As Introduced

134th General Assembly Regular Session 2021-2022

S. B. No. 137

Senators Kunze, Antonio

Cosponsors: Senators Thomas, Maharath, Yuko, Fedor, Craig

A BILL

Го	amend sections 149.43, 3738.01, 3738.03,	1
	3738.04, 3738.05, 3738.06, 3738.07, 3738.08, and	2
	3738.09; to amend, for the purpose of adopting	3
	new section numbers as indicated in parentheses,	4
	sections 3738.05 (3738.06), 3738.06 (3738.07),	5
	3738.07 (3738.08), 3738.08 (3738.09), and	6
	3738.09 (3738.11); and to enact new section	7
	3738.05 and sections 3701.954, 3702.35, 3727.25,	8
	3738.10, and 3738.99 of the Revised Code to	9
	modify the laws governing the Pregnancy-	10
	Associated Mortality Review Board and to require	11
	birthing facilities to report data on severe	12
	maternal morbidity.	1.3

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 149.43, 3738.01, 3738.03,	14
3738.04, 3738.05, 3738.06, 3738.07, 3738.08, and 3738.09 be	15
amended; sections 3738.05 (3738.06), 3738.06 (3738.07), 3738.07	16
(3738.08), 3738.08 (3738.09), and 3738.09 (3738.11) be amended	17
for the purpose of adopting new section numbers as indicated in	18
parentheses; and new section 3738.05 and sections 3701.954,	19

and any of the Revised Code be 20 enacted to read as follows: 21 Sec. 149.43. (A) As used in this section: 22 (1) "Public record" means records kept by any public 23 office, including, but not limited to, state, county, city, 24 village, township, and school district units, and records 25 pertaining to the delivery of educational services by an 26 alternative school in this state kept by the nonprofit or forprofit entity operating the alternative school pursuant to 28 section 3313.533 of the Revised Code. "Public record" does not 29 mean any of the following: 30 (a) Medical records; 31 (b) Records pertaining to probation and parole 32 proceedings, to proceedings related to the imposition of 33 community control sanctions and post-release control sanctions, 34 or to proceedings related to determinations under section 35 2967.271 of the Revised Code regarding the release or maintained 36 incarceration of an offender to whom that section applies; 37 (c) Records pertaining to actions under section 2151.85 38 and division (C) of section 2919.121 of the Revised Code and to 39 appeals of actions arising under those sections; 40
Sec. 149.43. (A) As used in this section: (1) "Public record" means records kept by any public office, including, but not limited to, state, county, city, village, township, and school district units, and records pertaining to the delivery of educational services by an alternative school in this state kept by the nonprofit or for- profit entity operating the alternative school pursuant to section 3313.533 of the Revised Code. "Public record" does not mean any of the following: (a) Medical records; (b) Records pertaining to probation and parole proceedings, to proceedings related to the imposition of community control sanctions and post-release control sanctions, or to proceedings related to determinations under section 2967.271 of the Revised Code regarding the release or maintained incarceration of an offender to whom that section applies; (c) Records pertaining to actions under section 2151.85 38 and division (C) of section 2919.121 of the Revised Code and to
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appeals of actions arising under those sections; 40
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(d) Records pertaining to adoption proceedings, including 41
the contents of an adoption file maintained by the department of 42
health under sections 3705.12 to 3705.124 of the Revised Code; 43
(e) Information in a record contained in the putative 44
father registry established by section 3107.062 of the Revised 45
Code, regardless of whether the information is held by the
department of job and family services or, pursuant to section 47
3111.69 of the Revised Code, the office of child support in the 48

