Enrolled Copy	S.B. 118

1	ABORTION LAW AMENDMENTS
2	2018 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Todd Weiler
5	House Sponsor: Keven J. Stratton
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions relating to abortion law.
10	Highlighted Provisions:
11	This bill:
12	defines terms;
13	 prohibits certain abortions outside of an abortion clinic or a hospital;
14	amends provisions relating to informed consent;
15	removes the requirement for the Department of Health to create a brochure and an
16	informational video;
17	 requires the Department of Health to maintain a website with specified information;
18	 requires the Department of Health to develop an information module with specified
19	information;
20	requires the Department of Health to present the information module, or an update
21	to the information module, to the Health and Human Services Interim Committee;
22	 establishes additional penalties for a violation of an abortion law provision;
23	requires the Department of Health to make rules and pursue administrative and legal
24	remedies to ensure compliance with provisions of abortion law; and
25	makes technical changes.
26	Money Appropriated in this Bill:
27	None
28	Other Special Clauses:
29	This bill provides a special effective date.

·	tan Code Sections Affected:
A	AMENDS:
	26-21-6.5 , as enacted by Laws of Utah 2011, Chapter 161
	58-67-304 (Superseded 07/01/18), as last amended by Laws of Utah 2011, Chapters
1	61 and 214
	58-67-304 (Effective 07/01/18), as last amended by Laws of Utah 2017, Chapter 299
	76-7-301, as last amended by Laws of Utah 2010, Chapter 13
	76-7-302, as last amended by Laws of Utah 2010, Chapter 13
	76-7-304, as last amended by Laws of Utah 2008, Chapter 299
	76-7-304.5, as last amended by Laws of Utah 2010, Chapter 314
	76-7-305, as last amended by Laws of Utah 2017, Chapter 399
	76-7-305.5, as last amended by Laws of Utah 2017, Chapter 399
	76-7-305.7, as last amended by Laws of Utah 2013, Chapter 61
	76-7-313, as last amended by Laws of Utah 2010, Chapter 314
	76-7-314, as last amended by Laws of Utah 2010, Chapter 13
F	REPEALS:
	76-7-305.6, as enacted by Laws of Utah 2010, Chapter 314
E	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 26-21-6.5 is amended to read:
	26-21-6.5. Licensing of an abortion clinic Rulemaking authority Fee.
	(1) [Beginning on April 1, 2012, a] A type I abortion clinic may not operate in the state
V	vithout a license issued by the department to operate a type I abortion clinic.
	(2) A type II abortion clinic may not operate in the state without a license issued by the
d	epartment to operate a type II abortion clinic.
	(3) [(a)] The department shall make rules establishing minimum health, safety,
S	anitary, and recordkeeping requirements for:
	[(i)] (a) a type I abortion clinic; and

58	[(ii)] <u>(b)</u> a type II abortion clinic.
59	[(b) The rules established under Subsection (3)(a) shall take effect on April 1, 2012.]
60	(4) [Beginning on April 1, 2012, in order to] To receive and maintain a license
61	described in this section, an abortion clinic shall:
62	(a) apply for a license on a form prescribed by the department;
63	(b) satisfy and maintain the minimum health, safety, sanitary, and recordkeeping
64	requirements established under Subsection (3)[(a)] that relate to the type of abortion clinic
65	licensed;
66	(c) comply with the recordkeeping and reporting requirements of [Subsection
67	76-7-305.6(4) and] Section 76-7-313;
68	(d) comply with the requirements of Title 76, Chapter 7, Part 3, Abortion;
69	(e) pay the annual licensing fee; and
70	(f) cooperate with inspections conducted by the department.
71	(5) [Beginning on April 1, 2012, the] The department shall, at least twice per year,
72	inspect each abortion clinic in the state to ensure that the abortion clinic is complying with all
73	statutory and licensing requirements relating to the abortion clinic. At least one of the
74	inspections shall be made without providing notice to the abortion clinic.
75	(6) [Beginning on April 1, 2012, the] The department shall charge an annual license
76	fee, set by the department in accordance with the procedures described in Section 63J-1-504, to
77	an abortion clinic in an amount that will pay for the cost of the licensing requirements
78	described in this section and the cost of inspecting abortion clinics.
79	(7) The department shall deposit the licensing fees described in this section in the
80	General Fund as a dedicated credit to be used solely to pay for the cost of the licensing
81	requirements described in this section and the cost of inspecting abortion clinics.
82	Section 2. Section 58-67-304 (Superseded 07/01/18) is amended to read:
83	58-67-304 (Superseded 07/01/18). License renewal requirements.
84	(1) As a condition precedent for license renewal, each licensee shall, during each
85	two-year licensure cycle or other cycle defined by division rule:

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

- (b) appoint a contact person for access to medical records and an alternate contact person for access to medical records in accordance with Subsection 58-67-302(1)(i); and
- (c) if the licensee practices medicine in a location with no other persons licensed under this chapter, provide some method of notice to the licensee's patients of the identity and location of the contact person and alternate contact person for the licensee.
- (2) If a renewal period is extended or shortened under Section 58-67-303, the continuing education hours required for license renewal under this section are increased or decreased proportionally.
 - (3) An application to renew a license under this chapter shall:
- (a) require a physician to answer the following question: "Do you perform elective abortions in Utah in a location other than a hospital?"; and
- (b) immediately following the question, contain the following statement: "For purposes of the immediately preceding question, elective abortion means an abortion other than one of the following: removal of a dead fetus, removal of an ectopic pregnancy, an abortion that is necessary to avert the death of a woman, an abortion that is necessary to avert a serious risk of substantial and irreversible impairment of a major bodily function of a woman, an abortion of a fetus that has a defect that is uniformly diagnosable and uniformly lethal, or an abortion where the woman is pregnant as a result of rape or incest."
- (4) In order to assist the Department of Health in fulfilling its responsibilities relating to the licensing of an abortion clinic and the enforcement of Title 76, Chapter 7, Part 3, Abortion, if a physician responds positively to the question described in Subsection (3)(a), the division shall, within 30 days after the day on which it renews the physician's license under this chapter, inform the Department of Health in writing:
 - (a) of the name and business address of the physician; and
- (b) that the physician responded positively to the question described in Subsection

114	(2)(a)
	(3)(a).
115	Section 3. Section 58-67-304 (Effective 07/01/18) is amended to read:
116	58-67-304 (Effective 07/01/18). License renewal requirements.
117	(1) As a condition precedent for license renewal, each licensee shall, during each
118	two-year licensure cycle or other cycle defined by division rule:
119	(a) complete qualified continuing professional education requirements in accordance
120	with the number of hours and standards defined by division rule made in collaboration with the
121	board;
122	(b) appoint a contact person for access to medical records and an alternate contact
123	person for access to medical records in accordance with Subsection 58-67-302(1)(i);
124	(c) if the licensee practices medicine in a location with no other persons licensed under
125	this chapter, provide some method of notice to the licensee's patients of the identity and
126	location of the contact person and alternate contact person for the licensee; and
127	(d) if the licensee is an associate physician licensed under Section 58-67-302.8,
128	successfully complete the educational methods and programs described in Subsection
129	58-67-807(4).
130	(2) If a renewal period is extended or shortened under Section 58-67-303, the
131	continuing education hours required for license renewal under this section are increased or
132	decreased proportionally.
133	(3) An application to renew a license under this chapter shall:
134	(a) require a physician to answer the following question: "Do you perform elective
135	abortions in Utah in a location other than a hospital?"; and
136	(b) immediately following the question, contain the following statement: "For purposes
137	of the immediately preceding question, elective abortion means an abortion other than one of
138	the following: removal of a dead fetus, removal of an ectopic pregnancy, an abortion that is
139	necessary to avert the death of a woman, an abortion that is necessary to avert a serious risk of
140	substantial and irreversible impairment of a major bodily function of a woman, an abortion of a

fetus that has a defect that is uniformly diagnosable and uniformly lethal, or an abortion where

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142	the woman is pregnant as a result of rape or incest."
143	(4) In order to assist the Department of Health in fulfilling its responsibilities relating
144	to the licensing of an abortion clinic and the enforcement of Title 76, Chapter 7, Part 3,
145	Abortion, if a physician responds positively to the question described in Subsection (3)(a), the
146	division shall, within 30 days after the day on which it renews the physician's license under this
147	chapter, inform the Department of Health in writing:
148	(a) of the name and business address of the physician; and
149	(b) that the physician responded positively to the question described in Subsection
150	(3)(a).
151	Section 4. Section 76-7-301 is amended to read:
152	76-7-301. Definitions.
153	As used in this part:
154	(1) (a) "Abortion" means:
155	(i) the intentional termination or attempted termination of human pregnancy after
156	implantation of a fertilized ovum through a medical procedure carried out by a physician or
157	through a substance used under the direction of a physician;
158	(ii) the intentional killing or attempted killing of a live unborn child through a medical
159	procedure carried out by a physician or through a substance used under the direction of a
160	physician; or
161	(iii) the intentional causing or attempted causing of a miscarriage through a medical
162	procedure carried out by a physician or through a substance used under the direction of a
163	physician.
164	(b) "Abortion" does not include:
165	(i) removal of a dead unborn child;
166	(ii) removal of an ectopic pregnancy; or
167	(iii) the killing or attempted killing of an unborn child without the consent of the
168	pregnant woman, unless:
169	(A) the killing or attempted killing is done through a medical procedure carried out by

170	a physician or through a substance used under the direction of a physician; and
171	(B) the physician is unable to obtain the consent due to a medical emergency.
172	(2) "Abortion clinic" means the same as that term is defined in Section 26-21-2.
173	(3) "Abuse" means the same as that term is defined in Section 78A-6-105.
174	(4) "Department" means the Department of Health.
175	(5) "Hospital" means:
176	(a) a general hospital licensed by the [Department of Health] department according to
177	Title 26, Chapter 21, Health Care Facility Licensing and Inspection Act; and
178	(b) a clinic or other medical facility to the extent that such clinic or other medical
179	facility is certified by the [Department of Health] department as providing equipment and
180	personnel sufficient in quantity and quality to provide the same degree of safety to the pregnant
181	woman and the unborn child as would be provided for the particular medical procedures
182	undertaken by a general hospital licensed by the [Department of Health] department.
183	(6) "Information module" means the pregnancy termination information module
184	prepared by the department.
185	[(2)] (7) "Medical emergency" means that condition which, on the basis of the
186	physician's good faith clinical judgment, so threatens the life of a pregnant woman as to
187	necessitate the immediate abortion of her pregnancy to avert her death, or for which a delay
188	will create serious risk of substantial and irreversible impairment of major bodily function.
189	(8) "Minor" means an individual who is:
190	(a) under 18 years of age;
191	(b) unmarried; and
192	(c) not emancipated.
193	[(3)] (9) (a) "Partial birth abortion" means an abortion in which the person performing
194	the abortion:
195	(i) deliberately and intentionally vaginally delivers a living fetus until, in the case of a
196	head first presentation, the entire fetal head is outside the body of the mother, or, in the case of
197	breech presentation, any part of the fetal trunk past the navel is outside the body of the mother,

198	for the purpose of performing an overt act that the person knows will kill the partially delivered
199	living fetus; and
200	(ii) performs the overt act, other than completion of delivery, that kills the partially
201	living fetus.
202	(b) "Partial birth abortion" does not include the dilation and evacuation procedure
203	involving dismemberment prior to removal, the suction curettage procedure, or the suction
204	aspiration procedure for abortion.
205	[(4)] <u>(10)</u> "Physician" means:
206	(a) a medical doctor licensed to practice medicine and surgery under Title 58, Chapter
207	67, Utah Medical Practice Act;
208	(b) an osteopathic physician licensed to practice osteopathic medicine under Title 58,
209	Chapter 68, Utah Osteopathic Medical Practice Act; or
210	(c) a physician employed by the federal government who has qualifications similar to a
211	person described in Subsection $[(4)]$ (10)(a) or (b).
212	Section 5. Section 76-7-302 is amended to read:
213	76-7-302. Circumstances under which abortion authorized.
214	(1) As used in this section, "viable" means that the unborn child has reached a stage of
215	fetal development when the unborn child is potentially able to live outside the womb, as
216	determined by the attending physician to a reasonable degree of medical certainty.
217	(2) An abortion may be performed in this state only by a physician.
218	(3) An abortion may be performed in this state only under the following circumstances:
219	(a) the unborn child is not viable; or
220	(b) the unborn child is viable, if:
221	(i) the abortion is necessary to avert:
222	(A) the death of the woman on whom the abortion is performed; or
223	(B) a serious risk of substantial and irreversible impairment of a major bodily function
224	of the woman on whom the abortion is performed;
225	(ii) two physicians who practice maternal fetal medicine concur, in writing, in the

