J1 8lr0167

## By: Chair, Health and Government Operations Committee (By Request – Departmental – Health and Mental Hygiene)

Introduced and read first time: January 28, 2008 Assigned to: Health and Government Operations

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 19, 2008

CHAPTER

1 AN ACT concerning

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## Communicable Diseases or Conditions - Reporting

FOR the purpose of repealing certain requirements for certain reports made by physicians and institutions regarding infectious and contagious diseases: providing that certain reports made by physicians and institutions regarding infectious and contagious diseases are confidential and are not medical records; providing that certain physician and institution reports are not discoverable requiring certain individuals to submit a certain report to a certain health officer under certain circumstances; requiring certain reports to contain certain information, be in a certain format, and be transmitted in a certain manner; providing that certain provisions of this Act do not apply to or restrict the use of certain statistics, information, or other material; authorizing the Secretary of Health and Mental Hygiene to disseminate and disclose certain information under certain circumstances; repealing the time limitation in which the director of certain medical laboratories has to make a certain report; requiring the director of the State's public health laboratory to submit a certain report to the Secretary under certain circumstances; requiring the director of a medical laboratory to submit clinical material to the Secretary under certain circumstances; repealing the list of the diseases or conditions that are reportable by a medical laboratory director; authorizing the Secretary to discuss certain laboratory reports with certain healthcare providers and with a patient in a certain manner under certain circumstances; providing that certain reports made by a medical laboratory director regarding infectious and contagious diseases are confidential and are not medical records; providing that certain reports made by a medical laboratory are not discoverable requiring the

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



$\frac{1}{2}$		-	o adopt certain regulations; defining a certain term; and generally the reporting of communicable diseases and conditions.
3 4 5 6 7	Article Section Annot	e – He n 18–9 ated (	reenacting, with amendments, ealth – General 201, 18–202, and 18–205 Code of Maryland cement Volume and 2007 Supplement)
8 9			1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF t the Laws of Maryland read as follows:
10			Article - Health - General
11	18–201.		
12 13 14 15 16 17	immunodefic public healt <u><b>REPORTABI</b></u>	ciency th <u>AN</u> LE sha	ysician with reason to suspect that a patient under the physician's <b><u>DITION OR</u></b> an infectious or contagious disease, except human virus or acquired immunodeficiency syndrome, that endangers <b><u>ND THAT HAS BEEN DESIGNATED BY THE SECRETARY AS</u></b> all submit immediately a report to the health officer for the county an cares for that patient.
18	(b)	<del>[</del> The	report shall:
19 20	OR APPROV	( <u>1)</u> ED BY	CONTAIN THE INFORMATION AND BE IN A FORMAT SPECIFIED THE SECRETARY; AND
21		<u>(2)</u>	BE TRANSMITTED AS DIRECTED BY THE SECRETARY.
22		<del>(1)</del>	Be on the form that the Secretary provides;
23		<del>(2)</del>	Identify the disease or suspected disease;
24 25	<del>patient; and</del>	<del>(3)</del>	State the name, age, race, sex, and residence address of the
26		<del>(4)</del>	Be signed by the physician.
27	(c)	(1)	All physician reports required under this section are:
28			(i) Confidential;
29			(ii) Not open to public inspection; and

$\frac{1}{2}$	(iii) Subject to subpoena or discovery in any criminal or civil proceeding only pursuant to a court order sealing the court record. (1) ALL REPORTS
3	REQUIRED UNDER THIS SECTION:
4	(I) ARE CONFIDENTIAL AND SUBJECT TO TITLE 4.
5	SUBTITLE 1 OF THIS ARTICLE; BUT
6	(II) ARE NOT MEDICAL RECORDS UNDER TITLE 4, SUBTITLE
7	<del>3 OF THIS ARTICLE.</del>
8	(2) EXCEPT AS PROVIDED UNDER PARAGRAPHS (3), (4), AND (5)
9	OF THIS SECTION, THE REPORTS AND ANY PROCEEDINGS, RECORDS, OR FILES
10	ASSEMBLED, GENERATED, OR COMPILED IN ACCORDANCE WITH A REPORT
11	MADE UNDER THIS SECTION ARE NOT DISCOVERABLE AND ARE NOT ADMISSIBLE
12	IN EVIDENCE IN ANY CIVIL OR CRIMINAL MATTER.
13	(3) (2) THE SECRETARY MAY PREPARE AND DISSEMINATE
14	GENERALLY NONINDIVIDUALLY IDENTIFIABLE INFORMATION ABOUT ONE OR
15	MORE CASES OF A CONDITION OR DISEASE BASED ON ANY REPORT RECEIVED
16	UNDER THIS SECTION, FOR ANY PURPOSE CONSISTENT WITH THE SECRETARY'S
17	LAWFUL DUTIES AS AUTHORIZED BY AN ACT OF THE MARYLAND GENERAL
18	ASSEMBLY.
19	(3) THIS SUBSECTION DOES NOT APPLY TO OR RESTRICT THE USE
20	OR PUBLICATION OF ANY STATISTICS, INFORMATION, OR OTHER MATERIAL
21	THAT SUMMARIZES OR REFERS TO CONFIDENTIAL RECORDS IN THE
22	AGGREGATE, WITHOUT DISCLOSING THE IDENTITY OF ANY INDIVIDUAL WHO IS
$\overline{23}$	THE SUBJECT OF THE CONFIDENTIAL RECORD.
24	[(2)] (4) This subsection does not apply to a disclosure by the
25	Secretary to another governmental agency performing its lawful duties as authorized
26	by an act of the Maryland General Assembly or the United States Congress where the
27	Secretary determines that:
28	(i) The agency to whom the information is disclosed will
29	(i) The agency to whom the information is disclosed will maintain the confidentiality of the disclosure; and
49	maintain the confidentiality of the disclosure, and
30	(ii) The disclosure is necessary to protect the public health or to
31	prevent the spread of an infectious or contagious disease.
32	(5) Notwithstanding paragraphs (1) through (4) of this
33	
34	SUBSECTION, DISCLOSURE OF INFORMATION OBTAINED IN ACCORDANCE WITH A REPORT RECEIVED UNDER THIS SECTION MAY BE MADE:
$\mathbf{o}_{\mathbf{I}}$	<del>M NEI UNI NEUEIVED UNDEN IIIIS SEUTION MMT DE MMDE.</del>

1			<del>(I)</del>	TO A GOVERNMENTAL ENTITY FOR THE PURPOSE OF
2		0101		FACTION AUTHORIZED BY STATUTE OR REGULATIONS OR
3	TAKING ACT	<del>ION T</del>	<del>O PR(</del>	OTECT THE PUBLIC HEALTH OR SAFETY; OR
4			<del>(II)</del>	To a person for the purpose of investigation of
5				NDER THIS SECTION IN ACCORDANCE WITH PROCEDURES
6	ESTABLISHE	BY	THE S	SECRETARY IN REGULATIONS.
7	18–202.			
8	(a)	In this	s secti	on, "institution" includes:
9	(	(1)	A hos	spital; and
10	(	(2)	A lod	ging facility.
11	(b)	When	the a	dministrative head of an institution has reason to believe that
12	` '			mises of the institution has $\underline{A}$ CONDITION $\underline{OR}$ an infectious or
13	contagious	diseas		except human immunodeficiency virus or acquired
14	O		_	ome, THAT HAS BEEN DESIGNATED BY THE SECRETARY AS
15		•	•	•
16				ninistrative head immediately shall submit a report to the nty where the institution is located.
10	nearm omcer	101 111	e cou	mty where the institution is located.
17	(c)	<b>{</b> The r	eport	shall:
18	,	(1)	CON	TAIN THE INFORMATION AND BE IN A FORMAT SPECIFIED
19	-			SECRETARY; AND
10	<u>UR APPRUVI</u>	ED BI	IRE	SECRETARI; AND
20	9	<u>(2)</u>	BE T	RANSMITTED AS DIRECTED BY THE SECRETARY.
21		<del>(1)</del>	State	the name and residence address of the individual believed to
$\frac{21}{22}$	have the dise	` ′	State	- the hame and residence address of the marviadar seneved to
22	Have the tibe	<del>asc,</del>		
23		<del>(2)</del>	Ident	ify the infectious or contagious disease;
24		<del>(3)</del>	State	the name of the administrative head of the institution; and
25	•	<del>(4)</del>	State	the address of the institution.
26	(d)	(1)	All in	stitution reports required under this section are:
27			(i)	Confidential;
28			(ii)	Not open to public inspection; and

1	(iii) Subject to subpoena or discovery in any criminal or civil
2	proceeding only pursuant to a court order sealing the court record. 1 (1) ALL REPORTS
3	REQUIRED UNDER THIS SECTION:
4	(I) ARE CONFIDENTIAL AND SUBJECT TO TITLE 4,
5	SUBTITLE 1 OF THIS ARTICLE; BUT
6	(II) ARE NOT MEDICAL RECORDS UNDER TITLE 4, SUBTITLE
7	<del>3 OF THIS ARTICLE.</del>
8	(2) EXCEPT AS PROVIDED UNDER PARAGRAPHS (3), (4), AND (5)
9	OF THIS SUBSECTION, THE REPORTS AND ANY PROCEEDINGS, RECORDS, OR
10	FILES ASSEMBLED, GENERATED, OR COMPILED IN ACCORDANCE WITH A
11	REPORT MADE UNDER THIS SECTION ARE NOT DISCOVERABLE AND ARE NOT
12	ADMISSIBLE IN EVIDENCE IN ANY CIVIL OR CRIMINAL MATTER.
13	(2) THIS SUBSECTION DOES NOT APPLY TO OR RESTRICT THE USE
14	OR PUBLICATION OF ANY STATISTICS, INFORMATION, OR OTHER MATERIAL
15	THAT SUMMARIZES OR REFERS TO CONFIDENTIAL RECORDS IN THE
16	AGGREGATE, WITHOUT DISCLOSING THE IDENTITY OF ANY INDIVIDUAL WHO IS
17	THE SUBJECT OF THE CONFIDENTIAL RECORD.
18	(3) THE SECRETARY MAY PREPARE AND DISSEMINATE
19	GENERALLY NONINDIVIDUALLY IDENTIFIABLE INFORMATION ABOUT ONE OR
20	MORE CASES OF A CONDITION OR A DISEASE BASED ON ANY REPORT RECEIVED
21	UNDER THIS SECTION, FOR ANY PURPOSE CONSISTENT WITH THE SECRETARY'S
22	LAWFUL DUTIES AS AUTHORIZED BY AN ACT OF THE MARYLAND GENERAL
23	ASSEMBLY.
24	[(2)] (4) This subsection does not apply to a disclosure by the
25	Secretary to another governmental agency performing its lawful duties as authorized
26	by an act of the Maryland General Assembly or the United States Congress where the
27	Secretary determines that:
28	(i) The agency to whom the information is disclosed will
29	maintain the confidentiality of the disclosure; and
30	(ii) The disclosure is necessary to metest the multiple and
30 31	(ii) The disclosure is necessary to protect the public health or to prevent the spread of an infectious or contagious disease.
ΩŢ	prevent the spread of an infectious of contagious disease.
32	(5) NOTWITHSTANDING PARAGRAPHS (1) THROUGH (4) OF THIS
33	SUBSECTION, DISCLOSURE OF INFORMATION OBTAINED IN ACCORDANCE WITH
34	,
UT	A REPORT RECEIVED UNDER THIS SECTION MAY BE MADE:

