

274 necessary to avert the death of a woman, an abortion that is necessary to avert a serious risk of
275 substantial and irreversible impairment of a major bodily function of a woman, an abortion of a
276 fetus that has a defect that is uniformly diagnosable and uniformly lethal, or an abortion where
277 the woman is pregnant as a result of rape or incest."

278 (4) In order to assist the Department of Health in fulfilling its responsibilities relating
279 to the licensing of an abortion clinic, if a physician responds positively to the question
280 described in Subsection (3)(a), the division shall, within 30 days after the day on which it
281 renews the physician's license under this chapter, inform the Department of Health in writing:

282 (a) of the name and ~~H~~→ business ←~~H~~ address of the physician; and

283 (b) that the physician responded positively to the question described in Subsection

284 (3)(a).

285 Section 6. Section **58-68-304** is amended to read:

286 **58-68-304. License renewal requirements.**

287 (1) As a condition precedent for license renewal, each licensee shall, during each
288 two-year licensure cycle or other cycle defined by division rule:

289 (a) complete qualified continuing professional education requirements in accordance
290 with the number of hours and standards defined by division rule in collaboration with the
291 board;

292 (b) appoint a contact person for access to medical records and an alternate contact
293 person for access to medical records in accordance with Subsection 58-68-302(1)(j); and

294 (c) if the licensee practices osteopathic medicine in a location with no other persons
295 licensed under this chapter, provide some method of notice to the licensee's patients of the
296 identity and location of the contact person and alternate contact person for access to medical
297 records for the licensee in accordance with Subsection 58-68-302(1)(k).

298 (2) If a renewal period is extended or shortened under Section 58-68-303, the
299 continuing education hours required for license renewal under this section are increased or
300 decreased proportionally.

301 (3) An application to renew a license under this chapter shall:

302 (a) require a physician to answer the following question: "Do you perform elective
303 abortions in Utah in a location other than a hospital?"; and

304 (b) immediately following the question, contain the following statement: "For purposes

305 of the immediately preceding question, elective abortion means an abortion other than one of
 306 the following: removal of a dead fetus, removal of an ectopic pregnancy, an abortion that is
 307 necessary to avert the death of a woman, an abortion that is necessary to avert a serious risk of
 308 substantial and irreversible impairment of a major bodily function of a woman, an abortion of a
 309 fetus that has a defect that is uniformly diagnosable and uniformly lethal, or an abortion where
 310 the woman is pregnant as a result of rape or incest."

311 (4) In order to assist the Department of Health in fulfilling its responsibilities relating
 312 to the licensing of an abortion clinic, if a physician responds positively to the question
 313 described in Subsection (3)(a), the division shall, within 30 days after the day on which it
 314 renews the physician's license under this chapter, inform the Department of Health in writing:

315 (a) of the name and ~~H~~→ **business** ←~~H~~ address of the physician; and
 316 (b) that the physician responded positively to the question described in Subsection
 317 (3)(a).

318 Section 7. Section **63G-2-305** is amended to read:

319 **63G-2-305. Protected records.**

320 The following records are protected if properly classified by a governmental entity:

321 (1) trade secrets as defined in Section 13-24-2 if the person submitting the trade secret
 322 has provided the governmental entity with the information specified in Section 63G-2-309;

323 (2) commercial information or nonindividual financial information obtained from a
 324 person if:

325 (a) disclosure of the information could reasonably be expected to result in unfair
 326 competitive injury to the person submitting the information or would impair the ability of the
 327 governmental entity to obtain necessary information in the future;

328 (b) the person submitting the information has a greater interest in prohibiting access
 329 than the public in obtaining access; and

330 (c) the person submitting the information has provided the governmental entity with
 331 the information specified in Section 63G-2-309;

332 (3) commercial or financial information acquired or prepared by a governmental entity
 333 to the extent that disclosure would lead to financial speculations in currencies, securities, or
 334 commodities that will interfere with a planned transaction by the governmental entity or cause
 335 substantial financial injury to the governmental entity or state economy;