226	patient's medical record that the fetus has a defect that is uniformly diagnosable and uniformly
227	lethal; or
228	(iii) (A) the woman is pregnant as a result of:
229	(I) rape, as described in Section 76-5-402;
230	(II) rape of a child, as described in Section 76-5-402.1; or
231	(III) incest, as described in Subsection 76-5-406(10) or Section 76-7-102; and
232	(B) before the abortion is performed, the physician who performs the abortion:
233	(I) verifies that the incident described in Subsection (3)(b)(iii)(A) has been reported to
234	law enforcement; and
235	(II) complies with the requirements of Section 62A-4a-403.
236	(4) An abortion may be performed only in an abortion clinic or a hospital, unless it is
237	necessary to perform the abortion in another location due to a medical emergency.
238	Section 6. Section 76-7-304 is amended to read:
239	76-7-304. Considerations by physician Notice to a parent or guardian
240	Exceptions.
241	[(1) As used in this section:]
242	[(a) "abuse" is as defined in Section 78A-6-105; and]
	, ,
243	[(b) "minor" means a person who is:]
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	[(b) "minor" means a person who is:]
244	[(b) "minor" means a person who is:] [(i) under 18 years of age;]
244 245	[(b) "minor" means a person who is:] [(i) under 18 years of age;] [(ii) unmarried; and]
244245246	[(b) "minor" means a person who is:] [(i) under 18 years of age;] [(ii) unmarried; and] [(iii) not emancipated.]
244245246247	[(b) "minor" means a person who is:] [(i) under 18 years of age;] [(ii) unmarried; and] [(iii) not emancipated.] [(2)] (1) To enable the physician to exercise the physician's best medical judgment, the
244 245 246 247 248	[(b) "minor" means a person who is:] [(i) under 18 years of age;] [(ii) unmarried; and] [(iii) not emancipated.] [(2)] (1) To enable the physician to exercise the physician's best medical judgment, the physician shall consider all factors relevant to the well-being of [the] a pregnant woman upon
244 245 246 247 248 249	[(b) "minor" means a person who is:] [(i) under 18 years of age;] [(ii) unmarried; and] [(iii) not emancipated.] [(2)] (1) To enable the physician to exercise the physician's best medical judgment, the physician shall consider all factors relevant to the well-being of [the] a pregnant woman upon whom [the] an abortion is to be performed, including:
244 245 246 247 248 249 250	[(b) "minor" means a person who is:] [(i) under 18 years of age;] [(ii) unmarried; and] [(iii) not emancipated.] [(2)] (1) To enable the physician to exercise the physician's best medical judgment, the physician shall consider all factors relevant to the well-being of [the] a pregnant woman upon whom [the] an abortion is to be performed, including: (a) her physical, emotional, and psychological health and safety;

254	an abortion on a minor, the physician shall notify a parent or guardian of the minor that the
255	minor intends to have an abortion.
256	[4] (3) A physician is not required to comply with Subsection $[3]$ (2) if:
257	(a) subject to Subsection [(5)] <u>(4)</u> (a):
258	(i) a medical condition exists that, on the basis of the physician's good faith clinical
259	judgment, so complicates the medical condition of a pregnant minor as to necessitate the
260	abortion of her pregnancy to avert:
261	(A) the minor's death; or
262	(B) a serious risk of substantial and irreversible impairment of a major bodily function
263	of the minor; and
264	(ii) there is not sufficient time to give the notice required under Subsection $[(3)]$ (2)
265	before it is necessary to terminate the minor's pregnancy in order to avert the minor's death or
266	impairment described in Subsection [(4)] (3)(a)(i);
267	(b) subject to Subsection [(5)] <u>(4)</u> (b):
268	(i) the physician complies with Subsection $[(6)]$ (5); and
269	(ii) (A) the minor is pregnant as a result of incest to which the parent or guardian was a
270	party; or
271	(B) the parent or guardian has abused the minor; or
272	(c) subject to Subsection [(5)] (4) (b), the parent or guardian has not assumed
273	responsibility for the minor's care and upbringing.
274	$[\underbrace{(5)}]$ $(\underline{4})$ (a) If, for the reason described in Subsection $[\underbrace{(4)}]$ $(\underline{3})$ (a), a physician does not
275	give the 24-hour notice described in Subsection [(3)] (2) , the physician shall give the required
276	notice as early as possible before the abortion, unless it is necessary to perform the abortion
277	immediately in order to avert the minor's death or impairment described in Subsection [(4)]
278	(3)(a)(i).
279	(b) If, for a reason described in Subsection [(4)] (3)(b) or (c), a parent or guardian of a
280	minor is not notified that the minor intends to have an abortion, the physician shall notify
281	another parent or guardian of the minor if the minor has another parent or guardian that is not

282	exempt from notification under Subsection [(4)] (3)(b) or (c).
283	[(6)] (5) If, for a reason described in Subsection [(4)] (3)(b)(ii)(A) or (B), a physician
284	does not notify a parent or guardian of a minor that the minor intends to have an abortion, the
285	physician shall report the incest or abuse to the Division of Child and Family Services within
286	the Department of Human Services.
287	Section 7. Section 76-7-304.5 is amended to read:
288	76-7-304.5. Consent required for abortions performed on minors Hearing to
289	allow a minor to self-consent Appeals.
290	[(1) As used in this section, "minor" is as defined in Subsection 76-7-304(1).]
291	[(2)] (1) In addition to the other requirements of this part, a physician may not perform
292	an abortion on a minor unless:
293	(a) the physician obtains the informed written consent of a parent or guardian of the
294	minor, consistent with Sections 76-7-305[-,] and 76-7-305.5[-, and 76-7-305.6];
295	(b) the minor is granted the right, by court order under Subsection $[(5)]$ (4) (b), to
296	consent to the abortion without obtaining consent from a parent or guardian; or
297	(c) (i) a medical condition exists that, on the basis of the physician's good faith clinical
298	judgment, so complicates the medical condition of a pregnant minor as to necessitate the
299	abortion of her pregnancy to avert:
300	(A) the minor's death; or
301	(B) a serious risk of substantial and irreversible impairment of a major bodily function
302	of the minor; and
303	(ii) there is not sufficient time to obtain the consent in the manner chosen by the minor
304	under Subsection [(3)] (2) before it is necessary to terminate the minor's pregnancy in order to
305	avert the minor's death or impairment described in Subsection [$\frac{(2)}{(1)}$] $\frac{(1)}{(1)}$ (c)(i).
306	[(3)] (2) A pregnant minor who wants to have an abortion may choose:
307	(a) to seek consent from a parent or guardian under Subsection $[(2)]$ (1)(a); or
308	(b) to seek a court order under Subsection [(2)] (1)(b).
309	[(4)] (3) If a pregnant minor fails to obtain the consent of a parent or guardian of the

