Abortion Clinic Regulations

Three states impose stringent ambulatory/outpatient surgical center standards on any facilities performing abortions: MO, PA and VA (administrative regulations subject to approval).

Twenty-one states maintain varying degrees of abortion clinic regulations that apply to facilities performing abortions: AL, AZ, AR, CA, CT, GA, IL, IN, KY, LA, MI, MS, NE, NC, OH, OK, RI, SC, SD, TX, and WI.

Four states regulate facilities performing post-first trimester abortions: FL, MN, NJ, and UT.

Eight states have abortion clinic regulations that are in litigation, enjoined or otherwise not enforced: AK, HI, ID, KS, MD, NY, ND, and TN.
Physician-Only Requirements

Forty-three states and the District of Columbia limit the performance of surgical abortions to licensed physicians: AL, AK, AZ, AR, CA, CO, CT, DE, DC, FL, GA, HI, ID, IL, IN, IA, KY, LA, ME, MD, MA, MI, MN, MS, MO, NE, NV, NJ, NM, NY, NC, ND, OH, OK, PA, SC, SD, TN, TX, UT, VA, WA, WI, and WY.
Eleven states require abortion providers to maintain admitting privileges: AL, AR, KY, LA, MS, MO, OH, PA, SC, TX, and UT.

Abortion providers in some counties in one state must maintain admitting privileges: IN.

One state’s admitting privileges’ requirement is enjoined pending the outcome of litigation: AZ.
Thirty-nine states require reporting (to varying degrees) on both surgical and nonsurgical abortions: AK, AZ, AR, CO, CT, DE, GA, ID, IN, IA, KS, KY, ME, MA, MI, MN, MS, MO, MT, NE, NM, NY, NC, ND, OH, OK, OR, PA, RI, SC, SD, TX, UT, VT, VA, WA, WV, WI, and WY.

Seven states require reporting (to varying degrees) on surgical abortions only: AL, FL, HI, IL, LA, NV, and TN.
Twenty-three states require reporting (to varying degrees) on abortion complications: AL, AZ, AR, CT, FL, IL, IN, LA, MA, MI, MN, MS, MO, NE, OH, OK, OR, PA, SD, TX, WA, WI, and WY.