





October 10, 2017

The Honorable Stephen Huffman, Chair
The Honorable Theresa Gavarone, Vice Chair
The Honorable Nickie J. Antonio, Ranking Member
Committee on Health
Ohio House of Representatives
77 S. High Street
12th Floor
Columbus, OH 43215

RE: <u>In Opposition to HB 273, relating to board certification</u>

## Dear Committee Members:

On behalf of the American Society of Plastic Surgeons (ASPS) and the Ohio Valley Society of Plastic Surgeons (OVSPS), we write to again register our opposition to HB 273. This bill would allow physicians to let their board certification lapse, yet still participate in insurance plans, be employed by or secure hospital privileges, and obtain licensure in Ohio. As leaders of our organizations and physicians treating patients in Ohio, we are concerned about this proposed change. We respectfully urge the members of the Committee to quash this measure.

Together our organizations represent approximately 250 members in Ohio. We are committed to ensuring our patients have the best care possible, and we believe that, across the practice of medicine, such a commitment requires physicians to: (1) stay abreast of the latest clinical research and standards of care; (2) demonstrate their mastery of the latest knowledge through objective and reliable assessment methods; and (3) integrate this knowledge into their practice. We believe that American Board of Medical Specialties (ABMS) boards in general, and the American Board of Plastic Surgery (ABPS) specifically, are critical to our members meeting these commitments. Furthermore, we believe the commitment to lifelong learning and clinical practice improvement that board certification and maintenance of certification (MOC) represent are not just appropriate criteria for hospitals, insurers and state regulators, but are essential.

HB 273 undercuts the rights of state regulators, hospitals and insurance carriers to determine what standards are required for participation. This bill is a step toward depriving patients of the confidence to know that their doctor is board certified and has maintained that board certification. Without this confirmation, patients may not be provided with the highest quality of care possible and cannot be assured that their physician has the current knowledge and skills necessary to perform their operation successfully. Board certification is unquestionably an appropriate criterion to consider in licensure and for credentialing a physician to a hospital staff or an insurance network, and legislative efforts to undermine its relevance are unwise.

The duration, breadth, and scope of training required by ABMS member-boards is the best validation of physician knowledge. While there has been displeasure in the physician community with the MOC requirements of certain ABMS member boards, this displeasure has been recognized and it is being acted upon. The ABMS is committed to ensuring that its member boards are identifying and implementing user-friendly, cost-effective, and educationally-valuable methods of continuing education as the means of maintaining certification.

Most importantly, the life-long learning inherent in MOC is based on academic and practical training that will ultimately improve the care received by patients throughout Ohio. ASPS and OVSPS applaud the ABMS, and particularly the ABPS, for maintaining standards that reflect the needs and demands for patient safety and the highest level of physician practice.

Requiring ABMS-board certification is truly a matter of patient safety, and requiring such certification is well within the prerogative of state regulators, hospitals and health plans. We therefore <u>OPPOSE HB 273</u>. Please do not hesitate to contact Patrick Hermes, Senior Manager of Advocacy and Government Affairs, at <u>phermes@plasticsurgery.org</u> or (847) 228-3331 with any comments, questions or concerns.

Regards,

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