# As Passed by the Senate

**133rd General Assembly** 

Regular Session 2019-2020

Am. S. B. No. 27

**Senator Uecker** 

Cosponsors: Senators Terhar, Brenner, Roegner, Huffman, M., McColley, Wilson, Hottinger, Huffman, S., Burke, Coley, Eklund, Gavarone, Hill, Hoagland, Lehner, Obhof

# A BILL

To amend sections 2317.56, 3701.341, and 3701.79	1
and to enact sections 3726.01, 3726.02, 3726.03,	2
3726.04, 3726.041, 3726.042, 3726.05, 3726.09,	3
3726.10, 3726.11, 3726.12, 3726.13, 3726.14,	4
3726.15, 3726.16, 3726.95, 3726.99, and 4717.271	5
of the Revised Code to impose requirements on	6
the final disposition of fetal remains from	7
surgical abortions.	8

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

Section 1. That sections 2317.56, 3701.341, and 3701.79 be	9
amended and sections 3726.01, 3726.02, 3726.03, 3726.04,	10
3726.041, 3726.042, 3726.05, 3726.09, 3726.10, 3726.11, 3726.12,	11
3726.13, 3726.14, 3726.15, 3726.16, 3726.95, 3726.99, and	12
4717.271 of the Revised Code be enacted to read as follows:	13
Sec. 2317.56. (A) As used in this section:	14
(1) "Medical emergency" has the same meaning as in section	15
2919.16 of the Revised Code.	16

(2) "Medical necessity" means a medical condition of a
pregnant woman that, in the reasonable judgment of the physician
who is attending the woman, so complicates the pregnancy that it
necessitates the immediate performance or inducement of an
abortion.

(3) "Probable gestational age of the <u>zygote</u>, <u>blastocyte</u>, embryo, or fetus" means the gestational age that, in the judgment of a physician, is, with reasonable probability, the gestational age of the <u>zygote</u>, <u>blastocyte</u>, <u>embryo</u>, or fetus at the time that the physician informs a pregnant woman pursuant to division (B) (1) (b) of this section.

(B) Except when there is a medical emergency or medical necessity, an abortion shall be performed or induced only if all of the following conditions are satisfied:

(1) At least twenty-four hours prior to the performance or inducement of the abortion, a physician meets with the pregnant woman in person in an individual, private setting and gives her an adequate opportunity to ask questions about the abortion that will be performed or induced. At this meeting, the physician shall inform the pregnant woman, verbally or, if she is hearing impaired, by other means of communication, of all of the following:

(a) The nature and purpose of the particular abortion 39
procedure to be used and the medical risks associated with that 40
procedure; 41

(b) The probable gestational age of the <u>zygote</u>, <u>blastocyte</u>, embryo, or fetus;

(c) The medical risks associated with the pregnant woman44carrying the pregnancy to term.45

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The meeting need not occur at the facility where the 46 abortion is to be performed or induced, and the physician 47 involved in the meeting need not be affiliated with that 48 facility or with the physician who is scheduled to perform or 49 induce the abortion. 50

(2) At least twenty-four hours prior to the performance or inducement of the abortion, the physician who is to perform or induce the abortion or the physician's agent does each of the following in person, by telephone, by certified mail, return receipt requested, or by regular mail evidenced by a certificate of mailing:

(a) Inform the pregnant woman of the name of the physicianwho is scheduled to perform or induce the abortion;

(b) Give the pregnant woman copies of the published59materials described in division (C) of this section;60

(c) Inform the pregnant woman that the materials given 61 pursuant to division (B)(2)(b) of this section are published by 62 the state and that they describe the zygote, blastocyte, embryo, 63 or fetus and list agencies that offer alternatives to abortion. 64 The pregnant woman may choose to examine or not to examine the 65 materials. A physician or an agent of a physician may choose to 66 be disassociated from the materials and may choose to comment or 67 not comment on the materials. 68

(3) If it has been determined that the unborn human
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individual the pregnant woman is carrying has a detectable
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heartbeat, the physician who is to perform or induce the
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abortion shall comply with the informed consent requirements in
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section 2919.192 of the Revised Code in addition to complying
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with the informed consent requirements in divisions (B)(1), (2),
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(4), and (5) of this section.

(4) Prior to the performance or inducement of the	76
abortion, the pregnant woman signs a form consenting to the	77
abortion and certifies both all of the following on that form:	78

(a) She has received the information and materials described in divisions (B)(1) and (2) of this section, and her questions about the abortion that will be performed or induced have been answered in a satisfactory manner.

(b) She consents to the particular abortion voluntarily,
knowingly, intelligently, and without coercion by any person,
and she is not under the influence of any drug of abuse or
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alcohol.

(c) If the abortion will be performed or induced87surgically, she has been provided with the notification form88described in division (A) of section 3726.14 of the Revised89Code.90

(d) If the abortion will be performed or induced surgically and she desires to exercise the rights under division (A) of section 3726.03 of the Revised Code, she has completed the disposition determination under section 3726.04 or 3726.041 of the Revised Code.

<u>A form shall be completed for each zygote, blastocyte,</u> <u>embryo, or fetus to be aborted. If a pregnant woman is carrying</u> <u>more than one zygote, blastocyte, embryo, or fetus, she shall</u> <u>sign a form for each zygote, blastocyte, embryo, or fetus to be</u> <u>aborted.</u>

The form shall contain the name and contact information of101the physician who provided to the pregnant woman the information102described in division (B) (1) of this section.103

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(5) Prior to the performance or inducement of the
abortion, the physician who is scheduled to perform or induce
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the abortion or the physician's agent receives a copy of the
pregnant woman's signed form on which she consents to the
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abortion and that includes the certification required by
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division (B) (4) of this section.

(C) The department of health shall publish in English and
in Spanish, in a typeface large enough to be clearly legible,
and in an easily comprehensible format, the following materials
on the department's web site:

(1) Materials that inform the pregnant woman about family 114 planning information, of publicly funded agencies that are 115 available to assist in family planning, and of public and 116 private agencies and services that are available to assist her 117 through the pregnancy, upon childbirth, and while the child is 118 dependent, including, but not limited to, adoption agencies. The 119 materials shall be geographically indexed; include a 120 comprehensive list of the available agencies, a description of 121 the services offered by the agencies, and the telephone numbers 122 and addresses of the agencies; and inform the pregnant woman 123 about available medical assistance benefits for prenatal care, 124 childbirth, and neonatal care and about the support obligations 125 of the father of a child who is born alive. The department shall 126 ensure that the materials described in division (C)(1) of this 127 section are comprehensive and do not directly or indirectly 128 promote, exclude, or discourage the use of any agency or service 129 described in this division. 130

(2) Materials that inform the pregnant woman of the
probable anatomical and physiological characteristics of the
zygote, blastocyte, embryo, or fetus at two-week gestational
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increments for the first sixteen weeks of pregnancy and at four-134 week gestational increments from the seventeenth week of 135 pregnancy to full term, including any relevant information 136 regarding the time at which the fetus possibly would be viable. 137 The department shall cause these materials to be published only 1.38 after it consults with the Ohio state medical association and 139 the Ohio section of the American college of obstetricians and 140 gynecologists relative to the probable anatomical and 141 physiological characteristics of a zygote, blastocyte, embryo, 142 or fetus at the various gestational increments. The materials 143 shall use language that is understandable by the average person 144 who is not medically trained, shall be objective and 145 nonjudgmental, and shall include only accurate scientific 146 information about the zygote, blastocyte, embryo, or fetus at 147 the various gestational increments. If the materials use a 148 pictorial, photographic, or other depiction to provide 149 information regarding the zygote, blastocyte, embryo, or fetus, 150 the materials shall include, in a conspicuous manner, a scale or 151 other explanation that is understandable by the average person 152 and that can be used to determine the actual size of the zygote, 153 blastocyte, embryo, or fetus at a particular gestational 154 increment as contrasted with the depicted size of the zygote, 155 blastocyte, embryo, or fetus at that gestational increment. 156

(D) Upon the submission of a request to the department of
health by any person, hospital, physician, or medical facility
for one copy of the materials published in accordance with
division (C) of this section, the department shall make the
requested copy of the materials available to the person,
hospital, physician, or medical facility that requested the
copy.

(E) If a medical emergency or medical necessity compels 164

the performance or inducement of an abortion, the physician who 165 will perform or induce the abortion, prior to its performance or 166 inducement if possible, shall inform the pregnant woman of the 167 medical indications supporting the physician's judgment that an 168 immediate abortion is necessary. Any physician who performs or 169 induces an abortion without the prior satisfaction of the 170 conditions specified in division (B) of this section because of 171 a medical emergency or medical necessity shall enter the reasons 172 for the conclusion that a medical emergency or medical necessity 173 exists in the medical record of the pregnant woman. 174

(F) If the conditions specified in division (B) of this
section are satisfied, consent to an abortion shall be presumed
to be valid and effective.

(G) The performance or inducement of an abortion without 178 the prior satisfaction of the conditions specified in division 179 (B) of this section does not constitute, and shall not be 180 construed as constituting, a violation of division (A) of 181 section 2919.12 of the Revised Code. The failure of a physician 182 to satisfy the conditions of division (B) of this section prior 183 to performing or inducing an abortion upon a pregnant woman may 184 be the basis of both of the following: 185

(1) A civil action for compensatory and exemplary damages186as described in division (H) of this section;187

(2) Disciplinary action under section 4731.22 of theRevised Code.189

(H) (1) Subject to divisions (H) (2) and (3) of this
section, any physician who performs or induces an abortion with
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actual knowledge that the conditions specified in division (B)
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of this section have not been satisfied or with a heedless
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indifference as to whether those conditions have been satisfied 194 is liable in compensatory and exemplary damages in a civil 195 action to any person, or the representative of the estate of any 196 person, who sustains injury, death, or loss to person or 197 property as a result of the failure to satisfy those conditions. 198 In the civil action, the court additionally may enter any 199 injunctive or other equitable relief that it considers 200 appropriate. 201

(2) The following shall be affirmative defenses in a civilaction authorized by division (H)(1) of this section:203

(a) The physician performed or induced the abortion under204the circumstances described in division (E) of this section.205

(b) The physician made a good faith effort to satisfy the206conditions specified in division (B) of this section.207

(3) An employer or other principal is not liable in
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damages in a civil action authorized by division (H) (1) of this
section on the basis of the doctrine of respondeat superior
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unless either of the following applies:
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(a) The employer or other principal had actual knowledge
or, by the exercise of reasonable diligence, should have known
that an employee or agent performed or induced an abortion with
actual knowledge that the conditions specified in division (B)
of this section had not been satisfied or with a heedless
indifference as to whether those conditions had been satisfied.

(b) The employer or other principal negligently failed to 218secure the compliance of an employee or agent with division (B) 219of this section. 220

(4) Notwithstanding division (E) of section 2919.12 of theRevised Code, the civil action authorized by division (H) (1) of222

this section shall be the exclusive civil remedy for persons, or 223 the representatives of estates of persons, who allegedly sustain 224 injury, death, or loss to person or property as a result of a 225 failure to satisfy the conditions specified in division (B) of 226 this section. 227

(I) The department of job and family services shall
 prepare and conduct a public information program to inform women
 of all available governmental programs and agencies that provide
 services or assistance for family planning, prenatal care, child
 care, or alternatives to abortion.

Sec. 3701.341. (A) The director of health, pursuant to233Chapter 119. and consistent with Chapter 3726. and section2342317.56 of the Revised Code, shall adopt rules relating to235abortions and the following subjects:236

(1) Post-abortion procedures to protect the health of the pregnant woman;

(2) Pathological reports;

- (3) Humane disposition of the product of human conception; 240
- (4) Counseling.

(B) The director of health shall implement the rules and
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shall apply to the court of common pleas for temporary or
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permanent injunctions restraining a violation or threatened
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violation of the rules. This action is an additional remedy not
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dependent on the adequacy of the remedy at law.

## Sec. 3701.79. (A) As used in this section:

(1) "Abortion" has the same meaning as in section 2919.11248of the Revised Code.249

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division (C) of this section.	251
(3) "Ambulatory surgical facility" has the same meaning as	252
in section 3702.30 of the Revised Code.	253
(4) "Department" means the department of health.	254
(5) "Hospital" means any building, structure, institution,	255
or place devoted primarily to the maintenance and operation of	256
facilities for the diagnosis, treatment, and medical or surgical	257
care for three or more unrelated individuals suffering from	258
illness, disease, injury, or deformity, and regularly making	259
available at least clinical laboratory services, diagnostic x-	260
ray services, treatment facilities for surgery or obstetrical	261
care, or other definitive medical treatment. "Hospital" does not	262
include a "home" as defined in section 3721.01 of the Revised	263
Code.	264
(6) "Physician's office" means an office or portion of an	265
office that is used to provide medical or surgical services to	266
the physician's patients. "Physician's office" does not mean an	267
ambulatory surgical facility, a hospital, or a hospital	268
emergency department.	269
(7) "Postabortion care" means care given after the uterus	270
has been evacuated by abortion.	271
(B) The department shall be responsible for collecting and	272
collating abortion data reported to the department as required	273
by this section.	274
(C) The attending physician shall complete an individual	275

(2) "Abortion report" means a form completed pursuant to

abortion report for each the abortion of each zygote,276blastocyte, embryo, or fetus the physician performs upon a277woman. The report shall be confidential and shall not contain278

the woman's name. The report shall include, but is not limited 279 to, all of the following, insofar as the patient makes the data 280 available that is not within the physician's knowledge: 281 (1) Patient number; 282 (2) The name and address of the facility in which the 283 abortion was performed, and whether the facility is a hospital, 284 ambulatory surgical facility, physician's office, or other 285 286 facility; (3) The date of the abortion; 287 (4) If a surgical abortion, the method of final 288 disposition of the fetal remains under Chapter 3726. of the 289 Revised Code; 290 (5) All of the following regarding the woman on whom the 291 abortion was performed: 292 (a) Zip code of residence; 293 294 (b) Age; 295 (c) Race; (d) Marital status; 296 (e) Number of previous pregnancies; 297 (f) Years of education; 298 299 (g) Number of living children; (h) Number of zygotes, blastocytes, embryos, or fetuses\_ 300 previously-induced abortions aborted; 301 (i) Date of last induced abortion; 302 (j) Date of last live birth; 303

(k) Method of contraception at the time of conception; 304 (1) Date of the first day of the last menstrual period; 305 (m) Medical condition at the time of the abortion; 306 (n) Rh-type; 307 (o) The number of weeks of gestation at the time of the 308 abortion. 309 (5) (6) The type of abortion procedure performed; 310 311 (6) (7) Complications by type; (7) (8) Written acknowledgment by the attending physician 312 that the pregnant woman is not seeking the abortion, in whole or 313 in part, because of any of the following: 314 (a) A test result indicating Down syndrome in an unborn 315 child; 316 (b) A prenatal diagnosis of Down syndrome in an unborn 317 child; 318 (c) Any other reason to believe that an unborn child has 319 Down syndrome. 320 (8) (9) Type of procedure performed after the abortion; 321 (9) (10) Type of family planning recommended; 322 (10) (11) Type of additional counseling given; 323 (11) (12) Signature of attending physician. 324 325 (D) The physician who completed the abortion report under division (C) of this section shall submit the abortion report to 326 the department within fifteen days after the woman is 327 discharged. 328

(E) The appropriate vital records report or certificate329shall be made out after the twentieth week of gestation.330

(F) A copy of the abortion report shall be made part of331the medical record of the patient of the facility in which theabortion was performed.333

(G) Each hospital shall file monthly and annual reports
listing the total number of women who have undergone a posttwelve-week-gestation abortion and received postabortion care.
The annual report shall be filed following the conclusion of the
state's fiscal year. Each report shall be filed within thirty
days after the end of the applicable reporting period.

(H) Each case in which a physician treats a post abortion
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complication shall be reported on a postabortion complication
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form. The report shall be made upon a form prescribed by the
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department, shall be signed by the attending physician, and
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shall be confidential.

(I) (1) Not later than the first day of October of each
year, the department shall issue an annual report of the
abortion data reported to the department for the previous
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calendar year as required by this section. The annual report
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shall include at least the following information:

(a) The total number of <u>induced abortions</u> zygotes, 350blastocytes, embryos, or fetuses that were aborted; 351

(b) The number of abortions performed on Ohio and out-of-352
state residents;
(c) The number of abortions performed, sorted by each of 354
the following: 355

(i) The age of the woman on whom the abortion was

performed, using the following categories: under fifteen years 357 of age, fifteen to nineteen years of age, twenty to twenty-four 358 years of age, twenty-five to twenty-nine years of age, thirty to 359 thirty-four years of age, thirty-five to thirty-nine years of 360 age, forty to forty-four years of age, forty-five years of age 361 or older; 362 (ii) The race and Hispanic ethnicity of the woman on whom 363 the abortion was performed; 364 (iii) The education level of the woman on whom the 365 abortion was performed, using the following categories or their 366 equivalents: less than ninth grade, ninth through twelfth grade, 367 one or more years of college; 368 (iv) The marital status of the woman on whom the abortion 369 was performed; 370 (v) The number of living children of the woman on whom the 371 abortion was performed, using the following categories: none, 372 one, or two or more; 373 (vi) The number of weeks of gestation of the woman at the 374 time the abortion was performed, using the following categories: 375 less than nine weeks, nine to twelve weeks, thirteen to nineteen 376 weeks, or twenty weeks or more; 377 (vii) The county in which the abortion was performed; 378 (viii) The type of abortion procedure performed; 379 (ix) The number of abortions zygotes, blastocytes, 380 embryos, or fetuses previously performed on aborted by the woman 381 on whom the abortion was performed; 382 (x) The type of facility in which the abortion was 383 performed; 384

(xi) For Ohio residents, the county of residence of the 385 woman on whom the abortion was performed. 386 (2) The report also shall indicate the number and type of 387 the abortion complications reported to the department either on 388 the abortion report required under division (C) of this section 389 or the postabortion complication report required under division 390 (H) of this section. 391 392 (3) In addition to the annual report required under division (I)(1) of this section, the department shall make 393 available, on request, the number of abortions performed by zip 394 code of residence. 395 (J) The director of health shall implement this section 396 and shall apply to the court of common pleas for temporary or 397 permanent injunctions restraining a violation or threatened 398 violation of its requirements. This action is an additional 399 remedy not dependent on the adequacy of the remedy at law. 400 Sec. 3726.01. As used in this chapter: 401 (A) "Abortion facility" means any of the following in 402 which abortions are induced or performed: 403 (1) Ambulatory surgical facility as defined in section 404 3702.30 of the Revised Code; 405 (2) Any other facility in which abortion is legally 406 provided. 407 (B) "Cremation" has the same meaning as in section 4717.01 408 of the Revised Code. 409 (C) "Fetal remains" means the product of human conception 410 that has been aborted. If a woman is carrying more than one 411

zygote, blastocyte, embryo, or fetus, such as in the incidence

Page 15

<u>of twins or triplets, each zygote, blastocyte, embryo, or fetus</u>	413
or any of its parts that is aborted is a separate product of	414
human conception that has been aborted.	415
(D) "Interment" means the burial or entombment of fetal	416
remains.	417
Sec. 3726.02. (A) Final disposition of fetal remains from	418
a surgical abortion at an abortion facility shall be by	419
cremation or interment.	420
(B) The cremation of fetal remains under division (A) of	421
this section shall be in a crematory facility, in compliance	422
with Chapter 4717. of the Revised Code.	423
(C) As used in this section, "crematory facility" has the	424
same meaning as in section 4717.01 of the Revised Code.	425
Sec. 3726.03. (A) A pregnant woman who has a surgical_	426
abortion has the right to determine both of the following	427
regarding the fetal remains:	428
(1) Whether the final disposition shall be by cremation or	429
interment;	430
(2) The location for the final disposition.	431
(B) A pregnant woman who has a surgical abortion shall be	432
provided with a notification form described in division (A) of	433
section 3726.14 of the Revised Code.	434
Sec. 3726.04. (A)(1) If a pregnant woman desires to	435
exercise the rights under division (A) of section 3726.03 of the	436
Revised Code, she shall make the determination in writing using	437
a form prescribed by the director of health under division (C)	438
of section 3726.14 of the Revised Code. The determination must	439
clearly indicate both of the following:	440

(a) Whether the final disposition will be by cremation or	441
interment;	442
(b) Whether the final disposition will be at a location	443
other than one provided by the abortion facility.	444
(2) If a pregnant woman does not desire to exercise the	445
rights under division (A) of section 3726.03 of the Revised	446
Code, the abortion facility shall determine whether final	447
disposition shall be by cremation or interment.	448
(B)(1) A pregnant woman who is under eighteen years of	449
age, unmarried, and unemancipated shall obtain parental consent	450
from one of the person's parents, guardian, or custodian to the	451
final disposition determination she makes under division (A)(1)	452
of this section. The consent shall be made in writing using a	453
form prescribed by the director under division (B) of section	454
3726.14 of the Revised Code.	455
(2) The consent under division (B)(1) of this section is	456
not required for a pregnant woman exercising her rights under	457
division (A) of section 3726.03 of the Revised Code if an order	458
authorizing the minor to consent, or the court to consent on	459
behalf of the minor, to the abortion was issued under section	460
2151.85 or division (C) of section 2919.121 of the Revised Code.	461
Sec. 3726.041. (A) A pregnant woman who is carrying more	462
than one zygote, blastocyte, embryo, or fetus, who desires to	463
exercise the rights under division (A) of section 3726.03 of the	464
Revised Code, shall complete one form under division (A)(1) of	465
section 3726.04 of the Revised Code for each zygote, blastocyte,	466
embryo, or fetus that will be aborted.	467
(B) A pregnant woman who obtains parental consent under	468
division (B)(1) of section 3726.04 of the Revised Code shall use	469

one consent form for each zygote, blastocyte, embryo, or fetus	470
that will be aborted.	471
Sec. 3726.042. A form used under section 3726.04 of the	472
Revised Code that covers more than one zygote, blastocyte,	473
embryo, or fetus that will be aborted is invalid.	474
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Sec. 3726.05. An abortion facility may not release fetal	475
remains from a surgical abortion, or arrange for the cremation	476
or interment of such fetal remains, until it obtains a final	477
disposition determination made, and if applicable, the consent	478
made, under section 3726.04 or 3726.041 of the Revised Code.	479
Sec. 3726.09. (A) Except as provided in division (B) of	480
this section, an abortion facility shall pay for and provide for	481
the cremation or interment of the fetal remains from a surgical	482
abortion performed at that facility.	483
(B) If the disposition determination made under division	484
(A) (1) of section 3726.04 or 3726.041 of the Revised Code_	485
identifies a location for final disposition other than one	486
provided by the abortion facility, the pregnant woman is	487
responsible for the costs related to the final disposition of	488
the fetal remains at the chosen location.	489
Sec. 3726.10. An abortion facility shall document in the	490
pregnant woman's medical record the final disposition	491
determination made, and if applicable, the consent made, under	492
section 3726.04 or 3726.041 of the Revised Code.	493
Sec. 3726.11. An abortion facility shall maintain	494
evidentiary documentation demonstrating the date and method of	495
the disposition of fetal remains from surgical abortions	496
performed or induced in the facility.	497
Sec. 3726.12. An abortion facility shall have written	498

policies and procedures regarding cremation or interment of	499
fetal remains from surgical abortions performed or induced in	500
the facility.	501
Sec. 3726.13. An abortion facility shall develop and	502
maintain a written list of locations at which it provides or	503
arranges for the final disposition of fetal remains from	504
surgical abortions.	505
Sec. 3726.14. Not later than ninety days after the	506
effective date of this section, the director of health, in	507
accordance with Chapter 119. of the Revised Code, shall adopt	508
rules necessary to carry out sections 3726.01 to 3726.13 of the	509
Revised Code, including rules that prescribe the following:	510
(A) The notification form informing pregnant women who	511
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seek surgical abortions of the following:	512
(1) The right to determine final disposition of fetal	513
remains under division (A) of section 3726.03 of the Revised	514
Code;	515
(2) The available options for locations and methods for	516
the disposition of fetal remains.	517
(B) The consent form for purposes of section 3726.04 or	518
3726.041 of the Revised Code;	519
(C)(1) A detachable supplemental form to the form	520
described in division (B)(4) of section 2317.56 of the Revised	521
Code that meets the following requirements:	522
(a) Indicates whether the pregnant woman has indicated a	523
preference as to the method of disposition of the fetal remains	524
and the preferred method selected;	525
(b) Indicates whether the pregnant woman has indicated a	526

fetal remains.

preference as to the location of disposition of the fetal	527
remains;	528
(c) Provides for the signature of the physician who is to	529
perform or induce the abortion;	530
(d) Provides for a medical identification number for the	531
pregnant woman but does not provide for the pregnant woman's	532
printed name or signature.	533
(2) If a medical emergency or medical necessity prevents	534
the pregnant woman from completing the detachable supplemental	535
form, procedures to complete that form a reasonable time after	536
the medical emergency or medical necessity has ended.	537
Sec. 3726.15. A person who buries or cremates fetal	538
remains from a surgical abortion is not liable for or subject to	539
damages in any civil action, prosecution in any criminal	540
proceeding, or professional disciplinary action related to the	541
disposal of fetal remains, if that person does all of the	542
following:	543
(A) Acts in good faith compliance with this chapter and,	544
if applicable, section 4717.271 of the Revised Code;	545
(B) Receives a copy of a properly executed detachable	546
supplemental form described in division (C)(1) of section	547
3726.14 of the Revised Code;	548
(C) Acts in furtherance of the final disposition of the	549
fetal remains.	550

Sec. 3726.16. Except for the requirements of section 551 3705.20 of the Revised Code, no conflicting provision of the 552 Revised Code or conflicting procedure of an agency or board 553 shall apply regarding a person who buries or cremates fetal 554

remains in accordance with section 3726.15 of the Revised Code.	555
Sec. 3726.95. A pregnant woman who has a surgical	556
abortion, the fetal remains from which are not disposed of in	557
compliance with this chapter, is not guilty of committing,	558
attempting to commit, complicity in the commission of, or	559
conspiracy in the commission of a violation of section 3726.99	560
of the Revised Code.	561
Sec. 3726.99. (A) No person shall fail to comply with	562
section 3726.02, 3726.05, 3726.10, or 3726.11 of the Revised	563
Code.	564
(B) Whoever knowingly violates division (A) of this	565
section is guilty of failure to dispose of fetal remains	566
humanely, a misdemeanor of the first degree.	567
Sec. 4717.271. The following applies to a crematory	568
operator that cremates fetal remains for an abortion facility	569
under Chapter 3726. of the Revised Code.	570
(A) A crematory operator shall not do any of the	571
following:	572
(1) Cremate fetal remains without receiving a copy of a	573
properly executed detachable supplemental form described in	574
division (C)(1) of section 3726.14 of the Revised Code;	575
(2) Dispose of the cremated fetal remains by a means other	576
than one of the following:	577
(a) Placing them in a grave, crypt, or niche;	578
(b) Scattering them in any dignified manner, including in	579
a memorial garden, at sea, by air, or at a scattering ground	580
described in section 1721.21 of the Revised Code;	581

(c) Any other lawful manner.	582
(3) Arrange for the disposal of the cremated fetal remains	583
by a means other than one described in division (A)(2) of this	584
section;	585
(4) Arrange for the transfer of the cremated fetal remains	586
for disposal by a means other than one described in division (A)	587
(2) of this section.	588
(B) A crematory operator is not required to secure a death	589
certificate, a burial or burial-transit permit, or a cremation	590
authorization form to cremate fetal remains.	591
Section 2. That existing sections 2317.56, 3701.341, and	592
3701.79 of the Revised Code are hereby repealed.	593
Section 3. Neither of the following shall apply until	594
rules are adopted under section 3726.14 of the Revised Code:	595
(A) The prohibition under section 3726.99 of the Revised	596
Code;	597

(B) The prohibitions under division (A) of section4717.271 of the Revised Code.599