COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D. C. Law 2-66

"D.C. Ambulatory Surgical Treatment Center Licensure Act"

Pursuant to Section 412 of the District of Columbia Self-Government and Governmental Reorganization Act, P. L. 93-198, "the Act", the Council of the District of Columbia adopted Bill No. 2-133, on first and second readings September 13, 1977 and October II, 1977, respectively. Following the signature of the Mayor on January 27, 1978, this legislation was assigned Act No. 2-138, published in the February 17, 1978, edition of the D. C. Register and transmitted to both Houses of Congress for a 30-day review, in accordance with Section 602 (c)(1) of the Act.

The Council of the District of Columbia hereby gives notice that the 30-day Congressional Review Period has expired and, therefore, cites the following legislation as D.C., Law 2-66, effective April 6, 1978.

STERLING TUCKER
Chairman of the Council

(Vol. 24, D.C. Register, 6836, January 19, 1978)

2-56

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

April 6. 1978

To license ambulatory surgical treatment centers.

3E IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA.

That this act may be cited as the "D.C. Ambulatory Surgical

Treatment Center Licensure Act".

TITLE I

PURPOSE AND SCOPE; DEFINITIONS.

Sec. 102. <u>Purpose and scope.</u> The purpose of this act is to require licensure of all facilities, except as provided in section 103(a) of this act, in which surgical procedures are performed on persons who are not admitted as inpatients to a hospital, and to provide minimum standards for the establishment and maintenance of such facilities.

Sac. 193. <u>Definitions</u>. For the purposes of this act:

(a) "Amoulatory Surgical Treatment Center" means any institution, place or building devoted primarily to the naintenance and operation of facilities for the performance of surgical procedures on an outpatient basis including facilities where family planning procedures are performed. Such facility shall not provide beds or other accommodations

for the overnight stay of patients. Individual patients shall be discharged in an ambulatory condition without danger to the continued well being of the patients or shall be transferred to a hospital.

The term "Ambulatory Surgical Treatment Center" does not include: (I) any institution or building licensed as a mospital, under the Act of April 20, 1908 (35 Stat. 64; 0.5. Code, sec. 32-301); (2) hospitals maintained by the District of Columbia; (3) any place, agency, clinic or practice, public or private, profit or non-profit, devoted exclusively to the performance of dental or oral surgical procedures: (4) any professional office wherein a physician customarily performs surgical procedures for minor diagnosis and treatment of dermatological or podiatric condition or cystoscopies or proctoscopies.

- (b) "center" means an Ambulatory Surgical Treatment
 Center-
- (c) "Department" means the Department of Human Resources of the District of Columbia.
- (d) "Director" means the Director of the Department of Human Resources, or his designee.
 - (e) "District" means the District of Columbia.
- (f) "Mayor" means the holder of the Office of the Mayor of the District of Columbia, pursuant to section 421 of the

Calumaia Self-Government and Governmental · Vai State 814; J.C. Coder Reproduitation set (37 agent. designated o o district

TITLE II

operate OF AMBULATORY SURGICAL TREATMENT CENTERS. person shall o Z required. L'i cense 201. LICENSUAR

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Application for Poplication. Sec - 202.

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- (a) the name and address of the facility.
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- LO4. the medical and surgical production De licensac; 9 center is

- the Canter 3s ō addresses director; (d) the names and administrator and medical
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- space, equipment and supplies, to stabilize the condition of (.l.) provision of appropriately trained staff, to a hospital; and prior to transport Datient
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Each applicant responsibility. Sec. 233. Financial

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or Suspension. The Mayor may refuse to issue, or to renew.

or may revoke or suspend, the license of a center for any of the following reasons:

- (a) violation of any provision of this act;
- (b) knowingly furnishing false or misleading information to the Mayor, or failure to furnish information requested;
- (c) knowingly furnishing false, misleading or fraudulent information regarding the center to the public;
 - (c) imminent danger to public nesith or welfare;
- (e) failure to maintain acceptable standards of cleanliness and sanitation required of surgical units.

