LEGISLATIVE ASSEMBLY

Reproductive Health Care Reform Bill 2019

First print

Proposed amendments

No. 1  Specialist medical practitioner to perform termination after 22 weeks
Page 3, proposed section 6, line 7. Insert “specialist” before “medical practitioner”.

No. 2  Specialist medical practitioner to perform termination after 22 weeks
Page 3, proposed section 6, line 9. Insert “specialist” before “medical practitioner”.

No. 3  Specialist medical practitioner to perform termination after 22 weeks
Page 3, proposed section 6, line 11. Insert “specialist” before “medical practitioner” wherever occurring.

No. 4  Specialist medical practitioner to perform termination after 22 weeks
Page 3, proposed section 6, line 15. Insert “specialist” before “medical practitioner”.

No. 5  Specialist medical practitioner to perform termination after 22 weeks
Page 3, proposed section 6, line 19. Insert “specialist” before “medical practitioner”.

No. 6  Emergency terminations after 22 weeks
Page 3, proposed section 6, line 21. Insert “, whether or not a specialist medical practitioner,” after “medical practitioner”.

No. 7  Requirements for termination after 22 weeks
Page 7, proposed Schedule 1. Insert after line 15—

specialist medical practitioner, in relation to the performance of a termination, means—

(a)  a medical practitioner who, under the Health Practitioner Regulation National Law, holds specialist registration in obstetrics and gynaecology, or

(b)  a medical practitioner who has other expertise that is relevant to the performance of the termination, including, for example, a general practitioner who has additional experience or qualifications in obstetrics.