5lr3348 CF HB 838

By: **Senator Lewis Young** Introduced and read first time: January 28, 2025 Assigned to: Finance

# A BILL ENTITLED

1 AN ACT concerning

## 2 Health Occupations – Licensed Direct–Entry Midwives – Revisions

3 FOR the purpose of altering the scope of practice of licensed direct-entry midwives; 4 providing that the practice of direct-entry midwifery is independent and does not  $\mathbf{5}$ require oversight by another health care practitioner; repealing the requirement that 6 licensed direct-entry midwives report certain information to the Direct-Entry 7 Midwifery Advisory Committee; altering the disciplinary actions that may be taken 8 against a licensed direct-entry midwife or an applicant for a license; continuing the 9 Maryland Licensure of Direct–Entry Midwives Act in accordance with the provisions of the Maryland Program Evaluation Act (sunset law) by extending to a certain date 10 11 the termination provisions relating to the Act; and generally relating to licensed 12direct-entry midwives.

- 13 BY repealing and reenacting, without amendments,
- 14 Article Health Occupations
- 15 Section 8–6C–01(a), (d), (e), (f), and (p)
- 16 Annotated Code of Maryland
- 17 (2021 Replacement Volume and 2024 Supplement)
- 18 BY repealing and reenacting, with amendments,
- 19 Article Health Occupations
- 20 Section 8-6C-01(n), 8-6C-02, 8-6C-03, 8-6C-04(a) and (b)(2)(x), 8-6C-08,
- 21 8-6C-10, 8-6C-20(a), and 8-6C-26
- 22 Annotated Code of Maryland
- 23 (2021 Replacement Volume and 2024 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
   That the Laws of Maryland read as follows:
- 26

## **Article – Health Occupations**

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



	2	SENATE BILL 854
1	8–6C–01.	
2	(a)	In this subtitle the following words have the meanings indicated.
3	(d)	"Board" means the State Board of Nursing.
4 5	(e) established	"Committee" means the Direct–Entry Midwifery Advisory Committee under § 8–6C–11 of this subtitle.
6	(f)	"Health care practitioner" means:
7 8	under this t	(1) An individual certified as a nurse–midwife or a nurse practitioner itle; or
9		(2) A physician licensed under Title 14 of this article.
10 11	(n) direct–entry	(1) "Patient" means [a woman] AN INDIVIDUAL for whom a licensed windwife performs services.
$\begin{array}{c} 12\\ 13 \end{array}$	purpose of p	(2) "Patient" includes [a woman's] AN INDIVIDUAL'S newborn for the perinatal or postpartum care.
14	(p)	(1) "Practice direct–entry midwifery" means:
$\begin{array}{c} 15\\ 16\end{array}$	training, ed	(i) Providing maternity care that is consistent with a midwife's ucation, and experience; and
17 18	appropriate	(ii) Identifying and referring patients who require medical care to an health care provider.
$\begin{array}{c} 19\\ 20 \end{array}$	8–6C–02 of	(2) "Practice direct–entry midwifery" includes the activities described in § this subtitle.
21	8–6C–02.	
22	(a)	The practice of direct–entry midwifery includes:
$\frac{23}{24}$	during a lov	(1) Providing the necessary supervision, care, and advice to a patient v-risk pregnancy, labor, delivery, and postpartum period; and
$\begin{array}{c} 25\\ 26 \end{array}$	manner tha	(2) Newborn care authorized under this subtitle that is provided in a t is:
27		(i) Consistent with national direct–entry midwifery standards; and

1 (ii) Based on the acquisition of clinical skills necessary for the care  $\mathbf{2}$ of pregnant women and newborns, including antepartum, intrapartum, and postpartum 3 care. 4 (b) The practice of direct–entry midwifery also includes:  $\mathbf{5}$ (1)Obtaining informed consent to provide services to the patient; 6 (2)Discussing: 7 (i) Any general risk factors associated with the services to be 8 provided; 9 Any specific risk factors pertaining to the health and (ii) circumstances of the individual patient; 10 11 (iii) Conditions that preclude care by a licensed direct-entry midwife; 12and 13The conditions under which consultation, transfer of care, or (iv) transport of the patient must be implemented; 1415(3)Obtaining a health history of the patient and performing a physical 16 examination; 17Developing a written plan of care specific to the patient, to ensure (4)18 continuity of care throughout the antepartum, intrapartum, and postpartum periods, that includes: 19 20(i) A plan for the management of any specific risk factors pertaining 21to the individual health and circumstances of the individual patient; and 22(ii) A plan to be followed in the event of an emergency, including a 23plan for transportation; 24(5)Evaluating the results of patient care; 25Consulting and collaborating with a health care practitioner regarding (6)26the care of a patient, and referring and transferring care to a health care provider, as 27required; 28Referral of all patients, within 72 hours after delivery, to a pediatric (7)29health care practitioner for care of the newborn: 30 As approved by the Board: (8)31(i) Obtaining and administering medications; and

1		(ii) Obtai	ning and using equipment and devices;		
$2 \\ 3$	(9) tests, urinalysis, a	-	appropriate screening and testing, including laboratory d;		
4 5	(10) consultation or re	(10) Providing [prenatal] care during the antepartum period, with consultation or referral as required;			
6	(11)	Providing ca	are during the intrapartum period, including:		
7		(i) Moni	toring and evaluating the condition of the patient and fetus;		
8 9	practitioner that o	• • •	he onset of active labor notifying the pediatric health care minent;		
10		(iii)] Perfo	rming emergency procedures, including:		
11		1.	Administering approved medications;		
12		2.	Administering intravenous fluids for stabilization;		
13		3.	Performing an emergency episiotomy; and		
$\frac{14}{15}$	circumstances in v	4. which emerge	Providing care while on the way to a hospital under ncy medical services have not been activated;		
$\begin{array}{c} 16 \\ 17 \end{array}$	and	[(iv)] (III)	Activating emergency medical services for an emergency;		
18		[(v)] (IV)	Delivering in an out–of–hospital setting;		
19 20	(12) subtitle;	Participatin	g in peer review as required under § 8–6C–18(e)(2) of this		
21	(13)	Providing ca	are during the postpartum period, including:		
$\begin{array}{c} 22\\ 23 \end{array}$	or suturing of an e	.,	ring of first and second degree perineal or labial lacerations, th the administration of a local anesthetic; and		
$24 \\ 25 \\ 26$		6 weeks after	ng further contact with the patient within 48 hours, within er the delivery to assess for hemorrhage, preeclampsia, and emotional well-being;		
$\frac{27}{28}$	(14) exclusive of admir	-	outine care for the newborn for up to 72 hours after delivery,		

 $\begin{array}{c} 27\\ 28 \end{array}$ exclusive of administering immunizations, including:

## 4

1 Immediate care at birth, including resuscitating as needed, (i)  $\mathbf{2}$ performing a newborn examination, and administering intramuscular vitamin K and eye 3 ointment for prevention of ophthalmia neonatorum; 4 (ii) Assessing newborn feeding and hydration;  $\mathbf{5}$ (iii) Performing metabolic screening and reporting on the screening in accordance with the regulations related to newborn screenings that are adopted by the 6 7Department; 8 (iv) Performing critical congenital heart disease screening and 9 reporting on the screening in accordance with the regulations related to newborn screenings that are adopted by the Department; 10 11 (v) If unable to perform the screening required under item (iii) or (iv) 12of this item, referring the newborn to a pediatric health care practitioner to perform the 13screening within 24 to 48 hours after delivery; and 14 Referring the infant to an audiologist for a hearing screening in (vi) accordance with the regulations related to newborn screenings that are adopted by the 1516Department; 17[Within 24 hours after delivery, notifying a pediatric health care (15)18practitioner of the delivery; 19 (16) Within 72 hours after delivery: 20Transferring health records to the pediatric health care (i) 21practitioner, including documentation of the performance of the screenings required under 22item (14)(iii) and (iv) of this subsection; and 23(ii) Referring the newborn to a pediatric health care practitioner; 24Providing the following care of the newborn beyond the first 72 **(**17)**] (16)** 25hours after delivery: 26(i) Weight checks and general observation of the newborn's activity, with abnormal findings communicated to the newborn's pediatric health care practitioner; 2728Assessment of newborn feeding and hydration; and (ii) [Breastfeeding] LACTATION support and counseling; and 29(iii) 30 [(18)] (17) Providing limited services to the patient after the postpartum 31 period, including:

	6			SENATE BILL 854		
1			(i)	[Breastfeeding] LACTATION support and counseling; and		
2			(ii)	Counseling and referral for all family planning methods.		
3	(c)	The	practic	e of direct–entry midwifery does not include:		
4 5	rupture of n	(1) nembr		macological induction or augmentation of labor or artificial rior to the onset of labor;		
6		(2)	Surg	ical delivery or any surgery except an emergency episiotomy;		
7		(3)	Use	of forceps or vacuum extractor;		
8 9	anesthetic;	(4)	Exce	pt for the administration of a local anesthetic, administration of an		
10		(5)	Adm	inistration of any kind of narcotic analgesic; or		
$\frac{11}{12}$	violates this	(6) Administration of any prescription medication in a manner that ates this subtitle.				
$13 \\ 14 \\ 15 \\ 16$	THE PRACE	OR A FICE	CONSI OF DI	OR A TRANSFER REQUIRED UNDER § 8–6C–03 OF THIS JLTATION REQUIRED UNDER § 8–6C–04 OF THIS SUBTITLE, RECT–ENTRY MIDWIFERY IS INDEPENDENT AND DOES NOT BY ANOTHER HEALTH CARE PRACTITIONER.		
17	8–6C–03.					
18 19 20 21 22 23	for a patient to a health direct-entry	t's pre care j 7 midy 1 inte	egnancy practiti wife, if	entry midwife may not assume or continue to take responsibility y and birth care and shall arrange for the orderly transfer of care toner for a patient who is already under the care of the licensed any of the following disorders or situations is found to be present or if any of the following disorders or situations occur as prenatal		
24		(1)	Diab	etes mellitus, including uncontrolled gestational diabetes;		
25		(2)	Нуре	erthyroidism treated with medication;		
26		(3)	Unco	ontrolled hypothyroidism;		
$\begin{array}{c} 27\\ 28 \end{array}$	months;	(4)	Epile	epsy with seizures or antiepileptic drug use during the previous 12		
29		(5)	Coag	rulation disorders;		
30		(6)	Chro	nic pulmonary disease;		

1 (7) Heart disease in which there are arrhythmias or murmurs except when, 2 after evaluation, it is the opinion of a physician licensed under Title 14 of this article or a 3 licensed nurse certified as a nurse–midwife or a nurse practitioner under this title that 4 midwifery care may proceed;

 $\mathbf{5}$ (8)Hypertension, including pregnancy-induced hypertension (PIH); 6 (9)Renal disease; 7 Except as otherwise provided in  $\S$  8–6C–04(a)(11) of this subtitle, Rh (10)8 sensitization with positive antibody titer; 9 (11)Previous uterine surgery, including a cesarean section or myomectomy; 10 Indications that the fetus has died in utero; (12)11 (13)Premature labor (gestation less than 37 weeks); 12(14)Multiple gestation; 13 Noncephalic presentation at or after 38 weeks; (15)14 (16)Placenta previa or abruption; 15(17)Preeclampsia; 16 (18)[Severe anemia, defined as hemoglobin less than 10 g/dL; 17(19) Uncommon diseases and disorders, including Addison's disease, 18 Cushing's disease. systemic lupus erythematosus, antiphospholipid syndrome, scleroderma, rheumatoid arthritis, periarteritis nodosa, AND Marfan's syndrome[, and 19 20other systemic and rare diseases and disorders]; [(20)] (19) AIDS/HIV; 2122**(**21)**] (20)** Hepatitis [A through G and non–A through G]; 23**(**22)**] (21)** Acute toxoplasmosis infection, if the patient is symptomatic; 24[(23)] **(22)** Acute Rubella infection during pregnancy; 25**(**24)**] (23)** Acute cytomegalovirus infection, if the patient is symptomatic; 26(25) (24) Acute Parvovirus infection, if the patient is symptomatic;

8			SENATE BILL 854
pregnancy;	<b>[</b> (26) <b>]</b>	(25)	Alcohol abuse, substance abuse, or prescription abuse during
	<b>[</b> (27) <b>]</b>	(26)	Continued daily tobacco use into the second trimester;
	<b>[</b> (28) <b>]</b>	(27)	Thrombosis;
	<b>[</b> (29) <b>]</b>	(28)	Inflammatory bowel disease that is not in remission;
trimester or			Primary genital herpes simplex virus infection during the third I herpes lesions at the time of labor;
	<b>[</b> (31)	Signif	ficant fetal congenital anomaly;
	(32)]	(30)	Ectopic pregnancy; OR
	<b>[</b> (33)	Prepr	egnancy body mass index (BMI) of less than 18.5 or 35 or more; or
	(34)]	(31)	Post term maturity (gestational age $42~0/7$ weeks and beyond).
8–6C–04.			
discussion of	ent th f the co	e cons onsulta	irect—entry midwife shall consult with a health care practitioner, sultation, the recommendations of the consultation, and the ation with the client, if any of the following conditions are present <b>OURSE OF</b> care:
-	ia, and	l other	ficant mental disease, including depression, bipolar disorder, conditions that impair the ability of the patient to participate s care or that require the use of psychotropic drugs to control the
	(2)	Secon	d or third trimester bleeding;
	(3)	Interr	mittent use of alcohol into the second trimester;
	(4)	Asthn	na;
	(5)	Diet-	controlled gestational diabetes;
gestation, or	(6) • stillbi		ry of genetic problems, intrauterine death after 20 weeks'
	(7)	Abnoi	rmal pap smear;

28 (8) Possible ectopic pregnancy;

 $\frac{1}{2}$ 

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 $13 \\ 14 \\ 15 \\ 16$ 

1	(9)	Tuberculosis;
$\frac{2}{3}$	(10) euthyroid, and wit	Controlled hypothyroidism, being treated with thyroid replacement and th thyroid test numbers in the normal range;
4	(11)	Rh sensitization with positive antibody titer;
5	(12)	Breech presentation between 35 and 38 weeks;
$6 \\ 7$	(13) weeks;	Transverse lie or other abnormal presentation between 35 and 38
8	(14)	Premature rupture of membranes at 37 weeks or less;
9	(15)	Small for gestational age or large for gestational age fetus;
10	(16)	Polyhydramnios or oligohydramnios;
11	(17)	Previous LEEP procedure or cone biopsy;
$12 \\ 13 \\ 14$	(18) placental abrupti preterm delivery f	Previous obstetrical problems, including uterine abnormalities, on, placenta accreta, obstetric hemorrhage, incompetent cervix, or or any reason;
15	(19)	Postterm maturity (41 0/7 to 6/7 weeks gestational age);
16	(20)	Inflammatory bowel disease, in remission; [or]
17	(21)	Active genital herpes lesions during pregnancy;
18 19		SEVERE ANEMIA, AS DEFINED AS HEMOGLOBIN LESS THAN 10 SPONSIVE TO TREATMENT;
$\begin{array}{c} 20\\ 21 \end{array}$	(23) 35 OR MORE; OR	PREPREGNANCY BODY MASS INDEX (BMI) OF LESS THAN 18.5 OR
22	(24)	SIGNIFICANT FETAL CONGENITAL ANOMALY.
$\begin{array}{c} 23\\ 24 \end{array}$		ect to subsection (c) of this section, a licensed direct—entry midwife shall e emergency transfer to a hospital if:
$\begin{array}{c} 25\\ 26 \end{array}$	(2) conditions during	The patient or newborn is determined to have any of the following labor, delivery, or the immediate postpartum period:
27		(x) [Obvious] LIFE–THREATENING congenital anomalies;

1 8-6C-08.

2 (a) A licensed direct–entry midwife shall develop a general written plan for their 3 practice for:

4 (1) Emergency transfer of a patient, newborn, or both;

5 (2) Transport of a newborn to a newborn nursery or neonatal intensive care 6 nursery; and

7 (3) Transport of a patient to an appropriate hospital with a labor and 8 delivery unit.

9 (b) The Committee shall review and recommend approval to the Board of the plan 10 required under subsection (a) of this section.

11 (c) [The plan required under subsection (a) of this section shall be provided to any 12 hospital identified in the plan.

13 (d)] (1) In addition to the general written plan required under subsection (a) of 14 this section, a licensed direct—entry midwife shall prepare a plan that is specific to each 15 patient and share the plan with the patient.

16

(2) The plan required under paragraph (1) of this subsection shall:

17 (i) Include procedures and processes to be undertaken in the event18 of an emergency for the mother, the newborn, or both;

19 (ii) Identify the hospital closest to the address of the planned home20 birth that has a labor and delivery unit;

21

(iii) Include a care plan for the newborn; and

(iv) Identify the pediatric health care practitioner who will be
[notified after delivery in accordance with § 8–6C–02(b)(15) of this subtitle to receive the
transfer of care of the newborn] RECEIVING THE HEALTH RECORDS OF THE NEWBORN
IN ACCORDANCE WITH § 8–6C–02(B)(15) OF THIS SUBTITLE.

26 [(e)] (D) (1) The Board, in consultation with stakeholders, shall develop a 27 standard form for use in all cases in which a transfer occurs during prenatal care, labor, or 28 postpartum.

(2) (2) The form shall include the medical information needed by the health30 care practitioner receiving the patient.

$\frac{1}{2}$	[(f)] (E) [6 licensed direct–entry	· / -	a decision to transport a patient has been made, the nall:
3	[0	(i) <b>] (1)</b>	Call the receiving health care provider;
4 5	and [	(ii) <b>] (2)</b>	Inform the health care provider of the incoming patient;
6	[0	(iii) Accom	pany the patient to the hospital.]
7 8	[(2)] (3) shall provide] <b>PROV</b>		rrival at the hospital, the licensed direct-entry midwife
9	(i	i) To the	e staff of the hospital:
$\begin{array}{c} 10\\ 11 \end{array}$	section; and	1.	The standard form developed under subsection (e) of this
$\frac{12}{13}$	NEWBORN, AS REQI	2. U <b>ested by</b>	The [complete] medical records of the patient OR THE RECEIVING HEALTH CARE PROVIDER; and
$\begin{array}{c} 14 \\ 15 \end{array}$	`	,	e accepting health care practitioner, a verbal summary of by the licensed direct–entry midwife.
16	8–6C–10.		
$17 \\ 18 \\ 19 \\ 20$	to the Committee, ir cases in which the li	n a form sp icensed dire	per 1 each year, a licensed direct—entry midwife shall report ecified by the Board, the following information regarding ect—entry midwife assisted during the previous fiscal year at the onset of care was an out—of—hospital setting:
$\frac{21}{22}$	(1) T of care;	`he total nu	mber of patients served as primary caregiver at the onset
23	(2) T	'he number	, by county, of live births attended as primary caregiver;
24 $25$	. ,		, by county, of cases of fetal demise, infant deaths, and mary caregiver at the discovery of the demise or death;
$\frac{26}{27}$			of women whose primary care was transferred to another the antepartum period and the reason for transfer;
2829			, reason for, and outcome of each nonemergency hospital or postpartum period;

1 (6) The number, reason for, and outcome of each urgent or emergency 2 transport of an expectant mother in the antepartum period;

3 (7) The number, reason for, and outcome of each urgent or emergency 4 transport of an infant or mother during the intrapartum or immediate postpartum period;

5 (8) The number of planned out-of-hospital births at the onset of labor and 6 the number of births completed in an out-of-hospital setting;

7 (9) A brief description of any complications resulting in the morbidity or 8 mortality of a mother or a neonate; and

9

(10) Any other information required by the Board in regulations.

10 (b) The Board shall send a written notice of noncompliance to each licensee who 11 fails to meet the reporting requirements under subsection (a) of this section.

12 (c) A licensed direct-entry midwife who fails to comply with the reporting 13 requirements under this section shall be prohibited from license renewal until the 14 information required under subsection (a) of this section is reported.

15 (d) The Committee shall maintain the confidentiality of any report submitted 16 under subsection (a) of this section.

17 (e)] Notwithstanding any other provision of law, a licensed direct–entry midwife 18 shall be subject to the same reporting requirements as other health care practitioners who 19 provide care to individuals in accordance with this title.

20 [(f)] (B) A licensed direct–entry midwife attending an out–of–hospital delivery 21 shall:

(1) For any live birth, complete and submit a birth certificate in accordance
 with § 4–208 of the Health – General Article; and

24 (2) For any death, make all medical records available and communicate 25 relevant circumstances of the death to the individual responsible for completing the 26 certificate of death under § 4–212 or § 4–213 of the Health – General Article.

(a) Subject to the hearing provisions of § 8–317 of this title, the Board may deny
 a license OR GRANT A LICENSE, INCLUDING A LICENSE SUBJECT TO A REPRIMAND,
 PROBATION, OR SUSPENSION, to an applicant, reprimand a licensee, place a licensee on
 probation, or suspend or revoke [a] THE license OF A LICENSEE if the applicant or licensee:

(1) Fraudulently or deceptively obtains or attempts to obtain a license for
 the applicant or for another;

<sup>27 8–6</sup>C–20.

1	(2)	Frau	dulently or deceptively uses a license;			
$2 \\ 3 \\ 4 \\ 5$	or in any other st	(3) Is disciplined by a licensing, military, or disciplinary authority in the in any other state or country or is convicted or disciplined by a court in the State y other state or country for an act that would be grounds for disciplinary action e Board's disciplinary statutes;				
$egin{array}{c} 6 \ 7 \ 8 \end{array}$		oral tu	Is convicted of or pleads guilty or nolo contendere to a felony or to a oral turpitude, whether or not any appeal or other proceeding is pending ion or plea set aside;			
9	(5)	Willfu	ally and knowingly:			
10 11	care;	(i)	Files a false report or record of an individual under the licensee's			
$\begin{array}{c} 12\\ 13 \end{array}$	matter in an empl	(ii) oymen	Gives any false or misleading information about a material t application;			
14		(iii)	Fails to file or record any health record that is required by law;			
$\begin{array}{c} 15\\ 16\end{array}$	by law; or	(iv)	Obstructs the filing or recording of any health record as required			
17 18	as required by law	(v);	Induces another person to fail to file or record any health record			
19 20	(6) regulations, to exc		vingly does any act that has been determined by the Board, in its e scope of practice authorized to the individual under this subtitle;			
21	(7)	Provi	des professional services while:			
22		(i)	Under the influence of alcohol; or			
$23 \\ 24 \\ 25$			Using any narcotic or controlled dangerous substance, as defined nal Law Article, or other drug that is in excess of therapeutic l medical indication;			
$\begin{array}{c} 26 \\ 27 \end{array}$	(8) standards in the p		an act that is inconsistent with generally accepted professional of direct–entry midwifery;			
28	(9)	Is gro	ossly negligent in the practice of direct—entry midwifery;			
29	(10)	Has v	violated any provision of this title;			
30	(11)	Subm	nits a false statement to collect a fee;			

	14	SENALE DILL 094
1	(12)	Is physically or mentally incompetent;
$\frac{2}{3}$	(13) of the Family Law	Knowingly fails to report suspected child abuse in violation of § $5-704$ v Article;
4 5 6		Except in an emergency life-threatening situation where it is not cicable, fails to comply with the Centers for Disease Control and elines on universal precautions;
$7 \\ 8$	(15) § 8–6C–23 of this	Is in independent practice and fails to display the notice required under subtitle;
9	(16)	Is habitually intoxicated;
10 11	(17) dangerous substa	Is addicted to, or habitually abuses, any narcotic or controlled nce as defined in § 5–101 of the Criminal Law Article;
12	(18)	Fails to cooperate with a lawful investigation conducted by the Board;
$\begin{array}{c} 13\\14 \end{array}$	(19) 8–208 of this title	Is expelled from the rehabilitation program established pursuant to § for failure to comply with the conditions of the program;
15	(20)	Engages in conduct that violates the professional code of ethics;
16	(21)	Is professionally incompetent;
17 18	(22) renewing a license	Practices direct–entry midwifery without a license, before obtaining or e, including any period when the license has lapsed;
$\begin{array}{c} 19\\ 20 \end{array}$	(23) any act that would	After failing to renew a license or after a license has lapsed, commits d be grounds for disciplinary action under this section;
21	(24)	Violates regulations adopted by the Board or an order from the Board;
22	(25)	Performs an act that is beyond the licensee's knowledge and skills;
$\begin{array}{c} 23\\ 24 \end{array}$	(26) 8–303 of this title	Fails to submit to a criminal history records check in accordance with §
$25 \\ 26 \\ 27$	(27) direct–entry midv knowledge and sk	When acting in a supervisory position, directs another licensed vife to perform an act that is beyond the licensed direct—entry midwife's ills; or
28	(28)	Fails to file a report required under this subtitle.

29 8–6C–26.

14

1 Subject to the evaluation and reestablishment provisions of the Maryland Program 2 Evaluation Act, and subject to the termination of this subtitle under § 8–802 of this title, 3 this subtitle and all regulations adopted under this subtitle shall terminate and be of no 4 effect after July 1, [2025] **2030**.

5 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 6 1, 2025.