STATE POLICIES IN BRIEF As of OCTOBER 15, 2014

Targeted Regulation of Abortion Providers

BACKGROUND: In the years immediately following the Supreme Court decision in *Roe v. Wade*, several states moved to impose strict regulations on abortion clinics, beyond what is necessary to ensure patients' safety. Since many of these requirements were struck down by lower federal courts starting in the early 1980s, states moved on to other ways to restrict access to abortion, such as limitations on public funding. Efforts to use clinic regulation to limit access to abortion, rather than to make its provision safer resurfaced in the 1990s and have gained steam since 2010.

While all abortion regulations apply to abortion clinics, some go so far as to apply to physicians' offices where abortions are performed or even to sites where only medication abortion is administered. Most requirements apply states' standards for ambulatory surgical centers to abortion clinics, even though surgical centers tend to provide more invasive and risky procedures and use higher levels of sedation. These standards often include requirements for the physical plant, such as room size and corridor width, beyond what is necessary to ensure patient safety in the event of an emergency. They also often require that facilities maintain relationships with hospitals, provisions that add nothing to existing patient protections while granting hospitals effective veto power over whether an abortion provider can exist. Finally, several states mandate that clinicians performing abortions have relationships with local hospitals, requirements that do little to improve patient care but that set standards that may be impossible for providers to meet.

HIGHLIGHTS:

- 25 states have laws or policies that regulate abortion providers and go beyond what is necessary to ensure patients' safety; all apply to clinics that perform surgical abortion.
 - 13 states' regulations apply to physicians' offices where abortions are performed.
 - 16 states' regulations apply to sites where medication abortion is provided, even if surgical abortion procedures are not.
- 23 states require facilities where abortion services are provided to meet standards intended for ambulatory surgical centers.
 - 12 states specify the size of the procedure rooms.
 - 12 states specify corridor width.
 - 11 states require abortion facilities to be within a set distance from a hospital.
 - 8 states require each abortion facility to have an agreement with a local hospital in order to transfer patients in the event complications arise. (Including requirements on clinicians a total of 21 states require a provider to have a relationship with a hospital.)
- 12 states place unnecessary requirements on clinicians that perform abortions.
 - 12 states require abortion providers to have some affiliation with a local hospital.
 - 5 states require that providers have admitting privileges.
 - 9 states require providers to have either admitting privileges or an alternative arrangement, such as an agreement with another physician who has admitting privileges.
 - 1 state requires the clinician to be either a board-certified obstetrician-gynecologist or eligible for certification.



Advancing sexual and reproductive health worldwide through research, policy analysis and public education.

125 Maiden Lane New York, NY 10038 212.248.1111 www.guttmacher.org info@guttmacher.org 1301 Connecticut Avenue, N.W. Washington, DC 20036 202.296.4012 www.guttmacher.org policyworks@guttmacher.org

| STATE | REGULATIONS APPLY TO SITES WHERE:* | | | FACILITY REQUIREMENTS: | | | | | CLINICIAN REQUIREMENTS: | | |
|----------------|--------------------------------------|----------------|-------------|------------------------|-----------|----------|-----------------------|----------------|-------------------------|-------------------------------|----------------|
| | Surgical Abortion Is Provided | | Medication | Structural Standards | Procedure | Corridor | Maximum | Transfer | Requires: | | OB/GYN |
| | , | Private Doctor | Abortion Is | Equivalent to Those | Room Size | Width | Distance to | Agreement with | | Hospital Privileges or | Certification |
| | Clinics | Offices | Provided | for Surgical Centers | Specified | | Hospital Specified | Hospital | Privileges | Alternative Agreement | or Eligibility |
| Alabama | X | X | X | X | | X | 0 | | § | X | |
| Arizona | X | X | X | X | | | 30 miles ^θ | | | X | |
| Arkansas | X | X | X | X | X | | 30 miles | | | | |
| Connecticut | X | | | X | | | | | | | |
| Florida | X | | X | X | | | | | | X | |
| Illinois | X | X | | X | X | X | 15 miles | | | X | |
| Indiana | X | | § | | X | X | adjacent county | | | X | |
| Kansas | § | § | § | § | | | § | | § | | |
| Kentucky | X | | X | X | | | | X | | | |
| Louisiana | X | X | | X | X | | § | | § | X | |
| Maryland | X | | | X | | | - | | | | |
| Michigan | \mathbf{X}^* | | X | X | X | X | 30 minutes | X | | | |
| Mississippi | X | X | X | X | X | X | 30 minutes | | § | X | X |
| Missouri | \mathbf{X}^* | | | X | | X | 15 minutes | | X | | |
| Nebraska | X | X | X | X | X | | | X | | | |
| North Carolina | X | | X | X* | | X | | | | | |
| North Dakota | | | | | | | 30 miles | | X | | |
| Ohio | X | | | X | | | | X | | | |
| Oklahoma | X | | X | X | X | | • | | • | X | |
| Pennsylvania | X | X | | X | X | X | | X | | | |
| Rhode Island | X | X | X | X | | | | | | | |
| South Carolina | X | X | X | X | | X | | | | X | † |
| South Dakota | X | X | X | X | | X | | | | | |
| Tennessee | X | | | X | X | X | adjacent county | X | X | | |
| Texas | § | § | § | § | § | § | 30 miles | § | X | | |
| Utah | X | X | X | X | X | Ĭ | 15 minutes | ľ | X | | |
| Virginia | X | X | X | X | X | X | | X | | | |
| Wisconsin | X | | X | | | | | X | § | | |
| TOTAL | 25 | 13 | 16 | 23 | 12 | 12 | 11 | 8 | 5 | Q | 1 |

<sup>This law is temporarily enjoined pending a final decision in the courts.
Regulations not yet developed or law not yet in effect.</sup>

Guttmacher Institute OCTOBER 15, 2014

^{*} In most states, regulations apply to all abortion providers or apply to providers who perform or administer more than a small number of abortions. In Michigan and Missouri, requirements apply only to sites where abortion is the primary service.

[†] Only an obstetrician/gynecologist may provide abortions after 14 weeks of pregnancy.

 $[\]theta$ Applies only to surgical abortions.

FOR MORE INFORMATION:

For information on state legislative and policy activity, click on Guttmacher's Monthly State Update, for state-level policy information see Guttmacher's State Policies in Brief series, and for information and data on reproductive health issues, go to Guttmacher's State Center. To see state-specific reproductive health information go to Guttmacher's Data Center, and for abortion specific information click on State Facts About Abortion. To keep up with new state relevant data and analysis sign up for the State News Quarterly Listsery.

Dreweke J, <u>U.S. Abortion Rate Continues to Decline While</u>
<u>Debate over Means to the End Escalates</u>, *Guttmacher Policy Review*, 2014 17(2):2-7.

Hasstedt K, <u>The State of Sexual and Reproductive Health and Rights in the State of Texas: A Cautionary Tale</u>, *Guttmacher Policy Review*, 2014 17(2):14-21.

Boonstra HD and Nash E, <u>A Surge of State Abortion</u> Restrictions Puts Providers—And the Women They Serve—in the Crosshairs, *Guttmacher Policy Review*, 2014, 17(1):9-15.

Gold RB and Nash E, <u>TRAP laws gain political traction</u> while abortion clinics—and the women they serve—pay the <u>price</u>, *Guttmacher Policy Review*, 2013, 16(2):7–12.

This fact sheet was made possible by a grant from the Lisa & Douglas Goldman Fund.

Guttmacher Institute OCTOBER 15, 2014