HLS 13RS-2506 **ORIGINAL** 

Regular Session, 2013

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HOUSE RESOLUTION NO. 105

BY REPRESENTATIVES HOFFMANN, STUART BISHOP, BURFORD, HENRY BURNS, CHANEY, HENRY, HILL, HODGES, IVEY, LOPINTO, ORTEGO, PEARSON, POPE, SCHRODER, SIMON, AND STOKES

GOVERNMENTAL REGULATIONS: Requests various state and local entities to take certain actions regarding construction and operation by Planned Parenthood of a facility to provide abortions in La.

A RESOLUTION

2	To urge and request various state and local departments to take certain actions regarding the
3	commercial construction and operation by Planned Parenthood Gulf Coast of a
4	facility in Louisiana to provide abortions, and to urge suspension of grants and
5	reimbursements pursuant to any contract or Medicaid provider agreement pending
6	investigation of fraudulent billing practices alleged in two federal lawsuits.
7	WHEREAS, Planned Parenthood Federation of America is a private nonprofit
8	organization that provides sexuality education and reproductive health services, and is the
9	largest provider of abortions in the United States; and
10	WHEREAS, Planned Parenthood facilities in New Orleans and Baton Rouge have
11	been operating since 1984 to provide sexuality education and reproductive health services,
12	but have never before provided abortions; and
13	WHEREAS, in 2005, Planned Parenthood of Houston and Southeast Texas entered
14	into a management agreement with Planned Parenthood of Louisiana and the Mississippi
15	Delta; and
16	WHEREAS, in 2010, the non-abortion-providing Planned Parenthood facilities in
17	Louisiana merged with the abortion-providing affiliates of Planned Parenthood Houston and
18	Southeast Texas, Inc., to form the new umbrella organization headquartered in Houston

1	known as Planned Parenthood Gulf Coast, referred to hereafter as "PPGC", which operates
2	the largest Planned Parenthood abortion facility in the United States; and
3	WHEREAS, PPGC has purchased three parcels of land on Claiborne Avenue in New
4	Orleans and plans to construct a four million two hundred thousand dollar, seven thousand
5	square foot facility where they intend to start performing abortions in Louisiana, according
6	to their own legislative testimony and fundraising materials; and
7	WHEREAS, the state of Louisiana has various economic incentive programs for
8	commercial construction and labor for certain businesses; and
9	WHEREAS, local permits for the commercial construction of facilities that intend
10	to seek state licensure as an outpatient abortion facility should require the permitting
11	authority's approval of plans for the sanitary disposal of human remains for the safety and
12	welfare of Louisiana residents; and
13	WHEREAS, in addition to abortion services, PPGC also intends its Claiborne
14	Avenue facility to provide other services including contraception and sexually transmitted
15	disease testing that are available at public health units and at nonprofit facilities throughout
16	the Louisiana region under the same Medicaid pricing structure used by Planned Parenthood;
17	and
18	WHEREAS, the two clinics in New Orleans and Baton Rouge receive government
19	payments pursuant to a Medicaid provider agreement issued by the Department of Health
20	and Hospitals which total approximately one million dollars a year in fee-for-service
21	Medicaid reimbursements for non-abortion reproductive health services, according to
22	legislative committee testimony given by a PPGC representative; and
23	WHEREAS, the pre-2010 Louisiana Medicaid provider agreement was with the
24	non-abortion providing Planned Parenthood of Louisiana and the Mississippi Delta, and that
25	provider agreement is now with PPGC whose Texas clinics currently provide elective
26	abortion, and whose planned Claiborne Avenue clinic in New Orleans intends to provide
27	abortion; and
28	WHEREAS, federal and Louisiana laws regulate which services are reimbursable
29	under Medicaid and provide for the practice of employees of public or private social service
30	agencies with regard to abortion; and

HLS 13RS-2506 1 WHEREAS, R.S. 40:1299.34.5 provides that no public funds shall be used in any 2 way for, to assist in, or to provide facilities for an abortion, except when the abortion is 3 medically necessary to prevent the death of the mother; and 4 WHEREAS, R.S. 40:1299.34 provides that no person employed in any public or private social service agency, by contract or otherwise, which is a recipient of any form of 5 6 governmental assistance, shall require or recommend that any woman have an abortion; and 7 WHEREAS, a PPGC representative has stated publicly in legislative committee 8 testimony that Planned Parenthood, as part of comprehensive pregnancy counseling, 9 provides options for all available resources including abortion referral if requested; and 10 WHEREAS, two lawsuits by former employees are pending against PPGC alleging 11 up to five million dollars in Medicaid fraud pursuant to the federal False Claims Act, 31 12 U.S.C. 3729 et seq., and such lawsuits include the following: 13 (1) An allegation that PPGC trained and instructed the employees at its twelve 14 regional clinics to bill the government for medical services that were not medically 15 necessary, medical services that were not actually provided, services that are not covered by 16 Medicaid, and to falsify information in patient medical charts. 17 (2) An allegation that employees from each PPGC clinic were trained in PPGC's

corporate scheme for maximizing clinic profits through the Women's Health Program, Medicaid, and Title XX grants and reimbursements, including an express policy of billing these government health care programs for a predetermined list of reimbursable services for every eligible patient who visited the clinic, regardless of whether those services were medically necessary or ever actually provided to the patient.

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- (3) An allegation that a PPGC memorandum was given to employees which explicitly instructed them on how to fraudulently bill government programs for post-abortion patient visits, including an express instruction to document in a patient chart that the reason for the patient's visit was to have the Well Woman Exam in instances when the patient had indicated that the purpose of the visit was a post-abortion follow-up.
- (4) An allegation that members of Planned Parenthood's key management team instructed PPGC staff to provide auditors with charts that had been "fixed" regarding

1 abortion on minor girls to ensure that required documentation, especially with regard to

- 2 parental consent and non-coercion, was included in each client file; and
- WHEREAS, disregard for parental involvement for minors and non-coercion laws
- 4 endangers the health and safety of Louisiana's women and girls, and facilitates
- 5 sex-trafficking, sexual tourism, and prostitution of minors; and
- WHEREAS, the state of Louisiana has a responsibility to ensure that organizations
- 7 operate in compliance with all laws, and if laws are being violated, to take appropriate
- 8 actions against such organizations; and
- 9 WHEREAS, it is in the interest of this state to protect the fiscal and programmatic
- integrity of the medical assistance program.
- 11 THEREFORE, BE IT RESOLVED that the House of Representatives of the
- 12 Legislature of Louisiana does hereby urge and request the Department of Health and
- Hospitals, the division of administration, the legislative auditor, and the office of the
- inspector general to investigate and monitor the practices of Planned Parenthood Gulf Coast
- 15 to determine whether the organization is in compliance with all state and federal laws and
- 16 regulations, including but not limited to provisions concerning state funding of abortion
- 17 facilities, R.S. 40:1299.34.5, the counseling or recommendation of abortion by state
- 18 contractors, R.S. 40:1299.34, the mandatory reporting of child sexual abuse pursuant to
- 19 Articles 603, 609, and 610 of the Louisiana Children's Code, and R.S. 14:80 regarding
- 20 felony carnal knowledge of a juvenile, parental consent for minors seeking abortion
- requirements, R.S. 40:1299.35.5, and the informed consent and signage requirements of R.S.
- 22 40:1299.35.5.1 and 1299.35.6.
- BE IT FURTHER RESOLVED that the House of Representatives of the Legislature
- of Louisiana does hereby urge and request that any application for economic incentives of
- any kind filed by Planned Parenthood Gulf Coast or any of its abortion-providing affiliates
- 26 to construct, purchase, or operate any facility, or to employ any individuals therein, be
- 27 denied by the Department of Economic Development, the Louisiana Workforce
- 28 Commission, or any other department, and that any application for any economic incentive
- 29 filed by Planned Parenthood Gulf Coast be reported to the House Committee on Health and

1 Welfare and the House Committee on Commerce by the department receiving such

- 2 application.
- 3 BE IT FURTHER RESOLVED that the House of Representatives of the Legislature
- 4 of Louisiana does hereby urge and request that the City of New Orleans Department of
- 5 Safety and Permits and the permitting authority of any other city in which Planned
- 6 Parenthood Gulf Coast seeks to construct or operate an outpatient abortion facility require
- 7 plans for the sanitary disposal of human remains for the safety and welfare of Louisiana
- 8 residents.
- 9 BE IT FURTHER RESOLVED that a copy of this Resolution be transmitted to the
- secretary of the Department of Health and Hospitals, the commissioner of administration,
- 11 the secretary of the Department of Economic Development, the executive director of the
- 12 Louisiana Workforce Commission, the legislative auditor, the state inspector general, and
- the City of New Orleans Department of Safety and Permits.

## **DIGEST**

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

Hoffmann HR No. 105

Urges and requests the following:

- (1) That DHH, DOA, the legislative auditor, and the office of the inspector general investigate and monitor the practices of Planned Parenthood Gulf Coast to determine whether the organization is in compliance with all state and federal laws and regulations.
- Parenthood Gulf Coast or any of its abortion-providing affiliates to construct, purchase, or operate any facility, or to employ any individuals therein, be denied by DED, LWC, or any other department, and that any application for any economic incentive filed by Planned Parenthood Gulf Coast be reported to the House Committee on Health and Welfare and the House Committee on Commerce by the department receiving such application.
- (3) That the City of New Orleans Department of Safety and Permits and the permitting authority of any other city in which Planned Parenthood Gulf Coast seeks to construct or operate an outpatient abortion facility require plans for the sanitary disposal of human remains.