



OHIO DEPARTMENT OF HEALTH

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Columbus, Ohio 43215

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John R. Kasich/Governor

Richard Hodges/Director of Health

SEP 25 2015

Jennifer L. Branch
Gerhardstein & Branch
432 Walnut Street, Suite 400
Cincinnati, Ohio 45202

Re: Planned Parenthood Southwest Ohio Region: Denial of Variance Request
ID # 0286AS

Dear Ms. Branch:

Pursuant to R.C. 3702.304, O.A.C. 3701-83-14, and O.A.C. 3701-83-19, and after careful review and consultation with the department's medical director, I am denying the variance request of Planned Parenthood Southwest Ohio Region (PPSWO) for the 2015 license period.

On November 20, 2014, I granted PPSWO's request for a variance from the written transfer agreement (WTA) requirements for license years 2013 and 2014. That approval was conditioned on backup agreements with four named physicians: David B. Schwartz, M.D., Michael Draznik, M.D., Tori Anderson, M.D., and Kate Hewitt, M.D. By letter dated January 26, 2015, PPSWO informed the department that Michael Draznik, M.D., would be unable to continue as a backup physician as of February 1, 2015. PPSWO did not propose a replacement for Dr. Draznik.

The variance expired when PPSWO's 2014 ambulatory surgical facility license expired. For the 2015 license period, the facility was required to submit either a WTA with a hospital as required by R.C. 3702.303 and O.A.C. 3701-83-19(E) or a new variance request.


On May 26, 2015, you submitted PPSWO's variance request from the WTA requirement for the 2015 license period. The new variance request contains back-up agreements with three named physicians: David B. Schwartz, M.D., Tori Anderson, M.D., and Kate Hewitt, M.D.

As you know, the written transfer agreement requirements in R.C. 3702.303 and O.A.C. 3701-83-19 are designed to protect patient health and safety. Variances from these requirements are for limited circumstances in which the facility can still achieve the purposes of a WTA, where compliance with the WTA requirement would impose an undue hardship, and where the proposed alternative method of compliance meets or exceeds the protections afforded by the statute and rule. R.C. 3702.304. PPSWO's provision of only three named back-up physicians does not meet my expectation that a variance provide the same level of patient health and safety that a written transfer agreement with a local hospital assures for 24/7 back-up coverage.

Pursuant to R.C. 3702.304 and O.A.C. 3701-83-14, the denial of PPSWO's application for a variance shall be final and shall not be construed as creating any rights to a hearing under Chapter 119 of the Revised Code.

If you have any questions regarding this decision, please contact Heather Coglianese, Senior Legal Counsel, at 614-466-4882.

Sincerely,



Richard Hodges, MPA
Director of Health