310	minor to the performance of an abortion, or if the minor chooses not to seek the consent of a
311	parent or guardian, the minor may file a petition with the juvenile court to obtain a court order
312	under Subsection $[(2)]$ (1) (b).
313	$[\underbrace{(5)}]$ (4) (a) A hearing on a petition described in Subsection $[\underbrace{(4)}]$ (3) shall be closed to
314	the public.
315	(b) After considering the evidence presented at the hearing, the court shall order that
316	the minor may obtain an abortion without the consent of a parent or guardian of the minor if
317	the court finds by a preponderance of the evidence that:
318	(i) the minor:
319	(A) has given her informed consent to the abortion; and
320	(B) is mature and capable of giving informed consent to the abortion; or
321	(ii) an abortion would be in the minor's best interest.
322	[(6)] <u>(5)</u> The Judicial Council shall make rules that:
323	(a) provide for the administration of the proceedings described in this section;
324	(b) provide for the appeal of a court's decision under this section;
325	(c) ensure the confidentiality of the proceedings described in this section and the
326	records related to the proceedings; and
327	(d) establish procedures to expedite the hearing and appeal proceedings described in
328	this section.
329	Section 8. Section 76-7-305 is amended to read:
330	76-7-305. Informed consent requirements for abortion 72-hour wait mandatory
331	Exceptions.
332	(1) A person may not perform an abortion, unless, before performing the abortion, the
333	physician who will perform the abortion obtains a voluntary and informed written consent from
334	the woman on whom the abortion is performed, that is consistent with:
335	(a) Section 8.08 of the American Medical Association's Code of Medical Ethics,
336	Current Opinions; and
337	(b) the provisions of this section.

338	(2) Except as provided in Subsection $[(9)]$ (8), consent to an abortion is voluntary and
339	informed only if[: (a)], at least 72 hours before the abortion[;]:
340	(a) a staff member of an abortion clinic or hospital, physician, registered nurse, nurse
341	practitioner, advanced practice registered nurse, certified nurse midwife, genetic counselor, or
342	physician's assistant presents the information module to the pregnant woman;
343	(b) the pregnant woman views the entire information module and presents evidence to
344	the individual described in Subsection (2)(a) that the pregnant woman viewed the entire
345	information module;
346	(c) after receiving the evidence described in Subsection (2)(b), the individual described
347	in Subsection (2)(a):
348	(i) documents that the pregnant woman viewed the entire information module;
349	(ii) gives the pregnant woman, upon her request, a copy of the documentation
350	described in Subsection (2)(c)(i); and
351	(iii) provides a copy of the statement described in Subsection (2)(c)(i) to the physician
352	who is to perform the abortion, upon request of that physician or the pregnant woman;
353	(d) after the pregnant woman views the entire information module, the physician who
354	is to perform the abortion, the referring physician, a physician, a registered nurse, nurse
355	practitioner, advanced practice registered nurse, certified nurse midwife, genetic counselor, or
356	physician's assistant, in a face-to-face consultation in any location in the state, orally informs
357	the woman <u>of</u> :
358	[(i) consistent with Subsection (3)(a), of:]
359	[(A)] (i) the nature of the proposed abortion procedure;
360	[(B)] (ii) specifically how the procedure described in Subsection $(2)[(a)(i)(A)](d)(i)$
361	will affect the fetus;
362	[(C)] (iii) the risks and alternatives to [an] the abortion procedure or treatment; [and]
363	[(D)] (iv) the options and consequences of aborting a medication-induced abortion, if
364	the proposed abortion procedure is a medication-induced abortion;
365	[(ii) of] (v) the probable gestational age and a description of the development of the

366	unborn child at the time the abortion would be performed;
367	[(iii) of] (vi) the medical risks associated with carrying her child to term; and
368	[(iv) if the abortion is to be performed on an unborn child who is at least 20 weeks
369	gestational age:]
370	[(A) that substantial medical evidence from studies concludes that an unborn child who
371	is at least 20 weeks gestational age may be capable of experiencing pain during an abortion
372	procedure; and]
373	[(B) the measures that shall be taken in accordance with Section 76-7-308.5;]
374	[(b) at least 72 hours prior to the abortion the physician who is to perform the abortion,
375	the referring physician, or, as specifically delegated by either of those physicians, a physician, a
376	registered nurse, licensed practical nurse, certified nurse-midwife, advanced practice registered
377	nurse, clinical laboratory technologist, psychologist, marriage and family therapist, clinical
378	social worker, genetic counselor, or certified social worker orally, in a face-to-face consultation
379	in any location in the state, informs the pregnant woman that:]
380	[(i) the Department of Health, in accordance with Section 76-7-305.5, publishes
381	printed material and an informational video that:]
382	[(A) provides medically accurate information regarding all abortion procedures that
383	may be used;]
384	[(B) describes the gestational stages of an unborn child; and]
385	[(C) includes information regarding public and private services and agencies available
386	to assist her through pregnancy, at childbirth, and while the child is dependent, including
387	private and agency adoption alternatives;]
388	[(ii) the printed material and a viewing of or a copy of the informational video shall be
389	made available to her, free of charge, on the Department of Health's website;]
390	[(iii) medical assistance benefits may be available for prenatal care, childbirth, and
391	neonatal care, and that more detailed information on the availability of that assistance is
392	contained in the printed materials and the informational video published by the Department of
393	Health;]

394	[(iv) except as provided in Subsection (3)(b):]
395	[(A) the father of the unborn child is legally required to assist in the support of her
396	child, even if he has offered to pay for the abortion; and]
397	[(B) the Office of Recovery Services within the Department of Human Services will
398	assist her in collecting child support; and]
399	[(v) she has the right to view an ultrasound of the unborn child, at no expense to her,
400	upon her request;]
401	[(c) the information required to be provided to the pregnant woman under Subsection
402	(2)(a) is also provided by the physician who is to perform the abortion, in a face-to-face
403	consultation, prior to performance of the abortion, unless the attending or referring physician is
404	the individual who provides the information required under Subsection (2)(a);]
405	[(d) a copy of the printed materials published by the Department of Health has been
406	provided to the pregnant woman;]
407	[(e) the informational video, published by the Department of Health, has been provided
408	to the pregnant woman in accordance with Subsection (4); and]
409	[(f) the pregnant woman has certified in writing, prior to the abortion, that the
410	information required to be provided under Subsections (2)(a) through (e) was provided, in
411	accordance with the requirements of those subsections.]
412	[(3) (a) The alternatives required to be provided under Subsection (2)(a)(i) include:]
413	[(i) a description of adoption services, including private and agency adoption methods;
414	and]
415	[(ii) a statement that it is legal for adoptive parents to financially assist in pregnancy
416	and birth expenses.]
417	[(b) The information described in Subsection (2)(b)(iv) may be omitted from the
418	information required to be provided to a pregnant woman under this section if the woman is
419	pregnant as the result of rape.]
420	[(c) Nothing in this section shall be construed to prohibit a person described in
421	Subsection (2)(a) from, when providing the information described in Subsection (2)(a)(iv),

422	informing a woman of the person's own opinion regarding the capacity of an unborn child to
423	experience pain.]
424	[(4) When the informational video described in Section 76-7-305.5 is provided to a
425	pregnant woman, the person providing the information shall:]
426	[(a) request that the woman view the video at that time or at another specifically
427	designated time and location; or]
428	[(b) if the woman chooses not to view the video at a time described in Subsection
429	(4)(a), inform the woman that she can access the video on the Department of Health's website.]
430	(vii) the right to view an ultrasound of the unborn child, at no expense to the pregnant
431	woman, upon her request; and
432	(e) after the pregnant woman views the entire information module, a staff member of
433	the abortion clinic or hospital provides to the pregnant woman:
434	(i) on a document that the pregnant woman may take home:
435	(A) the address for the department's website described in Section 76-7-305.5; and
436	(B) a statement that the woman may request, from a staff member of the abortion clinic
437	or hospital where the woman viewed the information module, a printed copy of the material on
438	the department's website; and
439	(ii) a printed copy of the material on the department's website described in Section
440	76-7-305.5, if requested by the pregnant woman.
441	(3) Before performing an abortion, the physician who is to perform the abortion shall:
442	(a) in a face-to-face consultation, provide the information described in Subsection
443	(2)(d), unless the attending physician or referring physician is the individual who provided the
444	information required under Subsection (2)(d); and
445	(b) (i) obtain from the pregnant woman a written certification that the information
446	required to be provided under Subsection (2) and this Subsection (3) was provided in
447	accordance with the requirements of Subsection (2) and this Subsection (3); and
448	(ii) obtain a copy of the statement described in Subsection (2)(c)(i).
449	[(5)] (4) When a serious medical emergency compels the performance of an abortion,

450	the physician shall inform the woman prior to the abortion, if possible, of the medical
451	indications supporting the physician's judgment that an abortion is necessary.
452	[(6)] (5) If an ultrasound is performed on a woman before an abortion is performed, the
453	[person] individual who performs the ultrasound, or another qualified [person] individual,
454	shall:
455	(a) inform the woman that the ultrasound images will be simultaneously displayed in a
456	manner to permit her to:
457	(i) view the images, if she chooses to view the images; or
458	(ii) not view the images, if she chooses not to view the images;
459	(b) simultaneously display the ultrasound images in order to permit the woman to:
460	(i) view the images, if she chooses to view the images; or
461	(ii) not view the images, if she chooses not to view the images;
462	(c) inform the woman that, if she desires, the person performing the ultrasound, or
463	another qualified person shall provide a detailed description of the ultrasound images,
464	including:
465	(i) the dimensions of the unborn child;
466	(ii) the presence of cardiac activity in the unborn child, if present and viewable; and
467	(iii) the presence of external body parts or internal organs, if present and viewable; and
468	(d) provide the detailed description described in Subsection (6)(c), if the woman
469	requests it.
470	[(7)] (6) The information described in Subsections (2), (3), $[(4), and (6)]$ and (5) is not
471	required to be provided to a pregnant woman under this section if the abortion is performed for
472	a reason described in:
473	(a) Subsection 76-7-302(3)(b)(i), if the treating physician and one other physician
474	concur, in writing, that the abortion is necessary to avert:
475	(i) the death of the woman on whom the abortion is performed; or
476	(ii) a serious risk of substantial and irreversible impairment of a major bodily function
477	of the woman on whom the abortion is performed; or

478	(b) Subsection 76-7-302(3)(b)(ii).
479	[(8)] (7) In addition to the criminal penalties described in this part, a physician who
480	violates the provisions of this section:
481	(a) is guilty of unprofessional conduct as defined in Section 58-67-102 or 58-68-102;
482	and
483	(b) shall be subject to:
484	(i) suspension or revocation of the physician's license for the practice of medicine and
485	surgery in accordance with Section 58-67-401 or 58-68-401; and
486	(ii) administrative penalties in accordance with Section 58-67-402 or 58-68-402.
487	[(9)] (8) A physician is not guilty of violating this section for failure to furnish any of
488	the information described in Subsection (2) or (3), or for failing to comply with Subsection
489	[(6)] <u>(5)</u> , if:
490	(a) the physician can demonstrate by a preponderance of the evidence that the
491	physician reasonably believed that furnishing the information would have resulted in a severely
492	adverse effect on the physical or mental health of the pregnant woman;
493	(b) in the physician's professional judgment, the abortion was necessary to avert:
494	(i) the death of the woman on whom the abortion is performed; or
495	(ii) a serious risk of substantial and irreversible impairment of a major bodily function
496	of the woman on whom the abortion is performed;
497	(c) the pregnancy was the result of rape or rape of a child, as defined in Sections
498	76-5-402 and 76-5-402.1;
499	(d) the pregnancy was the result of incest, as defined in Subsection 76-5-406(10) and
500	Section 76-7-102; or
501	(e) at the time of the abortion, the pregnant woman was 14 years of age or younger.
502	[(10)] (9) A physician who complies with the provisions of this section and Section
503	76-7-304.5 may not be held civilly liable to the physician's patient for failure to obtain
504	informed consent under Section 78B-3-406.
505	[(11)] (10) (a) The [Department of Health] department shall provide an ultrasound, in

300	accordance with the provisions of Subsection $[(2)]$ (5)(0), at no expense to the pregnant
507	woman.
508	(b) A local health department shall refer a [person] pregnant woman who requests an
509	ultrasound described in Subsection [(11)] (10)(a) to the [Department of Health] department.
510	[(12)] (11) A physician is not guilty of violating this section if:
511	(a) [the physician provides] the information described in Subsection (2) is provided
512	less than 72 hours before [performing] the physician performs the abortion; and
513	(b) in the physician's professional judgment, the abortion was necessary in a case
514	where:
515	(i) a ruptured membrane, documented by the attending or referring physician, will
516	cause a serious infection; or
517	(ii) a serious infection, documented by the attending or referring physician, will cause a
518	ruptured membrane.
519	Section 9. Section 76-7-305.5 is amended to read:
520	76-7-305.5. Requirements for information module and website.
521	(1) In order to ensure that a woman's consent to an abortion is truly an informed
521 522	(1) In order to ensure that a woman's consent to an abortion is truly an informed consent, the [Department of Health] department shall, in accordance with the requirements of
	·
522 523	consent, the [Department of Health] department shall, in accordance with the requirements of
522523524	consent, the [Department of Health] department shall, in accordance with the requirements of this section[†], develop an information module and maintain a public website.
522	consent, the [Department of Health] department shall, in accordance with the requirements of this section[:], develop an information module and maintain a public website. [(a) publish printed materials; and]
522523524525	consent, the [Department of Health] department shall, in accordance with the requirements of this section[:], develop an information module and maintain a public website. [(a) publish printed materials; and] [(b) produce an informational video.]
522523524525526	consent, the [Department of Health] department shall, in accordance with the requirements of this section[:], develop an information module and maintain a public website. [(a) publish printed materials; and] [(b) produce an informational video.] (2) The [printed materials and the informational video] information module and public
522523524525526527	consent, the [Department of Health] department shall, in accordance with the requirements of this section[:], develop an information module and maintain a public website. [(a) publish printed materials; and] [(b) produce an informational video.] (2) The [printed materials and the informational video] information module and public website described in Subsection (1) shall:
522 523 524 525 526 527 528	consent, the [Department of Health] department shall, in accordance with the requirements of this section[†], develop an information module and maintain a public website. [(a) publish printed materials; and] [(b) produce an informational video.] (2) The [printed materials and the informational video] information module and public website described in Subsection (1) shall: (a) be scientifically accurate, comprehensible, and presented in a truthful,
522 523 524 525 526 527 528 529	consent, the [Department of Health] department shall, in accordance with the requirements of this section[:], develop an information module and maintain a public website. [(a) publish printed materials; and] [(b) produce an informational video.] (2) The [printed materials and the informational video] information module and public website described in Subsection (1) shall: (a) be scientifically accurate, comprehensible, and presented in a truthful, nonmisleading manner;
522 523 524 525 526 527 528 529 530	consent, the [Department of Health] department shall, in accordance with the requirements of this section[:], develop an information module and maintain a public website. [(a) publish printed materials; and] [(b) produce an informational video.] (2) The [printed materials and the informational video] information module and public website described in Subsection (1) shall: (a) be scientifically accurate, comprehensible, and presented in a truthful, nonmisleading manner; (b) present adoption as a preferred and positive choice and alternative to abortion;

534	(e) state that it is unlawful for any person to coerce a woman to undergo an abortion;
535	(f) state that any physician who performs an abortion without obtaining the woman's
536	informed consent or without providing her a private medical consultation in accordance with
537	the requirements of this section, may be liable to her for damages in a civil action at law;
538	(g) provide [information on] a geographically indexed list of resources and public and
539	private services available to assist, financially or otherwise, a pregnant woman[, financially or
540	otherwise,] during pregnancy, at childbirth, and while the child is dependent, including:
541	(i) medical assistance benefits for prenatal care, childbirth, and neonatal care;
542	(ii) services and supports available under Section 35A-3-308;
543	(iii) other financial aid that may be available during an adoption; [and]
544	(iv) services available from public adoption agencies, private adoption agencies, and
545	private attorneys whose practice includes adoption; and
546	(v) the names, addresses, and telephone numbers of each person listed under this
547	Subsection (2)(g);
548	(h) describe the adoption-related expenses that may be paid under Section 76-7-203;
549	(i) describe the persons who may pay the adoption related expenses described in
550	Subsection (2)(h);
551	(j) except as provided in Subsection (4), describe the legal responsibility of the father
552	of a child to assist in child support, even if the father has agreed to pay for an abortion;
553	(k) except as provided in Subsection (4), describe the services available through the
554	Office of Recovery Services, within the Department of Human Services, to establish and
555	collect the support described in Subsection (2)(j);
556	(l) state that private adoption is legal;
557	(m) [in accordance with Subsection (3),] describe and depict, with pictures or video
558	segments, the probable anatomical and physiological characteristics of an unborn child at
559	two-week gestational increments from fertilization to full term, including:
560	(i) brain and heart function; [and]
561	(ii) the presence and development of external members and internal organs; and

562	(iii) the dimensions of the fetus;
563	(n) show an ultrasound of the heartbeat of an unborn child at:
564	(i) four weeks from conception;
565	(ii) six to eight weeks from conception; and
566	(iii) each month after 10 weeks gestational age, up to 14 weeks gestational age;
567	[(n)] (o) describe abortion procedures used in current medical practice at the various
568	stages of growth of the unborn child, including:
569	(i) the medical risks associated with each procedure;
570	(ii) the risk related to subsequent childbearing that are associated with each procedure;
571	and
572	(iii) the consequences of each procedure to the unborn child at various stages of fetal
573	development;
574	[(o)] (p) describe the possible detrimental psychological effects of abortion;
575	[(p)] (q) describe the medical risks associated with carrying a child to term; [and]
576	$\left[\frac{(q)}{(r)}\right]$ include relevant information on the possibility of an unborn child's survival at
577	the two-week gestational increments described in Subsection (2)(m)[-];
578	[(3) The information described in Subsection (2)(m) shall be accompanied by the
579	following for each gestational increment described in Subsection (2)(m):
580	[(a) pictures or video segments that accurately represent the normal development of an
581	unborn child at that stage of development; and]
582	[(b) the dimensions of the fetus at that stage of development.]
583	[(4) The printed material and video]
584	(s) except as provided in Subsection (5), include:
585	(i) information regarding substantial medical evidence from studies concluding that an
586	unborn child who is at least 20 weeks gestational age may be capable of experiencing pain
587	during an abortion procedure; and
588	(ii) the measures that will be taken in accordance with Section 76-7-308.5;
589	(t) explain the options and consequences of aborting a medication-induced abortion;

	(u) include the following statement regarding a medication-induced abortion,
"Resea	arch indicates that mifepristone alone is not always effective in ending a pregnancy. You
may st	ill have a viable pregnancy after taking mifepristone. If you have taken mifepristone but
have n	ot yet taken the second drug and have questions regarding the health of your fetus or are
questic	oning your decision to terminate your pregnancy, you should consult a physician
immed	liately.";
	(v) inform a pregnant woman that she has the right to view an ultrasound of the unborn
child,	at no expense to her, upon her request; and
	(w) be in a typeface large enough to be clearly legible.
	(3) The information module and website described in Subsection (1) may include a
toll-fre	ee 24-hour telephone number that may be called in order to obtain, orally, a list and
descrip	ption of services, agencies, and adoption attorneys in the locality of the caller.
	[(5) In addition to the requirements described in Subsection (2), the printed material
descril	oed in Subsection (1)(a) shall:
	[(a) be printed in a typeface large enough to be clearly legible;]
	[(b) in accordance with Subsection (6), include a geographically indexed list of public
and pr	ivate services and agencies available to assist a woman, financially or otherwise, through
pregna	ency, at childbirth, and while the child is dependent;]
	[(c) except as provided in Subsection (7), include a separate brochure that contains
truthfu	tl, nonmisleading information regarding:]
	[(i) substantial medical evidence from studies concluding that an unborn child who is
at leas	t 20 weeks gestational age may be capable of experiencing pain during an abortion
proced	lure; and]
	[(ii) the measures that shall be taken in accordance with Section 76-7-308.5;]
	[(d) explain the options and consequences of aborting a medication-induced abortion;
and]	
	[(e) include the following statement, "Research indicates that mifepristone alone is not
always	s effective in ending a pregnancy. You may still have a viable pregnancy after taking

618	mifepristone. If you have taken mifepristone but have not yet taken the second drug and have
619	questions regarding the health of your fetus or are questioning your decision to terminate your
620	pregnancy, you should consult a physician immediately."]
621	[(6) The list described in Subsection (5)(b) shall include:]
622	[(a) private attorneys whose practice includes adoption; and]
623	[(b) the names, addresses, and telephone numbers of each person listed under
624	Subsection (5)(b) or (6)(a).]
625	[(7) A person or facility is not required to provide the information described in
626	Subsection (5)(c) to a patient or potential patient, if the abortion is to be performed:
627	(4) The department may develop a version of the information module and website that
628	omits the information in Subsections (2)(j) and (k) for a viewer who is pregnant as the result of
629	rape.
630	(5) The department may develop a version of the information module and website that
631	omits the information described in Subsection (2)(s) for a viewer who will have an abortion
632	performed:
633	(a) on an unborn child who is less than 20 weeks gestational age at the time of the
634	abortion; or
635	(b) on an unborn child who is at least 20 weeks gestational age at the time of the
636	abortion, if:
637	(i) the abortion is being performed for a reason described in Subsection
638	76-7-302(3)(b)(i) or (ii); and
639	(ii) due to a serious medical emergency, time does not permit compliance with the
640	requirement to provide the information described in Subsection [$(5)(c)$] $(2)(s)$.
641	[(8) In addition to the requirements described in Subsection (2), the video described in
642	Subsection (1)(b) shall:
643	[(a) make reference to the list described in Subsection (5)(b); and]
644	[(b) show an ultrasound of the heartbeat of an unborn child at:]
645	[(i) four weeks from conception;]

646	[(ii) six to eight weeks from conception; and]
647	[(iii) each month after 10 weeks gestational age, up to 14 weeks gestational age.]
648	(6) The department and each local health department shall make the information
649	module and the website described in Subsection (1) available at no cost to any person.
650	(7) The department shall make the website described in Subsection (1) available for
651	viewing on the department's website by clicking on a conspicuous link on the home page of the
652	website.
653	(8) The department shall ensure that the information module is:
654	(a) available to be viewed at all facilities where an abortion may be performed;
655	(b) interactive for the individual viewing the module, including the provision of
656	opportunities to answer questions and manually engage with the module before the module
657	transitions from one substantive section to the next;
658	(c) produced in English and may include subtitles in Spanish or another language; and
659	(d) capable of being viewed on a tablet or other portable device.
660	(9) The department shall present the information module to the Health and Human
661	Services Interim Committee for the committee's review and recommendation before November
662	<u>1, 2018.</u>
663	(10) The department shall release the information module, for the use described in
664	Section 76-7-305, before January 1, 2019.
665	(11) After the department releases the initial version of the information module, for the
666	use described in Section 76-7-305, the department shall:
667	(a) update the information module, as required by law; and
668	(b) present an updated version of the information module to the Health and Human
669	Services Interim Committee for the committee's review and recommendation before releasing
670	the updated version for the use described in Section 76-7-305.
671	Section 10. Section 76-7-305.7 is amended to read:
672	76-7-305.7. Statistical report by the Department of Health.
673	(1) In accordance with Subsection (2), the [Department of Health] department shall, on

674	an annual basis, after December 31 of each year, compile and report the following information,
675	relating to the preceding calendar year, to the Health and Human Services Interim Committee:
676	(a) the total number of abortions that were performed in the state;
677	(b) the reported reasons, if any, the women sought the abortions described in
678	Subsection (1)(a);
679	(c) the stage of pregnancy in which the abortions described in Subsection (1)(a) were
680	performed, including:
681	(i) the trimester; and
682	(ii) estimated week of pregnancy;
683	(d) the races and ethnicities of the women who obtained the abortions described in
684	Subsection (1)(a), including:
685	(i) Alaska Native;
686	(ii) American Indian;
687	(iii) Asian;
688	(iv) Black or African American;
689	(v) Hispanic or Latino;
690	(vi) Native Hawaiian or Pacific Islander;
691	(vii) White, not Hispanic or Latino; and
692	(viii) some other race;
693	(e) the total amount of informed consent material described in this section that was
694	distributed or accessed;
695	(f) the number of women who obtained abortions in this state without receiving the
696	informed consent materials described in this section;
697	(g) the number of statements signed by attending physicians under Subsection
698	$[\frac{76-7-305.6(4)}{2}] \frac{76-7-313(3)}{2}$; and
699	(h) any other information pertaining to obtaining informed consent from a woman who
700	seeks an abortion.

(2) The report described in Subsection (1) shall be prepared and presented in a manner

701

that preserves physician and patient anonymity.
Section 11. Section 76-7-313 is amended to read:
76-7-313. Department's enforcement responsibility Physician's report to
department.
(1) In order for the [state Department of Health] department to maintain necessary
statistical information and ensure enforcement of the provisions of this part[;]:
(a) any physician performing an abortion must obtain and record in writing:
[(a)] (i) the age, marital status, and county of residence of the woman on whom the
abortion was performed;
[(b)] (ii) the number of previous abortions performed on the woman described in
Subsection (1)(a);
[(e)] (iii) the hospital or other facility where the abortion was performed;
[(d)] (iv) the weight in grams of the unborn child aborted, if it is possible to ascertain;
[(e)] (v) the pathological description of the unborn child;
[(f)] (vi) the given menstrual age of the unborn child;
[(g)] (vii) the measurements of the unborn child, if possible to ascertain; and
[(h)] (viii) the medical procedure used to abort the unborn child[-]; and
(b) the department shall make rules in accordance with Title 63G, Chapter 3, Utah
Administrative Rulemaking Act.
(2) Each physician who performs an abortion shall provide the following to the
[Department of Health] department within 30 days after the day on which the abortion is
performed:
(a) the information described in Subsection (1);
(b) a copy of the pathologist's report described in Section 76-7-309;
(c) an affidavit:
(i) that the required consent was obtained pursuant to Sections 76-7-305[;] and
76-7-305.5[, and 76-7-305.6]; and
(ii) described in Subsection $[\frac{76-7-305.6(4)}{2}]$ (3), if applicable; and

730	(d) a certificate indicating:
731	(i) whether the unborn child was or was not viable, as defined in Subsection
732	76-7-302(1), at the time of the abortion; and
733	(ii) if the unborn child was viable, as defined in Subsection 76-7-302(1), at the time of
734	the abortion, the reason for the abortion.
735	(3) If the information module or the address to the website is not provided to a
736	pregnant woman, the physician who performs the abortion on the woman shall, within 10 days
737	after the day on which the abortion is performed, provide to the department an affidavit that:
738	(a) specifies the information that was not provided to the woman; and
739	(b) states the reason that the information was not provided to the woman.
740	[(3)] (4) All information supplied to the [Department of Health] department shall be
741	confidential and privileged pursuant to Title 26, Chapter 25, Confidential Information Release.
742	(5) The department shall pursue all administrative and legal remedies when the
743	department determines that a physician or a facility has not complied with the provisions of this
744	part.
745	Section 12. Section 76-7-314 is amended to read:
746	76-7-314. Violations of abortion laws Classifications.
746747	76-7-314. Violations of abortion laws Classifications.(1) A willful violation of Section 76-7-307, 76-7-308, 76-7-310, 76-7-310.5, 76-7-311,
747	(1) A willful violation of Section 76-7-307, 76-7-308, 76-7-310, 76-7-310.5, 76-7-311,
747 748	(1) A willful violation of Section 76-7-307, 76-7-308, 76-7-310, 76-7-310.5, 76-7-311, or 76-7-312 is a felony of the third degree.
747 748 749	(1) A willful violation of Section 76-7-307, 76-7-308, 76-7-310, 76-7-310.5, 76-7-311, or 76-7-312 is a felony of the third degree.(2) A violation of Section 76-7-326 is a felony of the third degree.
747 748 749 750	 (1) A willful violation of Section 76-7-307, 76-7-308, 76-7-310, 76-7-310.5, 76-7-311, or 76-7-312 is a felony of the third degree. (2) A violation of Section 76-7-326 is a felony of the third degree. (3) A violation of Section 76-7-314.5 is a felony of the second degree.
747 748 749 750 751	 (1) A willful violation of Section 76-7-307, 76-7-308, 76-7-310, 76-7-310.5, 76-7-311, or 76-7-312 is a felony of the third degree. (2) A violation of Section 76-7-326 is a felony of the third degree. (3) A violation of Section 76-7-314.5 is a felony of the second degree. (4) A violation of any other provision of this part, including Subsections
747 748 749 750 751 752	 (1) A willful violation of Section 76-7-307, 76-7-308, 76-7-310, 76-7-310.5, 76-7-311, or 76-7-312 is a felony of the third degree. (2) A violation of Section 76-7-326 is a felony of the third degree. (3) A violation of Section 76-7-314.5 is a felony of the second degree. (4) A violation of any other provision of this part, including Subsections 76-7-305(2)(a) through (c), and (e), is a class A misdemeanor.
747 748 749 750 751 752 753	 (1) A willful violation of Section 76-7-307, 76-7-308, 76-7-310, 76-7-310.5, 76-7-311, or 76-7-312 is a felony of the third degree. (2) A violation of Section 76-7-326 is a felony of the third degree. (3) A violation of Section 76-7-314.5 is a felony of the second degree. (4) A violation of any other provision of this part, including Subsections 76-7-305(2)(a) through (c), and (e), is a class A misdemeanor. (5) The Department of Health shall report a physician's violation of any provision of
747 748 749 750 751 752 753 754	 (1) A willful violation of Section 76-7-307, 76-7-308, 76-7-310, 76-7-310.5, 76-7-311, or 76-7-312 is a felony of the third degree. (2) A violation of Section 76-7-326 is a felony of the third degree. (3) A violation of Section 76-7-314.5 is a felony of the second degree. (4) A violation of any other provision of this part, including Subsections 76-7-305(2)(a) through (c), and (e), is a class A misdemeanor. (5) The Department of Health shall report a physician's violation of any provision of this part to the Physicians Licensing Board, described in Section 58-67-201.

	S.B. 118 Enrolled Copy
758	action described in Section 26-21-11 against an abortion clinic if a violation of this chapter
759	occurs at the abortion clinic.
760	Section 13. Repealer.
761	This bill repeals:
762	Section 76-7-305.6, Abortion facilities required to provide printed materials and
763	informational video Department of Health to make printed materials and
764	informational video available.
765	Section 14. Effective date.
766	This bill takes effect on May 8, 2018, except that:
767	(1) the amendments to Section 58-67-304 (Effective 07/01/18) take effect on July 1,
768	2018; and

(2) the amendments to Sections 76-7-305, 76-7-313, and 76-7-314 take effect on

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January 1, 2019.