</u>), THE PROVISIONS OF THIS SUBCHAPTER ARE SUBJECT TO
- 6 THE LAWS OF THIS COMMONWEALTH PRESCRIBING POWERS AND DUTIES WITH
- 7 RESPECT TO AUTOPSIES. NOTWITHSTANDING 18 PA.C.S. CH. 91
- 8 (RELATING TO CRIMINAL HISTORY RECORD INFORMATION), AN ORGAN
- 9 PROCUREMENT ORGANIZATION IS AUTHORIZED TO OBTAIN A COPY OF AN
- 10 AUTOPSY REPORT IN A TIMELY FASHION UPON REQUEST AND PAYMENT OF
- 11 REASONABLE COPYING FEES.
- 12 § 8617. REQUESTS FOR ANATOMICAL GIFTS.
- 13 [(A) PROCEDURE. -- ON OR BEFORE THE OCCURRENCE OF EACH DEATH
- 14 IN AN ACUTE CARE GENERAL HOSPITAL, THE HOSPITAL SHALL MAKE
- 15 CONTACT WITH THE REGIONAL ORGAN PROCUREMENT ORGANIZATION IN
- 16 ORDER TO DETERMINE THE SUITABILITY FOR ORGAN, TISSUE AND EYE
- 17 DONATION FOR ANY PURPOSE SPECIFIED UNDER THIS SUBCHAPTER. THIS
- 18 CONTACT AND THE DISPOSITION SHALL BE NOTED ON THE PATIENT'S
- 19 MEDICAL RECORD.
- 20 (B) LIMITATION. -- IF THE HOSPITAL ADMINISTRATOR OR HIS
- 21 DESIGNEE HAS RECEIVED ACTUAL NOTICE OF OPPOSITION FROM ANY OF
- 22 THE PERSONS NAMED IN SECTION 8611(B) (RELATING TO PERSONS WHO
- 23 MAY EXECUTE ANATOMICAL GIFT) AND THE DECEDENT WAS NOT IN
- 24 POSSESSION OF A VALIDLY EXECUTED DONOR CARD, THE GIFT OF ALL OR
- 25 ANY PART OF THE DECEDENT'S BODY SHALL NOT BE REQUESTED.
- 26 (C) DONOR CARD. -- NOTWITHSTANDING ANY PROVISION OF LAW TO THE
- 27 CONTRARY, THE INTENT OF A DECEDENT TO PARTICIPATE IN AN ORGAN
- 28 DONOR PROGRAM AS EVIDENCED BY THE POSSESSION OF A VALIDLY
- 29 EXECUTED DONOR CARD, DONOR DRIVER'S LICENSE, LIVING WILL,
- 30 DURABLE POWER OF ATTORNEY OR OTHER DOCUMENT OF GIFT SHALL NOT BE

- 1 REVOKED BY ANY MEMBER OF ANY OF THE CLASSES SPECIFIED IN SECTION
- 2 8611(B).
- 3 (D) IDENTIFICATION OF POTENTIAL DONORS. -- EACH ACUTE CARE
- 4 GENERAL HOSPITAL SHALL DEVELOP WITHIN ONE YEAR OF THE DATE OF
- 5 FINAL ENACTMENT OF THIS SECTION, WITH THE CONCURRENCE OF THE
- 6 HOSPITAL MEDICAL STAFF, A PROTOCOL FOR IDENTIFYING POTENTIAL
- 7 ORGAN AND TISSUE DONORS. IT SHALL REQUIRE THAT, AT OR NEAR THE
- 8 TIME OF EVERY INDIVIDUAL DEATH, ALL ACUTE CARE GENERAL HOSPITALS
- 9 CONTACT BY TELEPHONE THEIR REGIONAL ORGAN PROCUREMENT
- 10 ORGANIZATION TO DETERMINE SUITABILITY FOR ORGAN, TISSUE AND EYE
- 11 DONATION OF THE INDIVIDUAL IN QUESTION. THE PERSON DESIGNATED BY
- 12 THE ACUTE CARE GENERAL HOSPITAL TO CONTACT THE ORGAN PROCUREMENT
- 13 ORGANIZATION SHALL HAVE THE FOLLOWING INFORMATION AVAILABLE
- 14 PRIOR TO MAKING THE CONTACT:
- 15 (1) THE PATIENT'S IDENTIFIER NUMBER.
- 16 (2) THE PATIENT'S AGE.
- 17 (3) THE CAUSE OF DEATH.
- 18 (4) ANY PAST MEDICAL HISTORY AVAILABLE.
- 19 THE ORGAN PROCUREMENT ORGANIZATION, IN CONSULTATION WITH THE
- 20 PATIENT'S ATTENDING PHYSICIAN OR HIS DESIGNEE, SHALL DETERMINE
- 21 THE SUITABILITY FOR DONATION. IF THE ORGAN PROCUREMENT
- 22 ORGANIZATION IN CONSULTATION WITH THE PATIENT'S ATTENDING
- 23 PHYSICIAN OR HIS DESIGNEE DETERMINES THAT DONATION IS NOT
- 24 APPROPRIATE BASED ON ESTABLISHED MEDICAL CRITERIA, THIS SHALL BE
- 25 NOTED BY HOSPITAL PERSONNEL ON THE PATIENT'S RECORD, AND NO
- 26 FURTHER ACTION IS NECESSARY. IF THE ORGAN PROCUREMENT
- 27 ORGANIZATION IN CONSULTATION WITH THE PATIENT'S ATTENDING
- 28 PHYSICIAN OR HIS DESIGNEE DETERMINES THAT THE PATIENT IS A
- 29 SUITABLE CANDIDATE FOR ANATOMICAL DONATION, THE ACUTE CARE
- 30 GENERAL HOSPITAL SHALL INITIATE A REQUEST BY INFORMING THE

- 1 PERSONS AND FOLLOWING THE PROCEDURE DESIGNATED UNDER SECTION
- 2 8611(B) OF THE OPTION TO DONATE ORGANS, TISSUES OR EYES. THE
- 3 PERSON INITIATING THE REQUEST SHALL BE AN ORGAN PROCUREMENT
- 4 ORGANIZATION REPRESENTATIVE OR A DESIGNATED REQUESTOR. THE ORGAN
- 5 PROCUREMENT ORGANIZATION REPRESENTATIVE OR DESIGNATED REQUESTOR
- 6 SHALL ASK PERSONS PURSUANT TO SECTION 8611(B) WHETHER THE
- 7 DECEASED WAS AN ORGAN DONOR. IF THE PERSON DESIGNATED UNDER
- 8 SECTION 8611(B) DOES NOT KNOW, THEN THIS PERSON SHALL BE
- 9 INFORMED OF THE OPTION TO DONATE ORGANS AND TISSUES. THE
- 10 PROTOCOL SHALL ENCOURAGE DISCRETION AND SENSITIVITY TO FAMILY
- 11 CIRCUMSTANCES IN ALL DISCUSSIONS REGARDING DONATIONS OF TISSUE
- 12 OR ORGANS. THE PROTOCOL SHALL TAKE INTO ACCOUNT THE DECEASED
- 13 INDIVIDUAL'S RELIGIOUS BELIEFS OR NONSUITABILITY FOR ORGAN AND
- 14 TISSUE DONATION.
- 15 (E) TISSUE PROCUREMENT.--
- 16 (1) THE FIRST PRIORITY USE FOR ALL TISSUE SHALL BE
- 17 TRANSPLANTATION.
- 18 (2) UPON DEPARTMENT OF HEALTH APPROVAL OF GUIDELINES
- PURSUANT TO SUBSECTION (F) (1) (II), ALL ACUTE CARE GENERAL
- 20 HOSPITALS SHALL SELECT AT LEAST ONE TISSUE PROCUREMENT
- 21 PROVIDER. A HOSPITAL SHALL NOTIFY THE REGIONAL ORGAN
- 22 PROCUREMENT ORGANIZATION OF ITS CHOICE OF TISSUE PROCUREMENT
- PROVIDERS. IF A HOSPITAL CHOOSES MORE THAN ONE TISSUE
- 24 PROCUREMENT PROVIDER, IT MAY SPECIFY A ROTATION OF REFERRALS
- 25 BY THE ORGAN PROCUREMENT ORGANIZATION TO THE DESIGNATED
- TISSUE PROCUREMENT PROVIDERS.
- 27 (3) UNTIL THE DEPARTMENT OF HEALTH HAS APPROVED
- GUIDELINES PURSUANT TO SUBSECTION (F) (1) (II), TISSUE
- 29 REFERRALS AT EACH HOSPITAL SHALL BE ROTATED IN A PROPORTION
- 30 EQUAL TO THE AVERAGE RATE OF DONORS RECOVERED AMONG THE

1	TISSUE PROCUREMENT PROVIDERS AT THAT HOSPITAL DURING THE TWO-
2	YEAR PERIOD ENDING AUGUST 31, 1994.
3	(4) THE REGIONAL ORGAN PROCUREMENT ORGANIZATION, WITH
4	THE ASSISTANCE OF TISSUE PROCUREMENT PROVIDERS, SHALL SUBMIT
5	AN ANNUAL REPORT TO THE GENERAL ASSEMBLY ON THE FOLLOWING:
6	(I) THE NUMBER OF TISSUE DONORS.
7	(II) THE NUMBER OF TISSUE PROCUREMENTS FOR
8	TRANSPLANTATION.
9	(III) THE NUMBER OF TISSUE PROCUREMENTS RECOVERED
10	FOR RESEARCH BY EACH TISSUE PROCUREMENT PROVIDER
11	OPERATING IN THIS COMMONWEALTH.]
12	(A) PROCEDURE A HOSPITAL LOCATED IN THIS COMMONWEALTH
13	SHALL NOTIFY THE APPLICABLE DESIGNATED ORGAN PROCUREMENT
14	ORGANIZATION OR A THIRD PARTY DESIGNATED BY THE ORGAN
15	PROCUREMENT ORGANIZATION OF AN INDIVIDUAL WHOSE DEATH IS
16	IMMINENT OR WHO HAS DIED IN THE HOSPITAL. NOTIFICATION SHALL BE
17	MADE IN A TIMELY MANNER TO ENSURE THAT EXAMINATION, EVALUATION
18	AND ASCERTAINMENT OF DONOR STATUS AS SPECIFIED IN SUBSECTION (D)
19	MAY BE COMPLETED WITHIN A TIME FRAME COMPATIBLE WITH THE
20	DONATION OF ORGANS AND TISSUES FOR TRANSPLANT. THE NOTIFICATION
21	SHALL BE MADE WITHOUT REGARD TO WHETHER THE PERSON HAS EXECUTED
22	AN ADVANCE HEALTH CARE DIRECTIVE.
23	(B) REFERRALS IF AN ORGAN PROCUREMENT ORGANIZATION
24	RECEIVES A REFERRAL OF AN INDIVIDUAL WHOSE DEATH IS IMMINENT OR
25	WHO HAS DIED IN A HOSPITAL, THE ORGAN PROCUREMENT ORGANIZATION
26	SHALL MAKE A REASONABLE SEARCH OF THE RECORDS OF THE DONATE LIFE
27	PA REGISTRY OR THE APPLICABLE STATE DONOR REGISTRY THAT THE
28	ORGAN PROCUREMENT ORGANIZATION KNOWS EXISTS FOR THE GEOGRAPHIC
29	AREA IN WHICH THE INDIVIDUAL RESIDED OR RESIDES IN ORDER TO
30	ASCERTAIN WHETHER THE INDIVIDUAL HAS MADE AN ANATOMICAL GIFT.

1	(C) DOCUMENT OF GIFT
2	(1) IF THE INDIVIDUAL WHOSE DEATH IS IMMINENT OR HAS
3	DIED IN THE HOSPITAL HAS A DOCUMENT OF GIFT WHICH AUTHORIZES
4	AN ANATOMICAL DONATION, INCLUDING REGISTRATION WITH THE
5	DONATE LIFE PA REGISTRY, THE ORGAN PROCUREMENT ORGANIZATION
6	REPRESENTATIVE OR THE DESIGNATED REQUESTOR SHALL ATTEMPT TO
7	NOTIFY A PERSON LISTED IN SECTION 8611(B) (RELATING TO
8	PERSONS WHO MAY EXECUTE ANATOMICAL GIFT) OF THE GIFT.
9	(2) IF NO DOCUMENT OF GIFT IS KNOWN TO THE ORGAN
10	PROCUREMENT ORGANIZATION REPRESENTATIVE OR THE DESIGNATED
11	REQUESTOR, THEN THE ORGAN PROCUREMENT ORGANIZATION
12	REPRESENTATIVE OR THE DESIGNATED REQUESTOR SHALL ASK THE
13	PERSONS LISTED IN SECTION 8611(B) WHETHER THE INDIVIDUAL HAD
14	A VALIDLY EXECUTED DOCUMENT OF GIFT. IF THERE IS NO EVIDENCE
15	OF AN ANATOMICAL GIFT BY THE INDIVIDUAL, THE ORGAN
16	PROCUREMENT ORGANIZATION REPRESENTATIVE OR THE DESIGNATED
17	REQUESTOR SHALL NOTIFY A PERSON LISTED IN SECTION 8611(B) OF
18	THE OPTION TO DONATE ORGANS AND TISSUES. THE NOTIFICATION
19	SHALL BE PERFORMED IN ACCORDANCE WITH A PROTOCOL THAT
20	ENCOURAGES DISCRETION AND SENSITIVITY TO FAMILY CIRCUMSTANCES
21	IN ALL DISCUSSIONS REGARDING DONATIONS OF ORGANS AND TISSUES.
22	THE PROTOCOL SHALL TAKE INTO ACCOUNT THE INDIVIDUAL'S
23	RELIGIOUS BELIEFS OR NONSUITABILITY FOR ORGAN AND TISSUE
24	DONATION.
25	(3) THE HOSPITAL ADMINISTRATOR OR THE HOSPITAL
26	ADMINISTRATOR'S DESIGNATED REPRESENTATIVE SHALL INDICATE IN
27	THE MEDICAL RECORD OF THE INDIVIDUAL THE INFORMATION UNDER
28	THIS PARAGRAPH. THE INFORMATION SHALL ALSO BE COMMUNICATED BY
29	THE HOSPITAL ADMINISTRATOR OR THE HOSPITAL ADMINISTRATOR'S
30	DESIGNEE TO THE ORGAN PROCUREMENT ORGANIZATION OR DESIGNATED

Τ	REQUESTOR, AS APPROPRIATE:
2	(I) WHETHER OR NOT A DOCUMENT OF GIFT IS KNOWN TO
3	EXIST AND WHETHER A GIFT WAS MADE;
4	(II) IF A GIFT WAS MADE, THE NAME OF THE PERSON
5	GRANTING THE GIFT AND THAT PERSON'S RELATIONSHIP TO THE
6	INDIVIDUAL; AND
7	(III) ALL OF THE FOLLOWING:
8	(A) WHETHER THE INDIVIDUAL EXECUTED AN ADVANCE
9	HEALTH CARE DIRECTIVE, LIVING WILL, POWER OF
10	ATTORNEY, HEALTH CARE POWER OF ATTORNEY, WILL OR
11	OTHER DOCUMENT, INCLUDING A DO-NOT-RESUSCITATE (DNR)
12	ORDER, EVIDENCING AN INTENTION TO LIMIT, WITHDRAW OR
13	WITHHOLD LIFE-SUSTAINING MEASURES.
14	(B) WHETHER THE INDIVIDUAL INDICATED IN AN
15	ADVANCE HEALTH CARE DIRECTIVE, LIVING WILL, POWER OF
16	ATTORNEY, HEALTH CARE POWER OF ATTORNEY, WILL OR
17	OTHER DOCUMENT AN INTENTION TO LIMIT THE ANATOMICAL
18	GIFTS OF THE INDIVIDUAL IN ANY WAY, INCLUDING THE
19	INTENTION TO LIMIT AN ANATOMICAL GIFT TO PARTS OF THE
20	BODY WHICH DO NOT REQUIRE A VENTILATOR OR OTHER LIFE-
21	SUSTAINING MEASURES, OR TO DENY MAKING OR REFUSING TO
22	MAKE AN ANATOMICAL GIFT.
23	(C) WHETHER THE INDIVIDUAL AMENDED OR REVOKED AN
24	ANATOMICAL GIFT IN ANY DOCUMENT SPECIFIED IN THIS
25	SUBPARAGRAPH OR IN ANY OTHER DOCUMENT OR IN
26	ACCORDANCE WITH SECTION 8615 (RELATING TO AMENDMENT
27	OR REVOCATION OF GIFT).
28	(D) TESTING
29	(1) THIS SUBSECTION SHALL APPLY IF:
30	(I) A HOSPITAL REFERS AN INDIVIDUAL WHOSE DEATH IS

1	IMMINENT OR WHO HAS DIED IN A HOSPITAL TO AN ORGAN
2	PROCUREMENT ORGANIZATION;
3	(II) THE ORGAN PROCUREMENT ORGANIZATION, IN
4	CONSULTATION WITH THE INDIVIDUAL'S ATTENDING PHYSICIAN OR
5	A DESIGNEE, DETERMINES BASED UPON A MEDICAL RECORD REVIEW
6	AND OTHER INFORMATION SUPPLIED BY THE INDIVIDUAL'S
7	ATTENDING PHYSICIAN OR A DESIGNEE, THAT THE INDIVIDUAL
8	MAY BE A PROSPECTIVE DONOR; AND
9	(III) THE INDIVIDUAL HAS NOT:
10	(A) INDICATED IN AN ADVANCE HEALTH CARE
11	DIRECTIVE, A LIVING WILL, POWER OF ATTORNEY, HEALTH
12	CARE POWER OF ATTORNEY, WILL, DNR ORDER OR OTHER
13	DOCUMENT AN INTENTION TO EITHER LIMIT THE ANATOMICAL
14	GIFTS OF THE INDIVIDUAL TO PARTS OF THE BODY WHICH DO
15	NOT REQUIRE A VENTILATOR OR OTHER LIFE-SUSTAINING
16	MEASURES OR INDICATED AN INTENTION TO DENY MAKING OR
17	REFUSING TO MAKE AN ANATOMICAL GIFT; OR
18	(B) AMENDED OR REVOKED AN ANATOMICAL GIFT IN ANY
19	DOCUMENT SPECIFIED IN SUBSECTION (C) (3) OR IN ANY
20	OTHER DOCUMENT OR IN ACCORDANCE WITH SECTION 8615.
21	(2) IF THE REQUIREMENTS OF PARAGRAPH (1) ARE MET, THE
22	FOLLOWING SHALL APPLY:
23	(I) SUBJECT TO THE WISHES EXPRESSED BY THE
24	INDIVIDUAL UNDER SUBSECTION (C) (3), THE ORGAN PROCUREMENT
25	ORGANIZATION MAY CONDUCT A BLOOD OR TISSUE TEST OR
26	MINIMALLY INVASIVE EXAMINATION WHICH IS REASONABLY
27	NECESSARY TO EVALUATE THE MEDICAL SUITABILITY OF A PART
28	THAT IS OR MAY BE THE SUBJECT OF AN ANATOMICAL GIFT.
29	TESTING AND EXAMINATION UNDER THIS SUBPARAGRAPH SHALL
30	COMPLY WITH A DENIAL OR REFLICAL TO MAKE AN ANATOMICAL

Τ	GIFT OR ANY LIMITATION EXPRESSED BY THE INDIVIDUAL WITH
2	RESPECT TO THE PART OF THE BODY TO DONATE OR A LIMITATION
3	IN THE PROVISION OF A VENTILATOR OR OTHER LIFE-SUSTAINING
4	MEASURES, AS SPECIFIED IN SUBSECTION (C) (3) OR A
5	REVOCATION OR AMENDMENT TO AN ANATOMICAL GIFT AS
6	SPECIFIED IN A DOCUMENT IN SUBSECTION (C) (3) OR IN ANY
7	OTHER DOCUMENT OR IN ACCORDANCE WITH SECTION 8615. THE
8	RESULTS OF TESTS AND EXAMINATIONS UNDER THIS SUBPARAGRAPH
9	SHALL BE USED OR DISCLOSED ONLY:
10	(A) TO EVALUATE MEDICAL SUITABILITY FOR DONATION
11	AND TO FACILITATE THE DONATION PROCESS; AND
12	(B) AS REQUIRED OR PERMITTED BY LAW.
13	(II) SUBJECT TO THE WISHES EXPRESSED BY THE
14	INDIVIDUAL UNDER SUBSECTION (C)(3), THE HOSPITAL MAY NOT
15	WITHDRAW OR WITHHOLD ANY MEASURES WHICH ARE NECESSARY TO
16	MAINTAIN THE MEDICAL SUITABILITY OF THE PART UNTIL THE
17	ORGAN PROCUREMENT ORGANIZATION OR DESIGNATED REQUESTOR,
18	AS APPROPRIATE, HAS HAD THE OPPORTUNITY TO ADVISE THE
19	APPLICABLE PERSONS AS SET FORTH IN SECTION 8611(B) OF THE
20	OPTION TO MAKE AN ANATOMICAL GIFT AND HAS RECEIVED OR
21	BEEN DENIED AUTHORIZATION TO PROCEED WITH RECOVERY OF THE
22	PART.
23	(E) TESTING AFTER DEATH SUBJECT TO THE INDIVIDUAL'S WISHES
24	UNDER SUBSECTION (C) (3), AFTER AN INDIVIDUAL'S DEATH, A PERSON
25	TO WHOM AN ANATOMICAL GIFT MAY PASS UNDER SECTION 8612 (RELATING
26	TO PERSONS WHO MAY BECOME DONEES; PURPOSES FOR WHICH ANATOMICAL
27	GIFTS MAY BE MADE) MAY CONDUCT A TEST OR EXAMINATION WHICH IS
28	REASONABLY NECESSARY TO EVALUATE THE MEDICAL SUITABILITY OF THE
29	BODY OR PART FOR ITS INTENDED PURPOSE.
30	(F) GUIDELINES