Sec. 205. Motice and hearings. When the Mayor

determines that there are grounds for denial, suspension or revocation of a license under this act, the Mayor shull serve upon the applicant or licensee a written notice of the proposed action, informing the applicant or licensee of his right to request, within seven (7) days from service of notice, a hearing before the Mayor, at which time the applicant or licensee may show cause why his application for a license or renewal of his license about not be denied or mis license not suspended or revoked. The notice to the applicant or licensee shall also specify anatomation, is

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pesocoud 400s rpaisenbal that therefor, and no hearing contamplated, the grounds be taken if action shall

TITLE III

CONTER ADMINISTRATION AND MANAGEMENT.

Sec. 201. Organization of center.

- revocation or suspension of a physician's center privileges, SECT tines. surgical center shall have a governing board copy of the shall establish procedures for the appointment יפצפ [- עם הפון ויי לווים פתרטתטתטחם the center administrator and medical director, for the practice at the center, for 1 | 8 public inspection at ٠1 patient admissions and discharge. 10 admission of physicians to laws shall be available formally organized in Each (2) and for SME [- AD
- to practica the center, for revocation or suspension of a physician's privileges, and for patient admissions and discharge. cartnership or professional medical corporation shall not be neve written procedures, available for public inspection required to have a governing board, but the center shall cimes, governing the acmission of physicians しかし てのし 34

A Center owned by a sole proprietorship.

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Responsibility for Center operation. Sec. 302-

patient care shall the center shall rest with the center 1. 10 11 11 administratory except that speracion of

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Sec. 304. Presidentive rentinescens.

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- medical Standard 185 15 patients in accordance with current laboratory Appropriate performed on practices
- (d) Written policies and procedures for coordination or 400 コピュ referral from various sources, including transmittal appropriate patient records, shall be established by 40 Director and acharad to by all members Sec. 305. Post-coerative requirements. Section)
- treatment for each individual treated in one conter program to sesure post ברי לפן ירב anistran instructions to be issued to all patients: ind shall include (but is not limited to) center shall establish a このでは
- D0 400 (15 (1) symptoms of complications to
- (2) activities to be avaided, if any;
- question (3) specific telephone number to be used by the patient should any complication occur or
- make arrangements with the center the patient's personal physician for a DOBLAND AND THE CHARACT (4) reminder to
- Following the surgical procedure, nucleuts shall time sufficient complications anns Thaties no impediate postudonarios administration of do beines and renter for a seried of following the 2001 けいでのでした かんづかしず

(c) Patients in whom any adverse condition exists or in whom a complication is known or suspected to have occurred muring or after the performance of the surgical procedure shall be transferred and admitted to a hospital, if good medical practice so indicates.

Sec. 305. Center records and report requirements.

- (a) Accurate and complete clinical records shall be maintained for each patient and all entries in the clinical record shall be made at the time the surgical procedure is performed and when care, treatment, medications or other medical services are given. The record shall satisfy the diagnosis or need for medical services. It shall include there applicable but not be limited to the following:
 - (1) patient identification;
 - (2) admitting information including patient nistory and physical examination;
 - (2) signed informed consent:
 - (4) signed and dated physician orders;
 - (5) laboratory tests, pathologist's report of tissue, and radiologist report of x-rays, as indicated by good medical practice;
 - (b) anesthesia record. if general anesthesia is used:

- (7) operative record as indicated by good medical practice;
- (3) surgical medication and medical treatments;
- (9) recovery room notes;
- (10) onysician and nurses' progress notes;
- (11) condition at time of discharge; and
- (12) patient instructions.
- (b) Accounting procedures shall be carried out in accordance with an accepted accounting system providing appropriate statistical information and shall permit satisfactory auditing.
- (c) Each facility shall submit reports on a regular , musis containing such pertinent clinical and statistical dita as may reasonably be required by the Department. Including mortality and morbidity data.
- (d) 111 patient records shall be confidential, unless the patient gives written consent for their release, except us provided in section 501 of this act.
- (e) All hospitals licensed under the laws of the District of Columbia, including D.C. General Mospital, shall regularly report to the Department—any including of norbidity in cases treated at a center.