1	(I) TO A GOVERNMENTAL ENTITY FOR THE PURPOSE OF
<b>2</b>	TAKING ENFORCEMENT ACTION AUTHORIZED BY STATUTE OR REGULATIONS OR
3	TAKING ACTION TO PROTECT THE PUBLIC HEALTH OR SAFETY; OR
4	(II) TO A PERSON FOR THE PURPOSE OF INVESTIGATION OF
5	A REPORT OBTAINED UNDER THIS SECTION IN ACCORDANCE WITH PROCEDURES
6	ESTABLISHED BY THE SECRETARY IN REGULATIONS.
7	18–205.
8	(A) In this section <sub>f</sub> , the following words have the meanings
9	INDICATED.
10	(1) "CLINICAL MATERIAL" MEANS:
11	(1) AN ORGANISM ISOLATED FROM A CLINICAL
12	SPECIMEN;
13	(II) (2) MATERIAL DERIVED OR PREPARED FROM A
14	CLINICAL SPECIMEN IN WHICH EVIDENCE OF A COMMUNICABLE DISEASE HAS
15	BEEN IDENTIFIED OR DETECTED; OR
16	(HH) (3) IF THE ORGANISM OR MATERIAL DESCRIBED IN
17	SUBPARAGRAPHS (I) OR (II) OF THIS PARAGRAPH IS NOT AVAILABLE, MATERIAL
18	FROM AN INDIVIDUAL THAT HAS ALREADY BEEN OBTAINED BY THE MEDICAL
19	LABORATORY, IN THE FOLLOWING ORDER OF PREFERENCE:
20	$\frac{1}{4}$ (I) A PATIENT SPECIMEN;
21	2. (II) Nucleic acid Microbial genetic
22	MATERIAL; OR
23	3. (III) OTHER LABORATORY MATERIAL.
24	(2) ["invasive] "INVASIVE disease" means a disease in which an
25	organism is detected in a specimen taken from a normally sterile body site.
26	(b) (1) [The] EXCEPT FOR THE DIRECTOR OF THE STATE'S PUBLIC
27	HEALTH LABORATORY SYSTEM, THE director of a medical laboratory located in this
28	State shall submit a report to the health officer for the county where the laboratory is
29	located [within 48 hours] after an examination of a human specimen shows evidence
30	of any [disease or condition listed in subsection (c) of this section] INFECTIOUS OR
31	CONTAGIOUS DISEASE OR CONDITION THAT HAS BEEN DESIGNATED BY THE
32	SECRETARY AS REPORTABLE.

SECRETARY AS REPORTABLE.

1 2 3 4 5	EXAMINATI OR CONTAC	ON O	THE DIRECTOR OF THE STATE'S PUBLIC HEALTH STEM SHALL SUBMIT A REPORT TO THE SECRETARY IF AN F A HUMAN SPECIMEN SHOWS EVIDENCE OF ANY INFECTIOUS DISEASE OR CONDITION THAT HAS BEEN DESIGNATED BY THE REPORTABLE.
6 7 8 9 10 11	person in the examination subsection	nis Sta n of th (c) of	(3) The director of a medical laboratory located outside of this as a medical laboratory test on a human specimen acquired from a te shall submit a report to the Secretary [within 48 hours] after an at specimen shows evidence of any [disease or condition listed in this section] INFECTIOUS OR CONTAGIOUS DISEASE OR THAS BEEN DESIGNATED BY THE SECRETARY AS REPORTABLE.
12 13	CLINICAL M	(4) MATER	A DIRECTOR OF A MEDICAL LABORATORY SHALL SUBMIT RIAL TO THE SECRETARY AS DIRECTED BY THE SECRETARY.
14 15	[(c) under this s		diseases or conditions reportable by a medical laboratory director are:
16		(1)	Amoebiasis.
17		(2)	Anaplasmosis.
18		(3)	Anthrax.
19		(4)	Arbovirus infection (all types).
20		(5)	Babesiosis.
21		(6)	Bacteremia in newborns.
22		(7)	Botulism.
23		(8)	Brucellosis.
24		(9)	Campylobacter infection.
25		(10)	CD 4+ count.
26		(11)	Chlamydia infection.
27		(12)	Cholera.
28		(13)	Coccidioidomycosis.

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1	(14)	Creutzfeldt–Jakob Disease.
2	(15)	Cryptosporidiosis.
3	(16)	Cyclosporiasis.
4	(17)	Dengue fever.
5	(18)	Diphtheria.
6	(19)	Ehrlichiosis.
7	(20)	Encephalitis, infectious.
8	(21)	E. Coli 0157:H7 infection.
9	(22)	Giardiasis.
10	(23)	Gonorrhea.
11	(24)	Haemophilus influenzae, invasive disease.
12	(25)	Hansen disease (leprosy).
13	(26)	Hantavirus infection.
14	(27)	Hepatitis, viral, types A, B, C, and other types.
15	(28)	Human immunodeficiency virus infection.
16	(29)	Isosporiasis.
17	(30)	Legionellosis.
18	(31)	Leptospirosis.
19	(32)	Listeriosis.
20	(33)	Lyme disease.
21	(34)	Malaria.
22	(35)	Measles.
23	(36)	Meningococcal invasive disease.
24	(37)	Meningitis, infectious.

