## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

H D HOUSE PRIMARY (2/2)

## HOUSE DRH10032-LU-20 (2/2)

Short Title:	Abortion Clinic Requirements. (Public)
Sponsors:	Representative Hilton.
Referred to:	
	A BILL TO BE ENTITLED
	DEFINE PUBLIC HEALTH REQUIREMENTS FOR ABORTION
CLINICS.	
The General Assembly of North Carolina enacts:	
<b>SECTION 1.</b> Chapter 130A of the General Statutes is amended by adding a new Article to read:	
"Article 23.	
	"Abortion.
"§ 130A-491. Abortion clinics.	
	initions. – The following definitions apply in this section:
<u>(1)</u>	Abortion clinic A facility certified by the Department of Health and
	Human Services in which abortions are performed during the first 20
	weeks of pregnancy that is neither physically attached to a licensed
	hospital nor operated by a licensed hospital.
<u>(2)</u>	Backup hospital. – A hospital that can be reached within one hour by
(1) A 1	motor vehicle under average traveling conditions.
(b) Admitting Patients. – Only a physician who is licensed to practice medicine	
in this State and who has admitting privileges to perform obstetric and gynecological procedures at a backup hospital may admit a patient for treatment at an abortion clinic.	
_	ergency Transfer Plan. – Each abortion clinic shall enter into a written
	th a backup hospital to facilitate the transfer of patients who are in need of
emergency care. A copy of this agreement shall be presented to each patient at the time	
of admittance to the abortion clinic. In any case in which transfer of a patient to a	

"<u>§§ 130A-492 through 130A-495:</u> Reserved for future codification purposes."

to the hospital and shall assist the patient in obtaining admission to the hospital.

hospital is necessary, a staff member of the abortion clinic shall accompany the patient

**SECTION 2.** This act is effective when it becomes law.