1 (1) THE DEPARTMENT OF HEALTH, IN CONSULTATION WITH ORGAN

2 PROCUREMENT ORGANIZATIONS, TISSUE PROCUREMENT PROVIDERS AND

3 THE HOSPITAL ASSOCIATION OF PENNSYLVANIA, DONOR RECIPIENTS

4 AND FAMILY APPOINTED PURSUANT TO SECTION 8622(C)(3) (RELATING

5 TO THE GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND TISSUE

DONATION AWARENESS TRUST FUND) SHALL, WITHIN SIX MONTHS OF

THE EFFECTIVE DATE OF THIS [CHAPTER] SUBCHAPTER, DO ALL OF

8 THE FOLLOWING:

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- 9 (I) ESTABLISH GUIDELINES REGARDING EFFICIENT

 10 PROCEDURES FACILITATING THE DELIVERY OF ANATOMICAL GIFT

 11 DONATIONS FROM RECEIVING HOSPITALS TO ORGAN PROCUREMENT

 12 ORGANIZATIONS AND TISSUE PROVIDERS.
- 13 (II) DEVELOP GUIDELINES TO ASSIST HOSPITALS IN THE
 14 SELECTION AND DESIGNATION OF TISSUE PROCUREMENT
 15 PROVIDERS.
- 16 (2) EACH ORGAN PROCUREMENT ORGANIZATION AND EACH TISSUE
 17 PROCUREMENT PROVIDER OPERATING WITHIN THIS COMMONWEALTH
 18 SHALL, WITHIN SIX MONTHS OF THE EFFECTIVE DATE OF THIS
 19 CHAPTER, FILE WITH THE DEPARTMENT OF HEALTH, FOR PUBLIC
 20 REVIEW, ITS OPERATING PROTOCOLS.
- 21 (F.1) SCOPE. -- THE DETERMINATION UNDER THIS SECTION MAY
- 22 INCLUDE COPYING OF RECORDS NECESSARY TO DETERMINE THE MEDICAL
- 23 <u>SUITABILITY OF THE BODY OR PART. THIS SUBSECTION INCLUDES</u>
- 24 MEDICAL, DENTAL AND OTHER HEALTH-RELATED RECORDS.
- 25 (F.2) RECIPIENTS.--
- 26 (1) SUBJECT TO THE PROVISIONS OF THIS SUBCHAPTER, THE
- 27 RIGHTS OF THE PERSON TO WHOM A PART PASSES UNDER SECTION 8612
- 28 SHALL BE SUPERIOR TO THE RIGHTS OF ALL OTHERS WITH RESPECT TO
- 29 THE PART. THE PERSON MAY ACCEPT OR REJECT AN ANATOMICAL GIFT
- 30 IN WHOLE OR IN PART.

1	(2) SUBJECT TO THE WISHES OF THE INDIVIDUAL UNDER
2	SUBSECTION (C) (3) AND THIS SUBCHAPTER, A PERSON THAT ACCEPTS
3	AN ANATOMICAL GIFT OF AN ENTIRE BODY MAY ALLOW EMBALMING,
4	BURIAL OR CREMATION AND THE USE OF REMAINS IN A FUNERAL
5	SERVICE. IF THE GIFT IS OF A PART, THE PERSON TO WHOM THE
6	PART PASSES UNDER SECTION 8612, UPON THE DEATH OF THE
7	INDIVIDUAL AND BEFORE EMBALMING, BURIAL OR CREMATION, SHALL
8	CAUSE THE PART TO BE REMOVED WITHOUT UNNECESSARY MUTILATION.
9	(F.3) PHYSICIANS
0	(1) NEITHER THE PHYSICIAN WHO ATTENDS THE INDIVIDUAL AT
1	DEATH NOR THE PHYSICIAN WHO DETERMINES THE TIME OF THE
2	INDIVIDUAL'S DEATH MAY PARTICIPATE IN THE PROCEDURES FOR
13	REMOVING OR TRANSPLANTING A PART FROM THE INDIVIDUAL.
4	(2) SUBJECT TO THE INDIVIDUAL'S WISHES UNDER SUBSECTION
15	(C)(3), AND SUBJECT TO PARAGRAPH (1), A PHYSICIAN OR
_6	TECHNICIAN MAY REMOVE A DONATED PART FROM THE BODY OF AN
_7	INDIVIDUAL THAT THE PHYSICIAN OR TECHNICIAN IS QUALIFIED TO
8	REMOVE.
9	(F.4) COORDINATION OF PROCUREMENT AND USE
20	(1) A HOSPITAL SHALL ENTER INTO AGREEMENTS OR
21	AFFILIATIONS WITH ORGAN PROCUREMENT ORGANIZATIONS FOR
22	COORDINATION OF PROCUREMENT AND USE OF ANATOMICAL GIFTS.
23	(2) THE ORGAN PROCUREMENT ORGANIZATION, HOSPITAL
24	PERSONNEL AND OTHER INDIVIDUALS INVOLVED IN THE ANATOMICAL
25	DONATION PROCESS SHALL LIMIT THE TESTING AND EXAMINATION OF
26	THE INDIVIDUAL UNDER THIS SECTION SO AS TO COMPLY WITH THE
27	WISHES OF THE INDIVIDUAL UNDER SUBSECTION (C)(3).
28	(G) DEATH RECORD REVIEW
29	(1) THE DEPARTMENT OF HEALTH SHALL MAKE ANNUAL DEATH
3.0	RECORD REVIEWS AT ACUTE CARE GENERAL HOSPITALS TO DETERMINE

1 THEIR COMPLIANCE WITH SUBSECTION [(D)] (A).

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- (2) TO CONDUCT A REVIEW OF AN ACUTE CARE GENERAL HOSPITAL, THE FOLLOWING APPLY:
- 4 (I) THE [DEPARTMENT OF HEALTH] DEPARTMENT SHALL SELECT TO CARRY OUT THE REVIEW THE COMMONWEALTH-LICENSED 5 6 ORGAN PROCUREMENT ORGANIZATION DESIGNATED BY THE [HEALTH 7 CARE FINANCING ADMINISTRATION] CENTERS FOR MEDICARE AND 8 MEDICAID SERVICES FOR THE REGION WITHIN WHICH THE ACUTE 9 CARE GENERAL HOSPITAL IS LOCATED. FOR AN ORGAN 10 PROCUREMENT ORGANIZATION TO BE SELECTED UNDER THIS SUBPARAGRAPH, THE ORGANIZATION MUST NOT OPERATE NOR HAVE 11 AN OWNERSHIP INTEREST IN AN ENTITY WHICH PROVIDES ALL OF 12 THE FUNCTIONS OF A TISSUE PROCUREMENT PROVIDER. 13
 - SUBPARAGRAPH (I) OR IF THE ORGANIZATION SELECTED UNDER SUBPARAGRAPH (I) IS UNWILLING TO CARRY OUT THE REVIEW, THE DEPARTMENT SHALL SELECT TO CARRY OUT THE REVIEW ANY OTHER COMMONWEALTH-LICENSED ORGAN PROCUREMENT ORGANIZATION. FOR AN ORGAN PROCUREMENT ORGANIZATION TO BE SELECTED UNDER THIS SUBPARAGRAPH, THE ORGANIZATION MUST NOT OPERATE NOR HAVE AN OWNERSHIP INTEREST IN AN ENTITY WHICH PROVIDES ALL OF THE FUNCTIONS OF A TISSUE PROCUREMENT PROVIDER.
 - (III) IF THERE IS NO VALID SELECTION UNDER SUBPARAGRAPH (II) OR IF THE ORGANIZATION SELECTED UNDER SUBPARAGRAPH (II) IS UNWILLING TO CARRY OUT THE REVIEW, THE DEPARTMENT SHALL CARRY OUT THE REVIEW USING TRAINED DEPARTMENT PERSONNEL.
- 29 (3) THERE SHALL BE NO COST ASSESSED AGAINST A HOSPITAL 30 FOR A REVIEW UNDER THIS SUBSECTION.

- 1 (4) IF THE DEPARTMENT FINDS, ON THE BASIS OF A REVIEW
- 2 UNDER THIS SUBSECTION, THAT A HOSPITAL IS NOT IN COMPLIANCE
- 3 WITH SUBSECTION [(D)] (A), THE DEPARTMENT MAY IMPOSE AN
- 4 ADMINISTRATIVE FINE OF UP TO \$500 FOR EACH INSTANCE OF
- 5 NONCOMPLIANCE. A FINE UNDER THIS PARAGRAPH IS SUBJECT TO 2
- 6 PA.C.S. CH. 5 SUBCH. A (RELATING TO PRACTICE AND PROCEDURE OF
- 7 COMMONWEALTH AGENCIES) AND CH. 7 SUBCH. A (RELATING TO
- 8 JUDICIAL REVIEW OF COMMONWEALTH AGENCY ACTION). FINES
- 9 COLLECTED UNDER THIS PARAGRAPH SHALL BE DEPOSITED INTO THE
- 10 FUND.
- 11 (5) AN ORGAN PROCUREMENT ORGANIZATION MAY, UPON REQUEST
- 12 AND PAYMENT OF ASSOCIATED FEES, OBTAIN CERTIFIED COPIES OF
- 13 <u>DEATH RECORDS OF A DONOR FROM THE DIVISION OF VITAL RECORDS</u>
- OF THE DEPARTMENT.
- 15 (H) DEFINITIONS.--AS USED IN THIS SECTION, THE FOLLOWING
- 16 WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS
- 17 SUBSECTION:
- 18 "DESIGNATED REQUESTOR." A HOSPITAL EMPLOYEE COMPLETING A
- 19 COURSE OFFERED BY [AN] A DESIGNATED ORGAN PROCUREMENT
- 20 ORGANIZATION ON HOW TO APPROACH POTENTIAL DONOR FAMILIES AND
- 21 REQUEST ORGAN OR TISSUE DONATION.
- 22 "NONCOMPLIANCE." ANY FAILURE ON THE PART OF A HOSPITAL TO
- 23 CONTACT AN ORGAN PROCUREMENT ORGANIZATION AS REQUIRED UNDER
- 24 SUBSECTION [(D)] (A).
- 25 § 8619. USE OF DRIVER'S LICENSE OR IDENTIFICATION CARD TO
- 26 INDICATE ORGAN OR TISSUE DONATION.
- 27 (A) GENERAL RULE. -- THE DEPARTMENT OF TRANSPORTATION SHALL
- 28 REDESIGN THE DRIVER'S LICENSE AND IDENTIFICATION CARD
- 29 APPLICATION SYSTEM TO PROCESS REQUESTS FOR INFORMATION REGARDING
- 30 CONSENT OF THE INDIVIDUAL TO ORGAN OR TISSUE DONATION. THE

- 1 FOLLOWING QUESTION SHALL BE ASKED ON BOTH THE APPLICATION FOR A
- 2 DRIVER'S LICENSE OR IDENTIFICATION CARD AND ON THE ORGAN DONOR
- 3 DESIGNATION AT A PHOTO CENTER:
- 4 PENNSYLVANIA STRONGLY SUPPORTS ORGAN AND TISSUE DONATION
- 5 BECAUSE OF ITS LIFE-SAVING AND LIFE-ENHANCING
- 6 OPPORTUNITIES.
- 7 DO YOU WISH TO HAVE THE ORGAN DONOR DESIGNATION PRINTED
- 8 ON YOUR DRIVER'S LICENSE?
- 9 ONLY AN AFFIRMATIVE RESPONSE OF AN INDIVIDUAL SHALL BE NOTED ON
- 10 THE FRONT OF THE DRIVER'S LICENSE OR IDENTIFICATION CARD AND
- 11 SHALL CLEARLY INDICATE THE INDIVIDUAL'S INTENT TO DONATE HIS
- 12 ORGANS OR TISSUE. [A NOTATION ON AN INDIVIDUAL'S DRIVER'S
- 13 LICENSE OR IDENTIFICATION CARD THAT HE INTENDS TO DONATE HIS
- 14 ORGANS OR TISSUE IS DEEMED SUFFICIENT TO SATISFY ALL
- 15 REQUIREMENTS FOR CONSENT TO ORGAN OR TISSUE DONATION.] <u>NOTHING</u>
- 16 <u>IN THIS SECTION SHALL BE CONSTRUED TO AUTHORIZE A DONATION OF A</u>
- 17 HAND, FACIAL TISSUE, LIMB OR OTHER VASCULARIZED COMPOSITE
- 18 ALLOGRAFT. THE DEPARTMENT OF TRANSPORTATION SHALL RECORD AND
- 19 STORE ALL DONOR DESIGNATIONS IN THE DONATE LIFE PA REGISTRY.
- 20 SUBJECT TO AN INDIVIDUAL'S WISHES AS EXPRESSED IN A DOCUMENT
- 21 LISTED UNDER SECTIONS 8613(E)(2) (RELATING TO MANNER OF
- 22 EXECUTING ANATOMICAL GIFTS) AND TO THE INDIVIDUAL'S WISHES UNDER
- 23 <u>SECTION 8617(C)(3) (RELATING TO REQUESTS FOR ANATOMICAL GIFTS),</u>
- 24 THE RECORDED AND STORED DESIGNATION IS SUFFICIENT TO SATISFY ALL
- 25 REQUIREMENTS FOR CONSENT TO ORGAN AND TISSUE DONATION. THE
- 26 RECORDED AND STORED DESIGNATION IS NOT A PUBLIC RECORD SUBJECT
- 27 TO DISCLOSURE AS DEFINED IN SECTION 102 OF THE ACT OF FEBRUARY
- 28 14, 2008 (P.L.6, NO.3), KNOWN AS THE RIGHT-TO-KNOW LAW.
- 29 (A.1) INFORMATIONAL PAMPHLET.—THE FOLLOWING APPLY:
- 30 (1) WITHIN 180 DAYS OF THE EFFECTIVE DATE OF THIS

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1	SUBSECTION, THE DEPARTMENT OF TRANSPORTATION SHALL PROVIDE AN
2	INFORMATIONAL PAMPHLET ABOUT ORGAN DONATION, TISSUE DONATION
3	AND DONATION OF VASCULARIZED COMPOSITE ALLOGRAFTS TO EACH
4	APPLICANT FOR:
5	(I) AN ORIGINAL OR A RENEWAL DRIVER'S LICENSE OR
6	IDENTIFICATION CARD;
7	(II) A LEARNER'S PERMIT; AND
8	(III) AN ORIGINAL OR RENEWAL VEHICLE REGISTRATION.
9	(2) THE INFORMATIONAL PAMPHLET SHALL EXPLAIN IN ENGLISH
10	AND IN SPANISH:
11	(I) THAT UNDER PENNSYLVANIA LAW, DONATION OF ORGANS,
12	TISSUES AND VASCULARIZED COMPOSITE ALLOGRAFTS IS A
13	VOLUNTARY ACT;
14	(II) THE DIFFERENCE BETWEEN ORGANS, TISSUES AND
15	VASCULARIZED COMPOSITE ALLOGRAFTS;
16	(III) THAT UNDER PENNSYLVANIA LAW, EXPLICIT AND
17	SPECIFIC CONSENT IS NEEDED TO DONATE A VASCULARIZED
18	COMPOSITE ALLOGRAFT;
19	(IV) THAT UNDER PENNSYLVANIA LAW, THE REQUEST FOR A
20	VASCULARIZED COMPOSITE ALLOGRAFT MUST BE MADE SEPARATELY
21	FROM A REQUEST FOR ORGANS AND TISSUES;
22	(V) THAT THE ORGAN DONOR DESIGNATION ON THE DRIVER'S
23	LICENSE AUTHORIZES THE INDIVIDUAL TO DONATE ORGANS AND
24	TISSUE AND DOES NOT AUTHORIZE THE INDIVIDUAL TO DONATE A
25	VASCULARIZED COMPOSITE ALLOGRAFT;
26	(VI) THAT MORE INFORMATION ABOUT ORGAN DONATION,
27	TISSUE DONATION AND DONATION OF VASCULARIZED COMPOSITE
28	ALLOGRAFTS, INCLUDING INFORMATION ABOUT THE PROCEDURE FOR
29	RECOVERING ORGANS AND OTHER PARTS OF THE BODY AND
30	INFORMATION ABOUT BEING DECLARED DEAD THROUGH BRAIN DEATH-

AND DEAD BY LACK OF CARDIAC FUNCTION, CAN BE FOUND ON THE
DEPARTMENT OF TRANSPORTATION'S PUBLICLY ACCESSIBLE
INTERNET WEBSITE; AND
(VII) THAT, BEFORE DECIDING WHETHER TO HAVE AN ORGAN
DONOR DESIGNATION PLACED ON THE DRIVER'S LICENSE, THE
INDIVIDUAL MAY CONSULT WITH THE INDIVIDUAL'S PHYSICIAN,
ATTORNEY OR CLERGY.
(3) THE GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND
TISSUE DONATION AWARENESS TRUST FUND SHALL REIMBURSE THE
DEPARTMENT OF TRANSPORTATION FOR THE COSTS INCURRED IN THE
DEVELOPMENT AND IMPLEMENTATION OF THE INFORMATIONAL PAMPHLET
PROGRAM.
(A.1) INFORMATIONAL INSERT THE FOLLOWING APPLY:
(1) WITHIN 180 DAYS OF THE EFFECTIVE DATE OF THIS
SUBSECTION, THE DEPARTMENT OF TRANSPORTATION SHALL FURNISH AN
INFORMATIONAL INSERT ABOUT ORGAN DONATION, TISSUE DONATION
AND DONATION OF VASCULARIZED COMPOSITE ALLOGRAFTS TO EACH
APPLICANT FOR A RENEWAL DRIVER'S LICENSE OR IDENTIFICATION
CARD AT THE TIME OF RENEWAL.
(2) THE INFORMATIONAL INSERT SHALL EXPLAIN:
(I) THAT UNDER PENNSYLVANIA LAW, DONATION OF ORGANS,
TISSUES AND VASCULARIZED COMPOSITE ALLOGRAFTS IS A
VOLUNTARY ACT;
(II) THE DIFFERENCE BETWEEN ORGANS, TISSUES AND
VASCULARIZED COMPOSITE ALLOGRAFTS;
(III) THAT UNDER PENNSYLVANIA LAW, EXPLICIT AND
SPECIFIC CONSENT IS NEEDED TO DONATE A VASCULARIZED
COMPOSITE ALLOGRAFT;
(IV) THAT UNDER PENNSYLVANIA LAW, THE REQUEST FOR A
VASCULARIZED COMPOSITE ALLOGRAFT MUST BE MADE SEPARATELY

1	FROM A REQUEST FOR ORGANS AND TISSUES;
2	(V) THAT THE ORGAN DONOR DESIGNATION ON THE DRIVER'S
3	LICENSE AUTHORIZES THE INDIVIDUAL TO DONATE ORGANS AND
4	TISSUE AND DOES NOT AUTHORIZE THE INDIVIDUAL TO DONATE A
5	VASCULARIZED COMPOSITE ALLOGRAFT;
6	(VI) THAT MORE INFORMATION ABOUT ORGAN DONATION,
7	TISSUE DONATION AND DONATION OF VASCULARIZED COMPOSITE
8	ALLOGRAFTS, INCLUDING INFORMATION ABOUT THE PROCEDURE FOR
9	RECOVERING ORGANS AND OTHER PARTS OF THE BODY AND
10	INFORMATION ABOUT BEING DECLARED DEAD THROUGH BRAIN DEATH
11	AND DEAD BY LACK OF CARDIAC FUNCTION, CAN BE FOUND ON THE
12	DEPARTMENT OF TRANSPORTATION'S PUBLICLY ACCESSIBLE
13	INTERNET WEBSITE; AND
14	(VII) THAT, BEFORE DECIDING WHETHER TO HAVE AN ORGAN
15	DONOR DESIGNATION PLACED ON THE DRIVER'S LICENSE, THE
16	INDIVIDUAL MAY CONSULT WITH THE INDIVIDUAL'S PHYSICIAN,
17	ATTORNEY OR CLERGY.
18	(3) THE GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND
19	TISSUE DONATION AWARENESS TRUST FUND SHALL REIMBURSE THE
20	DEPARTMENT OF TRANSPORTATION FOR THE COSTS INCURRED IN THE
21	DEVELOPMENT AND IMPLEMENTATION OF THE INFORMATIONAL INSERT
22	PROGRAM.
23	(B) ELECTRONIC ACCESS THE ORGAN PROCUREMENT ORGANIZATIONS
24	DESIGNATED BY THE FEDERAL GOVERNMENT IN THE COMMONWEALTH OF
25	PENNSYLVANIA AS PART OF THE NATIONWIDE ORGAN PROCUREMENT NETWORK
26	[MAY] SHALL BE GIVEN 24-HOUR-A-DAY ELECTRONIC ACCESS TO
27	INFORMATION NECESSARY TO CONFIRM AN INDIVIDUAL'S ORGAN DONOR
28	STATUS THROUGH THE DEPARTMENT OF TRANSPORTATION'S DRIVER
29	LICENSING DATABASE. NECESSARY INFORMATION SHALL INCLUDE THE
30	INDIVIDUAL'S NAME, ADDRESS, DATE OF BIRTH, DRIVER'S LICENSE

