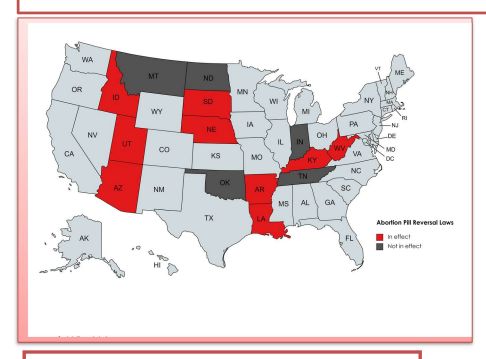
State Laws on Abortion Pill Reversal (APR) Information April 26, 2022

An informed consent law requires abortion facilities to inform a woman prior to, or soon after, taking the first drug in a two-step process of a chemical abortion, that it may be possible to reverse the effects of the abortion. The first step of a chemical abortion involves taking a drug called "Mifepristone,' followed by a drug called "Misoprostol." It is possible to reverse the abortion prior to taking the second drug, but it is important to tell the woman that time is of the essence--that action must be taken usually within 24 hours of taking the first drug.

Currently, fourteen (14) states have enacted laws requiring this information to be provided.



States with Laws regarding Abortion Pill Reversal (APR):

- 1. Arizona*
- 2. Arkansas
- 3. Idaho
- 4. Indiana**
- 5. Kentucky
- 6. Montana**
- 7. Nebraska
- 8. North Dakota**
- 9. Oklahoma**
- 10. South Dakota
- 11. Tennessee**
- 12. Utah
- 13. West Virginia
- 14. Louisiana

- * A previous APR law was repealed following legal action and was replaced with weaker language in accordance with the consent agreement. See *Planned Parenthood Arizona, Inc., et al., vs. Mark Brnovich.*
- ** Not in effect due to litigation.

State Legislation Department 202.378.8859



Abortion Pill Reversal (APR) Information Laws

STATE	INFORMATION	STATUS	WEBSITE LINK
Arizona A.R.S. § 36-	If a woman consults the abortion clinic questioning her decision to abort, and she has	In effect.	http://www.azdhs.gov/documents/prevention
2153 (2016)	not yet taken the 2 nd drug, she must be informed that the use of mifepristone alone to end a pregnancy is not always effective, and that she should immediately consult a physician if she would like more information. Also requires the Department of Health Services to establish and update a website with information on APR.		/womens-childrens-health/informed-consent/a-womans-right-to-know.pdf and https://azdhs.gov/prevention/womens-childrens-health/informed-consent/index.php#right-to-know-informed-decision
Arkansas A.C.A. § § 20-16-1703 20-16-1704 (2017)	Requires the physician performing the abortion to inform the woman of the possibility of reversing the procedure at least 48 hours prior to the abortion. Also requires that information on reversing the effects of abortion-inducing drugs is available in materials prepared by the Department of Health. In 2019, Arkansas amended their existing law to provide written notice about the possibility of abortion pill reversal and the same written notice is posted on the Department of Health	In effect.	https://www.healthy.ar kansas.gov/images/upl oads/pdf/2020_Direct ory.pdf
Idaho To be codified as Idaho Code § 18-609 (f) (2018)	website. ⁱ Requires the physician performing the abortion to provide information directing the patient where to obtain further information and assistance in locating a health care provider whom she can consult about chemical abortion, including the interventions, if any, that may affect the effectiveness or reversal of a chemical abortion.	In effect.	https://publicdocumen ts.dhw.idaho.gov/Web Link/DocView.aspx?id =3890&dbid=0&repo= PUBLIC- DOCUMENTS

STATE	INFORMATION	STATUS	WEBSITE LINK
Indiana Ind. Code Ann. § 16- 34-2- 1.1(1)(c) (2021)	The woman is informed orally and in writing about the possibility of abortion pill reversal 18 hours prior to the abortion.	Not in effect. A preliminary injunction was issued in <i>All-Options Inc.</i> , et al, v. Attorney General of Indiana, No. 1:21-cv-01231-JPH-MJD, (U.S. District Court, Southern District of Indiana, Indianapolis Division, 6/30/21).	WEDSITE LINK
Kentucky KRS § 311.774 (2019)	Information is provided verbally and in the written informed consent materials on the possibility of abortion pill reversal (APR), where it can be obtained, and contact information for assistance. In 2022, the legislature enacted a law providing that information on APR be on the website of the Kentucky Cabinet for Health & Family, and that the information be subject to annual review to update informed consent materials, the healthcare providers who are knowledgeable of the reversal practice, and information on medical studies. The 2022 provision of the law has been challenged and is currently not in effect. See: Planned Parenthood Great Northwest, Hawaii, Alaska, Indiana, and Kentucky, Inc. v. Daniel Cameron et al., Civil Action No. 3:22-cv-198-RGJ (W.D. Ky, April 21, 2022).	In effect.	
Louisiana La. Rev. Stat. Ann. § 40:1061.11.1	A disclosure statement is attached to the prescription for the chemical abortion misoprostol, or to the package containing misoprostol for the woman to take at home, or to discharge instructions given to the woman if prescription is sent to pharmacy, telling her about the possibility of abortion pill reversal.	In effect.	

