HOUSE BILL No. 4900

June 8, 2005, Introduced by Reps. Meisner, Tobocman, Zelenko, Vagnozzi, Miller, Gonzales, Kathleen Law, Byrum, Plakas, Donigan, Hopgood, Condino, Farrah, Accavitti, Kolb, Byrnes, Waters, Alma Smith, Murphy, Whitmer, Adamini, Lemmons, III and McConico and referred to the Committee on Health Policy.

A bill to amend 1978 PA 368, entitled

"Public health code,"

by amending sections 2685, 2687, 2688, 2692, and 16274 (MCL 333.2685, 333.2687, 333.2688, 333.2692, and 333.16274), section 16274 as added by 1998 PA 108.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 2685. (1) A person shall not use a live <u>human embryo</u>, 2 fetus ---- or neonate for nontherapeutic research if, in the best 3 judgment of the person conducting the research, based upon the available knowledge or information at the approximate time of the 4 5 research, the research substantially jeopardizes the life or health 6 of the -embryo, fetus -, or neonate. Nontherapeutic research 7 shall not in any case be performed on -an embryo or A fetus known 8 by the person conducting the research to be the subject of a

KAO

planned abortion being performed for any purpose other than to
 protect the life of the mother.

3 (2) For purposes of subsection (1), the <u>embryo or</u> fetus
4 shall be conclusively presumed not to be the subject of a planned
5 abortion if the mother signed a written statement at the time of
6 the research, that she was not planning an abortion.

Sec. 2687. <u>An embryo,</u> A fetus <u>,</u> or neonate is a live
embryo, fetus <u>,</u> or neonate for purposes of sections 2685 to 2691
if, in the best medical judgment of a physician, it shows evidence
of life as determined by the same medical standards as are used in
determining evidence of life in a spontaneously aborted embryo or
fetus at approximately the same stage of gestational development.

Sec. 2688. (1) Research may not knowingly be performed upon a dead <u>embryo</u>, fetus , or neonate unless the consent of the mother has first been obtained. Consent shall not be required in the case of a routine pathological study.

17 (2) For purposes of this section, consent shall be
18 conclusively presumed to have been granted by a written statement,
19 signed by the mother that she consents to the use of her dead
20 embryo, fetus -, or neonate for research.

(3) Written consent shall constitute lawful authorization for
the transfer of the dead <u>embryo</u>, fetus <u>-</u>, or neonate to medical
research facilities.

(4) Research being performed upon a dead <u>embryo</u>, fetus <u>,</u>
or neonate shall be conducted in accordance with the same standards
applicable to research conducted pursuant to part 101.

27 Sec. 2692. As used in sections 2685 to 2691: ----

00816'05

KAO

2

1 <u>"nontherapeutic</u>

2 (A) "FETUS" MEANS THE PRODUCT OF CONCEPTION FROM IMPLANTATION3 UNTIL DELIVERY.

4

(B) "NEONATE" MEANS A NEWBORN.

5 (C) "NONTHERAPEUTIC research" means scientific or laboratory
6 research, or other kind of experimentation or investigation not
7 designed to improve the health of the research subject.

8 Sec. 16274. (1) A licensee or registrant shall not engage in9 or attempt to engage in human cloning.

10 (2) Subsection (1) does not prohibit scientific research or
11 cell-based therapies not specifically prohibited by that
12 subsection.

(3) A licensee or registrant who violates subsection (1) is
subject to the administrative penalties prescribed in sections
16221 and 16226 and to the civil penalty prescribed in section
16275.

17 (4) This section does not give a person a private right of18 action.

19 (5) As used in this section:

20 (a) "Human cloning" means <u>the use of human</u> CREATING OR
21 ATTEMPTING TO CREATE A HUMAN BEING BY USING THE somatic cell
22 nuclear transfer <u>technology to produce a human embryo</u> PROCEDURE
23 FOR THE PURPOSE OF, OR TO IMPLANT, THE RESULTING PRODUCT TO
24 INITIATE A PREGNANCY THAT COULD RESULT IN THE BIRTH OF A HUMAN
25 BEING.

(b) "Human embryo" means a human egg cell with a full genetic
 composition capable of differentiating and maturing into a complete

KAO

1 human being.

2 (B) (c) "Human somatic cell" means a cell of a developing or
3 fully developed human being that is not and will not become a sperm
4 or egg cell.

5 (C) -(d) "Human somatic cell nuclear transfer" means
6 transferring the nucleus of a human somatic cell into an egg cell
7 from which the nucleus has been removed or rendered inert.

4