- 1 NUMBER AND ORGAN DONOR STATUS. NOTWITHSTANDING 75 PA.C.S. § 6114
- 2 (RELATING TO LIMITATION ON SALE, PUBLICATION AND DISCLOSURE OF
- 3 RECORDS), THE DEPARTMENT OF TRANSPORTATION IS AUTHORIZED TO
- 4 PROVIDE THE ORGAN PROCUREMENT ORGANIZATIONS, AFTER A WRITTEN
- 5 AGREEMENT BETWEEN THE DEPARTMENT OF TRANSPORTATION AND THE ORGAN
- 6 PROCUREMENT ORGANIZATIONS IS FIRST OBTAINED, WITH THE FOREGOING
- 7 INFORMATION. THE ORGAN PROCUREMENT ORGANIZATION SHALL NOT USE
- 8 SUCH INFORMATION FOR ANY PURPOSE OTHER THAN TO CONFIRM AN
- 9 INDIVIDUAL'S ORGAN DONOR STATUS AT OR NEAR OR AFTER AN
- 10 INDIVIDUAL'S DEATH. THE ORGAN PROCUREMENT ORGANIZATIONS SHALL
- 11 NOT BE ASSESSED THE FEE FOR SUCH INFORMATION PRESCRIBED BY 75
- 12 PA.C.S. § 1955(A) (RELATING TO INFORMATION CONCERNING DRIVERS
- 13 AND VEHICLES).
- 14 § 8621. THE GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND TISSUE
- 15 DONATION AWARENESS TRUST FUND CONTRIBUTIONS.
- 16 (A) DRIVER'S LICENSE.--
- 17 (1) BEGINNING AS SOON AS PRACTICABLE, BUT NO LATER THAN
- 18 [JANUARY 1, 1995] 10 MONTHS AFTER THE EFFECTIVE DATE OF THIS
- 19 PARAGRAPH, THE DEPARTMENT OF TRANSPORTATION SHALL PROVIDE AN
- 20 APPLICANT FOR AN ORIGINAL OR RENEWAL DRIVER'S LICENSE OR
- 21 IDENTIFICATION CARD THE OPPORTUNITY TO MAKE A CONTRIBUTION OF
- 22 \$1 TO THE FUND. THE CONTRIBUTION SHALL BE ADDED TO THE
- 23 REGULAR FEE FOR AN ORIGINAL OR RENEWAL DRIVER'S LICENSE OR
- 24 IDENTIFICATION CARD. ONE CONTRIBUTION MAY BE MADE FOR EACH
- 25 ISSUANCE OR RENEWAL OF A LICENSE OR IDENTIFICATION CARD.
- 26 CONTRIBUTIONS SHALL BE USED EXCLUSIVELY FOR THE PURPOSES SET
- OUT IN SECTION 8622 (RELATING TO THE GOVERNOR ROBERT P. CASEY
- 28 MEMORIAL ORGAN AND TISSUE DONATION AWARENESS TRUST FUND).
- 29 (2) THE DEPARTMENT OF TRANSPORTATION SHALL MONTHLY
- 30 DETERMINE THE TOTAL AMOUNT DESIGNATED UNDER THIS SECTION AND

- 1 SHALL REPORT THAT AMOUNT TO THE STATE TREASURER, WHO SHALL
- 2 TRANSFER THAT AMOUNT TO THE GOVERNOR ROBERT P. CASEY MEMORIAL
- 3 ORGAN AND TISSUE DONATION AWARENESS TRUST FUND.
- 4 (3) THE GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND
- 5 TISSUE DONATION AWARENESS TRUST FUND SHALL REIMBURSE THE
- 6 <u>DEPARTMENT OF TRANSPORTATION FOR THE COSTS INCURRED IN THE</u>
- 7 INITIAL DEVELOPMENT AND IMPLEMENTATION OF THE CONTRIBUTION
- 8 PROGRAM, AS WELL AS ANY ADDITIONAL COSTS THAT MAY ARISE FROM
- 9 CHANGES THAT ARE AGREED TO BY BOTH THE DEPARTMENT OF
- 10 TRANSPORTATION AND THE ADVISORY COMMITTEE.
- 11 (B) VEHICLE REGISTRATION.--[THE]
- 12 (1) BEGINNING AS SOON AS PRACTICABLE, BUT NO LATER THAN
- 13 10 MONTHS AFTER THE EFFECTIVE DATE OF THIS PARAGRAPH, THE
- 14 DEPARTMENT OF TRANSPORTATION SHALL PROVIDE AN APPLICANT FOR A
- 15 RENEWAL VEHICLE REGISTRATION THE OPPORTUNITY TO MAKE A
- 16 CONTRIBUTION OF \$1 TO THE GOVERNOR ROBERT P. CASEY MEMORIAL
- 17 ORGAN AND TISSUE DONATION AWARENESS TRUST FUND. THE
- 18 CONTRIBUTION SHALL BE ADDED TO THE REGULAR FEE FOR A RENEWAL
- 19 OF A VEHICLE REGISTRATION. ONE CONTRIBUTION MAY BE MADE FOR
- 20 EACH RENEWAL VEHICLE REGISTRATION. CONTRIBUTIONS SHALL BE
- 21 USED EXCLUSIVELY FOR THE PURPOSES DESCRIBED IN SECTION 8622.
- 22 (2) THE DEPARTMENT OF TRANSPORTATION SHALL MONTHLY
- 23 DETERMINE THE TOTAL AMOUNT DESIGNATED UNDER THIS SECTION AND
- 24 SHALL REPORT THAT AMOUNT TO THE STATE TREASURER, WHO SHALL
- 25 TRANSFER THAT AMOUNT TO THE GOVERNOR ROBERT P. CASEY MEMORIAL
- 26 ORGAN AND TISSUE DONATION AWARENESS TRUST FUND.
- 27 <u>(3)</u> THE GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND
- 28 TISSUE DONATION AWARENESS TRUST FUND SHALL REIMBURSE THE
- 29 [DEPARTMENT FOR THE INITIAL COSTS INCURRED IN THE DEVELOPMENT
- 30 AND IMPLEMENTATION OF THE CONTRIBUTION PROGRAM UNDER THIS

- 1 SUBSECTION.] DEPARTMENT OF TRANSPORTATION FOR THE COSTS
- 2 INCURRED IN THE INITIAL DEVELOPMENT AND IMPLEMENTATION OF THE
- 3 <u>CONTRIBUTION PROGRAM, AS WELL AS ANY ADDITIONAL COSTS THAT</u>
- 4 MAY ARISE FROM CHANGES THAT ARE AGREED TO BY BOTH THE
- 5 DEPARTMENT OF TRANSPORTATION AND THE ADVISORY COMMITTEE.
- 6 (4) THE GENERAL FUND SHALL REIMBURSE THE DEPARTMENT OF
- 7 TRANSPORTATION FOR THE ACTUAL ANNUAL OPERATING COSTS OF THE
- 8 PROGRAM FOR VEHICLE REGISTRATIONS AS DESCRIBED IN THIS
- 9 SUBSECTION [SUBJECT TO THE FOLLOWING LIMITS: FOR THE FIRST
- 10 FISCAL YEAR DURING WHICH THIS SUBSECTION IS EFFECTIVE, THE
- GENERAL FUND SHALL REIMBURSE THE DEPARTMENT OF TRANSPORTATION
- 12 FOR THE ACTUAL OPERATING COSTS OF THE PROGRAM IN THIS
- SUBSECTION UP TO A MAXIMUM OF \$100,000. FOR EACH FISCAL YEAR
- 14 THEREAFTER, THE GENERAL FUND SHALL REIMBURSE THE DEPARTMENT
- OF TRANSPORTATION FOR THE ACTUAL OPERATING COSTS OF THE
- 16 PROGRAM IN THIS SUBSECTION IN AN AMOUNT NOT TO EXCEED THE
- 17 PRIOR YEAR'S ACTUAL OPERATING COSTS ON A FULL FISCAL YEAR
- 18 BASIS PLUS 3%. THE AMOUNTS APPROVED BY THE GOVERNOR AS
- 19 NECESSARY ARE HEREBY APPROPRIATED FROM THE GENERAL FUND FOR
- 20 THIS PURPOSE1.
- 21 (C) INTERNET WEBSITE.--THE FOLLOWING SHALL BECOME EFFECTIVE
- 22 WITHIN 365 DAYS OF THE EFFECTIVE DATE OF THIS SUBSECTION:
- 23 (1) THE DEPARTMENT OF TRANSPORTATION'S PUBLICLY
- 24 ACCESSIBLE INTERNET WEBSITE SHALL PROVIDE HYPERLINKS THROUGH
- 25 WHICH PERSONS MAY ELECTRONICALLY MAKE VOLUNTARY CONTRIBUTIONS
- OF AT LEAST \$1 TO THE FUND. AT A MINIMUM, THE HYPERLINKS
- 27 <u>SHALL BE PROVIDED IN ACCORDANCE WITH SUBSECTIONS (A) (1) AND</u>
- 28 <u>(B) (1)</u>.
- 29 (2) THE DEPARTMENT OF TRANSPORTATION SHALL PROVIDE
- 30 DETAILED INFORMATION ON THE DEPARTMENT OF TRANSPORTATION'S

Τ	PUBLICLY ACCESSIBLE INTERNET WEBSITE, WRITTEN IN NONLEGAL
2	TERMS, IN BOTH ENGLISH AND SPANISH, ABOUT ANATOMICAL
3	DONATION, ORGAN DONATION AND VASCULARIZED COMPOSITE
4	ALLOGRAFTS. THE WEBSITE SHALL INCLUDE THE FOLLOWING:
5	(I) THE LAWS OF THIS COMMONWEALTH, INCLUDING A
6	STATEMENT THAT DONATING A PART OF THE BODY IS VOLUNTARY.
7	(II) THE RISKS AND BENEFITS OF ORGAN DONATION,
8	TISSUE DONATION AND DONATION OF EYES.
9	(III) THE RISKS AND BENEFITS OF DONATING A HAND,
10	FACIAL TISSUE OR LIMB OR OTHER VASCULARIZED COMPOSITE
11	ALLOGRAFTS. THE INFORMATION ABOUT RISKS AND BENEFITS
12	SHALL INCLUDE INFORMATION THAT THE APPEARANCE OF THE
13	DONOR WILL BE SIGNIFICANTLY ALTERED AFTER RECOVERY AND
14	THAT THE SURGICAL RECOVERY TEAM MAY PERFORM
15	RECONSTRUCTIVE SURGERY TO PREPARE FOR BURIAL. IN
16	ADDITION, THE INFORMATION SHALL INCLUDE A STATEMENT THAT
17	A VASCULARIZED COMPOSITE ALLOGRAFT MAY IMPACT BURIAL
18	ARRANGEMENTS AND THAT AN OPEN CASKET MAY NOT BE POSSIBLE.
19	THE INFORMATION SHALL ALSO INCLUDE AND CLEARLY EXPLAIN:
20	(A) THE DIFFERENCE BETWEEN HAND, FACIAL TISSUE
21	AND LIMB DONATION AND ORGAN DONATION.
22	(B) THE PROCEDURE FOR RECOVERY OF A HAND, FACIAL
23	TISSUE OR LIMB OR OTHER VASCULARIZED COMPOSITE
24	ALLOGRAFT.
25	(C) THAT PENNSYLVANIA LAW REQUIRES EXPLICIT AND
26	SPECIFIC AND SEPARATE CONSENT TO DONATE HANDS, FACIAL
27	TISSUE OR LIMBS OR OTHER VASCULARIZED COMPOSITE
28	ALLOGRAFTS FROM THE DONOR AND, WHEN APPLICABLE, THE
29	DONOR'S FAMILY.
30	(D) THE PROCEDURE NEEDED TO OBTAIN CONSENT FROM

T	FAMILY MEMBERS FOR A DONATION OF ORGANS, TISSUES AND
2	EYES AND THE PROCEDURE NEEDED TO OBTAIN CONSENT FROM
3	FAMILIES FOR HANDS, FACIAL TISSUE, LIMBS OR OTHER
4	VASCULARIZED COMPOSITE ALLOGRAFTS.
5	(E) THAT DONATION OF HANDS, FACIAL TISSUE OR
6	LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS IS
7	VOLUNTARY.
8	(F) THAT DOCUMENTS SUCH AS LIVING WILLS, ADVANCE
9	HEALTH CARE DIRECTIVES, HEALTH CARE POWERS OF
10	ATTORNEY AND POWERS OF ATTORNEY MAY BE USED TO PERMIT
11	OR DENY MAKING A DONATION OF HANDS, FACIAL TISSUE OR
12	LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS,
13	DEPENDING UPON THE INDIVIDUAL'S WISHES.
14	(G) THE PROCEDURE USED BY HOSPITALS AND ORGAN
15	PROCUREMENT ORGANIZATIONS TO EFFECTUATE A DONATION OF
16	HANDS, FACIAL TISSUE OR LIMBS OR OTHER VASCULARIZED
17	COMPOSITE ALLOGRAFTS.
18	(H) THAT IF THE INDIVIDUAL INTENDS TO WITHHOLD
19	OR WITHDRAW LIFE-SUSTAINING MEASURES THROUGH AN
20	ADVANCE HEALTH CARE DIRECTIVE, LIVING WILL, HEALTH
21	CARE POWER OF ATTORNEY, POWER OF ATTORNEY OR OTHER
22	DOCUMENT, THAT THE CHOICES OF THE INDIVIDUAL FOR END-
23	OF-LIFE CARE MAY BE INCOMPATIBLE WITH DONATION OF
24	WHAT WE TRADITIONALLY THINK OF AS ORGANS (HEART,
25	LUNG, LIVER, KIDNEY) AND HANDS, FACIAL TISSUE OR
26	LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS.
27	(I) THAT THE INDIVIDUAL MAY WISH TO CONSULT WITH
28	A PHYSICIAN, ATTORNEY OR CLERGY BEFORE MAKING THE
29	DECISION TO MAKE A DONATION OF WHAT WE TRADITIONALLY
30	THINK OF AS ORGANS (HEART, LUNG, LIVER, KIDNEY) OR A

Τ	DONATION OF HANDS, FACIAL TISSUE OR LIMBS OR OTHER
2	VASCULARIZED COMPOSITE ALLOGRAFTS.
3	(IV) THE LAWS OF THIS COMMONWEALTH REGARDING LIVING
4	WILLS, HEALTH CARE POWERS OF ATTORNEY, ADVANCE HEALTH
5	CARE DIRECTIVES, DO-NOT-RESUSCITATE ORDERS AND OTHER
6	DOCUMENTS WHICH CAN BE USED TO PROVIDE, LIMIT OR DENY
7	MAKING OR REVOKING AN ANATOMICAL DONATION OR A DONATION
8	OF HANDS, FACIAL TISSUE OR LIMBS OR OTHER VASCULARIZED
9	COMPOSITE ALLOGRAFTS.
10	(V) A DESCRIPTION REGARDING:
11	(A) THE PROCEDURE USED BY HOSPITALS AND ORGAN
12	PROCUREMENT ORGANIZATIONS TO ASK FAMILY MEMBERS IF
13	THE INDIVIDUAL WILL MAKE AN ANATOMICAL DONATION;
14	(B) IF THE INDIVIDUAL MAY BE OR IS AN ORGAN,
15	TISSUE OR EYE DONOR, THE TYPES OF TESTS THAT WILL BE
16	PERFORMED ON THE INDIVIDUAL BY A HOSPITAL, ORGAN
17	PROCUREMENT ORGANIZATION, TISSUE PROCUREMENT
18	ORGANIZATION, EYE BANK OR TISSUE BANK AND THE
19	PROCEDURE USED TO RECOVER ORGANS, TISSUES AND EYES,
20	INCLUDING ANY DIFFERENCES IN THE PROCEDURE USED TO
21	RECOVER ORGANS; AND
22	(C) BRAIN DEATH AND CARDIAC DEATH.
23	(3) THE DEPARTMENT OF TRANSPORTATION SHALL PROVIDE THE
24	MATERIAL LISTED IN PARAGRAPH (2) IN WRITTEN FORM, IN ENGLISH
25	AND IN SPANISH, AT ALL DRIVER'S LICENSE CENTERS ACROSS THIS
26	COMMONWEALTH. ADDITIONALLY, THE DEPARTMENT OF TRANSPORTATION
27	SHALL PROVIDE SUCH MATERIALS UPON REQUEST, INCLUDING THE
28	REQUEST OF ANOTHER AGENCY OF THE COMMONWEALTH.
29	(4) THE DEPARTMENT OF HEALTH SHALL PROVIDE CONSPICUOUS
30	NOTICE ON THE DEPARTMENT OF HEALTH'S PUBLICLY ACCESSIBLE

- 1 INTERNET WEBSITE THAT DETAILED INFORMATION ABOUT ANATOMICAL
- 2 DONATION AND DONATION OF A HAND, FACIAL TISSUE, LIMB OR OTHER
- 3 VASCULARIZED COMPOSITE ALLOGRAFT MAY BE FOUND ON THE
- 4 DEPARTMENT OF TRANSPORTATION'S PUBLICLY ACCESSIBLE INTERNET
- 5 WEBSITE. THE DEPARTMENT OF HEALTH SHALL ALSO PROVIDE A
- 6 CONSPICUOUS HYPERLINK TO THE INFORMATION SET FORTH IN
- 7 SUBSECTION (C) (2) PARAGRAPH (2).