department or a child support enforcement agency;	49
(f) Records specified in division (A) of section 3107.52	50
of the Revised Code;	51
(g) Trial preparation records;	52
(h) Confidential law enforcement investigatory records;	53
(i) Records containing information that is confidential	54
under section 2710.03 or 4112.05 of the Revised Code;	55
(j) DNA records stored in the DNA database pursuant to	56
section 109.573 of the Revised Code;	57
(k) Inmate records released by the department of	58
rehabilitation and correction to the department of youth	59
services or a court of record pursuant to division (E) of	60
section 5120.21 of the Revised Code;	61
(1) Records maintained by the department of youth services	62
pertaining to children in its custody released by the department	63
of youth services to the department of rehabilitation and	64
correction pursuant to section 5139.05 of the Revised Code;	
(m) Intellectual property records;	66
(n) Donor profile records;	67
(o) Records maintained by the department of job and family	68
services pursuant to section 3121.894 of the Revised Code;	69
(p) Designated public service worker residential and	70
familial information;	71
(q) In the case of a county hospital operated pursuant to	72
Chapter 339. of the Revised Code or a municipal hospital	73
operated pursuant to Chapter 749. of the Revised Code,	74
information that constitutes a trade secret, as defined in	75

section 1333.61 of the Revised Code;	76
(r) Information pertaining to the recreational activities	77
of a person under the age of eighteen;	78
(s) In the case of a child fatality review board acting	79
under sections 307.621 to 307.629 of the Revised Code or a	80
review conducted pursuant to guidelines established by the	81
director of health under section 3701.70 of the Revised Code,	82
records provided to the board or director, statements made by	83
board members during meetings of the board or by persons	84
participating in the director's review, and all work products of	85
the board or director, and in the case of a child fatality	86
review board, child fatality review data submitted by the board	87
to the department of health or a national child death review	88
database, other than the report prepared pursuant to division	89
(A) of section 307.626 of the Revised Code;	90
(t) Records provided to and statements made by the	91
executive director of a public children services agency or a	92
prosecuting attorney acting pursuant to section 5153.171 of the	93
Revised Code other than the information released under that	94
section;	95
(u) Test materials, examinations, or evaluation tools used	96
in an examination for licensure as a nursing home administrator	97
that the board of executives of long-term services and supports	98
administers under section 4751.15 of the Revised Code or	99
contracts under that section with a private or government entity	100
to administer;	101
(v) Records the release of which is prohibited by state or	102
<pre>federal law;</pre>	103
(w) Proprietary information of or relating to any person	104

that is submitted to or compiled by the Ohio venture capital	105
authority created under section 150.01 of the Revised Code;	106
(x) Financial statements and data any person submits for	107
any purpose to the Ohio housing finance agency or the	108
controlling board in connection with applying for, receiving, or	109
accounting for financial assistance from the agency, and	110
information that identifies any individual who benefits directly	111
or indirectly from financial assistance from the agency;	112
(y) Records listed in section 5101.29 of the Revised Code;	113
(z) Discharges recorded with a county recorder under	114
section 317.24 of the Revised Code, as specified in division (B)	115
(2) of that section;	116
(aa) Usage information including names and addresses of	117
specific residential and commercial customers of a municipally	118
owned or operated public utility;	119
(bb) Records described in division (C) of section 187.04	120
of the Revised Code that are not designated to be made available	121
to the public as provided in that division;	122
(cc) Information and records that are made confidential,	123
privileged, and not subject to disclosure under divisions (B)	124
and (C) of section 2949.221 of the Revised Code;	125
(dd) Personal information, as defined in section 149.45 of	126
the Revised Code;	127
(ee) The confidential name, address, and other personally	128
identifiable information of a program participant in the address	129
confidentiality program established under sections 111.41 to	130
111.47 of the Revised Code, including the contents of any	131
application for absent voter's ballots, absent voter's ballot	132

