	2023300er
175	<u>(5).</u>
176	(4) SERVICESServices provided pursuant to this section
177	must be provided in a noncoercive manner and may not include any
178	religious content.
179	(5) REPORTBy July 1, 2024, and each year thereafter, the
180	department shall report to the Governor, the President of the
181	Senate, and the Speaker of the House of Representatives on the
182	amount and types of services provided by the network; the
183	expenditures for such services; and the number of, and
184	demographic information for, women, parents, and families served
185	by the network.
186	Section 4. Subsections (1), (2), (10), and (13) of section
187	390.0111, Florida Statutes, are amended to read:
188	390.0111 Termination of pregnancies
189	(1) TERMINATION AFTER GESTATIONAL AGE OF $6$ $15$ WEEKS; WHEN
190	ALLOWED.—A physician may not <u>knowingly</u> perform <u>or induce</u> a
191	termination of pregnancy if the physician determines the
192	gestational age of the fetus is more than $\underline{6}$ $\underline{15}$ weeks unless one
193	of the following conditions is met:
194	(a) Two physicians certify in writing that, in reasonable
195	medical judgment, the termination of the pregnancy is necessary
196	to save the pregnant woman's life or avert a serious risk of
197	substantial and irreversible physical impairment of a major
198	bodily function of the pregnant woman other than a psychological
199	condition.
200	(b) The physician certifies in writing that, in reasonable
201	medical judgment, there is a medical necessity for legitimate
202	emergency medical procedures for termination of the pregnancy to
203	save the pregnant woman's life or avert a serious risk of

## Page 7 of 11

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2023300er 204 imminent substantial and irreversible physical impairment of a 205 major bodily function of the pregnant woman other than a 206 psychological condition, and another physician is not available 207 for consultation. (c) The pregnancy has not progressed to the third trimester 208 209 fetus has not achieved viability under s. 390.01112 and two 210 physicians certify in writing that, in reasonable medical 211 judgment, the fetus has a fatal fetal abnormality. 212 (d) The pregnancy is the result of rape, incest, or human 213 trafficking and the gestational age of the fetus is not more than 15 weeks as determined by the physician. At the time the 214 215 woman schedules or arrives for her appointment to obtain the 216 abortion, she must provide a copy of a restraining order, police 217 report, medical record, or other court order or documentation providing evidence that she is obtaining the termination of 218 219 pregnancy because she is a victim of rape, incest, or human 220 trafficking. If the woman is 18 years of age or older, the 221 physician must report any known or suspected human trafficking 222 to a local law enforcement agency. If the woman is a minor, the 223 physician must report the incident of rape, incest, or human 224 trafficking to the central abuse hotline as required by s. 225 39.201. 226 (2) IN-PERSON PERFORMANCE BY PHYSICIAN REQUIRED.-Only a 227 physician may perform or induce a No termination of pregnancy 228 shall be performed at any time except by a physician as defined 229 in s. 390.011. A physician may not use telehealth as defined in s. 456.47 to perform an abortion, including, but not limited to, 230 231 medical abortions. Any medications intended for use in a medical 232 abortion must be dispensed in person by a physician and may not

## Page 8 of 11

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	2023300er
233	be dispensed through the United States Postal Service or by any
234	other courier or shipping service.
235	(10) PENALTIES FOR VIOLATIONExcept as provided in
236	subsections (3), (7), and (12):
237	(a) Any person who willfully performs, or actively
238	participates in, a termination of pregnancy in violation of the
239	requirements of this section <del>or s. 390.01112</del> commits a felony of
240	the third degree, punishable as provided in s. 775.082, s.
241	775.083, or s. 775.084.
242	(b) Any person who performs, or actively participates in, a
243	termination of pregnancy in violation of this section <del>or s.</del>
244	<del>390.01112</del> which results in the death of the woman commits a
245	felony of the second degree, punishable as provided in s.
246	775.082, s. 775.083, or s. 775.084.
247	(13) FAILURE TO COMPLYFailure to comply with the
248	requirements of this section or s. 390.01112 constitutes grounds
249	for disciplinary action under each respective practice act and
250	under s. 456.072.
251	Section 5. <u>Section 390.01112, Florida Statutes, is</u>
252	repealed.
253	Section 6. Subsection (1) of section 390.012, Florida
254	Statutes, is amended to read:
255	390.012 Powers of agency; rules; disposal of fetal
256	remains
257	(1) The agency may develop and enforce rules pursuant to
258	ss. 390.011-390.018 and part II of chapter 408 for the health,
259	care, and treatment of persons in abortion clinics and for the
260	safe operation of such clinics.
261	<del>(a)</del> The rules <u>must</u> <del>shall</del> be reasonably related to the

## Page 9 of 11

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