8 § 8622. THE GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND TISSUE

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- 9 DONATION AWARENESS TRUST FUND.
- 10 (A) ESTABLISHMENT.--ALL CONTRIBUTIONS RECEIVED BY THE
- 11 DEPARTMENT OF TRANSPORTATION UNDER SECTION 8621 (RELATING TO THE
- 12 GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND TISSUE DONATION
- 13 AWARENESS TRUST FUND CONTRIBUTIONS) [AND THE DEPARTMENT OF
- 14 REVENUE UNDER SECTION 8618 (RELATING TO VOLUNTARY CONTRIBUTION
- 15 SYSTEM)] AND THE DEPARTMENT OF HEALTH UNDER SECTION 8617
- 16 (RELATING TO REOUESTS FOR ANATOMICAL GIFTS) SHALL BE DEPOSITED
- 17 INTO A SPECIAL FUND IN THE STATE TREASURY TO BE KNOWN AS THE
- 18 GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND TISSUE DONATION
- 19 AWARENESS TRUST FUND, WHICH IS HEREBY ESTABLISHED.
- 20 (B) APPROPRIATION. -- ALL MONEYS DEPOSITED IN THE FUND AND
- 21 INTEREST WHICH ACCRUES FROM THOSE FUNDS ARE APPROPRIATED ON A
- 22 CONTINUING BASIS SUBJECT TO THE APPROVAL OF THE GOVERNOR TO
- 23 COMPENSATE THE DEPARTMENT OF TRANSPORTATION, THE DEPARTMENT OF
- 24 HEALTH AND THE DEPARTMENT OF REVENUE FOR ACTUAL COSTS RELATED TO
- 25 IMPLEMENTATION OF THIS CHAPTER, INCLUDING ALL COSTS OF THE
- 26 [ORGAN DONATION ADVISORY COMMITTEE] <u>ADVISORY COMMITTEE</u> CREATED
- 27 IN SUBSECTION [(C)] (C.1). ANY REMAINING FUNDS ARE APPROPRIATED
- 28 SUBJECT TO THE APPROVAL OF THE GOVERNOR FOR THE FOLLOWING
- 29 PURPOSES:
- 30 (1) [10%] <u>TEN PERCENT</u> OF THE TOTAL FUND MAY BE EXPENDED

- 1 ANNUALLY BY THE DEPARTMENT OF HEALTH FOR REASONABLE HOSPITAL
- 2 AND OTHER MEDICAL EXPENSES, FUNERAL EXPENSES AND INCIDENTAL
- 3 EXPENSES INCURRED BY THE DONOR OR DONOR'S FAMILY IN
- 4 CONNECTION WITH MAKING [A VITAL ORGAN DONATION] AN ORGAN OR
- 5 TISSUE DONATION, ALONG WITH PROGRAMMING, TO PROVIDE SUPPORT
- 6 <u>SERVICES TO ORGAN DONORS AND TISSUE DONORS AND THEIR</u>
- 7 FAMILIES, SUCH AS BEREAVEMENT COUNSELING SERVICES. SUCH
- 8 EXPENDITURES SHALL NOT EXCEED \$3,000 PER DONOR AND SHALL ONLY
- 9 BE MADE DIRECTLY TO THE FUNERAL HOME, HOSPITAL OR OTHER
- 10 SERVICE PROVIDER RELATED TO THE DONATION. NO PART OF THE FUND
- 11 SHALL BE TRANSFERRED DIRECTLY TO THE DONOR'S FAMILY, NEXT OF
- 12 KIN OR ESTATE. THE ADVISORY COMMITTEE SHALL DEVELOP
- 13 PROCEDURES, INCLUDING THE DEVELOPMENT OF A PILOT PROGRAM,
- 14 NECESSARY FOR EFFECTUATING THE PURPOSES OF THIS PARAGRAPH.
- 15 (2) [50%] <u>FIFTY PERCENT</u> MAY BE EXPENDED FOR GRANTS TO
- 16 CERTIFIED ORGAN PROCUREMENT ORGANIZATIONS FOR THE DEVELOPMENT
- 17 AND IMPLEMENTATION OF ORGAN DONATION AWARENESS PROGRAMS IN
- 18 THIS COMMONWEALTH. THE DEPARTMENT OF HEALTH SHALL DEVELOP AND
- 19 ADMINISTER THIS GRANT PROGRAM, WHICH IS HEREBY ESTABLISHED.
- 20 (3) [15%] <u>FIFTEEN PERCENT</u> MAY BE EXPENDED BY THE
- 21 DEPARTMENT OF HEALTH, IN COOPERATION WITH CERTIFIED ORGAN
- 22 PROCUREMENT ORGANIZATIONS, FOR THE [PROJECT-MAKE-A-CHOICE]
- 23 PROJECT MAKE-A-CHOICE PROGRAM, WHICH SHALL INCLUDE
- 24 INFORMATION PAMPHLETS DESIGNED BY THE DEPARTMENT OF HEALTH
- 25 RELATING TO ORGAN DONOR AWARENESS AND THE LAWS REGARDING
- 26 ORGAN DONATION, PUBLIC INFORMATION AND PUBLIC EDUCATION ABOUT
- 27 CONTRIBUTING TO THE FUND WHEN OBTAINING OR RENEWING A
- 28 DRIVER'S LICENSE AND WHEN COMPLETING A STATE INDIVIDUAL
- 29 INCOME TAX RETURN FORM. PROJECT MAKE-A-CHOICE SHALL ALSO
- 30 PROVIDE THE INTERNET WEBSITE ADDRESS AND A HYPERLINK FOR THE

- 1 <u>DEPARTMENT OF TRANSPORTATION'S INTERNET WEBSITE UNDER SECTION</u>
- 2 8621(C)(2), AND A STATEMENT THAT DETAILED INFORMATION ABOUT
- 3 ANATOMICAL DONATION AND DONATION OF A HAND, FACIAL TISSUE,
- 4 LIMB OR OTHER VASCULARIZED COMPOSITE ALLOGRAFT, CAN BE FOUND
- 5 ON THE DEPARTMENT OF TRANSPORTATION'S PUBLICLY ACCESSIBLE
- 6 INTERNET WEBSITE. THE DEPARTMENT OF HEALTH SHALL ALSO DESIGN
- 7 INFORMATION PAMPHLETS ABOUT DONATION OF HANDS, FACIAL TISSUE
- 8 AND LIMBS AND OTHER VASCULARIZED COMPOSITE ALLOGRAFTS.
- 9 PROJECT MAKE-A-CHOICE SHALL ALSO PROVIDE INFORMATION ABOUT
- 10 DONATION OF HANDS, FACIAL TISSUE OR LIMBS OR OTHER
- 11 VASCULARIZED COMPOSITE ALLOGRAFTS, WHICH SHALL INCLUDE THE
- 12 TOPICS SET FORTH IN SECTION 8621(C)(2).
- 13 (4) [25%] TWENTY-FIVE PERCENT MAY BE EXPENDED BY THE
- 14 DEPARTMENT OF EDUCATION FOR THE IMPLEMENTATION OF ORGAN
- 15 DONATION AWARENESS PROGRAMS IN THE SECONDARY SCHOOLS IN THIS
- 16 COMMONWEALTH.
- 17 [(C) ADVISORY COMMITTEE. -- THE ORGAN DONATION ADVISORY
- 18 COMMITTEE IS HEREBY ESTABLISHED, WITH MEMBERSHIP AS FOLLOWS:
- 19 (1) TWO REPRESENTATIVES OF ORGAN PROCUREMENT
- ORGANIZATIONS.
- 21 (2) TWO REPRESENTATIVES OF TISSUE PROCUREMENT PROVIDERS.
- 22 (3) SIX MEMBERS REPRESENTATIVE OF ORGAN, TISSUE AND EYE
- 23 RECIPIENTS, FAMILIES OF RECIPIENTS AND FAMILIES OF DONORS.
- 24 (4) THREE REPRESENTATIVES OF ACUTE CARE HOSPITALS.
- 25 (5) ONE REPRESENTATIVE OF THE DEPARTMENT OF HEALTH.
- 26 (6) ONE REPRESENTATIVE OF EYE BANKS.
- 27 ALL MEMBERS SHALL BE APPOINTED BY THE GOVERNOR. APPOINTMENTS
- 28 SHALL BE MADE IN A MANNER THAT PROVIDES REPRESENTATION OF THE
- 29 NORTHWEST, NORTH CENTRAL, NORTHEAST, SOUTHWEST, SOUTH CENTRAL
- 30 AND SOUTHEAST REGIONS OF THIS COMMONWEALTH. MEMBERS SHALL SERVE

- 1 FIVE-YEAR TERMS. THE GOVERNOR MAY REAPPOINT ADVISORY COMMITTEE
- 2 MEMBERS FOR SUCCESSIVE TERMS. MEMBERS OF THE ADVISORY COMMITTEE
- 3 SHALL REMAIN IN OFFICE UNTIL A SUCCESSOR IS APPOINTED AND
- 4 QUALIFIED. IF VACANCIES OCCUR PRIOR TO COMPLETION OF A TERM, THE
- 5 GOVERNOR SHALL APPOINT ANOTHER MEMBER IN ACCORDANCE WITH THIS
- 6 SUBSECTION TO FILL THE UNEXPIRED TERM. THE ADVISORY COMMITTEE
- 7 SHALL MEET AT LEAST BIANNUALLY TO REVIEW PROGRESS IN THE AREA OF
- 8 ORGAN AND TISSUE DONATION IN THIS COMMONWEALTH, RECOMMEND
- 9 EDUCATION AND AWARENESS TRAINING PROGRAMS, RECOMMEND PRIORITIES
- 10 IN EXPENDITURES FROM THE FUND AND ADVISE THE SECRETARY OF HEALTH
- 11 ON MATTERS RELATING TO ADMINISTRATION OF THE FUND. THE ADVISORY
- 12 COMMITTEE SHALL RECOMMEND LEGISLATION AS IT DEEMS NECESSARY TO
- 13 FULFILL THE PURPOSES OF THIS CHAPTER. THE ADVISORY COMMITTEE
- 14 SHALL SUBMIT A REPORT CONCERNING ITS ACTIVITIES AND PROGRESS TO
- 15 THE GENERAL ASSEMBLY WITHIN 30 DAYS PRIOR TO THE EXPIRATION OF
- 16 EACH LEGISLATIVE SESSION. THE DEPARTMENT OF HEALTH SHALL
- 17 REIMBURSE MEMBERS OF THE ADVISORY COMMITTEE FOR ALL NECESSARY
- 18 AND REASONABLE TRAVEL AND OTHER EXPENSES INCURRED IN THE
- 19 PERFORMANCE OF THEIR DUTIES UNDER THIS SECTION.]
- 20 (C.1) ADVISORY COMMITTEE.--
- 21 (1) THE ORGAN AND TISSUE DONATION ADVISORY COMMITTEE IS
- 22 ESTABLISHED. EACH MEMBER SHALL BE APPOINTED BY THE GOVERNOR.
- 23 MEMBERSHIP SHALL BE AS FOLLOWS:
- 24 (I) THE SECRETARY OF EDUCATION OR A DESIGNEE.
- 25 (II) THE SECRETARY OF HEALTH OR A DESIGNEE.
- 26 (III) THE SECRETARY OF TRANSPORTATION OR A DESIGNEE.
- 27 (IV) THE SECRETARY OF THE COMMONWEALTH OR A
- DESIGNEE.
- 29 (V) ONE REPRESENTATIVE FROM EACH DESIGNATED ORGAN
- 30 <u>PROCUREMENT ORGANIZATION.</u>

1	(VI) TWO REPRESENTATIVES OF TISSUE PROCUREMENT
2	PROVIDERS.
3	(VII) SIX MEMBERS REPRESENTATIVE OF:
4	(A) ORGAN, TISSUE AND EYE RECIPIENTS;
5	(B) FAMILIES OF RECIPIENTS;
6	(C) DONORS; AND
7	(D) FAMILIES OF DONORS.
8	(VIII) TWO REPRESENTATIVES OF ACUTE CARE HOSPITALS
9	WHICH ARE:
10	(A) LICENSED IN THIS COMMONWEALTH; AND
11	(B) MEMBERS OF THE STATEWIDE ASSOCIATION
12	REPRESENTING THE INTERESTS OF HOSPITALS THROUGHOUT
13	THIS COMMONWEALTH.
14	(IX) ONE REPRESENTATIVE OF EYE BANKS.
15	(X) ONE REPRESENTATIVE OF COMMUNITY HEALTH
16	ORGANIZATIONS.
17	(XI) ONE ELECTED COUNTY CORONER OF THIS
18	COMMONWEALTH.
19	(2) A MEMBER UNDER PARAGRAPH (1)(I), (II), (III) AND
20	(IV) SHALL SERVE EX OFFICIO.
21	(3) FOR A MEMBER UNDER PARAGRAPH (1)(V), (VI), (VII),
22	(VIII), (IX), (X) AND (XI), THE FOLLOWING APPLY:
23	(I) MEMBERS SHALL BE APPOINTED IN A MANNER WHICH
24	REFLECTS GEOGRAPHIC DIVERSITY. INPUT ON THE SELECTION OF
25	THE REPRESENTATIVES UNDER PARAGRAPH (1) (VIII) SHALL BE
26	SOUGHT FROM THE STATEWIDE ASSOCIATION REFERRED TO IN
27	PARAGRAPH (1) (VIII) (B).
28	(II) THE MEMBERS SHALL SERVE FIVE-YEAR TERMS.
29	(III) THE GOVERNOR MAY REAPPOINT AN ADVISORY
30	COMMITTEE MEMBER FOR SUCCESSIVE TERMS.

	(IV) A MEMBER SHALL REMAIN IN OFFICE UNTIL A
	SUCCESSOR IS APPOINTED AND QUALIFIED.
	(V) IF A VACANCY OCCURS PRIOR TO COMPLETION OF A
	TERM, THE GOVERNOR SHALL APPOINT A MEMBER TO FILL THE
	UNEXPIRED TERM IN THE SAME MANNER AS THE VACATING MEMBER
	WAS APPOINTED.
	(4) THE ADVISORY COMMITTEE SHALL MEET AT LEAST
BIA	NNUALLY TO DO ALL OF THE FOLLOWING:
	(I) REVIEW PROGRESS IN THE AREA OF ORGAN AND TISSUE
	DONATION IN THIS COMMONWEALTH.
	(II) RECOMMEND EDUCATION AND AWARENESS TRAINING
	PROGRAMS.
	(III) RECOMMEND PRIORITIES IN EXPENDITURES FROM THE
	FUND.
	(IV) ADVISE THE SECRETARY OF HEALTH ON MATTERS
	RELATING TO ADMINISTRATION OF THE FUND.
	(V) RECOMMEND LEGISLATION AS NECESSARY TO FULFILL
	THE PURPOSES OF THIS SUBCHAPTER.
	(5) THE ADVISORY COMMITTEE SHALL SUBMIT A REPORT
CON	CERNING THE ADVISORY COMMITTEE'S ACTIVITIES AND PROGRESS
TO	THE SECRETARY OF THE SENATE AND THE CHIEF CLERK OF THE
<u>HOU</u>	SE OF REPRESENTATIVES BY OCTOBER 31 OF EACH EVEN-NUMBERED
<u>YEA</u>	R. A FINAL WRITTEN REPORT UNDER THIS SECTION SHALL BE
<u>ADO</u>	PTED AT A PUBLIC MEETING. THE REPORT SHALL BE A PUBLIC
<u>REC</u>	ORD UNDER THE ACT OF FEBRUARY 14, 2008 (P.L.6, NO.3),
KNO	WN AS THE RIGHT-TO-KNOW LAW.
	(6) THE DEPARTMENT OF HEALTH SHALL REIMBURSE MEMBERS OF
THE	ADVISORY COMMITTEE ONLY FOR NECESSARY AND REASONABLE
TRA	VEL AND OTHER EXPENSES INCURRED IN THE PERFORMANCE OF THE
ADV	ISORY COMMITTEE MEMBERS' DUTIES UNDER THIS SUBSECTION.

- 1 (D) REPORTS.--THE DEPARTMENT OF HEALTH, THE DEPARTMENT OF
- 2 TRANSPORTATION AND THE DEPARTMENT OF EDUCATION SHALL SUBMIT AN
- 3 ANNUAL REPORT TO THE GENERAL ASSEMBLY ON EXPENDITURES OF FUND
- 4 MONEYS AND ANY PROGRESS MADE IN [REDUCING THE NUMBER OF
- 5 POTENTIAL DONORS WHO WERE NOT IDENTIFIED] INCREASING THE NUMBER
- 6 OF DONOR DESIGNATIONS.
- 7 [(E) DEFINITION.--AS USED IN THIS SECTION, THE TERM "VITAL
- 8 ORGAN" MEANS A HEART, LUNG, LIVER, KIDNEY, PANCREAS, SMALL
- 9 BOWEL, LARGE BOWEL OR STOMACH FOR THE PURPOSE OF
- 10 TRANSPLANTATION.]
- 11 (F) LEAD COMMONWEALTH AGENCY.--THE DEPARTMENT OF HEALTH
- 12 SHALL BE THE LEAD COMMONWEALTH AGENCY RESPONSIBLE FOR PROMOTING
- 13 ORGAN, TISSUE AND EYE DONATION IN THIS COMMONWEALTH AND SHALL
- 14 <u>COORDINATE ACTIVITIES AMONG OTHER COLLABORATING COMMONWEALTH</u>
- 15 AGENCIES.
- 16 § 8623. CONFIDENTIALITY REQUIREMENT.
- 17 [THE IDENTITY OF THE DONOR AND OF THE RECIPIENT MAY NOT BE
- 18 COMMUNICATED UNLESS EXPRESSLY AUTHORIZED BY THE RECIPIENT AND
- 19 NEXT OF KIN OF THE DECEDENT.]
- 20 (A) GENERAL RULE. -- EXCEPT AS PROVIDED IN SUBSECTION (B), NO
- 21 ORGAN PROCUREMENT ORGANIZATION, EYE BANK OR TISSUE BANK MAY
- 22 DIVULGE ANY INDIVIDUALLY IDENTIFIABLE INFORMATION ACQUIRED IN
- 23 THE COURSE OF PERFORMING THE ORGANIZATION'S OR BANKS'
- 24 RESPONSIBILITIES UNDER THIS CHAPTER EXCEPT FOR THE PURPOSES OF
- 25 FACILITATING ORGAN, EYE OR TISSUE DONATION AND TRANSPLANTATION
- 26 OR AS OTHERWISE REQUIRED UNDER APPLICABLE LAWS.
- (B) DONORS AND RECIPIENTS. -- AN ORGAN PROCUREMENT
- 28 ORGANIZATION, EYE BANK OR TISSUE BANK MAY COMMUNICATE
- 29 INDIVIDUALLY IDENTIFIABLE INFORMATION OF THE DONOR AND RECIPIENT
- 30 IF EXPRESSLY AUTHORIZED BY:

- 1 (1) THE RECIPIENT; AND
- 2 (2) IF THE DONOR IS ALIVE, THE DONOR, OR IF THE DONOR IS
- 3 DECEASED, THE NEXT OF KIN OF THE DONOR.
- 4 § 8624. PROHIBITED ACTIVITIES.
- 5 [(A) AFFILIATES.--NO ORGAN PROCUREMENT ORGANIZATION SELECTED
- 6 BY THE DEPARTMENT OF HEALTH UNDER SECTION 8617(G) (RELATING TO
- 7 REOUESTS FOR ANATOMICAL GIFTS) TO CONDUCT ANNUAL DEATH REVIEWS
- 8 MAY USE THAT REVIEW AUTHORITY OR ANY POWERS OR PRIVILEGES
- 9 GRANTED THEREBY TO COERCE OR ATTEMPT TO COERCE A HOSPITAL TO
- 10 SELECT THE ORGANIZATION OR ANY TISSUE PROCUREMENT PROVIDER
- 11 CONTRACTUALLY AFFILIATED WITH THE ORGANIZATION AS A DESIGNATED
- 12 TISSUE PROCUREMENT PROVIDER UNDER SECTION 8617(E).
- 13 (B) UNFAIR ACTS.--NO ORGAN PROCUREMENT ORGANIZATION OR
- 14 TISSUE PROCUREMENT PROVIDER MAY DISPARAGE THE SERVICES OR
- 15 BUSINESS OF OTHER PROCUREMENT PROVIDERS BY FALSE OR MISLEADING
- 16 REPRESENTATIONS OF FACT, ENGAGE IN ANY OTHER FRAUDULENT CONDUCT
- 17 TO INFLUENCE THE SELECTION BY A HOSPITAL OF A QUALIFIED TISSUE
- 18 PROCUREMENT PROVIDER NOR ENGAGE IN UNLAWFUL COMPETITION OR
- 19 DISCRIMINATION. THIS SUBSECTION IS NOT INTENDED TO RESTRICT OR
- 20 PRECLUDE ANY ORGAN PROCUREMENT ORGANIZATION OR TISSUE
- 21 PROCUREMENT PROVIDER FROM MARKETING OR PROMOTING ITS SERVICES IN
- 22 THE NORMAL COURSE OF BUSINESS.]
- 23 (C) ORGAN PROCUREMENT ORGANIZATIONS, EYE BANKS AND TISSUE
- 24 BANKS.--
- 25 (1) AN ORGAN PROCUREMENT ORGANIZATION, AN EYE BANK OR A
- 26 TISSUE BANK SHALL NOT DO ANY OF THE FOLLOWING:
- 27 <u>(I) DISPARAGE THE SERVICES OR BUSINESS OF ANOTHER</u>
- 28 ORGAN PROCUREMENT ORGANIZATION, EYE BANK OR TISSUE BANK
- 29 BY FALSE OR MISLEADING REPRESENTATIONS OF FACT.
- 30 <u>(II) ENGAGE IN FRAUDULENT CONDUCT TO INFLUENCE THE</u>

1	SELECTION BY A HOSPITAL OF AN EYE BANK OR TISSUE BANK.
2	(III) ENGAGE IN UNLAWFUL COMPETITION OR
3	DISCRIMINATION.
4	(2) THIS SUBSECTION IS NOT INTENDED TO RESTRICT OR
5	PRECLUDE AN ORGAN PROCUREMENT ORGANIZATION FROM MARKETING OR
6	PROMOTING THE ORGAN PROCUREMENT ORGANIZATION'S SERVICES IN
7	THE NORMAL COURSE OF BUSINESS.
8	(D) FUNERAL ESTABLISHMENTS
9	(1) EXCEPT AS SET FORTH IN PARAGRAPH (2), A FUNERAL
10	DIRECTOR OR A FUNERAL ESTABLISHMENT SHALL NOT:
11	(I) REMOVE BODY PARTS FROM A CORPSE;
12	(II) PERMIT OTHERS TO REMOVE BODY PARTS FROM A
13	CORPSE; OR
14	(III) USE FUNERAL ESTABLISHMENT FACILITIES TO REMOVE
15	BODY PARTS FROM A CORPSE.
16	(2) PARAGRAPH (1) SHALL NOT APPLY AS FOLLOWS:
17	(I) REMOVAL IS PERMISSIBLE IF IT IS:
18	(A) NECESSARY TO PERFORM EMBALMING OR OTHER
19	SERVICES IN PREPARATION FOR BURIAL OR CREMATION; AND
20	(B) AUTHORIZED IN WRITING BY A FAMILY MEMBER,
21	GUARDIAN OR OTHER PERSON RESPONSIBLE FOR DISPOSITION
22	OF THE BODY.
23	(II) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, IF
24	A DONATION IS AUTHORIZED UNDER THIS SUBCHAPTER, A
25	DESIGNATED ORGAN PROCUREMENT ORGANIZATION AND A
26	PENNSYLVANIA NONPROFIT EYE BANK ACCREDITED BY THE EYE
27	BANK ASSOCIATION OF AMERICA MAY RECOVER DONATED OCULAR
28	TISSUE, INCLUDING THE WHOLE EYE, CORNEA AND SCLERA, AND
29	ASSOCIATED BLOOD SPECIMENS AT A FUNERAL ESTABLISHMENT.
30	(3) IF A FUNERAL DIRECTOR IS NOTIFIED BY A PERSON