identification envelope statement of voter, or provisional	133
ballot affirmation completed by a program participant who has a	134
confidential voter registration record, and records or portions	135
of records pertaining to that program that identify the number	136
of program participants that reside within a precinct, ward,	137
township, municipal corporation, county, or any other geographic	138
area smaller than the state. As used in this division,	139
"confidential address" and "program participant" have the	140
meaning defined in section 111.41 of the Revised Code.	141
(ff) Orders for active military service of an individual	142
serving or with previous service in the armed forces of the	143
United States, including a reserve component, or the Ohio	144
organized militia, except that, such order becomes a public	145
record on the day that is fifteen years after the published date	146
or effective date of the call to order;	147
(gg) The name, address, contact information, or other	148
personal information of an individual who is less than eighteen	149
years of age that is included in any record related to a traffic	150
accident involving a school vehicle in which the individual was	151
an occupant at the time of the accident;	152
(hh) Protected health information, as defined in 45 C.F.R.	153
160.103, that is in a claim for payment for a health care	154
product, service, or procedure, as well as any other health	155
claims data in another document that reveals the identity of an	156
individual who is the subject of the data or could be used to	157
reveal that individual's identity;	158
(ii) Any depiction by photograph, film, videotape, or	159
printed or digital image under either of the following	160

161

circumstances:

(i) The depiction is that of a victim of an offense the	162
release of which would be, to a reasonable person of ordinary	163
sensibilities, an offensive and objectionable intrusion into the	164
victim's expectation of bodily privacy and integrity.	165
(ii) The depiction captures or depicts the victim of a	166
sexually oriented offense, as defined in section 2950.01 of the	167
Revised Code, at the actual occurrence of that offense.	168
(jj) Restricted portions of a body-worn camera or	169
dashboard camera recording;	170
(kk) In the case of a fetal-infant mortality review board	171
acting under sections 3707.70 to 3707.77 of the Revised Code,	172
records, documents, reports, or other information presented to	173
the board or a person abstracting such materials on the board's	174
behalf, statements made by review board members during board	175
meetings, all work products of the board, and data submitted by	176
the board to the department of health or a national infant death	177
review database, other than the report prepared pursuant to	178
section 3707.77 of the Revised Code.	179
(11) Records, documents, reports, or other information	180
presented to the pregnancy-associated mortality review board	181
established under section 3738.01 of the Revised Code,	182
statements made by board members during board meetings, all work	183
products of the board, and data submitted by the board to the	184
department of health, other than the biennial reports prepared	185
under section 3738.08 sections 3738.09 and 3738.10 of the	186
Revised Code;	187
(mm) Telephone numbers for a victim, as defined in section	188
2930.01 of the Revised Code, a witness to a crime, or a party to	189
a motor vehicle accident subject to the requirements of section	190

502.11 of the Revised Code that are listed on any law	191
enforcement record or report, other than when requested by an	192
surer or insurance agent investigating an insurance claim	193
resulting from a motor vehicle accident.	194

A record that is not a public record under division (A)(1) 195 of this section and that, under law, is permanently retained 196 becomes a public record on the day that is seventy-five years 197 after the day on which the record was created, except for any 198 record protected by the attorney-client privilege, a trial 199 200 preparation record as defined in this section, a statement prohibiting the release of identifying information signed under 201 section 3107.083 of the Revised Code, a denial of release form 202 filed pursuant to section 3107.46 of the Revised Code, or any 203 record that is exempt from release or disclosure under section 204 149.433 of the Revised Code. If the record is a birth 205 certificate and a biological parent's name redaction request 206 form has been accepted under section 3107.391 of the Revised 207 Code, the name of that parent shall be redacted from the birth 208 certificate before it is released under this paragraph. If any 209 other section of the Revised Code establishes a time period for 210 disclosure of a record that conflicts with the time period 211 specified in this section, the time period in the other section 212 213 prevails.

