## SENATE BILL NO. 1429

## 102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR CARTER.

5804S.01I KRISTINA MARTIN, Secretary

## **AN ACT**

To amend chapter 191, RSMo, by adding thereto one new section relating to blood donations.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 191, RSMo, is amended by adding thereto

- 2 one new section, to be known as section 191.763, to read as
- 3 follows:
  - 191.763. 1. As used in this section, the following
- 2 terms mean:
- 3 (1) "Blood bank", any institution, building, or place
- 4 that provides, through its ownership or operation, a system
- 5 for the collection, processing, storage, distribution, or
- 6 administration of whole human blood or its component parts;
- 7 (2) "Person", any individual; firm; partnership;
- 8 association; corporation, whether organized for profit or
- 9 otherwise; or other form of business enterprise.
- A blood bank shall test or have tested donated
- 11 blood for evidence of any COVID-19 vaccine or any other
- 12 messenger ribonucleic acid (mRNA) vaccine components,
- 13 including evidence of lipid nanoparticles and spike protein
- 14 from a vaccine.
- 3. If blood tests positive for evidence of a COVID-19
- 16 vaccine or any other mRNA vaccine components, the following
- 17 procedures shall be required for such blood:
- 18 (1) The person who withdrew the blood or separated the
- 19 blood into components by physical processes shall affix to

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20 each container of such blood or blood components a label 21 that includes a designation of such positive status; and

- (2) No person shall administer such blood by transfusion in this state or transfer or offer to transfer such blood for transfusion purposes by any type of transaction unless the following requirements have been satisfied:
- (a) The container of the blood is affixed with the label required under subdivision (1) of this subsection; and
- (b) The person receiving the transfusion, or the authorized representative of the person, has acknowledged that the person or representative was given the opportunity to refuse blood labeled with the designation described in subdivision (1) of this subsection.

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