- AUTHORIZED TO MAKE DONATIONS UNDER THIS SUBCHAPTER THAT THE
- 2 PERSON WISHES TO DONATE BODY PARTS FROM A CORPSE WITHIN THE
- 3 FUNERAL DIRECTOR'S CUSTODY, THE FUNERAL DIRECTOR SHALL
- 4 IMMEDIATELY NOTIFY THE ORGAN PROCUREMENT ORGANIZATION
- 5 DESIGNATED TO SERVE THAT REGION.
- 6 SECTION 8. TITLE 20 IS AMENDED BY ADDING SECTIONS TO READ:
- 7 § 8625. PROMOTION OF ORGAN AND TISSUE DONATION; DONATE LIFE PA
- 8 <u>REGISTRY ESTABLISHED.</u>
- 9 (A) PROMOTION. -- THE DEPARTMENT OF TRANSPORTATION SHALL
- 10 ENSURE ACCESS BY RESIDENTS OF THIS COMMONWEALTH TO AN INTERNET-
- 11 BASED INTERFACE WHICH PROMOTES ANATOMICAL DONATION AND ENABLES
- 12 RESIDENTS 18 YEARS OF AGE OR OLDER WHO HOLD A PENNSYLVANIA
- 13 <u>DRIVER'S LICENSE OR IDENTIFICATION CARD TO REGISTER AS AN ORGAN</u>
- 14 OR TISSUE DONOR AND HAVE THAT DESIGNATION IMMEDIATELY INTEGRATED
- 15 INTO THE CURRENT DATABASE MAINTAINED BY THE DEPARTMENT. THIS
- 16 SECTION SHALL NOT PERMIT CONSENT TO DONATION OF HANDS, FACIAL
- 17 TISSUE OR LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS. THE
- 18 INTERNET-BASED INTERFACE SHALL CLEARLY STATE THAT THE INTERNET-
- 19 BASED INTERFACE ONLY PERMITS CONSENT TO ANATOMICAL DONATION. THE
- 20 INTERNET-BASED INTERFACE SHALL ALSO STATE WHERE ON THE
- 21 DEPARTMENT OF TRANSPORTATION'S PUBLICLY ACCESSIBLE INTERNET
- 22 WEBSITE DETAILED INFORMATION ABOUT ORGAN DONATION, TISSUE
- 23 DONATION, DONATION OF EYES AND DONATION OF HANDS, FACIAL TISSUE
- 24 OR LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS MAY BE FOUND
- 25 AND SHALL PROVIDE A HYPERLINK TO THAT INFORMATION.
- 26 (B) PAPER FORM.--
- 27 <u>(1) WITHIN ONE YEAR OF THE EFFECTIVE DATE OF THIS</u>
- 28 SECTION, THE DEPARTMENT OF TRANSPORTATION SHALL ESTABLISH A
- 29 SYSTEM WHICH ALLOWS AN INDIVIDUAL WHO HAS BEEN ISSUED A
- 30 DRIVER'S LICENSE OR IDENTIFICATION CARD TO ADD THE

- 1 INDIVIDUAL'S ANATOMICAL DONOR DESIGNATION TO THE DONATE LIFE
- 2 PA REGISTRY BY SUBMITTING A FORM TO THE DEPARTMENT. THIS
- 3 SECTION SHALL NOT PERMIT CONSENT TO DONATION OF HANDS, FACIAL
- 4 TISSUE OR LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS.
- 5 THE INTERNET-BASED INTERFACE SHALL CLEARLY STATE THAT THE
- 6 <u>INTERFACE ONLY PERMITS CONSENT TO ANATOMICAL DONATION. THE</u>
- 7 INTERFACE SHALL ALSO STATE WHERE ON THE DEPARTMENT OF
- 8 TRANSPORTATION'S PUBLICLY ACCESSIBLE INTERNET WEBSITE
- 9 <u>DETAILED INFORMATION ABOUT ORGAN DONATION, TISSUE DONATION,</u>
- 10 EYE DONATION AND DONATION OF HANDS, FACIAL TISSUE OR LIMBS OR
- 11 OTHER VASCULARIZED COMPOSITE ALLOGRAFTS MAY BE FOUND AND
- 12 SHALL PROVIDE A HYPERLINK TO THAT INFORMATION.
- 13 (2) REGISTRATION SHALL BE PROVIDED AT NO COST TO THE
- 14 <u>REGISTRANT</u>.
- 15 (C) DONATE LIFE PA REGISTRY. -- THAT PORTION OF THE DATABASE
- 16 MAINTAINED BY THE DEPARTMENT OF TRANSPORTATION FOR RECORDING
- 17 DONOR DESIGNATIONS AND INTERNET-BASED INTERFACE ESTABLISHED IN
- 18 THIS SECTION SHALL BE KNOWN AS THE DONATE LIFE PA REGISTRY.
- 19 (D) FORM AND CONTENT.--THE FORM AND CONTENT OF THE INTERNET-
- 20 BASED INTERFACE SHALL BE DETERMINED AND MAINTAINED BY THE
- 21 DEPARTMENT OF TRANSPORTATION, AFTER CONSULTING WITH THE
- 22 DESIGNATED ORGAN PROCUREMENT ORGANIZATIONS. THE INTERNET-BASED
- 23 INTERFACE SHALL NOT PERMIT CONSENT TO DONATION OF HANDS, FACIAL
- 24 TISSUE OR LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS.
- 25 (E) CONFLICT.--
- 26 (1) IF THERE IS A CONFLICT BETWEEN THE WISHES OF AN
- 27 <u>INDIVIDUAL WHOSE DEATH IS IMMINENT OR HAS DIED IN A HOSPITAL</u>
- 28 AS SET FORTH IN SECTION 8617 (RELATING TO REQUESTS FOR
- 29 ANATOMICAL GIFTS) WHICH INDICATE AN INTENTION TO LIMIT,
- 30 <u>REVOKE OR DENY MAKING AN ANATOMICAL GIFT AND INFORMATION</u>

- 1 ENTERED INTO THE DONATE LIFE PA REGISTRY WHICH INDICATES THE
- 2 INDIVIDUAL HAS A DESIGNATION ON THE INDIVIDUAL'S DRIVER'S
- 3 LICENSE OF ORGAN DONOR, THE DECISION MADE BY THE INDIVIDUAL
- 4 WHICH IS MORE RECENT IN TIME SHALL PREVAIL. IN THE EVENT THAT
- 5 THE INFORMATION IN THE DONATE LIFE PA REGISTRY DESIGNATING
- 6 THE INDIVIDUAL AS AN ORGAN DONOR IS THE MORE RECENT IN TIME,
- 7 THEN ANY LIMITATION EXPRESSED BY THE INDIVIDUAL REGARDING AN
- 8 INTENTION TO LIMIT THE ANATOMICAL GIFT TO PARTS OF THE BODY
- 9 RECORDED IN A DOCUMENT IN SECTION 8617(C)(3) OR ANY OTHER
- 10 DOCUMENT SHALL PREVAIL.
- 11 (2) SUBJECT TO PARAGRAPH (1), REGISTRATION BY A DONOR
- 12 <u>SHALL CONSTITUTE SUFFICIENT AUTHORIZATION TO DONATE ORGANS</u>
- AND TISSUES FOR TRANSPLANTATION AND THERAPY. AUTHORIZATION OF
- 14 ANOTHER PERSON SHALL NOT BE NECESSARY TO EFFECTUATE THE
- 15 ANATOMICAL GIFT.
- 16 (F) TECHNOLOGY.--AN INFORMATION TECHNOLOGY SYSTEM ADOPTED BY
- 17 THE DEPARTMENT OF TRANSPORTATION AFTER THE EFFECTIVE DATE OF
- 18 THIS SECTION SHALL CONTINUE TO ACCOMMODATE THE INCLUSION OF
- 19 DONOR DESIGNATION INFORMATION INTO THE DATABASE AND THE ONGOING
- 20 OPERATION OF THE DONATE LIFE PA REGISTRY.
- 21 § 8626. FACILITATION OF ANATOMICAL GIFT FROM DECEDENT WHOSE
- 22 <u>DEATH IS UNDER INVESTIGATION.</u>
- 23 (A) APPLICABILITY OF SECTION. -- THIS SECTION SHALL APPLY IN
- 24 ALL CASES WHEN THE CORONER OR MEDICAL EXAMINER MUST DETERMINE
- 25 THE CAUSE OF DEATH AND WHETHER THE DEATH MAY HAVE RESULTED FROM
- 26 CRIMINAL ACTS OR CRIMINAL NEGLECT.
- 27 (B) FULL DENIAL OF RECOVERY OF ORGANS.--IF A CORONER OR
- 28 MEDICAL EXAMINER IS CONSIDERING DENYING RECOVERY OF ALL OF THE
- 29 ORGANS OF A DECEDENT, THE CORONER OR MEDICAL EXAMINER SHALL
- 30 COMPLY WITH THE PROCEDURE SET FORTH IN THIS SUBSECTION. THE

1 FOLLOWING APPLY:

2	(1) THE CORONER OR MEDICAL EXAMINER OR A DESIGNEE SHALL
3	MEET WITH A MEDICAL ADVISORY GROUP COMPOSED OF THE DECEDENT'S
4	ATTENDING PHYSICIAN OR A DESIGNEE, THE TRANSPLANT SURGEON. <
5	THE FORENSIC PATHOLOGIST, IF AVAILABLE, AND THE APPLICABLE
6	DESIGNATED ORGAN PROCUREMENT ORGANIZATION AT THE HOSPITAL,
7	DURING A REASONABLE TIME CONSISTENT WITH ORGAN DONATION AND
8	PRESERVATION OF FORENSIC EVIDENCE. AND THE APPLICABLE <
9	DESIGNATED ORGAN PROCUREMENT ORGANIZATION AT THE HOSPITAL,
10	DURING A REASONABLE TIME CONSISTENT WITH ORGAN DONATION AND
11	PRESERVATION OF FORENSIC EVIDENCE. IN ADDITION, THE FORENSIC
12	PATHOLOGIST MAY PARTICIPATE AS PART OF THE MEDICAL ADVISORY
13	GROUP BY APPEARING IN PERSON AT THE HOSPITAL, BY TELEPHONE OR
14	THROUGH ELECTRONIC MEANS.
15	(2) THE MEDICAL ADVISORY GROUP SHALL PROVIDE THE CORONER
16	OR MEDICAL EXAMINER OR A DESIGNEE WITH THE CLINICAL FINDINGS
17	OF TESTING AND MEDICAL PROCEDURES PERFORMED ON THE DECEDENT
18	WHILE AT THE HOSPITAL.
19	(3) IF, AFTER THE REVIEW OF THE TESTING AND MEDICAL
20	PROCEDURES SET FORTH IN PARAGRAPH (2), THE CORONER OR MEDICAL
21	EXAMINER OR A DESIGNEE INTENDS TO DENY RECOVERY OF ALL OF THE
22	DECEDENT'S ORGANS, THE CORONER OR MEDICAL EXAMINER OR A
23	DESIGNEE MUST PROVIDE A WRITTEN STATEMENT EXPLAINING THE
24	REASON FOR THE DENIAL. THE STATEMENT SHALL BE PROVIDED TO THE <
25	DESIGNATED ORGAN PROCUREMENT ORGANIZATION UPON REQUEST. THE
26	CORONER OR MEDICAL EXAMINER OR A DESIGNEE SHALL ENSURE THAT
27	THE WRITTEN STATEMENT IS MADE PART OF THE CORONER'S OR
28	MEDICAL EXAMINER'S FILE. THE WRITTEN STATEMENT SHALL BE
29	EXEMPT FROM THE ACT OF FEBRUARY 14, 2008 (P.L.6, NO.3), KNOWN
30	AS THE RIGHT-TO-KNOW LAW.

- 1 (C) FORMS.--THE CORONER OR MEDICAL EXAMINER SHALL DEVELOP A
- 2 FORM FOR THE PURPOSE OF STATING THAT THE CORONER OR MEDICAL
- 3 EXAMINER HAS DENIED THE RECOVERY OF ALL ORGANS AS SET FORTH IN
- 4 SUBSECTION (B). THE CORONER OR MEDICAL EXAMINER SHALL COMPLETE
- 5 THE FORM WHEN DENYING RECOVERY OF ALL OF A DECEDENT'S ORGANS AS

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- 6 <u>SET FORTH IN SUBSECTION (B).</u>
- 7 § 8626.1. NOTIFICATION BY CORONERS AND MEDICAL EXAMINERS TO
- 8 <u>DISTRICT ATTORNEYS.</u>
- 9 (A) APPLICABILITY. -- THIS SECTION SHALL APPLY IN ALL CASES
- 10 WHEN THE CORONER OR MEDICAL EXAMINER:
- 11 (1) MUST DETERMINE THE CAUSE OF DEATH AND WHETHER THE
- 12 DEATH MAY HAVE RESULTED FROM CRIMINAL ACTS OR CRIMINAL
- 13 NEGLECT; AND
- 14 (2) IS NOT THE CORONER OR MEDICAL EXAMINER OF THE COUNTY
- 15 <u>IN WHICH THE CAUSE PRECIPITATING THE DEATH OF THE INDIVIDUAL</u>
- 16 IS BELIEVED TO HAVE OCCURRED.
- 17 (B) PROCEDURE. -- THE CORONER OR MEDICAL EXAMINER SPECIFIED IN
- 18 SUBSECTION (A) (2) SHALL NOTIFY THE CORONER OR MEDICAL EXAMINER
- 19 OF THE COUNTY IN WHICH THE CAUSE PRECIPITATING THE DEATH OF THE
- 20 INDIVIDUAL IS BELIEVED TO HAVE OCCURRED. AFTER RECEIVING THE
- 21 NOTIFICATION, THE CORONER OR MEDICAL EXAMINER SHALL NOTIFY OR
- 22 CAUSE TO BE NOTIFIED THE DISTRICT ATTORNEY OF THE COUNTY IN
- 23 WHICH THE CAUSE PRECIPITATING THE DEATH OF THE INDIVIDUAL IS
- 24 BELIEVED TO HAVE OCCURRED.
- 25 § 8626.2. DISCRETIONARY NOTIFICATION BY CORONER OR MEDICAL
- EXAMINER.
- 27 (A) NOTIFICATION.--EXCEPT AS SET FORTH IN SUBSECTION (B), A
- 28 CORONER OR MEDICAL EXAMINER OR DESIGNEE MAY NOTIFY THE
- 29 APPLICABLE DESIGNATED ORGAN PROCUREMENT ORGANIZATION OF A
- 30 PERSON'S DEATH OUTSIDE THE HOSPITAL FOR THE PURPOSE OF

- 1 FACILITATING RECOVERY OF TISSUES FOR TRANSPLANT.
- 2 (B) EXCEPTION. -- NOTIFICATION SHALL NOT APPLY IF:
- 3 (1) THE PERSON WAS ADMITTED TO THE HOSPITAL AT OR AROUND
- 4 THE TIME OF DEATH; OR
- 5 (2) THE NOTIFICATION TO THE CORONER OR MEDICAL EXAMINER
- 6 OCCURRED MORE THAN 18 HOURS FOLLOWING THE ESTIMATED TIME OF
- 7 THE PERSON'S DEATH.
- 8 § 8627. COLLABORATION AMONG DEPARTMENTS AND ORGAN PROCUREMENT
- 9 <u>ORGANIZATIONS.</u>
- 10 (A) MANDATORY.--
- 11 (1) FOR PURPOSES OF THE ONGOING DEVELOPMENT AND
- 12 <u>IMPLEMENTATION OF THE DONATE LIFE PA REGISTRY, THE DEPARTMENT</u>
- OF TRANSPORTATION SHALL COLLABORATE WITH THE DESIGNATED ORGAN
- 14 PROCUREMENT ORGANIZATIONS IN APPLYING FOR FEDERAL OR PRIVATE
- 15 GRANTS RECOMMENDED BY THE ORGAN PROCUREMENT ORGANIZATIONS.
- 16 (2) THE DEPARTMENT OF TRANSPORTATION, IN CONSULTATION
- 17 WITH DESIGNATED ORGAN PROCUREMENT ORGANIZATIONS, SHALL
- 18 ESTABLISH AN ANNUAL EDUCATION PROGRAM FOR PHOTO LICENSE
- 19 TECHNICIANS OF THE DEPARTMENT OF TRANSPORTATION REGARDING THE
- 20 PROVISIONS OF THIS SUBCHAPTER.
- 21 (B) DISCRETIONARY.--OTHER COMMONWEALTH AGENCIES MAY
- 22 COLLABORATE WITH THE DESIGNATED ORGAN PROCUREMENT ORGANIZATIONS
- 23 <u>IN APPLYING FOR FEDERAL OR PRIVATE GRANTS RECOMMENDED BY THE</u>
- 24 ORGAN PROCUREMENT ORGANIZATIONS.
- 25 § 8627.1. INFORMATION RELATIVE TO ORGAN AND TISSUE DONATION.
- 26 (A) MODEL CURRICULUM. -- WITHIN NINE MONTHS OF THE EFFECTIVE
- 27 DATE OF THIS SECTION, THE DEPARTMENT OF EDUCATION, IN
- 28 CONSULTATION WITH THE DESIGNATED ORGAN PROCUREMENT
- 29 ORGANIZATIONS, SHALL DEVELOP AND POST ON THE DEPARTMENT OF
- 30 EDUCATION'S PUBLICLY ACCESSIBLE INTERNET WEBSITE A MODEL

- 1 CURRICULUM REGARDING ORGAN DONATION FOR STUDENTS IN GRADES 9
- 2 THROUGH 12 WHICH PUBLIC AND NONPUBLIC SCHOOLS MAY USE TO PROVIDE
- 3 INSTRUCTION. THE FORM AND CONTENT OF THE MODEL CURRICULUM
- 4 REGARDING ORGAN DONATION SHALL BE DETERMINED BY THE DEPARTMENT
- 5 OF EDUCATION. THE MODEL CURRICULUM SHALL DO ALL OF THE
- 6 FOLLOWING, AT A MINIMUM:
- 7 (1) PROVIDE A COMPREHENSIVE, SCIENTIFIC OVERVIEW OF
- 8 ANATOMICAL DONATION, ITS HISTORY AND SCIENTIFIC ADVANCEMENT.
- 9 (2) FULLY ADDRESS THE RISKS AND BENEFITS OF AND THE
- 10 MYTHS AND MISUNDERSTANDINGS REGARDING ORGAN AND TISSUE
- 11 <u>DONATION</u>.
- 12 (3) EXPLAIN THE OPTIONS AVAILABLE TO MINORS AND ADULTS,
- 13 INCLUDING THE OPTION OF DESIGNATING ONESELF AS AN ORGAN AND
- 14 TISSUE DONOR AND THE OPTION OF NOT DESIGNATING ONESELF AS AN
- 15 ORGAN DONOR.
- 16 (B) MATERIALS.--WITHIN NINE MONTHS OF THE EFFECTIVE DATE OF
- 17 THIS SECTION, THE DEPARTMENT OF EDUCATION SHALL MAKE RELATED
- 18 INSTRUCTIONAL MATERIALS AVAILABLE ON THE DEPARTMENT OF
- 19 EDUCATION'S PUBLICLY ACCESSIBLE INTERNET WEBSITE TO PUBLIC AND
- 20 NONPUBLIC SCHOOLS EDUCATING STUDENTS IN GRADES 9 THROUGH 12. THE
- 21 GENERAL ASSEMBLY SHALL ENCOURAGE PUBLIC AND NONPUBLIC SCHOOLS TO
- 22 USE THE INSTRUCTIONAL MATERIALS. NOTHING IN THIS SUBSECTION
- 23 SHALL BE CONSTRUED TO REQUIRE PUBLIC OR NONPUBLIC SCHOOLS TO USE
- 24 THE INSTRUCTIONAL MATERIALS.
- 25 (C) PARENTAL OPTION.--A MINOR ENROLLED IN A PUBLIC OR
- 26 NONPUBLIC SCHOOL SHALL BE PERMITTED TO OPT OUT OF RECEIVING
- 27 <u>INSTRUCTION OR MATERIALS RELATING TO ANATOMICAL DONATION AS</u>
- 28 PROVIDED UNDER THIS SECTION IF THE MINOR'S PARENT OR GUARDIAN
- 29 HAS PROVIDED WRITTEN NOTICE TO THE SCHOOL.
- 30 (D) INSTITUTIONS OF HIGHER EDUCATION. --