- (2) "Confidential law enforcement investigatory record"

 means any record that pertains to a law enforcement matter of a

 criminal, quasi-criminal, civil, or administrative nature, but

 only to the extent that the release of the record would create a

 high probability of disclosure of any of the following:

 214
- (a) The identity of a suspect who has not been charged 219 with the offense to which the record pertains, or of an 220

information source or witness to whom confidentiality has been	221
reasonably promised;	222
(b) Information provided by an information source or	223
witness to whom confidentiality has been reasonably promised,	224
which information would reasonably tend to disclose the source's	225
or witness's identity;	226
(c) Specific confidential investigatory techniques or	227
procedures or specific investigatory work product;	228
(d) Information that would endanger the life or physical	229
safety of law enforcement personnel, a crime victim, a witness,	230
or a confidential information source.	231
(3) "Medical record" means any document or combination of	232
documents, except births, deaths, and the fact of admission to	233
or discharge from a hospital, that pertains to the medical	234
history, diagnosis, prognosis, or medical condition of a patient	235
and that is generated and maintained in the process of medical	236
treatment.	237
(4) "Trial preparation record" means any record that	238
contains information that is specifically compiled in reasonable	239
anticipation of, or in defense of, a civil or criminal action or	240
proceeding, including the independent thought processes and	241
personal trial preparation of an attorney.	242
(5) "Intellectual property record" means a record, other	243
than a financial or administrative record, that is produced or	244
collected by or for faculty or staff of a state institution of	245
higher learning in the conduct of or as a result of study or	246
research on an educational, commercial, scientific, artistic,	247
technical, or scholarly issue, regardless of whether the study	248
or research was sponsored by the institution alone or in	249

conjunction with a governmental body or private concern, and	250
that has not been publicly released, published, or patented.	251
(6) "Donor profile record" means all records about donors	252
or potential donors to a public institution of higher education	253
except the names and reported addresses of the actual donors and	254
the date, amount, and conditions of the actual donation.	255
(7) "Designated public service worker" means a peace	256
officer, parole officer, probation officer, bailiff, prosecuting	257
attorney, assistant prosecuting attorney, correctional employee,	258
county or multicounty corrections officer, community-based	259
correctional facility employee, youth services employee,	260
firefighter, EMT, medical director or member of a cooperating	261
physician advisory board of an emergency medical service	262
organization, state board of pharmacy employee, investigator of	263
the bureau of criminal identification and investigation, judge,	264
magistrate, or federal law enforcement officer.	265
(8) "Designated public service worker residential and	266
familial information" means any information that discloses any	267
of the following about a designated public service worker:	268
(a) The address of the actual personal residence of a	269
designated public service worker, except for the following	270
information:	271
(i) The address of the actual personal residence of a	272
prosecuting attorney or judge; and	273
(ii) The state or political subdivision in which a	274
designated public service worker resides.	275
(b) Information compiled from referral to or participation	276
in an employee assistance program;	277

(c) The social security number, the residential telephone	278
number, any bank account, debit card, charge card, or credit	279
card number, or the emergency telephone number of, or any	280
medical information pertaining to, a designated public service	281
worker;	282
(d) The name of any beneficiary of employment benefits,	283
including, but not limited to, life insurance benefits, provided	284
to a designated public service worker by the designated public	285
service worker's employer;	286
(e) The identity and amount of any charitable or	287
employment benefit deduction made by the designated public	288
service worker's employer from the designated public service	289
worker's compensation, unless the amount of the deduction is	290
required by state or federal law;	291
(f) The name, the residential address, the name of the	292
employer, the address of the employer, the social security	293
number, the residential telephone number, any bank account,	294
debit card, charge card, or credit card number, or the emergency	295
telephone number of the spouse, a former spouse, or any child of	296
a designated public service worker;	297
(g) A photograph of a peace officer who holds a position	298
or has an assignment that may include undercover or plain	299
clothes positions or assignments as determined by the peace	300
officer's appointing authority.	301
(9) As used in divisions (A)(7) and (15) to (17) of this	302
section:	303
"Peace officer" has the meaning defined in section 109.71	304
of the Revised Code and also includes the superintendent and	305
troopers of the state highway patrol; it does not include the	306