TITLE IV

CENTER SQUIPMENT AND MAINTENANCE.

Care. らない ひかをつけ ずりょ D C d Supplies Sec. 401.

facilities utilizing and disposal and use of innalation anestheries. types Shall TORES ENCHOLD I adequate monitoring equipment. oxygen and related items and post-operative recovery peneral andstressa. There shall be aritten procedures patient care according to きしなけ Candian-pulabnary rasuscination equipment with SCHOOLOGOLOS さいしゅつびつき 20110125 the dare. use, sterilization, storage patients, service programs, and procedures. 11ers personnel with the established medication shall be written relical yases. narcotics and medications. personnel shall be available in formulated and implemented union procedures and assure enforcement. the surgical equipment for assure safety in storage There コットロー コーシュー CEUIT Sufficient Soverning availadie trained - FO LE 00

Sec. 402. Environmental health standaris.

EDISYRE plant, including housekeeping, shall be specifically 7 naintenance of 100 (a) Persons responsible י בבטבן 1 | פכי

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47 0, »* 0 technique used of starility facility shall be provided. apon appropriate for

- (c) Illumination shall provide at least the equivalent 100 foot candles of light at the examining taoles as in the surgical area. 4. O 9.8
- (d) There shall be a preventive maintenance program for not limited medical accipment. 性がしかりしな 10.1 prevention maintenance should include. but is equipment and medical devices. to, regularly scheduled inspection of Tepindae
- C potential (e) There shall be convenient nandwashing facilities and/or nacessary control valves to minimize cross contamination.
- followed routinely. (f) so environmental monitoring unograms union shall and infaction 000 De established include environmental surveillance surveillance, shall

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2, The Mayor shall nave the Mayor Sac. 501. Inspection.

01.1 inspect ony facility licensed under this act, any facility tine either The watry and inspection spolying for a license under this act, and any and all the transportation conferming the contest of 41 87 400 7 400 paintained therain, at any reasonable the least possible without prior nation. בפוש שסטום שוכם * 820* (B.F. ないしのひかし 41 23 07

facility's records shall not be released by the District of Columbia government until all patient names have been deleted.

Sec. 502. Prohibitions.

- (a) No surgical procedure requiring general anesthesia shall be performed in a center except under the immediate medical direction of a physician licensed to practice the healing art in the District of Columbia and who is a qualified anesthesiologist.
- (b) If a center knows, or reasonably should know, thet any patient was referred to it by a referral service which charged a fee for such referrel, the facility shall immediately report all pertinent facts of such alleged referral to the Corporation Counsel of the District of Columbia.
- (c) "Fee-solitzing", or the sharing of a fee between any physician, person, agency, or clinic, for any charge, services or referral by or with an ambulatory treatment center shall be prohibited.
- Seq. 503. Penalty. Any decision violating any provision

 of these regulations shall be fined not more than three
 number of lines (\$202), or imprisoned for not more than
 ninety (90) days.

any paragraph or subseragraph Sec. 504. Severability.

or any elements thereof of any syction and each section and each paragraph and/or subparagraph of mach section are nereby deemed as separate and independent.

This act shall take effect Sec. 505. Effective date.

"District of Columbia Self-Sovernment and Sovernmental Rearganization Act", approved December 24, 1973 (87 pursuant to the provisions of section 502(c) of the 314: 0.C. Code, sec. 1-147(c)(1)).

RECORD OF OFFICIAL COURCIL ACTION (Page 2)

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