1	(1) BEGINNING WITH THE 2018-2019 SCHOOL YEAR, EACH
2	PUBLIC INSTITUTION OF HIGHER EDUCATION IN THIS COMMONWEALTH
3	MAY PROVIDE, IN COLLABORATION WITH THE DESIGNATED ORGAN
4	PROCUREMENT ORGANIZATIONS, INFORMATION TO ITS STUDENTS,
5	EITHER THROUGH STUDENT HEALTH SERVICES OR AS PART OF THE
6	CURRICULUM, WHICH:
7	(I) PROVIDES A COMPREHENSIVE, SCIENTIFIC OVERVIEW OF
8	ANATOMICAL DONATION, ITS HISTORY AND SCIENTIFIC
9	ADVANCEMENT; AND
10	(II) ADDRESSES THE RISKS AND BENEFITS OF AND THE
11	MYTHS AND MISUNDERSTANDINGS ABOUT ANATOMICAL DONATION.
12	(2) BEGINNING WITH THE 2019-2020 SCHOOL YEAR, EACH
13	PRIVATE INSTITUTION OF HIGHER EDUCATION IN THIS COMMONWEALTH
14	MAY PROVIDE, IN COLLABORATION WITH THE DESIGNATED ORGAN
15	PROCUREMENT ORGANIZATIONS, INFORMATION TO ITS STUDENTS,
16	EITHER THROUGH STUDENT HEALTH SERVICES OR AS PART OF THE
17	CURRICULUM, WHICH:
18	(I) PROVIDES A COMPREHENSIVE, SCIENTIFIC OVERVIEW OF
19	ANATOMICAL DONATION, ITS HISTORY AND SCIENTIFIC
20	ADVANCEMENT; AND
21	(II) ADDRESSES THE RISKS AND BENEFITS OF AND THE
22	MYTHS AND MISUNDERSTANDINGS ABOUT ANATOMICAL DONATION.
23	§ 8628. REQUIREMENTS FOR PHYSICIAN AND NURSE TRAINING RELATIVE
24	TO ORGAN AND TISSUE DONATION AND RECOVERY.
25	THE STATE BOARD OF MEDICINE, THE STATE BOARD OF OSTEOPATHIC
26	MEDICINE AND THE STATE BOARD OF NURSING SHALL PROMULGATE
27	REGULATIONS REQUIRING PHYSICIANS, OSTEOPATHIC PHYSICIANS AND
28	PROFESSIONAL NURSES TO COMPLETE A TWO-HOUR COURSE ON ORGAN AND
29	TISSUE DONATION AND RECOVERY DESIGNED TO ADDRESS THE CLINICAL
30	ASPECTS OF THE DONATION AND RECOVERY PROCESS AS A CONDITION OF

- 1 LICENSE RENEWAL. THE COURSE MAY INCLUDE INFORMATION ABOUT
- 2 DONATION OF HANDS, FACIAL TISSUE AND LIMBS AND OTHER
- 3 VASCULARIZED COMPOSITE ALLOGRAFTS. THE COURSE SHALL BE COMPLETED
- 4 WITHIN FIVE YEARS OF INITIAL LICENSURE OR WITHIN FIVE YEARS OF
- 5 LICENSURE RENEWAL, WHICHEVER OCCURS FIRST.
- 6 § 8629. DEPARTMENT OF TRANSPORTATION.
- 7 THE FOLLOWING SHALL APPLY:
- 8 (1) THE SECRETARY OF TRANSPORTATION SHALL PUBLISH NOTICE
- 9 <u>IN THE PENNSYLVANIA BULLETIN OF THE COMPLETION OF THE</u>
- 10 <u>DEPARTMENT OF TRANSPORTATION'S:</u>
- 11 <u>(I) INTERNET WEBSITE ESTABLISHED UNDER SECTION</u>
- 12 8621(C)(2) (RELATING TO THE GOVERNOR ROBERT P. CASEY
- 13 <u>MEMORIAL ORGAN AND TISSUE DONATION AWARENESS TRUST FUND</u>
- 14 CONTRIBUTIONS);
- 15 (II) ESTABLISHMENT OF THE DONATE LIFE PA REGISTRY;
- 16 AND
- 17 (III) ESTABLISHMENT OF THE HYPERLINKS TO ENABLE
- DONATION OF MONEY UNDER SECTION 8621.
- 19 (2) UNTIL THE NOTICE UNDER PARAGRAPH (1) IS PUBLISHED,
- THE SECRETARY OF TRANSPORTATION SHALL ISSUE A STATEMENT EVERY
- 21 60 DAYS TO THE CHAIRPERSON AND MINORITY CHAIRPERSON OF THE
- 22 JUDICIARY COMMITTEE OF THE SENATE AND THE CHAIRPERSON AND
- 23 MINORITY CHAIRPERSON OF THE JUDICIARY COMMITTEE OF THE HOUSE
- 24 OF REPRESENTATIVES REGARDING THE ACTIONS TAKEN BY THE
- 25 DEPARTMENT TO COMPLETE THE REQUIREMENTS UNDER PARAGRAPH (1).
- 26 § 8630. DEPARTMENT OF CORRECTIONS.
- 27 THE DEPARTMENT OF CORRECTIONS SHALL, IN CONSULTATION WITH AN
- 28 ORGAN PROCUREMENT ORGANIZATION, PROVIDE INFORMATION TO OR MAKE
- 29 INFORMATION AVAILABLE ABOUT ANATOMICAL DONATION TO INMATES IN
- 30 STATE CORRECTIONAL INSTITUTIONS. THE INFORMATION MAY ALSO

- 1 INCLUDE INFORMATION ABOUT DONATION OF HANDS, FACIAL TISSUE OR
- 2 LIMBS AND OTHER VASCULARIZED COMPOSITE ALLOGRAFTS. THE
- 3 <u>INFORMATION SHALL BE PROVIDED OR MADE AVAILABLE ANNUALLY AND</u>
- 4 SHALL INCLUDE TOPICS UNDER SECTION 8621(C)(2) (RELATING TO THE
- 5 GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN AND TISSUE DONATION
- 6 AWARENESS TRUST FUND CONTRIBUTIONS).
- 7 § 8631. STUDY OF ORGAN PROCUREMENT ORGANIZATIONS.
- 8 (A) STUDY.--THE LEGISLATIVE BUDGET AND FINANCE COMMITTEE
- 9 SHALL CONDUCT A STUDY AND PERFORMANCE EVALUATION OF EXPENDITURES
- 10 WHICH UTILIZE GRANTS FROM THE DEPARTMENT OF HEALTH UNDER SECTION
- 11 8622(B) (RELATING TO THE GOVERNOR ROBERT P. CASEY MEMORIAL ORGAN
- 12 AND TISSUE DONATION AWARENESS TRUST FUND).
- 13 (B) DATE. -- THE STUDY UNDER SUBSECTION (A) SHALL BE COMPLETED
- 14 NO LATER THAN TWO YEARS AFTER THE EFFECTIVE DATE OF THIS
- 15 <u>SECTION. COPIES SHALL BE SUBMITTED TO THE FOLLOWING:</u>
- 16 <u>(1) THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE</u>
- 17 SENATE.
- 18 (2) THE JUDICIARY COMMITTEE OF THE SENATE.
- 19 <u>(3) THE HEALTH COMMITTEE OF THE HOUSE OF</u>
- 20 REPRESENTATIVES.
- 21 (4) THE JUDICIARY COMMITTEE OF THE HOUSE OF
- 22 <u>REPRESENTATIVES.</u>
- 23 § 8632. RELATION TO ELECTRONIC SIGNATURES IN GLOBAL AND
- 24 NATIONAL COMMERCE ACT.
- 25 THIS CHAPTER MODIFIES, LIMITS AND SUPERSEDES THE ELECTRONIC
- 26 SIGNATURES IN GLOBAL AND NATIONAL COMMERCE ACT (PUBLIC LAW 106-
- 27 229, 15 U.S.C. § 7001 ET SEQ.). THIS CHAPTER SHALL NOT MODIFY,
- 28 LIMIT OR SUPERSEDE SECTION 101(C) OF THE ELECTRONIC SIGNATURES
- 29 <u>IN GLOBAL AND NATIONAL COMMERCE ACT OR AUTHORIZE ELECTRONIC</u>
- 30 DELIVERY OF ANY OF THE NOTICES DESCRIBED IN SECTION 103(B) OF

- 1 THE ELECTRONIC SIGNATURES IN GLOBAL AND NATIONAL COMMERCE ACT.
- 2 SECTION 9. SUBCHAPTER C OF CHAPTER 86 OF TITLE 20 IS
- 3 REPEALED:
- 4 [SUBCHAPTER C
- 5 CORNEAL TRANSPLANTS
- 6 SEC.
- 7 8641. REMOVAL OF CORNEAL TISSUE PERMITTED UNDER CERTAIN
- 8 CIRCUMSTANCES.
- 9 8642. LIMITATION OF LIABILITY.
- 10 § 8641. REMOVAL OF CORNEAL TISSUE PERMITTED UNDER CERTAIN
- CIRCUMSTANCES.
- 12 (A) GENERAL RULE. -- ON A REQUEST FROM AN AUTHORIZED OFFICIAL
- 13 OF AN EYE BANK FOR CORNEAL TISSUE, A CORONER OR MEDICAL EXAMINER
- 14 MAY PERMIT THE REMOVAL OF CORNEAL TISSUE IF ALL OF THE FOLLOWING
- 15 APPLY:
- 16 (1) THE DECEDENT FROM WHOM THE TISSUE IS TO BE REMOVED
- 17 DIED UNDER CIRCUMSTANCES REQUIRING AN INQUEST.
- 18 (2) THE CORONER OR MEDICAL EXAMINER HAS MADE A
- 19 REASONABLE EFFORT TO CONTACT PERSONS LISTED IN SECTION 8611
- 20 (RELATING TO PERSONS WHO MAY EXECUTE ANATOMICAL GIFT).
- 21 (3) NO OBJECTION BY A PERSON LISTED IN SECTION 8611 IS
- 22 KNOWN BY THE CORONER OR MEDICAL EXAMINER.
- 23 (4) THE REMOVAL OF THE CORNEAL TISSUE WILL NOT INTERFERE
- 24 WITH THE SUBSEQUENT COURSE OF AN INVESTIGATION OR AUTOPSY OR
- 25 ALTER THE DECEDENT'S POSTMORTEM FACIAL APPEARANCE.
- 26 (B) DEFINITION.--AS USED IN THIS SECTION, THE TERM "EYE
- 27 BANK" MEANS A NONPROFIT CORPORATION CHARTERED UNDER THE LAWS OF
- 28 THIS COMMONWEALTH TO OBTAIN, STORE AND DISTRIBUTE DONOR EYES TO
- 29 BE USED BY PHYSICIANS OR SURGEONS FOR CORNEAL TRANSPLANTS,
- 30 RESEARCH OR OTHER MEDICAL PURPOSES AND THE MEDICAL ACTIVITIES OF

- 1 WHICH ARE DIRECTED BY A PHYSICIAN OR SURGEON IN THIS
- 2 COMMONWEALTH.
- 3 § 8642. LIMITATION OF LIABILITY.
- 4 A PERSON WHO ACTS IN GOOD FAITH IN ACCORDANCE WITH THE
- 5 PROVISIONS OF THIS SUBCHAPTER SHALL NOT BE SUBJECT TO CRIMINAL
- 6 OR CIVIL LIABILITY ARISING FROM ANY ACTION TAKEN UNDER THIS
- 7 SUBCHAPTER. THE IMMUNITY PROVIDED BY THIS SECTION SHALL NOT
- 8 EXTEND TO PERSONS IF DAMAGES RESULT FROM THE GROSS NEGLIGENCE,
- 9 RECKLESSNESS OR INTENTIONAL MISCONDUCT OF THE PERSON.]
- 10 SECTION 10. CHAPTER 86 OF TITLE 20 IS AMENDED BY ADDING A
- 11 SUBCHAPTER TO READ:
- 12 SUBCHAPTER D
- 13 <u>HANDS, FACIAL TISSUE, LIMBS AND OTHER</u>
- 14 VASCULARIZED COMPOSITE ALLOGRAFTS
- 15 SEC.
- 16 <u>8651. SCOPE OF SUBCHAPTER.</u>
- 17 <u>8652. INTENT OF GENERAL ASSEMBLY.</u>
- 18 <u>8653.</u> DEFINITIONS.
- 19 8654. REQUIREMENT OF EXPLICIT, SPECIFIC AND SEPARATE
- 20 AUTHORIZATION.
- 21 8655. AGENTS, NEXT OF KIN AND OTHER SURROGATE DECISION MAKERS.
- 22 8656. PROCEDURE FOR REQUESTING HANDS, FACIAL TISSUE, LIMBS AND
- 23 OTHER VASCULARIZED COMPOSITE ALLOGRAFTS.
- 24 8657. GIFT OF VASCULARIZED COMPOSITE ALLOGRAFT FROM DECEDENT
- 25 <u>WHOSE DEATH IS UNDER INVESTIGATION.</u>
- 26 8657.1. NOTIFICATION BY CORONERS AND MEDICAL EXAMINERS TO
- <u>DISTRICT ATTORNEYS.</u>
- 28 8658. GIFTS OF VASCULARIZED COMPOSITE ALLOGRAFTS.
- 29 8659. RIGHTS AND PROTECTIONS FOR CERTAIN INDIVIDUALS.
- 30 <u>8660. LAW ON AUTOPSIES APPLICABLE.</u>

- 1 8661. VITAL RECORDS.
- 2 8662. DONEES AND VASCULARIZED COMPOSITE ALLOGRAFTS.
- 3 8663. DISSEMINATION OF INFORMATION PROHIBITED.
- 4 8664. PROHIBITED CONDUCT.
- 5 8665. FUNERAL ESTABLISHMENTS.
- 6 8666. LIMITATION ON LIABILITY.
- 7 § 8651. SCOPE OF SUBCHAPTER.
- 8 THIS SUBCHAPTER APPLIES EXCLUSIVELY TO HANDS, FACIAL TISSUE,
- 9 LIMBS AND OTHER VASCULARIZED COMPOSITE ALLOGRAFTS DONATED BY AN
- 10 INDIVIDUAL WHOSE DEATH IS IMMINENT OR WHO HAS DIED IN THE
- 11 HOSPITAL.
- 12 § 8652. INTENT OF GENERAL ASSEMBLY.
- 13 IT IS THE INTENT OF THE GENERAL ASSEMBLY TO PROVIDE GUIDANCE
- 14 TO ORGAN PROCUREMENT ORGANIZATIONS, HOSPITALS, HEALTH CARE
- 15 PROFESSIONALS AND THE PUBLIC ABOUT THE DONATION OF HANDS, FACIAL
- 16 TISSUE, LIMBS AND OTHER VASCULARIZED COMPOSITE ALLOGRAFTS WHEN
- 17 DONATED BY AN INDIVIDUAL WHOSE DEATH IS IMMINENT OR WHO HAS DIED
- 18 IN THE HOSPITAL. THE GENERAL ASSEMBLY RECOGNIZES THAT A DONATION
- 19 OF A VASCULARIZED COMPOSITE ALLOGRAFT FROM AN INDIVIDUAL WHOSE
- 20 DEATH IS IMMINENT OR WHO HAS DIED IN THE HOSPITAL, SOMETIMES
- 21 REFERRED TO AS AUTHORIZATION FOR A VASCULARIZED COMPOSITE
- 22 <u>ALLOGRAFT FROM A DECEASED DONOR, IS A GIFT WHICH MUST BE GIVEN</u>
- 23 FREELY. IN ORDER TO BE GIVEN FREELY, EXPLICIT AND SPECIFIC
- 24 CONSENT MUST BE OBTAINED FROM DONORS OR THE DONORS' FAMILIES.
- 25 OBTAINING EXPLICIT AND SPECIFIC CONSENT IS THE ONLY WAY TO
- 26 ENSURE TRANSPARENCY IN THE DONATION PROCESS AND TO PRESERVE THE
- 27 PUBLIC TRUST. IT IS THE INTENTION OF THE GENERAL ASSEMBLY TO
- 28 DESIGN POLICIES AND PROCEDURES TO ENSURE THAT THE DONATION OF
- 29 HANDS, FACIAL TISSUE, LIMBS AND OTHER VASCULARIZED COMPOSITE
- 30 ALLOGRAFTS FROM AN INDIVIDUAL WHOSE DEATH IS IMMINENT OR WHO HAS

- 1 DIED IN THE HOSPITAL IS ONLY MADE WITH EXPLICIT AND SPECIFIC
- 2 CONSENT.
- 3 § 8653. DEFINITIONS.
- 4 THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS SUBCHAPTER
- 5 SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE
- 6 CONTEXT CLEARLY INDICATES OTHERWISE:
- 7 "MINOR." AN INDIVIDUAL UNDER 18 YEARS OF AGE.
- 8 <u>"SURROGATE DECISION MAKER." AN INDIVIDUAL UNDER SECTION</u>
- 9 8611(B)(1), (2), (3), (4), (5), (6), (7) OR (8) (RELATING TO
- 10 PERSONS WHO MAY EXECUTE ANATOMICAL GIFT).
- 11 § 8654. REQUIREMENT OF EXPLICIT, SPECIFIC AND SEPARATE
- 12 AUTHORIZATION.
- 13 THE FOLLOWING APPLY:
- 14 (1) AN INDIVIDUAL OF SOUND MIND WHO IS 18 YEARS OF AGE
- OR OLDER MAY AUTHORIZE RECOVERY OF HANDS, FACIAL TISSUE,
- 16 LIMBS AND OTHER VASCULARIZED COMPOSITE ALLOGRAFTS. THE
- 17 AUTHORIZATION MAY BE IN A WILL, LIVING WILL, HEALTH CARE
- 18 POWER OF ATTORNEY, POWER OF ATTORNEY OR OTHER DOCUMENT. IN
- 19 ORDER TO BE VALID, THE AUTHORIZATION MUST BE IN WRITING,
- 20 WITNESSED BY TWO OTHER INDIVIDUALS, AND EXPLICITLY AND
- 21 SPECIFICALLY STATE THAT THE INDIVIDUAL AUTHORIZES THE
- 22 RECOVERY OF THE INDIVIDUAL'S HANDS, FACIAL TISSUE, LIMBS OR
- 23 OTHER VASCULARIZED COMPOSITE ALLOGRAFTS. THE AUTHORIZATION
- 24 MUST BE PROVIDED SEPARATELY FROM AN ANATOMICAL DONATION. IF
- 25 THE INDIVIDUAL EXPLICITLY, SPECIFICALLY AND SEPARATELY
- 26 AUTHORIZES SUCH A GIFT AND REQUESTS RECONSTRUCTIVE SURGERY,
- THEN THE SURGERY SHALL BE PROVIDED AT NO COST TO THE
- 28 INDIVIDUAL OR THE INDIVIDUAL'S FAMILY OR REPRESENTATIVE. ANY
- 29 <u>LIMITATIONS ON THE PROVISION OF THE GIFT AUTHORIZED BY THE</u>
- 30 INDIVIDUAL SHALL BE HONORED BY THE HOSPITAL, A DONEE UNDER

- 1 SECTION 8662 (RELATING TO DONEES AND VASCULARIZED COMPOSITE
- 2 ALLOGRAFTS), HEALTH CARE PROFESSIONALS INVOLVED IN THE
- 3 RECOVERY AND TRANSPLANTATION PROCESS, THE ORGAN PROCUREMENT
- 4 ORGANIZATIONS AND ANY OTHER PERSON INVOLVED WITH THE DONATION
- 5 AND RECOVERY OF A VASCULARIZED COMPOSITE ALLOGRAFT. IF THE
- 6 <u>INDIVIDUAL AUTHORIZES A GIFT OF HANDS, FACIAL TISSUE, LIMBS</u>
- 7 OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS, THEN
- 8 <u>AUTHORIZATION OF A SURROGATE DECISION MAKER SHALL NOT BE</u>
- 9 NECESSARY.
- 10 (2) IT IS UNLAWFUL FOR A MINOR TO AUTHORIZE THE DONATION
- OF THE MINOR'S HANDS, FACIAL TISSUE, LIMBS OR OTHER
- 12 VASCULARIZED COMPOSITE ALLOGRAFTS. IN THE CASE OF A MINOR
- 13 WHOSE DEATH IS IMMINENT OR WHO HAS DIED IN A HOSPITAL, A
- 14 PARENT OR GUARDIAN MAY AUTHORIZE DONATION OF THE MINOR'S
- 15 HANDS, FACIAL TISSUE, LIMBS OR OTHER VASCULARIZED COMPOSITE
- 16 ALLOGRAFTS IF THE PARENT OR GUARDIAN DOES NOT HAVE ACTUAL
- 17 <u>NOTICE OF CONTRARY INDICATIONS ON THE PART OF THE MINOR WITH</u>
- 18 RESPECT TO MAKING A DONATION OF THE MINOR'S HANDS, FACIAL
- 19 TISSUE, LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS AND
- THERE IS NO ACTUAL NOTICE OF OPPOSITION BY THE OTHER PARENT.
- 21 IF THE PARENT OR GUARDIAN HAS ACTUAL NOTICE OF CONTRARY
- 22 INDICATIONS OR THERE IS ACTUAL NOTICE OF OPPOSITION BY THE
- 23 OTHER PARENT, THEN THE PARENT OR GUARDIAN IS NOT AUTHORIZED
- TO MAKE SUCH A GIFT. THE HOSPITAL, HEALTH CARE PROFESSIONALS,
- 25 ORGAN PROCUREMENT ORGANIZATION AND A DONEE UNDER SECTION 8662
- 26 SHALL NOT EFFECTUATE A DONATION IF THE MINOR EVIDENCED
- 27 <u>CONTRARY INDICATIONS REGARDING DONATION OF THE MINOR'S HANDS,</u>
- 28 FACIAL TISSUE, LIMBS OR OTHER VASCULARIZED COMPOSITE
- 29 ALLOGRAFTS OR THERE IS ACTUAL NOTICE OF OPPOSITION BY THE
- 30 OTHER PARENT.