sheriff of a county or a supervisory employee who, in the	307
absence of the sheriff, is authorized to stand in for, exercise	308
the authority of, and perform the duties of the sheriff.	309
"Correctional employee" means any employee of the	310
department of rehabilitation and correction who in the course of	311
performing the employee's job duties has or has had contact with	312
inmates and persons under supervision.	313
"County or multicounty corrections officer" means any	314
corrections officer employed by any county or multicounty	315
correctional facility.	316
"Youth services employee" means any employee of the	317
department of youth services who in the course of performing the	318
employee's job duties has or has had contact with children	319
committed to the custody of the department of youth services.	320
"Firefighter" means any regular, paid or volunteer, member	321
of a lawfully constituted fire department of a municipal	322
corporation, township, fire district, or village.	323
"EMT" means EMTs-basic, EMTs-I, and paramedics that	324
provide emergency medical services for a public emergency	325
medical service organization. "Emergency medical service	326
organization," "EMT-basic," "EMT-I," and "paramedic" have the	327
meanings defined in section 4765.01 of the Revised Code.	328
"Investigator of the bureau of criminal identification and	329
investigation" has the meaning defined in section 2903.11 of the	330
Revised Code.	331
"Federal law enforcement officer" has the meaning defined	332
in section 9.88 of the Revised Code.	333
(10) "Information pertaining to the recreational	334

activities of a person under the age of eighteen" means	335
information that is kept in the ordinary course of business by a	336
public office, that pertains to the recreational activities of a	337
person under the age of eighteen years, and that discloses any	338
of the following:	339
(a) The address or telephone number of a person under the	340
age of eighteen or the address or telephone number of that	341
person's parent, guardian, custodian, or emergency contact	342
person;	343
(b) The social security number, birth date, or	344
photographic image of a person under the age of eighteen;	345
(c) Any medical record, history, or information pertaining	346
to a person under the age of eighteen;	347
(d) Any additional information sought or required about a	348
person under the age of eighteen for the purpose of allowing	349
that person to participate in any recreational activity	350
conducted or sponsored by a public office or to use or obtain	351
admission privileges to any recreational facility owned or	352
operated by a public office.	353
(11) "Community control sanction" has the meaning defined	354
in section 2929.01 of the Revised Code.	355
(12) "Post-release control sanction" has the meaning	356
defined in section 2967.01 of the Revised Code.	357
(13) "Redaction" means obscuring or deleting any	358
information that is exempt from the duty to permit public	359
inspection or copying from an item that otherwise meets the	360
definition of a "record" in section 149.011 of the Revised Code.	361
(14) "Designee," "elected official," and "future official"	362

have the meanings defined in section 109.43 of the Revised Code.	363
(15) "Body-worn camera" means a visual and audio recording	364
device worn on the person of a peace officer while the peace	365
officer is engaged in the performance of the peace officer's	366
duties.	367
(16) "Dashboard camera" means a visual and audio recording	368
device mounted on a peace officer's vehicle or vessel that is	369
used while the peace officer is engaged in the performance of	370
the peace officer's duties.	371
(17) "Restricted portions of a body-worn camera or	372
dashboard camera recording" means any visual or audio portion of	373
a body-worn camera or dashboard camera recording that shows,	374
communicates, or discloses any of the following:	375
(a) The image or identity of a child or information that	376
could lead to the identification of a child who is a primary	377
subject of the recording when the law enforcement agency knows	378
or has reason to know the person is a child based on the law	379
enforcement agency's records or the content of the recording;	380
(b) The death of a person or a deceased person's body,	381
unless the death was caused by a peace officer or, subject to	382
division (H)(1) of this section, the consent of the decedent's	383
executor or administrator has been obtained;	384
(c) The death of a peace officer, firefighter, paramedic,	385
or other first responder, occurring while the decedent was	386
engaged in the performance of official duties, unless, subject	387
to division (H)(1) of this section, the consent of the	388
decedent's executor or administrator has been obtained;	389
(d) Grievous bodily harm, unless the injury was effected	390
by a peace officer or, subject to division (H)(1) of this	391