STATE	INFORMATION	STATUS	WEBSITE LINK
Montana Mont. Code Ann. § 50- 20-707	Information is provided on an informed consent form about the possibility of abortion pill reversal, and assistance and information are provided in the state-prepared materials. The woman is specifically told about qualified medical professionals that are knowledgeable of the reversal protocols.	Not in effect. Temporary Restraining Order issued in Planned Parenthood of Montana et al v. State of Montana by and through Austin Knudsen, in his official capacity as Attorney General, Cause No.: DV-21-00999 (Montana Thirteenth Judicial Court, Yellowstone County, 9/30/21).	
Nebraska Neb. Rev. Stat. Ann § 28-327 (2019)	Information is provided verbally and in the written informed consent materials on the possibility of abortion pill reversal and where it can be found on the website of the state Department of Health and Human Services. Also includes reporting for abortion pill reversal attempts and whether an emergency existed which caused the abortion facility to waive the information.	In effect.	https://dhhs.ne.gov/M CAH/InformedConsen t- IfyouarePregnantENG. pdf
North Dakota to be codified as: N.D. Cent. Code § 14-02.1-02 (b)(5); 14- 02.1-02.1 (2019)	Information is provided to the woman on the possibility of reversing the effects of an abortion inducing drug and in the printed informed consent materials.	Not in effect. The state has agreed to delay enforcement pending litigation. A preliminary injunction was issued in AMA v. Stenehjem, 412 F. Supp. 3d 1134 (D.N.D. 2019).	Not available yet: http://www.ndhealth.g ov/familyhealth/Preg_ Abortion_booklet_final. pdf

STATE	INFORMATION	STATUS	WEBSITE LINK
Oklahoma	Abortion facilities must post a sign informing	Not in effect.	http://www.awomansri
Okla. Stat.	the woman about the possibility of abortion pill	Temporary	ght.org/resources.php
tit. 63, § 1-	reversal. Seventy-two hours prior to a	restraining	
756 (2019)	medication abortion, women must be informed	order issued in	
	by telephone or in person about the possibility	Tulsa Women's	
	of abortion pill reversal. There is also a written	Reproductive	
	notice with the abortion pill reversal	Clinic v. Hunter	
	information after a woman takes the first	et al (Okla.	
	abortion pill. The information is also included	County Dist.	
	in the informed consent materials in print and	Ct, Oct. 29,	
	the Oklahoma Board of Medical Licensure and	2019).	
	Supervision website.		
South	The Department of Health must develop and	In effect.	http://doh.sd.gov/abor
Dakota	maintain a multi-media website that covers		tion/induced-abortion-
S.D.	information on discontinuing a drug-induced		methods-risks.aspx?
Codified	abortion.		
Laws § 34-	In 2021, the law was amended to include		
23A-10.4	providing information on the possibility of		
(2016)	abortion pill reversal in the written discharge		
Tennessee	Abortion facilities must post a sign informing	Not in effect.	
To be	the woman about the possibility of abortion pill	Preliminary	
codified as:	reversal. Forty-eight hours prior to a	injunction	
Tenn. Code	medication abortion, women must be informed	issued in:	
Ann. § 39-	by telephone or in person about the possibility	Planned	
15-218	of abortion pill reversal. Discharge	Parenthood Tenn.	
(2020)	instructions, given to the woman after she has	& N. Miss. v.	
	taken the first abortion pill, will also contain	Slatery, No.	
	this information. The information is also	3:20-cv-00740,	
	included in the informed consent materials in	2021 U.S. Dist.	
	print and on the Department of Health website.	LEXIS 36422	
		(M.D. Tenn.	
		Feb. 26, 2021).	
Utah	Prior to a medication-induced abortion, a	In effect .	https://mihp.utah.gov/
To be	woman must be informed of options if she		<u>/wp-</u>
codified as:	changes her mind that mifepristone alone is not		content/uploads/2017
Utah Code	always effective in ending her at least 72 hours		Final.pdf
Ann. §§ 76-	prior to the abortion.		
7-305			
(2)(a)(D); 76-	The Utah Department of Human Services must		
7-305.5	publish printed materials containing		
(5)(d)(e)	information about the options of a medication-		
(2017)	induced abortion and include a statement saying that a viable pregnancy is still possible after		
	taking mifepristone.		
West	The woman is told by telephone or in person	In effect.	
Virginia	about the possibility of abortion pill reversal.	III CIICCI.	
W. Va. Code	The information is also provided in the		
§ 16-2I-2	discharge papers and the state-prepared		
(a)(4) (2021)	materials and website.		
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¹ The Arkansas written notice states: "Notice to Patients Having Medication Abortions That Use Mifepristone: Mifepristone, also known as RU-486 or Mifeprex, alone is not always effective in ending a pregnancy. It may be possible to reverse its intended effect if the second pill or tablet has not been taken or administered. If you change your mind and wish to try to continue the pregnancy, you can locate immediate help by searching the term "abortion pill reversal" on the internet."