1	(3) A GIFT OF A VASCULARIZED COMPOSITE ALLOGRAFT UNDER
2	THIS SECTION MAY BE REVOKED OR AMENDED AT ANY TIME AND IN THE
3	MANNER SPECIFIED IN SECTION 8615 (RELATING TO AMENDMENT OR
4	REVOCATION OF GIFT).
5	§ 8655. AGENTS, NEXT OF KIN AND OTHER SURROGATE DECISION
6	MAKERS.
7	THE FOLLOWING APPLY:
8	(1) SUBJECT TO PARAGRAPH (2), A SURROGATE DECISION
9	MAKER, IN ORDER OF PRIORITY STATED WHEN PERSONS IN PRIOR
10	CLASSES ARE NOT AVAILABLE AT THE TIME OF DEATH, AND IN THE
11	ABSENCE OF ACTUAL NOTICE OF CONTRARY INDICATIONS BY THE
12	DECEDENT AS SET FORTH IN SUBPARAGRAPH (II) OR EVIDENCE OF A
13	PROHIBITION, AMENDMENT, REVOCATION OR DENIAL OF A GIFT OF A
14	VASCULARIZED COMPOSITE ALLOGRAFT AS SET FORTH IN SUBPARAGRAPH
15	(I) OR ACTUAL NOTICE OF OPPOSITION BY A MEMBER OF THE SAME OR
16	A PRIOR CLASS, MAY AUTHORIZE THE DONATION OF HANDS, FACIAL
17	TISSUE, LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS OF
18	AN INDIVIDUAL WHO IS AT LEAST 18 YEARS OF AGE AND WHOSE DEATH
19	IS IMMINENT OR WHO HAS DIED IN A HOSPITAL IF:
20	(I) THERE IS NO EVIDENCE OF A PROHIBITION,
21	AMENDMENT, REVOCATION OR DENIAL OF A GIFT OF HANDS,
22	FACIAL TISSUE, LIMBS AND OTHER VASCULARIZED COMPOSITE
23	ALLOGRAFTS IN A LIVING WILL, WILL, ADVANCE HEALTH CARE
24	DIRECTIVE, HEALTH CARE POWER OF ATTORNEY, POWER OF
25	ATTORNEY OR OTHER DOCUMENT OF THE INDIVIDUAL; AND
26	(II) THERE IS NO ACTUAL NOTICE OF CONTRARY
27	INDICATIONS BY THE INDIVIDUAL REGARDING SUCH A GIFT IN
28	ANY FORM, INCLUDING THROUGH STATEMENTS MADE BY THE
29	INDIVIDUAL TO HEALTH CARE PROFESSIONALS, TO FAMILY
30	MEMBERS OR TO THE SURROGATE DECISION MAKER. IF THE

Τ	SURROGATE DECISION MAKER HAS ACTUAL NOTICE OF CONTRARY
2	INDICATIONS ON THE PART OF THE INDIVIDUAL WITH RESPECT TO
3	MAKING A DONATION OF THE INDIVIDUAL'S HANDS, FACIAL
4	TISSUE, LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS,
5	THEN IT IS UNLAWFUL FOR THE SURROGATE DECISION MAKER TO
6	MAKE SUCH A GIFT. THE HOSPITAL, HEALTH CARE
7	PROFESSIONALS, DONEES UNDER SECTION 8662 (RELATING TO
8	DONEES AND VASCULARIZED COMPOSITE ALLOGRAFTS) AND ORGAN
9	PROCUREMENT ORGANIZATION SHALL NOT EFFECTUATE A DONATION
10	IF THE INDIVIDUAL EVIDENCED CONTRARY INDICATIONS
11	REGARDING DONATION OF THE INDIVIDUAL'S HANDS, FACIAL
12	TISSUE, LIMBS OR OTHER VASCULARIZED COMPOSITE ALLOGRAFTS.
13	(2) A SURROGATE DECISION MAKER MAY NOT AUTHORIZE A GIFT
14	OF HANDS, FACIAL TISSUE, LIMBS OR OTHER VASCULARIZED
15	COMPOSITE ALLOGRAFTS ON THE PART OF AN INDIVIDUAL UNDER
16	PARAGRAPH (1), IF ANY OF THE FOLLOWING APPLY:
17	(I) THE DISTRICT ATTORNEY OR A LAW ENFORCEMENT
18	OFFICER NOTIFIES THE ORGAN PROCUREMENT ORGANIZATION THAT
19	THE SURROGATE DECISION MAKER IS A SUSPECT OR PERSON OF
20	INTEREST IN CAUSING THE DISEASE, ILLNESS, INJURY,
21	CONDITION OR DEATH OF THE INDIVIDUAL.
22	(II) THE DISTRICT ATTORNEY OR A LAW ENFORCEMENT <
23	OFFICER NOTIFIES THE ORGAN PROCUREMENT ORGANIZATION THAT
24	THE SURROGATE DECISION MAKER IS THE SUBJECT OF A
25	PROTECTION FROM ABUSE ORDER, AN ORDER ISSUED UNDER 42
26	PA.C.S. CH. 62A (RELATING TO PROTECTION OF VICTIMS OF
27	SEXUAL VIOLENCE OR INTIMIDATION) OR SIMILAR ORDER FROM A
28	COURT THAT WAS ISSUED TO THE INDIVIDUAL.
29	(III) THE DISTRICT ATTORNEY OR A LAW ENFORCEMENT
30	OFFICER NOTIFIES THE ORGAN PROCUREMENT ORGANIZATION THAT

1	THE SURROGATE DECISION MAKER HAS BEEN ARRESTED OR
2	DETAINED IN CONNECTION WITH THE DISEASE, ILLNESS, INJURY,
3	CONDITION OR DEATH OF THE INDIVIDUAL.
4	§ 8656. PROCEDURE FOR REQUESTING HANDS, FACIAL TISSUE, LIMBS
5	AND OTHER VASCULARIZED COMPOSITE ALLOGRAFTS.
6	THE FOLLOWING APPLIES TO ORGAN PROCUREMENT ORGANIZATIONS,
7	HEALTH CARE PROFESSIONALS, DONEES UNDER SECTION 8662 (RELATING
8	TO DONEES AND VASCULARIZED COMPOSITE ALLOGRAFTS) AND OTHER
9	PERSONS WHO REQUEST A GIFT OF HANDS, FACIAL TISSUE, LIMBS AND
10	OTHER VASCULARIZED COMPOSITE ALLOGRAFTS FROM A SURROGATE
11	DECISION MAKER:
12	(1) THE REQUEST FOR A DONATION MUST BE MADE SEPARATELY
13	FROM A REQUEST FOR DONATION UNDER SUBCHAPTER B (RELATING TO
14	EXPRESS ANATOMICAL GIFTS). THE REQUEST MUST EXPLICITLY AND
15	SPECIFICALLY IDENTIFY DONATIONS OF HANDS, FACIAL TISSUE,
16	LIMBS AND OTHER VASCULARIZED COMPOSITE ALLOGRAFTS AS DISTINCT
17	FROM TRADITIONAL ORGANS SUCH AS HEART, LIVER, OR LUNG OR
18	TISSUES UNDER SUBCHAPTER B. THE DISCUSSION MUST EDUCATE THE
19	SURROGATE DECISION MAKER ABOUT THE PROCESS OF RECOVERY OF
20	VASCULARIZED COMPOSITE ALLOGRAFTS AND MUST CLEARLY DEFINE AND
21	EXPLAIN ALL OF THE FOLLOWING:
22	(I) WHAT A VASCULARIZED COMPOSITE ALLOGRAFT IS, THE
23	BENEFIT TO THE RECIPIENT AND PRECISELY WHAT WILL BE
24	RECOVERED.
25	(II) THAT ANY PRIOR GENERALIZED AUTHORIZATION FOR AN
26	ANATOMICAL GIFT UNDER SUBCHAPTER B DOES NOT INCLUDE A
27	GIFT OF A HAND, FACIAL TISSUE, LIMB OR OTHER VASCULARIZED
28	COMPOSITE ALLOGRAFT.
29	(III) THAT PERMISSION FOR A GIFT OF A HAND, FACIAL
30	TISSUE, LIMB OR OTHER VASCULARIZED COMPOSITE ALLOGRAFT

1	MUST BE GIVEN SEPARATELY FROM THE PERMISSION FOR A GIFT
2	UNDER SUBCHAPTER B.
3	(IV) THAT THE APPEARANCE OF THE INDIVIDUAL WHOSE
4	DEATH IS IMMINENT OR WHO HAS DIED IN A HOSPITAL WILL BE
5	SIGNIFICANTLY ALTERED AFTER THE RECOVERY OF THE GIFT AND
6	THAT UPON REQUEST THE RECOVERY TEAM WILL PERFORM
7	RECONSTRUCTIVE SURGERY ON THE INDIVIDUAL AT NO COST TO
8	THE INDIVIDUAL, THE INDIVIDUAL'S FAMILY OR SURROGATE
9	DECISION MAKER. IN ADDITION, THE DISCUSSION MUST EXPLAIN
10	THAT THE RECOVERY OF VASCULARIZED COMPOSITE ALLOGRAFTS
11	MAY IMPACT BURIAL ARRANGEMENTS AND THAT AN OPEN CASKET
12	MAY NOT BE POSSIBLE.
13	(V) THAT THE IDENTITY OF THE INDIVIDUAL WHOSE DEATH
14	IS IMMINENT OR WHO HAS DIED IN A HOSPITAL MAY NOT BE ABLE
15	TO BE PROTECTED DUE TO FINGERPRINTS OR BIRTHMARKS.
16	(2) A DECEASED DONOR AUTHORIZATION FORM SHALL BE USED
17	WHICH SPECIFICALLY IDENTIFIES THE OPTION OF AUTHORIZING A
18	GIFT OF HANDS, FACIAL TISSUE, LIMBS AND OTHER VASCULARIZED
19	COMPOSITE ALLOGRAFTS. THE FORM MUST INCLUDE A PROVISION WHICH
20	STATES THAT THE SURROGATE DECISION MAKER AND FAMILY OF THE
21	INDIVIDUAL WHOSE DEATH IS IMMINENT OR WHO HAS DIED IN A
22	HOSPITAL UNDERSTANDS THE RELEVANT ANATOMICAL DETAILS OF THE
23	DONATION, THE ALTERATION OF THE APPEARANCE OF THE INDIVIDUAL,
24	INCLUDING THE IMPACT OF THE RECOVERY OF VASCULARIZED
25	COMPOSITE ALLOGRAFTS UPON FUNERAL ARRANGEMENTS, AND THAT,
26	DESPITE THE BEST EFFORTS OF THE ORGAN PROCUREMENT
27	ORGANIZATION, THE ANONYMITY OF THE INDIVIDUAL MAY NOT BE
28	PROTECTED. FURTHER, THE FORM MUST PROVIDE INFORMATION ABOUT
29	THE NATURE OF THE DISCUSSION REQUIRED UNDER PARAGRAPH (1),
30	<pre>INCLUDING:</pre>

1	(I) THE DATE AND TIME OF THE DISCUSSION;
2	(II) FOR INDIVIDUALS WHO HOLD A PROFESSIONAL OR
3	OCCUPATIONAL LICENSE, THE NAMES, ADDRESSES, TELEPHONE
4	NUMBERS AND PROFESSIONAL OR OCCUPATIONAL LICENSE NUMBERS
5	OF THE INDIVIDUALS WHO MADE THE REQUEST FOR THE DONATION
6	AND PROVIDED THE INFORMATION UNDER PARAGRAPH (1); AND
7	(III) A SUMMARY OF THE TOPICS DISCUSSED AND WHICH
8	SURROGATE DECISION MAKER AUTHORIZED THE GIFT OF A
9	VASCULARIZED COMPOSITE ALLOGRAFT.
10	§ 8657. GIFT OF VASCULARIZED COMPOSITE ALLOGRAFT FROM DECEDENT
11	WHOSE DEATH IS UNDER INVESTIGATION.
12	(A) APPLICABILITY THIS SECTION SHALL APPLY IN ALL CASES
13	WHEN THE CORONER OR MEDICAL EXAMINER MUST DETERMINE THE CAUSE OF
14	DEATH AND WHETHER THE DEATH MAY HAVE RESULTED FROM CRIMINAL ACTS
15	OR CRIMINAL NEGLECT.
16	(B) DENIAL OF RECOVERY OF VASCULARIZED COMPOSITE
17	ALLOGRAFT IF A CORONER OR MEDICAL EXAMINER IS CONSIDERING
18	DENYING RECOVERY OF THE VASCULARIZED COMPOSITE ALLOGRAFT OF AN
19	INDIVIDUAL, THE CORONER OR MEDICAL EXAMINER SHALL COMPLY WITH
20	THE PROCEDURE SET FORTH IN THIS SUBSECTION. THE FOLLOWING APPLY:
21	(1) THE CORONER OR MEDICAL EXAMINER OR A DESIGNEE SHALL
22	MEET WITH A MEDICAL ADVISORY GROUP COMPOSED OF THE
23	INDIVIDUAL'S ATTENDING PHYSICIAN OR A DESIGNEE, THE
24	TRANSPLANT SURGEON, THE FORENSIC PATHOLOGIST, IF AVAILABLE, <-
25	AND THE APPLICABLE DESIGNATED ORGAN PROCUREMENT ORGANIZATION
26	AT THE HOSPITAL, DURING A REASONABLE TIME CONSISTENT WITH
27	DONATION AND PRESERVATION OF FORENSIC EVIDENCE. AND THE <-
28	APPLICABLE DESIGNATED ORGAN PROCUREMENT ORGANIZATION AT THE
29	HOSPITAL, DURING A REASONABLE TIME CONSISTENT WITH DONATION
30	AND PRESERVATION OF FORENSIC EVIDENCE. IN ADDITION, THE

- 1 FORENSIC PATHOLOGIST MAY PARTICIPATE AS PART OF THE MEDICAL
- 2 ADVISORY GROUP BY APPEARING IN PERSON AT THE HOSPITAL, BY
- 3 TELEPHONE OR THROUGH ELECTRONIC MEANS.
- 4 (2) THE MEDICAL ADVISORY GROUP SHALL PROVIDE THE CORONER
- 5 OR MEDICAL EXAMINER OR A DESIGNEE WITH THE CLINICAL FINDINGS
- 6 OF TESTING AND MEDICAL PROCEDURES PERFORMED ON THE INDIVIDUAL
- 7 WHILE AT THE HOSPITAL.
- 8 (3) IF, AFTER THE REVIEW OF THE TESTING AND MEDICAL
- 9 PROCEDURES SET FORTH IN PARAGRAPH (2), THE CORONER OR MEDICAL
- 10 EXAMINER OR A DESIGNEE INTENDS TO DENY RECOVERY OF THE
- 11 VASCULARIZED COMPOSITE ALLOGRAFT, THE CORONER OR MEDICAL
- 12 EXAMINER OR A DESIGNEE MUST PROVIDE A WRITTEN STATEMENT
- 13 <u>EXPLAINING THE REASON FOR THE DENIAL. THE STATEMENT SHALL BE</u> <--
- 14 PROVIDED TO THE DESIGNATED ORGAN PROCUREMENT ORGANIZATION
- 15 UPON REQUEST. THE CORONER OR MEDICAL EXAMINER OR A DESIGNEE
- 16 SHALL ENSURE THE WRITTEN STATEMENT IS MADE PART OF THE
- 17 CORONER'S OR MEDICAL EXAMINER'S FILE. THE WRITTEN STATEMENT
- 18 SHALL BE EXEMPT FROM THE ACT OF FEBRUARY 14, 2008 (P.L.6,
- 19 NO.3), KNOWN AS THE RIGHT-TO-KNOW LAW.
- 20 (C) FORMS.--THE CORONER OR MEDICAL EXAMINER SHALL DEVELOP A
- 21 FORM FOR THE PURPOSE OF STATING THAT THE CORONER OR MEDICAL
- 22 EXAMINER HAS DENIED THE RECOVERY OF THE VASCULARIZED COMPOSITE
- 23 ALLOGRAFT AS SET FORTH IN SUBSECTION (B). THE CORONER OR MEDICAL
- 24 EXAMINER SHALL COMPLETE THE FORM WHEN DENYING RECOVERY OF THE
- 25 VASCULARIZED COMPOSITE ALLOGRAFT AS SET FORTH IN SUBSECTION (B).
- 26 § 8657.1. NOTIFICATION BY CORONERS AND MEDICAL EXAMINERS TO
- <u>DISTRICT ATTORNEYS.</u>
- 28 (A) APPLICABILITY.--THIS SECTION SHALL APPLY IN ALL CASES
- 29 WHEN THE CORONER OR MEDICAL EXAMINER:
- 30 (1) MUST DETERMINE THE CAUSE OF DEATH AND WHETHER THE

- 1 DEATH MAY HAVE RESULTED FROM CRIMINAL ACTS OR CRIMINAL
- 2 NEGLECT; AND
- 3 (2) THE CORONER OR MEDICAL EXAMINER IS NOT THE CORONER
- 4 OR MEDICAL EXAMINER OF THE COUNTY IN WHICH THE CAUSE
- 5 PRECIPITATING THE DEATH OF THE INDIVIDUAL IS BELIEVED TO HAVE
- 6 <u>OCCURRED.</u>
- 7 (B) PROCEDURE. -- THE CORONER OR MEDICAL EXAMINER SPECIFIED IN
- 8 SUBSECTION (A) (2) SHALL NOTIFY THE CORONER OR MEDICAL EXAMINER
- 9 OF THE COUNTY IN WHICH THE CAUSE PRECIPITATING THE DEATH OF THE
- 10 INDIVIDUAL IS BELIEVED TO HAVE OCCURRED. AFTER RECEIVING THE
- 11 NOTIFICATION, THE CORONER OR MEDICAL EXAMINER SHALL NOTIFY OR
- 12 CAUSE TO BE NOTIFIED THE DISTRICT ATTORNEY OF THE COUNTY IN
- 13 WHICH THE CAUSE PRECIPITATING THE DEATH OF THE INDIVIDUAL IS
- 14 BELIEVED TO HAVE OCCURRED.
- 15 § 8658. GIFTS OF VASCULARIZED COMPOSITE ALLOGRAFTS.
- 16 (A) GIFT.--THE FOLLOWING APPLY TO VASCULARIZED COMPOSITE
- 17 ALLOGRAFTS:
- 18 (1) IF THE INDIVIDUAL WHOSE DEATH IS IMMINENT OR HAS
- 19 DIED IN THE HOSPITAL HAS A DOCUMENT OF GIFT WHICH AUTHORIZES
- 20 A GIFT OF A VASCULARIZED COMPOSITE ALLOGRAFT, THE ORGAN
- 21 PROCUREMENT ORGANIZATION REPRESENTATIVE OR THE DESIGNATED
- 22 REQUESTOR SHALL ATTEMPT TO NOTIFY A SURROGATE DECISION MAKER.
- 23 (2) IF NO DOCUMENT OF GIFT IS KNOWN TO THE ORGAN
- 24 PROCUREMENT ORGANIZATION REPRESENTATIVE OR THE DESIGNATED
- 25 <u>REQUESTOR, THEN THE ORGAN PROCUREMENT ORGANIZATION</u>
- 26 REPRESENTATIVE OR THE DESIGNATED REQUESTOR MAY ASK THE
- 27 <u>SURROGATE DECISION MAKER WHETHER THE INDIVIDUAL HAD A VALIDLY</u>
- 28 EXECUTED DOCUMENT OF GIFT. IF THERE IS NO EVIDENCE OF GIFT OF
- 29 <u>A VASCULARIZED COMPOSITE ALLOGRAFT BY THE INDIVIDUAL, THE</u>
- 30 <u>ORGAN PROCUREMENT ORGANIZATION REPRESENTATIVE OR THE</u>

Τ	DESIGNATED REQUESTOR SHALL NOTIFY THE SURROGATE DECISION
2	MAKER OF THE OPTION TO DONATE A VASCULARIZED COMPOSITE
3	ALLOGRAFT. THE NOTIFICATION SHALL BE PERFORMED IN ACCORDANCE
4	WITH SECTION 8656 (RELATING TO PROCEDURE FOR REQUESTING
5	HANDS, FACIAL TISSUE, LIMBS AND OTHER VASCULARIZED COMPOSITE
6	ALLOGRAFTS).
7	(3) THE HOSPITAL ADMINISTRATOR OR THE HOSPITAL
8	ADMINISTRATOR'S DESIGNATED REPRESENTATIVE SHALL INDICATE IN
9	THE MEDICAL RECORD OF THE INDIVIDUAL THE INFORMATION UNDER
10	THIS PARAGRAPH AND PARAGRAPH (2). THE INFORMATION SHALL ALSO
11	BE COMMUNICATED BY THE HOSPITAL ADMINISTRATOR OR THE HOSPITAL
12	ADMINISTRATOR'S DESIGNEE TO THE ORGAN PROCUREMENT
13	ORGANIZATION OR DESIGNATED REQUESTOR, AS APPROPRIATE:
14	(I) WHETHER OR NOT A DOCUMENT OF GIFT IS KNOWN TO
15	EXIST AND WHETHER A GIFT OF A VASCULARIZED COMPOSITE
16	ALLOGRAFT WAS MADE;
17	(II) IF A GIFT OF A VASCULARIZED COMPOSITE ALLOGRAFT
18	WAS MADE, THE NAME OF THE PERSON GRANTING THE GIFT AND
19	THAT PERSON'S RELATIONSHIP TO THE INDIVIDUAL; AND
20	(III) ALL OF THE FOLLOWING:
21	(A) WHETHER THE INDIVIDUAL EXECUTED AN ADVANCE
22	HEALTH CARE DIRECTIVE, LIVING WILL, POWER OF
23	ATTORNEY, HEALTH CARE POWER OF ATTORNEY, WILL OR
24	OTHER DOCUMENT, INCLUDING A DO-NOT-RESUSCITATE ORDER,
25	EVIDENCING AN INTENTION TO LIMIT, WITHDRAW OR
26	WITHHOLD LIFE-SUSTAINING MEASURES.
27	(B) WHETHER THE INDIVIDUAL INDICATED IN AN
28	ADVANCE HEALTH CARE DIRECTIVE, LIVING WILL, POWER OF
29	ATTORNEY, HEALTH CARE POWER OF ATTORNEY, WILL OR
30	OTHER DOCUMENT AN INTENTION TO LIMIT THE ANATOMICAL

1	GIFTS OF THE INDIVIDUAL IN ANY WAY, INCLUDING THE
2	INTENTION TO LIMIT AN ANATOMICAL GIFT TO PARTS OF THE
3	BODY WHICH DO NOT REQUIRE A VENTILATOR OR OTHER LIFE-
4	SUSTAINING MEASURES, OR TO DENY MAKING OR REFUSING TO
5	MAKE A GIFT OF A VASCULARIZED COMPOSITE ALLOGRAFT.
6	(C) WHETHER THE INDIVIDUAL AMENDED OR REVOKED A
7	GIFT OF A VASCULARIZED COMPOSITE ALLOGRAFT, IN ANY
8	DOCUMENT SPECIFIED IN THIS SUBPARAGRAPH OR IN ANY
9	OTHER DOCUMENT OR IN ACCORDANCE WITH SECTION 8615
10	(RELATING TO AMENDMENT OR REVOCATION OF GIFT).
11	(B) TESTING
12	(1) THIS SUBSECTION SHALL APPLY IF:
13	(I) A HOSPITAL REFERS AN INDIVIDUAL WHOSE DEATH IS
14	IMMINENT OR WHO HAS DIED IN A HOSPITAL TO AN ORGAN
15	PROCUREMENT ORGANIZATION;
16	(II) THE ORGAN PROCUREMENT ORGANIZATION, IN
17	CONSULTATION WITH THE INDIVIDUAL'S ATTENDING PHYSICIAN,
18	DETERMINES, BASED UPON A MEDICAL RECORD REVIEW AND OTHER
19	INFORMATION SUPPLIED BY THE INDIVIDUAL'S ATTENDING
20	PHYSICIAN, THAT THE INDIVIDUAL MAY BE A PROSPECTIVE DONOR
21	OF A VASCULARIZED COMPOSITE ALLOGRAFT; AND
22	(III) THE INDIVIDUAL HAS NOT:
23	(A) INDICATED IN AN ADVANCE HEALTH CARE
24	DIRECTIVE, A LIVING WILL, POWER OF ATTORNEY, HEALTH
25	CARE POWER OF ATTORNEY, WILL, DO-NOT-RESUSCITATE
26	ORDER OR OTHER DOCUMENT AN INTENTION TO EITHER LIMIT
27	THE ANATOMICAL GIFTS OF THE INDIVIDUAL TO PARTS OF
28	THE BODY WHICH DO NOT REQUIRE A VENTILATOR OR OTHER
29	LIFE-SUSTAINING MEASURES OR INDICATED AN INTENTION TO
30	DENY MAKING OR REFUSING TO MAKE A GIFT OF A

1	VASCULARIZED COMPOSITE ALLOGRAFT; OR
2	(B) AMENDED OR REVOKED A GIFT OF A VASCULARIZED
3	COMPOSITE ALLOGRAFT IN ANY DOCUMENT SPECIFIED IN
4	SUBSECTION (A) (3) OR IN ANY OTHER DOCUMENT OR IN
5	ACCORDANCE WITH SECTION 8615.
6	(2) IF THE REQUIREMENTS OF PARAGRAPH (1) ARE MET, THE
7	FOLLOWING SHALL APPLY:
8	(I) SUBJECT TO THE WISHES EXPRESSED BY THE
9	INDIVIDUAL UNDER SUBSECTION (A)(3), THE ORGAN PROCUREMENT
10	ORGANIZATION MAY CONDUCT A BLOOD OR TISSUE TEST OR
11	MINIMALLY INVASIVE EXAMINATION WHICH IS REASONABLY
12	NECESSARY TO EVALUATE THE MEDICAL SUITABILITY OF A
13	VASCULARIZED COMPOSITE ALLOGRAFT THAT IS OR MAY BE THE
14	SUBJECT OF A GIFT. TESTING AND EXAMINATION UNDER THIS
15	SUBPARAGRAPH SHALL COMPLY WITH A DENIAL OR REFUSAL TO
16	MAKE A GIFT OF A VASCULARIZED COMPOSITE ALLOGRAFT OR ANY
17	LIMITATION EXPRESSED BY THE INDIVIDUAL WITH RESPECT TO
18	THE VASCULARIZED COMPOSITE ALLOGRAFT, OR A LIMITATION IN
19	THE PROVISION OF A VENTILATOR OR OTHER LIFE-SUSTAINING
20	MEASURES, AS SPECIFIED IN SUBSECTION (A) (3) OR A
21	REVOCATION OR AMENDMENT TO A GIFT OF A VASCULARIZED
22	COMPOSITE ALLOGRAFT AS SPECIFIED IN A DOCUMENT IN
23	SUBSECTION (A) (3) OR IN ANY OTHER DOCUMENT OR IN
24	ACCORDANCE WITH SECTION 8615. THE RESULTS OF TESTS AND
25	EXAMINATIONS UNDER THIS SUBPARAGRAPH SHALL BE USED OR
26	DISCLOSED ONLY:
27	(A) TO EVALUATE MEDICAL SUITABILITY FOR DONATION
28	OF A VASCULARIZED COMPOSITE ALLOGRAFT AND TO
29	FACILITATE THE DONATION PROCESS; AND
30	(B) AS REQUIRED OR PERMITTED BY LAW.

1	(II) SUBJECT TO THE WISHES EXPRESSED BY THE
2	INDIVIDUAL UNDER SUBSECTION (A)(3), THE HOSPITAL MAY NOT
3	WITHDRAW OR WITHHOLD ANY MEASURES WHICH ARE NECESSARY TO
4	MAINTAIN THE MEDICAL SUITABILITY OF THE VASCULARIZED
5	COMPOSITE ALLOGRAFT UNTIL THE ORGAN PROCUREMENT
6	ORGANIZATION OR DESIGNATED REQUESTOR, AS APPROPRIATE, HAS
7	HAD THE OPPORTUNITY TO ADVISE THE SURROGATE DECISION
8	MAKER OF THE OPTION TO MAKE A GIFT OF A VASCULARIZED
9	COMPOSITE ALLOGRAFT AND HAS RECEIVED OR BEEN DENIED
10	AUTHORIZATION TO PROCEED WITH RECOVERY OF THE PART.
11	(C) TESTING AFTER DEATH SUBJECT TO THE INDIVIDUAL'S WISHES
12	UNDER SUBSECTION (A)(3), AFTER AN INDIVIDUAL'S DEATH, A PERSON
13	TO WHOM AN ANATOMICAL GIFT MAY PASS UNDER SECTION 8662 (RELATING
14	TO DONEES AND VASCULARIZED COMPOSITE ALLOGRAFTS) MAY CONDUCT A
15	TEST OR EXAMINATION WHICH IS REASONABLY NECESSARY TO EVALUATE
16	THE MEDICAL SUITABILITY OF THE BODY OR PART FOR ITS INTENDED
17	PURPOSE.
18	(D) RECIPIENTS SUBJECT TO THE INDIVIDUAL'S WISHES UNDER
19	SUBSECTION (A) (3) AND AS SET FORTH IN THIS SUBCHAPTER, A PERSON
20	THAT ACCEPTS A GIFT OF A VASCULARIZED COMPOSITE ALLOGRAFT MAY
21	ALLOW EMBALMING, BURIAL OR CREMATION AND THE USE OF REMAINS IN A
22	FUNERAL SERVICE. THE PERSON TO WHOM THE PART PASSES UNDER
23	SECTION 8662, UPON THE DEATH OF THE INDIVIDUAL AND BEFORE
24	EMBALMING, BURIAL OR CREMATION, SHALL CAUSE THE VASCULARIZED
25	COMPOSITE ALLOGRAFT TO BE REMOVED WITHOUT UNNECESSARY
26	MUTILATION.
27	(E) PHYSICIANS NEITHER THE PHYSICIAN WHO ATTENDS THE
28	INDIVIDUAL AT DEATH NOR THE PHYSICIAN WHO DETERMINES THE TIME OF
29	THE INDIVIDUAL'S DEATH MAY PARTICIPATE IN THE PROCEDURES FOR

30

REMOVING OR TRANSPLANTING A VASCULARIZED COMPOSITE ALLOGRAFT.

- 1 (F) COORDINATION OF PROCUREMENT AND USE. -- THE ORGAN
- 2 PROCUREMENT ORGANIZATION, HOSPITAL PERSONNEL AND OTHER
- 3 INDIVIDUALS INVOLVED IN THE PROCESS OF RECOVERING A VASCULARIZED
- 4 COMPOSITE ALLOGRAFT SHALL LIMIT THE TESTING AND EXAMINATION OF
- 5 THE INDIVIDUAL UNDER THIS SECTION SO AS TO COMPLY WITH THE
- 6 WISHES OF THE INDIVIDUAL UNDER SUBSECTION (A) (3).
- 7 § 8659. RIGHTS AND PROTECTIONS FOR CERTAIN INDIVIDUALS.
- 8 (A) GENERAL RULE. -- AN INDIVIDUAL WHO IS IN NEED OF A
- 9 VASCULARIZED COMPOSITE ALLOGRAFT SHALL NOT BE DEEMED INELIGIBLE
- 10 TO RECEIVE A VASCULARIZED COMPOSITE ALLOGRAFT SOLELY BECAUSE OF
- 11 THE INDIVIDUAL'S PHYSICAL OR MENTAL DISABILITY, EXCEPT TO THE
- 12 EXTENT THAT THE PHYSICAL OR MENTAL DISABILITY HAS BEEN FOUND BY
- 13 <u>A PHYSICIAN OR SURGEON FOLLOWING AN INDIVIDUALIZED EVALUATION OF</u>
- 14 THE INDIVIDUAL TO BE MEDICALLY SIGNIFICANT TO THE PROVISION OF
- 15 THE VASCULARIZED COMPOSITE ALLOGRAFT. IF AN INDIVIDUAL HAS THE
- 16 NECESSARY SUPPORT SYSTEM TO ASSIST THE INDIVIDUAL IN COMPLYING
- 17 WITH POSTTRANSPLANT MEDICAL REQUIREMENTS, AN INDIVIDUAL'S
- 18 INABILITY TO INDEPENDENTLY COMPLY WITH THOSE REQUIREMENTS SHALL
- 19 NOT BE DEEMED TO BE MEDICALLY SIGNIFICANT.
- 20 (B) DEFINITION.--AS USED IN THIS SECTION, THE TERM
- 21 "DISABILITY" SHALL HAVE THE SAME MEANING AS IN THE AMERICANS
- 22 WITH DISABILITIES ACT OF 1990 (PUBLIC LAW 101-336, 104 STAT.
- 23 327).
- 24 § 8660. LAW ON AUTOPSIES APPLICABLE.
- 25 (A) GENERAL RULE. -- SUBJECT TO THE PROVISIONS OF SECTION 8657
- 26 (RELATING TO GIFT OF VASCULARIZED COMPOSITE ALLOGRAFT FROM
- 27 DECEDENT WHOSE DEATH IS UNDER INVESTIGATION), THE PROVISIONS OF
- 28 THIS SUBCHAPTER ARE SUBJECT TO THE LAWS OF THIS COMMONWEALTH
- 29 PRESCRIBING POWERS AND DUTIES WITH RESPECT TO AUTOPSIES.
- 30 (B) COPIES OF AUTOPSY REPORTS.--NOTWITHSTANDING 18 PA.C.S.

- 1 CH. 91 (RELATING TO CRIMINAL HISTORY RECORD INFORMATION), AN
- 2 ORGAN PROCUREMENT ORGANIZATION IS AUTHORIZED TO OBTAIN A COPY OF
- 3 AN AUTOPSY REPORT IN A TIMELY FASHION UPON REQUEST AND PAYMENT
- 4 OF REASONABLE FEES.
- 5 § 8661. VITAL RECORDS.
- 6 AN ORGAN PROCUREMENT ORGANIZATION MAY, UPON REQUEST AND
- 7 PAYMENT OF ASSOCIATED FEES, OBTAIN CERTIFIED COPIES OF DEATH
- 8 RECORDS OF A DONOR FROM THE DIVISION OF VITAL RECORDS OF THE
- 9 <u>DEPARTMENT OF HEALTH.</u>
- 10 § 8662. DONEES AND VASCULARIZED COMPOSITE ALLOGRAFTS.
- 11 THE FOLLOWING PERSONS MAY BECOME DONEES OF GIFTS OF
- 12 VASCULARIZED COMPOSITE ALLOGRAFTS FOR ANY OF THE PURPOSES
- 13 STATED:
- 14 (1) ANY HOSPITAL, SURGEON OR PHYSICIAN FOR MEDICAL OR
- DENTAL EDUCATION, RESEARCH, ADVANCEMENT OF MEDICAL OR DENTAL
- 16 SCIENCE, THERAPY OR TRANSPLANTATION.
- 17 (2) ANY ACCREDITED MEDICAL OR DENTAL SCHOOL, COLLEGE OR
- 18 UNIVERSITY FOR EDUCATION, RESEARCH, ADVANCEMENT OF MEDICAL OR
- 19 DENTAL SCIENCE OR THERAPY.
- 20 (3) ANY BANK OR STORAGE FACILITY FOR MEDICAL OR DENTAL
- 21 EDUCATION, RESEARCH, ADVANCEMENT OF MEDICAL OR DENTAL
- 22 SCIENCE, THERAPY OR TRANSPLANTATION.
- 23 (4) ANY SPECIFIED INDIVIDUAL FOR THERAPY OR
- 24 TRANSPLANTATION NEEDED BY THE INDIVIDUAL.
- 25 (5) THE BOARD.
- 26 § 8663. DISSEMINATION OF INFORMATION PROHIBITED.
- 27 (A) GENERAL RULE. -- EXCEPT AS PROVIDED IN SUBSECTION (B), NO
- 28 ORGAN PROCUREMENT ORGANIZATION, EYE BANK OR TISSUE BANK MAY
- 29 DIVULGE ANY INDIVIDUALLY IDENTIFIABLE INFORMATION ACQUIRED IN
- 30 THE COURSE OF PERFORMING THE ORGANIZATION'S OR BANK'S

- 1 RESPONSIBILITIES UNDER THIS CHAPTER EXCEPT FOR THE PURPOSES OF
- 2 FACILITATING TRANSPLANTATION OF VASCULARIZED COMPOSITE
- 3 ALLOGRAFTS.
- 4 (B) DONORS AND RECIPIENTS. -- AN ORGAN PROCUREMENT
- 5 ORGANIZATION, EYE BANK OR TISSUE BANK MAY COMMUNICATE
- 6 INDIVIDUALLY IDENTIFIABLE INFORMATION OF THE DONOR AND RECIPIENT
- 7 IF EXPRESSLY AUTHORIZED BY:
- 8 <u>(1)</u> THE RECIPIENT; AND
- 9 (2) IF THE DONOR IS ALIVE, THE DONOR, OR, IF THE DONOR
- 10 IS DECEASED, THE NEXT OF KIN OF THE DONOR.
- 11 § 8664. PROHIBITED CONDUCT.
- 12 (A) GENERAL RULE. -- AN ORGAN PROCUREMENT ORGANIZATION, AN EYE
- 13 BANK OR A TISSUE BANK SHALL NOT DO ANY OF THE FOLLOWING WITH
- 14 RESPECT TO RECOVERY AND TRANSPLANTATION OF VASCULARIZED
- 15 COMPOSITE ALLOGRAFTS:
- 16 (1) DISPARAGE THE SERVICES OR BUSINESS OF ANOTHER ORGAN
- 17 PROCUREMENT ORGANIZATION, EYE BANK OR TISSUE BANK BY FALSE OR
- 18 <u>MISLEADING REPRESENTATIONS OF FACT.</u>
- 19 (2) ENGAGE IN FRAUDULENT CONDUCT TO INFLUENCE THE
- 20 SELECTION BY A HOSPITAL OF AN EYE BANK OR TISSUE BANK.
- 21 (3) ENGAGE IN UNLAWFUL COMPETITION OR DISCRIMINATION.
- 22 (B) CONSTRUCTION.--THIS SUBSECTION IS NOT INTENDED TO
- 23 RESTRICT OR PRECLUDE AN ORGAN PROCUREMENT ORGANIZATION FROM
- 24 MARKETING OR PROMOTING THE ORGAN PROCUREMENT ORGANIZATION'S
- 25 SERVICES REGARDING RECOVERY OF VASCULARIZED COMPOSITE ALLOGRAFTS
- 26 IN THE NORMAL COURSE OF BUSINESS.
- 27 <u>§ 8665. FUNERAL ESTABLISHMENTS.</u>
- 28 (A) GENERAL RULE. -- EXCEPT AS SET FORTH IN SUBSECTION (B), A
- 29 FUNERAL DIRECTOR OR A FUNERAL ESTABLISHMENT SHALL NOT:
- 30 (1) REMOVE VASCULARIZED COMPOSITE ALLOGRAFTS FROM A

- 1 CORPSE;
- 2 (2) PERMIT OTHERS TO REMOVE VASCULARIZED COMPOSITE
- 3 ALLOGRAFTS FROM A CORPSE; OR
- 4 (3) USE FUNERAL ESTABLISHMENT FACILITIES TO REMOVE
- 5 <u>VASCULARIZED COMPOSITE ALLOGRAFTS FROM A CORPSE.</u>
- 6 (B) EXCEPTION. -- SUBSECTION (A) SHALL NOT APPLY AND REMOVAL
- 7 IS PERMISSIBLE IF THE REMOVAL IS:
- 8 (1) NECESSARY TO PERFORM EMBALMING OR OTHER SERVICES IN
- 9 PREPARATION FOR BURIAL OR CREMATION; AND
- 10 (2) AUTHORIZED IN WRITING BY A FAMILY MEMBER OR
- 11 GUARDIAN.
- 12 § 8666. LIMITATION ON LIABILITY.
- A PERSON WHO ACTS IN GOOD FAITH IN ACCORDANCE WITH THE
- 14 PROVISIONS OF THIS SUBCHAPTER SHALL NOT BE SUBJECT TO CRIMINAL
- 15 OR CIVIL LIABILITY ARISING FROM ANY ACTION TAKEN UNDER THIS
- 16 SUBCHAPTER. THE CIVIL IMMUNITY PROVIDED BY THIS SECTION SHALL
- 17 NOT EXTEND TO PERSONS IF DAMAGES RESULT FROM THE GROSS
- 18 NEGLIGENCE, RECKLESSNESS OR INTENTIONAL MISCONDUCT OF THE
- 19 PERSON. THE CRIMINAL IMMUNITY PROVIDED BY THIS SECTION SHALL NOT
- 20 EXTEND TO INTENTIONAL, KNOWING OR RECKLESS CONDUCT.
- 21 SECTION 11. THIS ACT SHALL TAKE EFFECT AS FOLLOWS:
- 22 (1) THE FOLLOWING PROVISIONS SHALL TAKE EFFECT
- 23 IMMEDIATELY:
- 24 (I) THIS SECTION.
- 25 (II) THE ADDITION OF 20 PA.C.S. § 8613(I). <--
- 26 $\frac{\text{(II)}}{\text{(III)}}$ (III) THE ADDITION OF 20 PA.C.S. § 8619(A.1). <--
- 27 (III) (IV) THE ADDITION OF 20 PA.C.S. § 8621(C)(2). <--
- 28 (IV) (V) THE ADDITION OF 20 PA.C.S. § 8626. <--
- 29 (VI) THE ADDITION OF 20 PA.C.S. § 8626.1. <--
- 30 (VII) THE ADDITION OF 20 PA.C.S. § 8627.1.

1	(V)	(VIII)	THE	ADDITION	OF	20	PA.C.S.	S	8628.	<

2 (VI) (IX) THE ADDITION OF 20 PA.C.S. § 8629. <--

3 (VII) (X) THE ADDITION OF 20 PA.C.S. § 8631. <--

4 (VIII) (XI) THE ADDITION OF 20 PA.C.S. CH. 86 SUBCH. <--

5 D.

- 6 (2) THE AMENDMENT OF 20 PA.C.S. § 305(D)(2) SHALL TAKE
 7 EFFECT IN 60 DAYS.
- 8 (3) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT UPON
 9 PUBLICATION OF THE NOTICE UNDER 20 PA.C.S. § 8629.