section, the consent of the injured person or the injured	392
person's guardian has been obtained;	393
(e) An act of severe violence against a person that	394
results in serious physical harm to the person, unless the act	395
and injury was effected by a peace officer or, subject to	396
division (H)(1) of this section, the consent of the injured	397
person or the injured person's guardian has been obtained;	398
(f) Grievous bodily harm to a peace officer, firefighter,	399
paramedic, or other first responder, occurring while the injured	400
person was engaged in the performance of official duties,	401
unless, subject to division (H)(1) of this section, the consent	402
of the injured person or the injured person's guardian has been	403
obtained;	404
(g) An act of severe violence resulting in serious	405
physical harm against a peace officer, firefighter, paramedic,	406
or other first responder, occurring while the injured person was	407
engaged in the performance of official duties, unless, subject	408
to division (H)(1) of this section, the consent of the injured	409
person or the injured person's guardian has been obtained;	410
(h) A person's nude body, unless, subject to division (H)	411
(1) of this section, the person's consent has been obtained;	412
(i) Protected health information, the identity of a person	413
in a health care facility who is not the subject of a law	414
enforcement encounter, or any other information in a health care	415
facility that could identify a person who is not the subject of	416
a law enforcement encounter;	417
(j) Information that could identify the alleged victim of	418
a sex offense, menacing by stalking, or domestic violence;	419
(k) Information, that does not constitute a confidential	420

law enforcement investigatory record, that could identify a	421
person who provides sensitive or confidential information to a	422
law enforcement agency when the disclosure of the person's	423
identity or the information provided could reasonably be	424
expected to threaten or endanger the safety or property of the	425
person or another person;	426
(1) Personal information of a person who is not arrested,	427
cited, charged, or issued a written warning by a peace officer;	428
(m) Proprietary police contingency plans or tactics that	429
are intended to prevent crime and maintain public order and	430
safety;	431
(n) A personal conversation unrelated to work between	432
peace officers or between a peace officer and an employee of a	433
law enforcement agency;	434
(o) A conversation between a peace officer and a member of	435
the public that does not concern law enforcement activities;	436
(p) The interior of a residence, unless the interior of a	437
residence is the location of an adversarial encounter with, or a	438
use of force by, a peace officer;	439
(q) Any portion of the interior of a private business that	440
is not open to the public, unless an adversarial encounter with,	441
or a use of force by, a peace officer occurs in that location.	442
As used in division (A)(17) of this section:	443
"Grievous bodily harm" has the same meaning as in section	444
5924.120 of the Revised Code.	445
"Health care facility" has the same meaning as in section	446
1337.11 of the Revised Code.	447

"Protected health information" has the same meaning as in	448
45 C.F.R. 160.103.	449
"Law enforcement agency" has the same meaning as in	450
section 2925.61 of the Revised Code.	451
"Personal information" means any government-issued	452
identification number, date of birth, address, financial	453
information, or criminal justice information from the law	454
enforcement automated data system or similar databases.	455
"Sex offense" has the same meaning as in section 2907.10	456
of the Revised Code.	457
"Firefighter," "paramedic," and "first responder" have the	458
same meanings as in section 4765.01 of the Revised Code.	459
(18) "Insurer" and "insurance agent" have the same	460
meanings as in section 3905.01 of the Revised Code.	461
(B)(1) Upon request and subject to division (B)(8) of this	462
section, all public records responsive to the request shall be	463
promptly prepared and made available for inspection to any	464
person at all reasonable times during regular business hours.	465
Subject to division (B)(8) of this section, upon request by any	466
person, a public office or person responsible for public records	467
shall make copies of the requested public record available to	468
the requester at cost and within a reasonable period of time. If	469
a public record contains information that is exempt from the	470
duty to permit public inspection or to copy the public record,	471
the public office or the person responsible for the public	472
record shall make available all of the information within the	473
public record that is not exempt. When making that public record	474
available for public inspection or copying that public record,	475
the public office or the person responsible for the public	476

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record shall notify the requester of any redaction or make the	477
redaction plainly visible. A redaction shall be deemed a denial of a request to inspect or copy the redacted information, except	478
	479
if federal or state law authorizes or requires a public office	480
to make the redaction.	481

- (2) To facilitate broader access to public records, a 482 public office or the person responsible for public records shall 483 organize and maintain public records in a manner that they can 484 be made available for inspection or copying in accordance with 485 division (B) of this section. A public office also shall have 486 available a copy of its current records retention schedule at a 487 location readily available to the public. If a requester makes 488 an ambiguous or overly broad request or has difficulty in making 489 a request for copies or inspection of public records under this 490 section such that the public office or the person responsible 491 for the requested public record cannot reasonably identify what 492 public records are being requested, the public office or the 493 person responsible for the requested public record may deny the 494 request but shall provide the requester with an opportunity to 495 revise the request by informing the requester of the manner in 496 which records are maintained by the public office and accessed 497 in the ordinary course of the public office's or person's 498 duties. 499
- (3) If a request is ultimately denied, in part or in 500 whole, the public office or the person responsible for the 501 requested public record shall provide the requester with an 502 explanation, including legal authority, setting forth why the 503 request was denied. If the initial request was provided in 504 writing, the explanation also shall be provided to the requester 505 in writing. The explanation shall not preclude the public office 506 or the person responsible for the requested public record from 507

relying upon additional reasons or legal authority in defending	508
an action commenced under division (C) of this section.	509
(4) Unless specifically required or authorized by state or	510
federal law or in accordance with division (B) of this section,	511
	512
no public office or person responsible for public records may	
limit or condition the availability of public records by	513
requiring disclosure of the requester's identity or the intended	514
use of the requested public record. Any requirement that the	515
requester disclose the requester's identity or the intended use	516
of the requested public record constitutes a denial of the	517
request.	518
(5) A public office or person responsible for public	519
records may ask a requester to make the request in writing, may	520
ask for the requester's identity, and may inquire about the	521
intended use of the information requested, but may do so only	522
after disclosing to the requester that a written request is not	523
mandatory, that the requester may decline to reveal the	524
requester's identity or the intended use, and when a written	525
request or disclosure of the identity or intended use would	526
benefit the requester by enhancing the ability of the public	527
office or person responsible for public records to identify,	528
locate, or deliver the public records sought by the requester.	529
(6) If any person requests a copy of a public record in	530
accordance with division (B) of this section, the public office	531
or person responsible for the public record may require that	532
person to pay in advance the cost involved in providing the copy	533
of the public record in accordance with the choice made by the	534
person requesting the copy under this division. The public	535
office or the person responsible for the public record shall	536

537

permit that person to choose to have the public record

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duplicated upon paper, upon the same medium upon which the	538
public office or person responsible for the public record keeps	539
it, or upon any other medium upon which the public office or	540
person responsible for the public record determines that it	541
reasonably can be duplicated as an integral part of the normal	542
operations of the public office or person responsible for the	543
public record. When the person requesting the copy makes a	544
choice under this division, the public office or person	545
responsible for the public record shall provide a copy of it in	546
accordance with the choice made by that person. Nothing in this	547
section requires a public office or person responsible for the	548
public record to allow the person requesting a copy of the	549
public record to make the copies of the public record.	550

- (7) (a) Upon a request made in accordance with division (B) 551 of this section and subject to division (B)(6) of this section, 552 a public office or person responsible for public records shall 553 transmit a copy of a public record to any person by United 554 States mail or by any other means of delivery or transmission 555 within a reasonable period of time after receiving the request 556 for the copy. The public office or person responsible for the 557 public record may require the person making the request to pay 558 in advance the cost of postage if the copy is transmitted by 559 United States mail or the cost of delivery if the copy is 560 transmitted other than by United States mail, and to pay in 561 advance the costs incurred for other supplies used in the 562 mailing, delivery, or transmission. 563
- (b) Any public office may adopt a policy and procedures 564
 that it will follow in transmitting, within a reasonable period 565
 of time after receiving a request, copies of public records by 566
 United States mail or by any other means of delivery or 567
 transmission pursuant to division (B)(7) of this section. A 568

