§ 90-21.82. Informed consent to surgical abortion.

(a) No surgical abortion shall be performed upon a woman in this State without her voluntary and informed consent as described in this section.

(b) Except in the case of a medical emergency, consent to a surgical abortion is voluntary and informed only if all of the following conditions are satisfied:

(1) At least 72 hours prior to the surgical abortion, a physician or qualified professional has orally informed the woman, in person, of the information contained in the consent form.

(1a) The consent form shall include, at a minimum, all of the following:

a. The name of the physician who will perform the surgical abortion to ensure the safety of the procedure and prompt medical attention to any complications that may arise, specific information for the physician's hospital admitting privileges, and whether the physician accepts the pregnant woman's insurance. The physician performing a surgical abortion shall be physically present during the performance of the entire abortion procedure.

b. The particular medical risks associated with the surgical abortion procedure to be employed, including, when medically accurate, the risks of infection, hemorrhage, cervical tear or uterine perforation, danger to subsequent pregnancies, including the ability to carry a child to full term, and any adverse psychological effects associated with the surgical abortion.

c. The probable gestational age of the unborn child at the time the surgical abortion is to be performed.

d. The medical risks associated with carrying the child to term.

e. The display of a real-time view of the unborn child and heart tone monitoring that enable the pregnant woman to view her unborn child or listen to the heartbeat of the unborn child are available to the woman. The physician performing the surgical abortion, qualified technician, or referring physician shall inform the woman that the printed materials and website described in G.S. 90-21.83 and G.S. 90-21.84 contain phone numbers and addresses for facilities that offer the services free of charge. If requested by the woman, the physician or qualified professional shall provide to the woman the list as compiled by the Department.

f. If the physician who is to perform the surgical abortion has no liability insurance for malpractice in the performance or attempted performance of a surgical abortion, that information shall be communicated.

g. The location of the hospital that offers obstetrical or gynecological care located within 30 miles of the location where the surgical abortion is performed or induced and at which the physician performing or inducing the surgical abortion has clinical privileges. If the physician who will perform the surgical abortion has no local hospital admitting privileges, that information shall be communicated.

If the physician or qualified professional does not know the information required in sub-subdivisions a., f., or g. of this subdivision, the woman shall be advised that this information will be directly available from the physician who is to perform the surgical abortion. However, the fact that the physician or qualified professional does not know the information required in
sub-divisions a., f., or g. shall not restart the 72-hour period. The
information required by this subdivision shall be provided in English and in
each language that is the primary language of at least two percent (2%) of the
State's population. The information shall be provided orally in person, by the
physician or qualified professional, in which case the required information
may be based on facts supplied by the woman to the physician and whatever
other relevant information is reasonably available. The information required
by this subdivision shall not be provided by a tape recording but shall be
provided during a consultation in which the physician is able to ask questions
of the patient and the patient is able to ask questions of the physician. If, in the
medical judgment of the physician, a physical examination, tests, or the
availability of other information to the physician subsequently indicates a
revision of the information previously supplied to the patient, then that revised
information may be communicated to the patient at any time before the
performance of the surgical abortion. Nothing in this section may be construed
to preclude provision of required information in a language understood by the
patient through a translator.

(1b) A consent form shall not be considered valid, and informed consent not
obtained by the woman, unless all of the following conditions are satisfied:

a. The woman signs and initials each entry, list, description, or
   declaration required to be on the consent form described in
   sub-divisions a. through g. of subdivision (1a) of this subsection.

b. The woman signs and initials each entry, list, description, or
   declaration required to be on the acknowledgment of risks and consent
   statement described in sub-divisions a. through n. of subdivision
   (2) of this subsection.

c. The physician signs the qualified physician declaration described in
   subdivision (5) of this subsection.

d. The physician uses the consent form created by the Department for the
   purposes of this section.

(2) Prior to the surgical abortion, an acknowledgment of risks and consent
statement must be signed and initialed by the woman with a physical or
electronic signature attesting she has received all of the following information
at least 72 hours before the surgical abortion. The acknowledgment of risks
and consent statement shall include, at a minimum, all of the following:

a. That medical assistance benefits may be available for prenatal care,
   childbirth, and neonatal care.

b. That public assistance programs under Chapter 108A of the General
   Statutes may or may not be available as benefits under federal and
   State assistance programs.

c. That the father is liable to assist in the support of the child, even if the
   father has offered to pay for the abortion.

d. That the woman has other alternatives to abortion, including keeping
   the baby or placing the baby for adoption.

e. That the woman has been told about the printed materials described in
   G.S. 90-21.83, and that she has been told that these materials are
   available on a State-sponsored website, and she has been given the
   address of the State-sponsored website. The physician or a qualified
   professional shall orally inform the woman that the materials have
   been provided by the Department and that they describe the unborn
child and list agencies that offer alternatives to abortion. If the woman chooses to view the materials other than on the website, the materials shall be given to her at least 72 hours before the surgical abortion.

f. That the woman (i) is not being forced to have a surgical abortion, (ii) has a choice to not have the surgical abortion, and (iii) is free to withhold or withdraw her consent to the surgical abortion at any time before or during the surgical abortion without affecting her right to future care or treatment and without the loss of any State or federally funded benefits to which she might otherwise be entitled.

g. Attestation that the woman understands that the surgical abortion is intended to end her pregnancy.

h. Attestation that the woman understands the surgical abortion has specific risks and may result in specific complications.

i. Attestation that the woman has been given the opportunity to ask questions about her pregnancy, the development of her unborn child, and alternatives to surgical abortion.

j. Confirmation that the woman has been provided access to State-prepared, printed materials on informed consent for surgical abortion and the State-prepared and maintained website on informed consent for a surgical abortion.

k. If applicable, that the woman has been given the name and phone number of a qualified physician who has agreed to provide medical care and treatment in the event of complications associated with the surgical abortion procedure.

l. Attestation that the woman has received or been given sufficient information to give her informed consent to the surgical abortion.

m. That the woman has a private right of action to sue the qualified physician under the laws of this State if she feels she has been coerced or misled prior to obtaining an abortion, and how to access State resources regarding her legal right to obtain relief.

n. A statement that she will be given a copy of the forms and materials with all signatures and initials required under this Article, and all other informed consent forms required by this State.

The information required by this subdivision shall be provided in English and in each language that is the primary language of at least two percent (2%) of the State's population.

(3) Repealed by Session Laws 2023-14, s. 1.2, effective July 1, 2023.

(4) Repealed by Session Laws 2023-14, s. 1.2, effective July 1, 2023.

(5) The physician has signed a physician declaration form stating that prior to the surgical abortion procedure, the qualified physician has (i) explained in person the surgical abortion procedure to be used, (ii) provided all of the information required in this section, and (iii) answered all of the woman's questions regarding the surgical abortion. (2011-405, s. 1; 2013-366, s. 4(a); 2015-62, s. 7(b); 2023-14, s. 1.2; 2023-65, s. 14.1(d).)