HOUSE BILL NO. 1390

AN ACT TO AMEND SECTION 41-75-1, MISSISSIPPI CODE OF 1972, TO REQUIRE THAT ALL PHYSICIANS WHO PERFORM ABORTIONS IN ABORTION FACILITIES MUST HAVE ADMITTING PRIVILEGES AT A LOCAL HOSPITAL AND MUST BE BOARD CERTIFIED IN OBSTETRICS AND GYNECOLOGY; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. Section 41-75-1, Mississippi Code of 1972, is amended as follows:

41-75-1. For the purpose of this chapter:

(a) "Ambulatory surgical facility" means a publicly or privately owned institution that is primarily organized, constructed, renovated or otherwise established for the purpose of providing elective surgical treatment of "outpatients" whose recovery, under normal and routine circumstances, will not require "inpatient" care. The facility defined in this paragraph does not include the offices of private physicians or dentists, whether practicing individually or in groups, but does include organizations or facilities primarily engaged in that outpatient surgery, whether using the name "ambulatory surgical facility" or a similar or different name. That organization or facility, if in any manner considered to be operated or owned by a hospital or a hospital holding, leasing or management company, either for profit or not for profit, is required to comply with all licensing agency ambulatory surgical licensure standards governing a "hospital affiliated" facility as adopted under Section 41-9-1 et seq., provided that the organization or facility does not intend to seek federal certification as an ambulatory surgical facility as provided for at 42 CFR, Parts 405 and 416. If the organization or
facility is to be operated or owned by a hospital or a hospital holding, leasing or management company and intends to seek federal certification as an ambulatory facility, then the facility is considered to be "freestanding" and must comply with all licensing agency ambulatory surgical licensure standards governing a "freestanding" facility.

If the organization or facility is to be owned or operated by an entity or person other than a hospital or hospital holding, leasing or management company, then the organization or facility must comply with all licensing agency ambulatory surgical facility standards governing a "freestanding" facility.

(b) "Hospital affiliated" ambulatory surgical facility means a separate and distinct organized unit of a hospital or a building owned, leased, rented or utilized by a hospital and located in the same county in which the hospital is located, for the primary purpose of performing ambulatory surgery procedures. The facility is not required to be separately licensed under this chapter and may operate under the hospital's license in compliance with all applicable requirements of Section 41-9-1 et seq.

(c) "Freestanding" ambulatory surgical facility means a separate and distinct facility or a separate and distinct organized unit of a hospital owned, leased, rented or utilized by a hospital or other persons for the primary purpose of performing ambulatory surgery procedures. The facility must be separately licensed as defined in this section and must comply with all licensing standards promulgated by the licensing agency under this chapter regarding a "freestanding" ambulatory surgical facility. Further, the facility must be a separate, identifiable entity and must be physically, administratively and financially independent and distinct from other operations of any other health facility, and shall maintain a separate organized medical and administrative staff. Furthermore, once licensed as a "freestanding" ambulatory surgical facility, the facility shall not become a component of
any other health facility without securing a certificate of need
to do that.

(d) "Ambulatory surgery" means surgical procedures that
are more complex than office procedures performed under local
anesthesia, but less complex than major procedures requiring
prolonged postoperative monitoring and hospital care to ensure
safe recovery and desirable results. General anesthesia is used
in most cases. The patient must arrive at the facility and expect
to be discharged on the same day. Ambulatory surgery shall only
be performed by physicians or dentists licensed to practice in the
State of Mississippi.

(e) "Abortion" means the use or prescription of any
instrument, medicine, drug or any other substances or device to
terminate the pregnancy of a woman known to be pregnant with an
intention other than to increase the probability of a live birth,
to preserve the life or health of the child after live birth or to
remove a dead fetus. Abortion procedures after the first
trimester shall only be performed at a Level I abortion facility
or an ambulatory surgical facility or hospital licensed to perform
that service.

(f) "Abortion facility" means a facility operating
substantially for the purpose of performing abortions and is a
separate identifiable legal entity from any other health care
facility. Abortions shall only be performed by physicians
licensed to practice in the State of Mississippi. All physicians
associated with the abortion facility must have admitting
privileges at a local hospital and staff privileges to replace
local hospital on-staff physicians. All physicians associated
with an abortion facility must be board certified or eligible in
obstetrics and gynecology, and a staff member trained in CPR shall
always be present at the abortion facility when it is open. The
term "abortion facility" includes physicians' offices that are
used substantially for the purpose of performing abortions. An
abortion facility operates substantially for the purpose of performing abortions if any of the following conditions are met:

(i) The abortion facility is a provider for performing ten (10) or more abortion procedures per calendar month during any month of a calendar year, or one hundred (100) or more in a calendar year.

(ii) The abortion facility, if operating less than twenty (20) days per calendar month, is a provider for performing ten (10) or more abortion procedures, or performing a number of abortion procedures that would be equivalent to ten (10) procedures per month, if the facility were operating twenty (20) or more days per calendar month, in any month of a calendar year.

(iii) The abortion facility holds itself out to the public as an abortion provider by advertising by any public means, such as newspaper, telephone directory, magazine or electronic media, that it performs abortions.

(iv) The facility applies to the licensing agency for licensure as an abortion facility.

(g) "Licensing agency" means the State Department of Health.

(h) "Operating" an abortion facility means that the facility is open for any period of time during a day and has on site at the facility or on call a physician licensed to practice in the State of Mississippi available to provide abortions.

An abortion facility may apply to be licensed as a Level I facility or a Level II facility by the licensing agency. Level II abortion facilities shall be required to meet minimum standards for abortion facilities as established by the licensing agency. Level I abortion facilities shall be required to meet minimum standards for abortion facilities and minimum standards for ambulatory surgical facilities as established by the licensing agency.
Any abortion facility that begins operation after June 30, 1996, shall not be located within fifteen hundred (1500) feet from the property on which any church, school or kindergarten is located. An abortion facility shall not be in violation of this paragraph if it is in compliance with this paragraph on the date it begins operation and the property on which a church, school or kindergarten is located is later within fifteen hundred (1500) feet from the facility.

SECTION 2. This act shall take effect and be in force from and after July 1, 2012.