		110 022 2122 000
1	(38)	Microsporidiosis.
2	(39)	Mumps.
3	(40)	Pertussis.
4	(41)	Pesticide related illness.
5	(42)	Plague.
6	(43)	Poliomyelitis.
7	(44)	Psittacosis.
8	(45)	Q fever.
9	(46)	Rabies.
10	(47)	Ricin toxin.
11	(48)	Rocky Mountain spotted fever.
12	(49)	Rubella and congenital rubella syndrome.
13	(50)	Salmonellosis (nontyphoid fever types).
14	(51)	Severe acute respiratory syndrome.
15	(52)	Shiga-like toxin production.
16	(53)	Shigellosis.
17	(54)	Smallpox and other orthopox viruses.
18	(55)	Staphylococcal enterotoxin.
19	(56)	Streptococcal invasive disease, group A.
20	(57)	Streptococcal invasive disease, group B.
21	(58)	Streptococcus pneumoniae, invasive disease.
22	(59)	Syphilis.
23	(60)	Trichinosis.

Tuberculosis.

(61)

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1	(62)	Tularemia.
2	(63)	Typhoid fever.
3	(64)	Varicella (chickenpox), fatal cases only.
4	(65)	Vibriosis, noncholera.
5	(66)	Viral hemorrhagic fevers (all types).
6	(67)	Yellow fever.
7	(68)	Yersiniosis.]
8 9 10	_	(1) When more than 1 specimen is taken from a patient during the director of the medical laboratory need not report every test en that shows evidence of the same disease in that patient if:
1		(i) At least 1 positive test result is reported; and
12 13	test results.	(ii) The health officer has approved the reporting of less than all
14 15 16	,	The director of the medical laboratory need not report vibriosis, er subsection (c)(65) of this section] if the disease is found in a l from the patient's teeth, gingival tissues, or oral mucosa.
L <b>7</b>	[(e)] <b>(D)</b>	The report shall:
l8 l9	(1) OR APPROVED BY	CONTAIN THE INFORMATION AND BE IN A FORMAT SPECIFIED THE SECRETARY; AND
20	<u>(2)</u>	BE TRANSMITTED AS DIRECTED BY THE SECRETARY.
21 22 23		Be [either in the form that the Department prescribes or on the partment provides] IN A FORMAT SPECIFIED OR APPROVED BY AND BE TRANSMITTED AS DIRECTED BY THE SECRETARY; and
24	<del>(2)</del>	State at a minimum:
25 26	a disease required	(i) The date, type, and result of the test that shows evidence of to be reported;
27 28	from whom the sp	(ii) The name, age, sex, and residence address of the patient ecimen was taken; and

$\frac{1}{2}$	<del>test.</del>	<del>(iii)</del>	The name and address of the physician who requested the
3 4	[(f)] (E) 18–201, § 18–201.		section does not relieve a person of the duty to report under § -202, or § 18–202.1 of this subtitle.
5 6	[(g)] <b>(F)</b> examination repor	(1) t recei	A health officer shall inform the Secretary of each laboratory ved under subsection $(b)(1)$ of this section.
7 8 9	_	t resid	Secretary shall inform the health officer of the jurisdiction les of a laboratory examination report received under this boratory located outside this State.
10 11 12 13 14	ANOTHER HEALT OR ANOTHER HEA available, may con	y disc <b>H CAR</b> <b>ALTH (</b> mmuni	Secretary, a health officer, or an agent of the Secretary or uss a laboratory report with the attending physician <b>OR E PROVIDER CARING FOR A PATIENT</b> , but, if the physician <b>CARE PROVIDER CARING FOR A PATIENT</b> is <b>NOT</b> reasonably cate with a patient [only with the consent of the attending <b>A MANNER PRESCRIBED BY THE SECRETARY</b> .
16 17	[(i)] (H) laboratory] ALL re	(1)	[Except as provided in paragraph (2) of this subsection, all required under this section are:
18		<b>[</b> (i)	Confidential;
L9		(ii)	Not open to public inspection; and
20 21	proceeding only pu	(iii) ırsuan	Subject to subpoena or discovery in a criminal or civil to a court order sealing the court record.
22 23	(2) immunodeficiency	-	rts submitted under this section relating to human and acquired immunodeficiency syndrome are:
24 25	and	(i)	Confidential and subject to Title 4, Subtitle 1 of this article;
26 27	but are subject to t	(ii) the con	Not medical records under Title 4, Subtitle 3 of this article, fidentiality requirements of Title 4, Subtitle 1 of this article.
28 29 30	(3) this section relate evidence in any civ	ed to	reports and any proceedings, records, or files submitted under HIV/AIDS are not discoverable and are not admissible in on.
₹1		(1)	CONFIDENCIAL AND SUBJECT TO TITLE A SUPPLIE 1

