

(1) Require that, before an individual participates in a hereditary AND CONGENITAL [disorder] DISORDERS program, the person who conducts the program shall inform the individual or, if the individual is a minor or disabled person, a parent or guardian of the person of the requirement that participation in the program be wholly voluntary and of any risk that is involved in participation;

(2) Prohibit the testing of an individual for a hereditary OR CONGENITAL disorder unless the individual or, if the individual is a minor or disabled person, a parent or guardian of the person:

(i) Is informed fully of the purpose of the test and the nature and consequences of being [a carrier of a hereditary disorder] AFFECTED BY A HEREDITARY OR CONGENITAL DISORDER OR BEING A CARRIER OF A HEREDITARY DISORDER;

(ii) Is given a reasonable opportunity to object; and

(iii) Does not object to the test; and

(3) Require unambiguous diagnostic results to be made available through a physician or other source of health care to the individual or, if the individual is a minor or disabled person, to a parent or guardian of the person.

(f) The rules, regulations, and standards of the [Commission] DEPARTMENT shall provide that a hereditary AND CONGENITAL [disorder] DISORDERS program may not:

(1) Require participation in the program;

(2) Require restriction of childbearing; or

(3) Be prerequisite for eligibility for any service or other program.

(g) The rules, regulations, and standards of the [Commission] DEPARTMENT shall provide that:

(1) Each participant in a hereditary AND CONGENITAL [disorder] DISORDERS program shall be:

(i) Protected from undue physical or mental harm; and

(ii) Informed of the nature, cost, benefits, and risks of any therapy or maintenance program available for an individual affected by a hereditary OR CONGENITAL disorder; and

(2) Each participant in a screening program for a hereditary OR CONGENITAL disorder shall have available counseling services that: