

Indexed Summary of Changes – Abortion Facility Rules  
090419

Strike “regulations” throughout document	Act 315 of 2019
<b>§3 Definitions</b>	
3(A)(1 & 2) “Abortion” definition – update to most recent legislative definition p. 3-1	Act 953 of 2019, Perinatal Palliative Care Information Act; p. 2, L. 21-25
3(B) add “Abortion Complication” definition p.3-1	Act 620 of 2019, Reporting Abortion Complications p.1, L.31 Proposed as 20-16-605(a)(1)(A-B)
3(C) “Abortion Facility” definition – update <del>Each</del> to “in any” p. 3-1	Act 383 of 2017, p. 2, L. 9 – Various laws 10 in any month; suspension & revocation procedures
3(D) add “Abortion-Inducing Drug” definition p. 3-1	Act 577 of 2015, Drugs Safety Act; 20-16-1503(2)(A-D)  Act 1086 of 2015, p. 3, L. 36 & p. 4, L. 1-13 Act to Repeal and Replace Woman’s Right to Know Act of 2001 20-16-1702(2)(A-D)
3(G) add “Adverse Event” definition p. 3-2	Act 577 of 2015, p. 5, L. 17-35 Abortion Inducing Drugs Safety Act of 2015 20-16-1503(3)  Act 1086 of 2015, p. 4, L. 14-32 Act to Repeal and Replace Woman’s Right to Know Act of 2001 20-16-1702(3)
3(H) add “Born-alive infant” definition; p. 3-2	Act 392 of 2017, p. 2, L. 19 Born Alive Infant Protection of 2017 20-16-604(a)(2)
3(H) modified definition of “Consent” p. 3-2,	Act 934 of 2015, p. 7, L. 6-14 Parental Involvement Enhancement Act of 2015 20-16-803(4)

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<p>3(O) add “Emancipated minor” definition p. 3-3</p>	<p>Act 934 of 2015, p. 7, L. 15-16 Parental Involvement Enhancement Act of 2015 20-16-803(4)</p>
<p>3(P) add “External member of the human body” definition p. 3-3</p>	<p>Act 535 of 2015 p. 3, L. 3 Amend Laws regarding Disposition of Human and Fetal Tissue 20-17-801(b)(2)(B)</p>
<p>3(Q) add “Fertilization” definition 3-3</p>	<p>Act 171 of 2013 Pain Capable Unborn Child Protection Act of 2013 20-16-1402(3)</p>
<p>3(R) add “Final printed labeling” definition p. 3-3</p>	<p>Act 577 of 2015, p. 5, L. 36, &amp; p. 6, L. 1-4 Abortion Inducing Drugs Safety Act 20-16-1503(4)</p> <p>(FPL administration requirements &amp; K enjoined, appealed, moot) PP v. Jegley; reversed 8<sup>th</sup> circ. Panel; motion for stay 10.3.17 K. Baker</p>
<p>3(U) “Gestational Age” definition added in 2015 p. 3-4</p> <p>p. 3-4</p>	<p>Act 577 of 2015, p. 6, L. 5-6 Abortion Inducing Drugs Safety Act 20-16-1503(5);</p>
<p>3(V) add “Human tissue” definition in 2015 p. 3-4</p>	<p>Added in 2015, then updated in 2017</p> <p>Act 535 of 2015 p. 3, L. 8 added definition of Human Tissue Amend Laws regarding Disposition of Human and Fetal Tissue 20-17-801(b)(2)(C)</p>

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3(X) Add definition of “Lethal fetal anomaly”	Act 953 of 2019, Perinatal Palliative Care Information Act p.2, L. 33-35 (term is used in §6(M)(31) p.6-3)
3(CC) add definition of “Minor” in 2015 p. 3-4	Act 934 of 2015, p. 7, L. 24-25 Parental Involvement Enhancement Act 29-16-803
3(EF) added “Parent” definition p. 3-4	Act 934 of 2015, p. 7, L. 26 Parental Involvement Enhancement Act 20-16-803(8)
3(FG) modify definition of “patient” to include born-alive infants p. 3-4	HFS addition – based on Born-alive Patient Act Act 392 of 2017, p. 2, L. 19 Born Alive Infant Protection of 2017 20-16-604(a)(2)
3(HH) add “Post-fertilization age” definition p. 3-4	Act 171 of 2013, p.2, L.36 Pain Capable Unborn Child Protection Act of 2013 20-16-1402(6)
	LRFPS et al v. Rutledge et al. 4:19-cv-449-BRW/4:19-cv-KGB USDC Eastern District, Western Division Complaint for injunction filed 6/26/19 Judge Wilson
3(JJ) add “Probable post-fertilization age of the unborn child” definition p. 3-5	Act 171 of 2013, p. 3, L. 2 Pain Capable Unborn Child Protection Act of 2013 20-16-1402(7)



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6(J)(1) add “signed and witnessed” to written consent signature requirement p. 6-1	Public comment and consent forms
6(J)(2) add notarized, written consent for minors and women under legal guardianship p. 6-1	Act 934 of 2015, p. 8, L. 18 Parental Involvement Enhancement Act of 2015 20-16-805(a)(1-2), (b)(1-4)
6(M)(6)(a,b) emergency transfers and medical record forms for emergency transfers p. 6-2	Act 801 of 2019, p. 2, L. 10-13 Multi-titled Proposed as 20-9-302
6(M)(14) infection <u>prevention and control</u> p. 6-1,2	Added underlined language – current industry standard term; eliminated post-abortion surveillance (covered in §10 Infection Prevention and Control)
6(M)(20)(a-b) delineate two categories of patients: woman and <b>born-alive infant</b> p. 6-3	HFS addition – based on Born-alive Patient Act Act 392 of 2017, p. 2, L. 19 Born Alive Infant Protection of 2017 20-16-604(a)(2)
6(M)(23) follow-up appointments for medical abortion patients 12-18 days, <b>or as recommended in the final printed labeling</b> , after abortion services, p. 6-3	Act 139 of 2015, p. 2, L. 24-25 (“12-18 days”) To Regulate Certain Abortion Drugs & to Provide for Disciplinary Proceedings 20-16-603(b)(2)  Act 577 of 2015, p. 7, L. 30 Abortion Inducing Drugs Safety Act of 2015 (“approximately 14 days”) 20-16-1504(e)(1)  Final printed labeling: “7-14 days”
6(M)(24)(a) patient receipt of USFDA label for abortion-inducing drugs	Act 577 of 2015, p. 7, L. 10-12 Abortion Inducing Drugs Safety Act of 2015

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p. 6-3	20-16-1504(c)
6(M)(24)(b) patient receipt of written notice of reversing abortion-inducing drugs for patients receiving such drugs as required by Act 522 of 2019 p. 6-3	Act 522 of 2019 p.1, L.29-36 Amend Right to Know and Provide Info on Reversing Abortion-Inducing Drugs proposed as amending 20-16-1703(b)
6(M)(25) abdominal ultrasound for heartbeat detection p. 6-3	Act 301 of 2013, p. 2, L.30-36 Arkansas Human Heartbeat Protection Act 20-16-1303(a),(b)(1)  Upheld Susan Wright Edwards v. Beck
6(M)(26) consent to include items specified in §9(B)(2)(a-e) [informed consent] p. 6-3	Section 9 – Health information services, ¶B(2)(a-e) “informed consent” p. 9-2
6(M)(27) reporting child maltreatment/abuse p. 6-3	Act 749 of 2009 Child Maltreatment Act 12-18-401 et seq.
6(M)(28) provide printed materials & answer questions in language patient can understand p. 6-3	Act 1086 of 2015, p. 8, L. 24-29 Act to Repeal and Replace Woman’s Right to Know Act of 2001 20-16-1703(b)(4)(B) Wording change for clarity
6(M)(31) process for providing perinatal palliative care information for diagnosis of fetal anomaly p. 6-3	Act 953 of 2019, p. 3, L. 20-35 Perinatal Palliative Care Information Act Proposed 20-16-2004

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6(N)(1) moved STD reporting to this section p. 6-4	Moved to organize reporting requirements together – previously located in §8(A)(2) on p. 8-1
6(N)(2) moved Induced Terminations of Pregnancy reporting to this section and shortened description for clarity p. 6-4	Moved to organize reporting requirements together - previously located in §8(F) on p. 8-2  Providers use ADH Vital Records Form VR-29 to submit required data. Reports are made for each abortion patient and are submitted monthly to Health Statistics.
6(N)(3) add adverse drug event report re: adverse events associated with abortion-inducing drugs p. 6-4	Act 577 of 2015, p. 8, L. 5-12 Abortion-Inducing Drugs Safety Act 20-16-1505
6(N)(4) add requirement to report abortion complications p. 6-4	Act 620 of 2019, p. 2, L.26 Require Additional Reporting for Abortion Complications Proposed as 20-16-605  Act 801 Of 2019 Born-alive Infant Protection p. 2, L.35
(6)(P) add 48 72 hour reflection period within which money may not be collected p. 6-5	Act 383 of 2017, p. 5, L.3 20-16-1703(d)  Act 801 of 2019, p.8, L.33-34 Amending Woman’s Right-to-Know Act 20-16-1703(d)
<b>§7 Patient Care Services</b>	
7(F)(1) provide for follow-up appointment 12-18 days, or as recommended in the final printed labeling, following abortion services p. 7-2	Act 139 of 2015, p. 2, L. 24-25 (“12-18 days”) To Regulate Certain Abortion Drugs & to Provide for Disciplinary Proceedings 20-16-603(b)(2); and

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	Act 577 of 2015, p.7, L. 30 Abortion-Inducing Drugs Safety Act (“approx. 14 days”) 20-16-1504(e)(1)
7(F)(2) make reasonable effort to ensure patient returns for follow-up p. 7-2	Act 139 of 2015, p. 2, L. 24-25 (“12-18 days”) To Regulate Certain Abortion Drugs & to Provide for Disciplinary Proceedings 20-16-603(b)(2); and  Act 577 of 2015, p.7, L. 30 Abortion-Inducing Drugs Safety Act (“approx. 14 days”) 20-16-1504(e)(1)
7(H)(1): 72 hour pre-abortion counseling time-frame; ADH printed material and DVD on ADH website; and patient gets copy of most current ADH printed materials and DVD p. 7-2	Act 1086 of 2015, p. 6, L 34; p.7, L. 27; p. 8, L. 21; p. 8, L. 30; p. 9, L.31 Repeal and Replace Right to Know Act of 2001; Provide for Voluntary and Informed Consent 20-16-1703(b)  Act 801 of 2019, amending informed consent under Woman’s Right to Know Act, 20-16-1703(b) – increased 48 to 72 hours
7(H)(3) Patient shall meet individually and in private room with physician, referring physician, or qualified person p. 7-2	Act 1086 of 2015, p. 8; l 13-17; p. 9, L. 31 20-16-1703(b)(3)(a)
7(I) prohibit abortions by telemedicine p. 7-2,	Act 887 of 2015, p. 3, L. 32-32 Telemedicine Act 17-80-118(b)(3)
7(J) specify that initial administration of abortion-inducing drugs occurs in same room and physical presence of physician who prescribed p. 7-3	Act 139 of 2015, p. 2, L. 17-21 To Regulate Certain Abortion Drugs & to Provide for Disciplinary Proceedings 20-16-603(b)(1)
7(K) add requirement for patient receipt & acknowledgment of USFDA label(s) for abortion-inducing drugs p. 7-3	Act 577 of 2015, p. 7, L. 10-12 Abortion-Inducing Drugs Safety Act 20-16-1504(c)(1,2)
<b>§8 Program requirements</b>	
8(A)(2) move STD reporting requirements to “Administrative Reports” §6(N)(1) p. 6-3	Consolidate and organize
8(A)(2)(a) add requirement to determine gestational age and location of pregnancy prior to medical abortion p. 8-1	Act 577 of 2015, p. 7, L.2-9 Abortion-Inducing Drugs Safety Act 20-16-1504(b)(1,2)

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8(A)(3) add requirement for abdominal ultrasound to determine fetal heartbeat p. 8-1	Act 301 of 2013, p. 2, L.35-36 Arkansas Human Heartbeat Protection Act 20-16-1303
8(A)(4) patient to keep most current ADH printed materials & DVD p. 8-1	Act 1086 of 2015, p.7, L. 32,33; p. 8, L. 21-23. 20-16-1703(b)(2)(a-e)
8(B) moved to 6(M)(6), p. 6-2	With other policy and procedure requirements
8(D)(1) change to statutory language	Act 801 of 2019 Born-alive infant protection p.2, L.17-19 20-9-302  Also note: follow manufacturer’s guidelines – 8(G), p. 8-3
<del>8(E) Report of Induced Termination. Paragraph moved to Administrative Reports, §6 p. 8-2</del>	Moved to more appropriate section “Administrative Reports” §6(N)(2), p. 6-3
<del>8(F) Denial, suspension, revocation p.8-2</del>	Moved to §4, LICENSING – more appropriate location p. 4-2
_____	Added in 2015, then updated in 2017  Act 535 of 2015 p. 3, L. 19-22 Re: disposition of human and fetal tissue 20-17-802(a)
8(F)(3) respectful and proper manner p. 8-3	Act 535 p. 1, L. 32-33 Re: disposition of human and fetal tissue

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	20-17-801(a)(1)(A)
8(G) Denial, Suspension, etc. p. 802	Move to section 4(K), Licensure p. 4-2 – consolidate and organize
8(G) follow MFG Guidelines for facility equipment & biologicals p. 8-3	De-specified emergency equipment requirements in §8(D). Language mirrors CMS facility requirements
<b>§9 Health Information Services</b>	
9(B)(2)(a) Informed Consent Checklist form AS-4010 p. 9-2	Act 1086 of 2015, p. 13, L. 14 Act to Repeal and Replace Woman’s Right to Know Act of 2001 20-16-1704 <i>Informed Consent Checklist</i> , form ADH AS-4010
9(B)(2)(b) evidence statistical probability of term birth where heartbeat is detected p. 9-2	Act 301 of 2013, p.3, L.20 Human Heartbeat Protection Act 20-16-1303(d)
9(B)(2)(c) fetal pain checklist p. 9-2	Act 1086 of 2015, p. 8, L. 30 & p. 9, L. 1-15 Act to Repeal and Replace Woman’s Right to Know Act of 2001 20-16-1703  <i>Fetal Pain Checklist</i> form ADH AS-4010-A
9(B)(2)(d) notarized parent/guardian or custodian consent for minors and women under guardianship or custodianship p. 9-2	Act 934 of 2015, p. 8, L. 4-8 Parental Involvement Enhancement Act of 2015 20-16-803(8)(c); 804; 805; 809(b); and 20-16-1704(b)(1)(B)(iv)(b) <i>Abortion Disclosure and Consent Form for Unemancipated Minors and Women under Legal Guardianship of Custodianship for Incompetency</i> , fo ADH AS-4011
9(B)(2)(e) medical emergency documentation exceptions p. 9-3	Unborn child pain prevention, Act 1696 of 2005, 20-16-1107 Human Heartbeat Protection, 301 Of 2013, 20-16-1305 Woman’s Right to Know, 1086 of 2015, 20-16-1706
9(B)(4)(d) for medical abortions, gestational age p. 9-3	Act 577 of 2015, p. 7, L.2-9 Abortion-Inducing Drugs Safety Act 20-16-1504(b)(1)
9(B)(4)(e) add ultrasound image with: p. 9-3 1. Right to view evidence; and 2. Patient decision to view or not p. 9-3	Act 301 of 2013, p. 2, L.35-36 Arkansas Human Heartbeat Protection Act 20-16-1303  Partially enjoined – Edwards v. Beck

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<p>9(B)(4)(f) testing for fetal heartbeat and acknowledgment form if HB detected p. 9-3</p>	<p>Act 301 of 2013, p. 3, L.15-17 Arkansas Human Heartbeat Protection Act 20-16-1303</p> <p>Partially enjoined (info that abortion is illegal due to heartbeat)</p>
<p>9(B)(4)(g) for medical abortions, intrauterine location of pregnancy p. 9-3</p>	<p>Act 577 of 2015, p. 7, L.2-9 Abortion-Inducing Drugs Safety Act 20-16-1504(b)(2)</p>
<p>9(B)(6) add document any follow-up p. 9-3</p>	<p>577 of 2015, p. 7, L. 36, p. 8, L 3. Drug Safety Act 139 of 2015, p. 2, L.28-30 Drug regulation Act</p>
<p>9(B)(7) add consent for unemancipated minors and women under guardianship or custodianship and <b>most current ADH printed materials and DVD</b> p. 9-3</p>	<p>Act 934 of 2015, p. 8, L. 13-25 Parental Involvement Enhancement Act of 2015 20-16-805</p>
<p><b>9(B)(10)(a) add description of surgical instruments, techniques, findings, tissues, etc.</b> p. 9-4</p>	<p>Needed for complete reporting - standard</p>
<p>9(B)(10)(b) add identifying info requirement to follow-up appointments for medical abortions p. 9-4</p>	<p>Act 139 of 2015, p. 2, L. 28 To Regulate Certain Abortion Drugs &amp; to Provide for Disciplinary Proceedings 20-16-603(b)(3)</p> <p>577 of 2015, p. 7, L. 36, p. 8, L 3. Drug Safety Act</p>
<p>9(B)(11)(a)(i-ii) add requirement for and type of proof of relationship for parents and guardians when consent is required p. 9-4</p>	<p>Act 934 of 2015 p. 8, L. 27-35 Parental Involvement Enhancement Act of 2015 20-16-806(a)</p>
<p>9(B)(11)(b) Specify record retention time for items required in 9(B)(11)(a) p. 9-4</p>	<p>Act 934 of 2015, p. 8, L. 36, p. 9, L. 2 Parental Involvement Enhancement Act of 2015 20-16-806(b)</p>
<p>9(12) add physician affidavit when minor or incompetent woman p. 9-4</p>	<p>Act 934 of 2015, p. 9, L. 3-10 Parental Enhancement Involvement Act of 2015 Ark. Code Ann. §20-16-806(c)</p>

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	ADH form AS-4011 “Abortion Disclosure and Consent form for Unemancipated Minors and Women under Legal Guardianship or Custodianship for Incompetency”
<b>§10 Infection <u>Prevention and Control</u></b>	Section title & ¶ 10(4)(d) changed to current terminology
10(A)(1) Change nosocomial to “Healthcare Associated Infections” p. 10-1	change to current terminology Also: 10(A)(4)(a)
10(A)(2) facility to follow national guidelines and manufacturer’s instructions. p. 10-1	Remove CDC and replace with “national”; manufacturer’s instructions for chemical cleaners and disinfectants
10(A)(3) add designated infection control and prevention officer p. 10-1	Required for other licensed facilities
10(A)(4) Update infection prevention and control policies and procedures p. 10-1	Fairly comprehensive update and reorganization in infection prevention and control requirements
10(A)(4)(a) change nosocomial to “Healthcare Associated Infections” p. 10-1	change to current terminology
10(A)(4)(b) add “abortion” to maintaining reports of infections in patients p. 10-1	Patients that do not have abortions are not required to be monitored
10(A)(4)(c)& (d) same as above (a) and (b); p. 10-1	Change to current terminology and only abortion-receiving patients & health care workers to be assessed for risk of HAI
10(A)(4)(i) add “sterile technique” p. 10-1	Commonly used alternative language
10(A)(4)(j) Sterilization policies – added the following: p. 10-1	Comprehensive update of sterilization policies and procedures
10(A)(4)(j)(1) evaluate effectiveness of sterilization p. 10-1	Assure ongoing sterilization quality
10(A)(4)(j)(2) receiving, decontaminating, cleaning, preparing, disinfecting and sterilizing reusable items p. 10-2	Assure items are properly prepared for sterilization
10(A)(4)(j)(3) specifications for cold-liquid sterilization and gas sterilization (if used) p. 10-2	Process for alternate sterilization outlined
10(A)(4)(j)(4) sterilization techniques other than steam (plasma, ethylene oxide, chemical, etc.) shall follow the manufacturer’s directions and meet all state and federal regulations p. 10-2	Ensure proper use of less familiar types of sterilization

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10(A)(4)(j)(5) assembling and wrapping of packs (to include the double-wrapped techniques) p. 10-2	Review for proper wrapping of sterile packs/instruments
10(A)(4)(j)(6) autoclaves to include: p. 10-2	Comprehensive update of autoclave (steam) sterilization policies and procedures
10(A)(4)(j)(6)(i) records shall be maintained of all autoclave loads, both routine and immediate use which shall include the date, time, lot number (on routine loads), the time at temperature (where a recorder is not available), item(s) sterilized and shall identify the person performing the task p. 10-2	Promote compliance and create tracking method for HAI epidemiology
10(A)(4)(j)(6)(ii) the efficacy of autoclaves, both for routine and immediate use shall be determined weekly through the use of biological spore monitors p. 10-2	Assure effectiveness of equipment
10(A)(4)(j)(6)(iii) the results of all biological spore monitoring shall be reported to the Infection Prevention Officer p. 10-2	Assure spore monitors results are evaluated
10(A)(4)(j)(6)(iv) failures of the biological spore test shall be brought to the attention of the Infection Prevention Officer or designee immediately so the appropriate surveillance measures can be initiated p. 10-2	Safety measure to identify individual patients at risk of HAI if autoclave fails spore testing
10(A)(4)(j)(6)(v) all materials sterilized from the date of the biological spore monitor failure to the last successful biological spore monitor shall be re-sterilized before use p. 10-2	Prevents use of equipment with failed sterilization occurrence
10(A)(4)(j)(6)(vi) autoclaves within the facility shall be maintained in accordance with the manufacturer's written directions. Records shall be maintained of all maintenance and repairs for the life of the equipment p. 10-2	Assure staff familiarity and equipment effectiveness
10(A)(4)(j)(6)(vii) chemical indicators for sterility shall be used with each cycle p. 10-2	Safety measure
10(A)(4)(j)(6)(viii) compliance and efficacy of the sterilization policies shall describe the mechanism	Identifies when to re-sterilize unused items

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used to determine the shelf life of sterilized packages p. 10-2	
10(A)(4)(j)(6)(ix) products used to contain or wrap instrument sets/pans for sterilization shall follow manufacturers’ directions or nationally recognized standards for use in determining the shelf life of the sterilize items(s) p. 10-2	Assure staff familiarity and equipment effectiveness
10(A)(4)(j)(6)(x) All items which are to be sterilized, whether for immediate use or to be stored, shall be cleaned and decontaminated before the sterilization process p. 10-3	Assure items are properly prepared for sterilization
110(A)(4)(j)(6)(xi) immediate use (autoclaving) shall be restricted to unplanned or emergency situations and never used as a convenience to compensate for inadequate inventories of instruments p. 10-3	Assure adequate inventory of instruments
10(A)(4)(j)(6)(xii) procedures for unloading and transporting immediate use sterilized items, which provide for the aseptic transfer within the physical constraints of the facility p. 10-3	Prevent carrying items through unsanitary areas
10(A)(4)(k5) disinfection to include: p. 10-3	Comprehensive update of disinfection policies and procedures
10(A)(4)(k)(1) cleaning of equipment p. 10-3	Promote systematic cleaning
10(A)(4)(k)(2) evaluating effectiveness of cleaning p. 10-3	Assure quality
10(A)(4)(k)(3) cleaning and disinfecting of surfaces, utensils, and equipment p. 10-3	Comprehensive approach
10(A)(4)(k)(4) receiving, decontaminating, cleaning, preparing, and disinfecting reusable items p. 10-3	System can be reviewed
10(A)(4)(k)(5) a requirement that disinfectants, antiseptics, and germicides are used in accordance with the manufacturer’s directions p. 10-3	Safety and effectiveness
10(A)(4)(o9) policy for disposal of human and fetal tissue p. 10-3	Reviewable
10(A)(4)(p10) sharps and needle disposal safety	Needles already regarded as sharps

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p. 10-3	
10(A)(4)(s)supplies and storage to include: p. 10-4	Comprehensive revision of policies and procedures related to supplies and storage
10(A)(4)(s)(1) storage and distribution of sterile equipment/medical supplies p. 10-4	Assurance of quality
10(A)(4)(s)(2) recalling and disposing of outdated sterile supplies p. 10-4	Assurance of quality
10(A)(4)(s)(3) collection and disposal of supplies recalled by the manufacturer p. 10-4	Method of checking for recalls
10(A)(4)(s)(4) precautions to prevent the mixing of sterile and unsterile supplies and equipment p. 10-4	Assurance of quality
10(A)(4)(s)(5) Items previously packaged, sterilized and issued but not used may be returned to the sterile storage area if the integrity of the packaging has not been compromised and there is no evidence of contamination p. 10-4	Assurance of quality
10(A)(4)(s)(6) Sterile materials shall be stored eight to ten inches from the floor and at least 18 inches from the ceiling and at least two inches from outside walls. Items shall be positioned so that packages are not crushed, bent compressed, or punctured and sterility is not compromised p. 10-4	Assurance of quality and allows for cleaning of storage area
<b>10(B)(5) change TB language to ADH standard</b>	<b>Update all TB language in ADH regulated entities</b>
10(C) move to “administrative reports”	Move to 6-4, administrative reports section
<b>§12 Physical Facility requirements</b>	
12(G) Add storage requirement for fetal remains p. 12-8	Act 535 of 2015, p. 2, L. 12 & 17 Act to Amend Laws regarding Disposition of Human and Fetal Tissue 20-17-801(b)(1)
12(I)(1-2) Signs posted to prevent forced abortions in each waiting room, patient consult room, and procedure room. Text specified. p. 12-8, 12-9	Act 1086 of 2015, p.13-14, L.36, 1-19 Woman’s Right to Know Act 20-16-1705
<b>§13 Forms</b>	

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Added forms to Rules:	
<p>1. Form ADH AS-4010 Informed Consent Checklist</p> <p style="padding-left: 40px;">changed 48 to 72 hours and add time of consent</p> <p style="padding-left: 40px;">pp. 1, 2</p>	<p>20-16-804, 20-16-810(a)</p> <p>Act 801 of 2019, amending Right to Know, p.4, L.31 20-16-1703</p>
<p>2. Form ADH AS-4010-A Fetal Pain Checklist</p> <p style="padding-left: 40px;">changed 48 to 72 hours and add time of consent</p> <p style="padding-left: 40px;">p. 1</p>	<p>Act 801 of 2019, amending Right to Know, p.4, L.31 20-16-1703</p>
<p>3. Abortion Disclosure and Consent for Unemancipated Minors and Women under Legal Guardianship or Custodianship for Incompetency ADH AS-4011</p>	
<p>§14 Add severability clause</p>	