As Passed by the Senate

126th General Assembly Regular Session 2005-2006

Sub. H. B. No. 287

Representatives Aslanides, Kearns, Carmichael, Gibbs, Perry, McGregor, J.,
Dolan, Collier, Hood, Beatty, Reidelbach, Barrett, Boccieri, Brown, Carano,
Daniels, DeBose, Domenick, Evans, D., Flowers, Hagan, Hughes, Law, Sayre,
Schlichter, Schneider, Stewart, J., Uecker, Wagoner
Senators Coughlin, Gardner, Jacobson, Clancy, Amstutz, Cates, Grendell,
Harris, Hottinger, Jordan, Mumper, Padgett, Schuler, Schuring, Spada,
Wachtmann

A BILL

To amend sections 3702.30 and 3702.31 and to enact
sections 2305.116 and 3702.301 of the Revised Code
to exempt certain freestanding birthing centers
from the requirement that a center obtain a health
care facility license from the Director of Health
and to provide that there is no cause of action on
a medical claim that because of an act or omission
7
an abortion was not performed.
8

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3702.30 and 3702.31 be amended and	9
sections 2305.116 and 3702.301 of the Revised Code be enacted to	10
read as follows:	11
Sec. 2305.116. (A) No person has a civil action or may	12
receive an award of damages in a civil action, and no other person	13
shall be liable in a civil action, upon a medical claim that	14

because of an act or omission by the other person the person was	15
not aborted.	16
(D) No possess has a givil action on more received of	1 7
(B) No person has a civil action or may receive an award of	17
damages in a civil action, and no other person shall be liable in	18
a civil action, upon a medical claim that because of an act or	19
omission by the other person a child was not aborted.	20
(C) Nothing in this section shall preclude a person from	21
bringing a civil action or from receiving an award of damages in a	22
medical claim based upon an intentional or willful	23
misrepresentation or omission of information related to medical	24
diagnosis, care, or treatment.	25
(D) As used in this section, "medical claim" has the same	26
meaning as in section 2305.113 of the Revised Code.	27
Sec. 3702.30. (A) As used in this section:	28
(1) "Ambulatory surgical facility" means a facility, whether	29
or not part of the same organization as a hospital, that is	30
located in a building distinct from another in which inpatient	31
care is provided, and to which any of the following apply:	32
(a) Outpatient surgery is routinely performed in the	33
facility, and the facility functions separately from a hospital's	34
inpatient surgical service and from the offices of private	35
physicians, podiatrists, and dentists.	36
(b) Anesthesia is administered in the facility by an	37
anesthesiologist or certified registered nurse anesthetist, and	38
the facility functions separately from a hospital's inpatient	39
surgical service and from the offices of private physicians,	40
podiatrists, and dentists.	41
podraci i beb, and deneraca.	47
(c) The facility applies to be certified by the United States	42
health care financing administration centers for medicare and	43

Page 3

Sub. H. B. No. 287

Sub. H. B. No. 287 As Passed by the Senate	Page 7
what the center needs to do to come into compliance;	163
(2) Require that the center come into compliance within a	164
period of time specified in the order;	165
(3) Require that the center provide the director a written	166
notice within a period of time specified in the order that	167
contains all of the following:	168
(a) Certification that the center has come into compliance;	169
(b) The signature of the center's administrator or medical	170
director and certification that the administrator or medical	171
director, whichever signs the notice, is the center's authorized	172
<u>representative;</u>	173
(c) Certification that the information contained in the	174
notice and in any accompanying documentation is true and accurate;	175
(d) Any other information or documentation that the director	176
may require to verify that the center has come into compliance.	177
(C) If the director issues an order to a freestanding	178
birthing center under division (B) of this section and the center	179
fails to comply with the order within the time specified in the	180
order, the director may issue a second order that requires the	181
center to cease operations until the center obtains a license	182
under section 3702.30 of the Revised Code.	183
(D) The director of health shall adopt rules in accordance	184
with Chapter 119. of the Revised Code as necessary to implement	185
this section. The rules shall establish all of the following:	186
(1) Minimum patient safety monitoring and evaluation	187
requirements;	188
(2) Quality assessment and improvement standards;	189
(3) Procedures for determining whether freestanding birthing	190
centers are in compliance with the rules.	191

220

221

Sec. 3702.31. (A) The quality monitoring and inspection fund	192
is hereby created in the state treasury. The director of health	193
shall use the fund to administer and enforce this section and	194
sections 3702.11 to 3702.20 , 3702.30 , 3702.301 , and 3702.32 of the	195
Revised Code and rules adopted pursuant to those sections. The	196
director shall deposit in the fund any moneys collected pursuant	197
to this section or section 3702.32 of the Revised Code. All	198
investment earnings of the fund shall be credited to the fund.	199
(B) The director of health shall adopt rules pursuant to	200
Chapter 119. of the Revised Code establishing fees for both of the	201
following:	202
(1) Initial and renewal license applications submitted under	203
section 3702.30 of the Revised Code. The fees established under	204
division (B)(1) of this section shall not exceed the actual and	205
necessary costs of performing the activities described in division	206
(A) of this section.	207
(2) Inspections conducted under section 3702.15 or 3702.30 of	208
the Revised Code. The fees established under division (B)(2) of	209
this section shall not exceed the actual and necessary costs	210
incurred during an inspection, including any indirect costs	211
incurred by the department for staff, salary, or other	212
administrative costs. The director of health shall provide to each	213
health care facility or provider inspected pursuant to section	214
3702.15 or 3702.30 of the Revised Code a written statement of the	215
fee. The statement shall itemize and total the costs incurred.	216
Within fifteen days after receiving a statement from the director,	217
the facility or provider shall forward the total amount of the fee	218
to the director.	219

(3) The fees described in divisions (B)(1) and (2) of this

section shall meet both of the following requirements: