AN ACT

To amend chapter 188, RSMo, by adding thereto one new section relating to abortion.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 188, RSMo, is amended by adding thereto one new section, to be known as section 188.550, to read as follows:

188.550. 1. Notwithstanding any other provision of law to the contrary, the provisions of this chapter; the laws of this state on the use of public funds for an abortion; and the laws of this state which regulate in any manner an abortion facility that, or a person who, performs or induces an abortion on another, or attempts or conspires to perform or induce an abortion on another, shall apply to all conduct occurring:

(1) Within this state;

(2) Partially within and partially outside this state, including, but not limited to, when:

(a) One or more doses of a multi-dose regimen of a drug or chemical, or combination thereof, used to induce an abortion is administered or expected to be administered by any means within this state, while another dose or dosages of such drug or chemical, or combination thereof, is administered or expected to be administered by any means outside this state;
(b) An abortion is performed or induced, or is attempted to be performed or induced, outside this state, while any:

a. Informed consent or pre- or post-abortion counseling related to performing or inducing the abortion occurs within this state;

b. Payment, including partial payment, related to performing or inducing the abortion occurs within this state; or

c. Advertising or solicitation related to performing or inducing the abortion is targeted at this state or any resident of this state; or

(3) Outside this state, when:

(a) The conduct of a person or entity creates a substantial connection with this state;

(b) A person or entity is incorporated or maintains his, her, or its principal place of residence or principal place of business within this state; or

(c) It involves a resident of this state, including an unborn child who is a resident of this state. An unborn child shall be considered a resident of this state when:

a. The mother of the child is a resident of this state at the time the abortion is, or would have been, performed or induced;

b. The mother of the child was a resident of this state around the time that the child may have been conceived;

c. The mother intends to give birth to the child within this state if the pregnancy is carried to term;

d. Sexual intercourse occurred within this state and the child may have been conceived by that act of intercourse;

e. The child is born alive within this state after an attempted abortion;
f. The mother of the child sought prenatal care, coverage, or services within this state during the pregnancy with the child; or
g. The mother of the child otherwise had a substantial connection with this state, other than mere physical presence, during the pregnancy with the child; or

(4) Anywhere in the world, when it involves an offense related to genocide, as described in 18 U.S.C. Section 1091, and such offense also involves forced abortions. The state of Missouri recognizes and declares that it has authority under 18 U.S.C. Section 1092 to broadly apply state law as it relates to genocide involving forced abortions.

2. The provisions of subsection 1 of this section shall:

(1) Be liberally construed to effectuate its purposes;
(2) Apply to all criminal, civil, and administrative laws and proceedings;
(3) Apply to actors and those being acted upon;
(4) Be in addition to, and not in lieu of, all other jurisdiction and authority that this state has to enforce its laws; and
(5) Be applied, interpreted, and construed in a manner consistent with the Constitution of the United States and the constitution of this state.

3. Nothing in the provisions of subsection 1 of this section shall be construed to require or permit the licensing or inspection by this state of an abortion facility or hospital located outside this state where abortions are performed or induced.

4. Notwithstanding any other provision of law to the contrary and in furtherance of the state's authority to enforce the laws of this state under the provisions of
subsection 1 of this section, the attorney general, law enforcement agencies, courts, and administrative agencies of this state are authorized to issue subpoenas, conduct discovery, or engage in any other legal, investigative, or administrative processes reasonably related to the enforcement of such laws.