GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

H HOUSE BILL 553

Short Title:	Ensuring Patient Safety w/Mail Order Meds.	(Public)		
Sponsors:	Representatives N. Jackson, Campbell, Potts, and Balkcom (Primary Sponsors). For a complete list of sponsors, refer to the North Carolina General Assembly web site.			
Referred to:	Rules, Calendar, and Operations of the House			
Manual, 21, 2025				

March 31, 2025

1				A BILL TO BE ENTITLED		
2	AN ACT REVISING ABORTION-INDUCING DRUG LAWS.					
3	The Gene	eral Ass	embly of	of North Carolina enacts:		
4		SEC'	ΓΙΟΝ 1	.(a) G.S. 14-44.1 reads as rewritten:		
5	"§ 14-44.	1. Pro	viding (or advertising abortion-inducing drugs to pregnant woman.		
6	(a)		_	ll of the following are unlawful:		
7	, ,	(1)	For a	any individual within the State, individual, including a physician, an		
8		. /		oyee or contractor of a physician's office or clinic, or other abortion		
9				der, or organization within the State, organization, including a		
10				cian's office or clinic or other abortion provider, to mail, provide, or		
11				y an abortion-inducing drug directly to a pregnant woman in violation of		
12				90-21.83A(b)(2)a. Lack of knowledge or intent that the		
13				ion inducing drug will be administered outside the physical presence of		
14				rsician shall not be a defense to a violation of this subdivision.unless all		
15				e following conditions are satisfied:		
16			<u>a.</u>	At least 72 hours prior to mailing, providing, or supplying an		
17				abortion-inducing drug, a qualified physician or qualified professional		
18				informs the pregnant woman, in person, of the information contained		
19				in the consent form identified in G.S. 90-21.83A(b).		
20			<u>b.</u>	With the exception of G.S. 90-21.83A(b)(2)b., all other informed		
21				consent requirements identified in G.S. 90-21.83A(b) are satisfied.		
22			<u>c.</u>	The abortion-inducing drugs being mailed, provided, or supplied are		
23				FDA approved.		
24		(2)	For a	ny manufacturer or supplier of an abortion-inducing drug to ship or cause		
25			to be	shipped any abortion-inducing drug directly to a pregnant woman in		
26			violat	tion of G.S. 90-21.83A(b)(2)a. Lack of knowledge or intent that the		
27			abort	ion-inducing drug will be administered outside the physical presence of		
28			a phy	rsician shall not be a defense to a violation of this subdivision.unless all		
29			the fo	ollowing conditions are satisfied:		
30			<u>a.</u>	At least 72 hours prior to mailing, providing, or supplying an		
31				abortion-inducing drug, a qualified physician or qualified professional		
32				informs the pregnant woman, in person, of the information contained		
33				in the consent form identified in G.S. 90-21.83A(b).		
34			<u>b.</u>	With the exception of G.S. 90-21.83A(b)(2)b., all other informed		
35			-	consent requirements identified in G.S. 90-21.83A(b) are satisfied.		



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The abortion-inducing drugs being mailed, provided, or supplied are c. FDA approved.

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- For any individual or organization to purchase or otherwise procure an (3) advertisement, host or maintain an internet website, or provide an internet service purposefully directed to a pregnant woman who is a resident of this State when the individual or organization knows that the purpose of the advertisement, website, or internet service is solely to promote the sale of an abortion inducing drug to be administered to a woman in violation of G.S. 90-21.83A(b)(2)a.
- Lack of knowledge or intent that the abortion-inducing drug will be (4) administered outside the physical presence of a physician shall not be a defense to a violation of this subsection.
- Punishment. An individual or organization who violates this section commits an (b) infraction as defined in G.S. 14 3.1 and is subject to a fine of five thousand dollars (\$5,000) per violation.a Class H felony.
- Cause of Action. Any of the following may bring a civil action for relief in a court (b1) of competent jurisdiction:
 - <u>(1)</u> A woman who has suffered an injury from an alleged violation of this section.
 - A parent or guardian of a minor who has suffered an alleged violation of this (2) section.
 - (3) The Attorney General if the Attorney General has reason to believe that a person has violated or is violating this section and the violation affects one or more residents of this State.
- (b2) Statute of Limitations. – A person shall have three years from the date of the alleged violation or from the date of the initial discovery of an alleged violation. If the woman was a minor at the time of an alleged violation, then the woman shall have three years from the date that she attains the age of majority, or if brought by a parent or guardian, within three years of the date of the alleged violation or from the date of the initial discovery of an alleged violation.
- Civil Remedies. In addition to any other civil or criminal penalty authorized by law, any person authorized to institute a civil action for relief under this section may seek and a court may award any or all of the following types of relief:
 - An injunction to enjoin continued violation of this section. <u>(1)</u>
 - **(2)** Compensatory and punitive damages.
 - (3) All costs, expenses, and fees related to the civil suit investigation and proceedings associated with the violation, including attorneys' fees.
 - Any other remedies deemed appropriate by the court of competent (4) jurisdiction.
- Additional Injunctive Relief. A spouse, parent, or guardian of a woman who suffered an alleged violation of this section may bring an action of injunctive relief against a supplier or manufacturer of abortion-inducing drugs in violation of subdivision (a)(2) of this section.
- Frivolous; Bad Faith. If a court finds that a person's civil action for relief was (b5)frivolous or brought in bad faith, then the court shall tax as part of the costs reasonable attorneys' fees in favor of the defendant against the plaintiff.
- Certificate of Authority. Notwithstanding any other provision of law, a foreign (b6)nonprofit or business entity engaged in the shipping, delivering, or procuring of abortion-inducing drugs to or in this State is deemed to be conducting affairs in this State and shall apply for and maintain a certificate of authority from the Secretary of State in accordance with G.S. 55-15-03, 55A-15-03, 55B-16, 57D-2-02, 57D-7-03, 59-91, and 59-902 and any other law of this State governing the conduct of affairs by foreign entities in this State. A court of

- 1 competent jurisdiction in this State may exercise personal jurisdiction over a foreign corporation 2 maintaining a certificate of authority pursuant to this subsection. 3 Definitions. – The following definitions apply in this section: (c) 4 Abortion-inducing drug. – As defined in G.S. 90-21.81(1a). (1) 5 Organization. – As defined in G.S. 15A-773(c)." (2) 6 **SECTION 1.(b)** This section becomes effective December 1, 2025, and applies to 7 offenses committed on or after that date.
- 8 **SECTION 2.** Except as otherwise provided, this act is effective when it becomes
- 9 law.