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OF THIS ARTICLE; AND

${1 \atop 2}$	(II) NOT MEDICAL RECORDS UNDER TITLE 4, SUBTITLE 3
	<del>OF THIS ARTICLE.</del>
3	(2) EXCEPT AS PROVIDED UNDER PARAGRAPHS (3), (4), AND (5)
4	OF THIS SECTION, THE REPORTS AND ANY PROCEEDINGS, RECORDS, OR FILES
5	ASSEMBLED, GENERATED, OR COMPILED IN ACCORDANCE WITH A REPORT
6	MADE UNDER THIS SECTION ARE NOT DISCOVERABLE AND ARE NOT ADMISSIBLE
7	IN EVIDENCE IN ANY CIVIL OR CRIMINAL MATTER.
8	(3) (4) THE SECRETARY MAY PREPARE AND DISSEMINATE
9	GENERALLY NONINDIVIDUALLY IDENTIFIABLE INFORMATION ABOUT ONE OR
10	MORE CASES OF A CONDITION OR A DISEASE BASED ON ANY REPORT MADE
11	UNDER THIS SECTION, FOR ANY PURPOSE CONSISTENT WITH THE SECRETARY'S
12	LAWFUL DUTIES AS AUTHORIZED BY AN ACT OF THE MARYLAND GENERAL
13	ASSEMBLY.
14	(4) (5) This subsection does not apply to a disclosure by the Secretary
15	to another governmental agency performing its lawful duties as authorized by an act
16	of the Maryland General Assembly or the United States Congress where the Secretary
17	determines that:
18	(i) The agency to whom the information is disclosed will
19	maintain the confidentiality of the disclosure; and
20	(ii) The disclosure is necessary to protect the public health or to
21	prevent the spread of an infectious or contagious disease.
22	(E) Norweging Ambrid Dan Grang (1) munougu (4) or muid
23	(5) NOTWITHSTANDING PARAGRAPHS (1) THROUGH (4) OF THIS
$\frac{23}{24}$	SUBSECTION, DISCLOSURE OF INFORMATION OBTAINED IN ACCORDANCE WITH
24	A REPORT RECEIVED UNDER THIS SECTION MAY BE MADE:
25	(I) TO A GOVERNMENTAL ENTITY FOR THE PURPOSE OF
26	TAKING ENFORCEMENT ACTION AUTHORIZED BY STATUTE OR REGULATIONS OR
27	TAKING ACTION TO PROTECT THE PUBLIC HEALTH OR SAFETY; OR
28	(II) To a person for the purpose of investigation of
29	A REPORT OBTAINED UNDER THIS SECTION IN ACCORDANCE WITH PROCEDURES
30	ESTABLISHED BY THE SECRETARY IN REGULATIONS.
31	(6) This subsection does not apply to or restrict the use
32	OR PUBLICATION OF ANY STATISTICS, INFORMATION, OR OTHER MATERIAL
33	THAT SUMMARIZES OR REFERS TO CONFIDENTIAL RECORDS IN THE
34	AGGREGATE, WITHOUT DISCLOSING THE IDENTITY OF ANY INDIVIDUAL WHO IS
35	THE SUBJECT OF THE CONFIDENTIAL RECORD.

( <u>J)</u> THE DISE							HAT DESIGNATION THAT DIRECTOR
MEDICAL	LABORAT	ORY UNDI	ER THIS S	ECTION.			
SEC October 1,		AND BE I	r FURTH	ER ENAC	CTED, The	at this A	ct shall take
Approved:							
							Governoi