public office that adopts a policy and procedures under division	569
(B)(7) of this section shall comply with them in performing its	570
duties under that division.	571
(c) In any policy and procedures adopted under division	572
(B)(7) of this section:	573
(i) A public office may limit the number of records	574
requested by a person that the office will physically deliver by	575
United States mail or by another delivery service to ten per	576
month, unless the person certifies to the office in writing that	577
the person does not intend to use or forward the requested	578
records, or the information contained in them, for commercial	579
purposes;	580
(ii) A public office that chooses to provide some or all	581
of its public records on a web site that is fully accessible to	582
and searchable by members of the public at all times, other than	583
during acts of God outside the public office's control or	584
maintenance, and that charges no fee to search, access,	585
download, or otherwise receive records provided on the web site,	586
may limit to ten per month the number of records requested by a	587
person that the office will deliver in a digital format, unless	588
the requested records are not provided on the web site and	589
unless the person certifies to the office in writing that the	590
person does not intend to use or forward the requested records,	591
or the information contained in them, for commercial purposes.	592
(iii) For purposes of division (B)(7) of this section,	593
"commercial" shall be narrowly construed and does not include	594
reporting or gathering news, reporting or gathering information	595
to assist citizen oversight or understanding of the operation or	596
activities of government, or nonprofit educational research.	597

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(8) A public office or person responsible for public	598
records is not required to permit a person who is incarcerated	599
pursuant to a criminal conviction or a juvenile adjudication to	600
inspect or to obtain a copy of any public record concerning a	601
criminal investigation or prosecution or concerning what would	602
be a criminal investigation or prosecution if the subject of the	603
investigation or prosecution were an adult, unless the request	604
to inspect or to obtain a copy of the record is for the purpose	605
of acquiring information that is subject to release as a public	606
record under this section and the judge who imposed the sentence	607
or made the adjudication with respect to the person, or the	608
judge's successor in office, finds that the information sought	609
in the public record is necessary to support what appears to be	610
a justiciable claim of the person.	611

- (9) (a) Upon written request made and signed by a journalist, a public office, or person responsible for public records, having custody of the records of the agency employing a specified designated public service worker shall disclose to the journalist the address of the actual personal residence of the designated public service worker and, if the designated public service worker's spouse, former spouse, or child is employed by a public office, the name and address of the employer of the designated public service worker's spouse, former spouse, or child. The request shall include the journalist's name and title and the name and address of the journalist's employer and shall state that disclosure of the information sought would be in the public interest.
- (b) Division (B)(9)(a) of this section also applies to journalist requests for:
 - (i) Customer information maintained by a municipally owned 627

or operated public utility, other than social security numbers	628
and any private financial information such as credit reports,	629
payment methods, credit card numbers, and bank account	630
information;	631
(ii) Information about minors involved in a school vehicle	632
accident as provided in division (A)(1)(gg) of this section,	633
other than personal information as defined in section 149.45 of	634
the Revised Code.	635
(c) As used in division (B)(9) of this section,	636
"journalist" means a person engaged in, connected with, or	637
employed by any news medium, including a newspaper, magazine,	638
press association, news agency, or wire service, a radio or	639
television station, or a similar medium, for the purpose of	640
gathering, processing, transmitting, compiling, editing, or	641
disseminating information for the general public.	642
(10) Upon a request made by a victim, victim's attorney,	643
or victim's representative, as that term is used in section	644
2930.02 of the Revised Code, a public office or person	645
responsible for public records shall transmit a copy of a	646
depiction of the victim as described in division (A)(1)(ii) of	647
this section to the victim, victim's attorney, or victim's	648
representative.	649
(C)(1) If a person allegedly is aggrieved by the failure	650
of a public office or the person responsible for public records	651
to promptly prepare a public record and to make it available to	652
the person for inspection in accordance with division (B) of	653
this section or by any other failure of a public office or the	654
person responsible for public records to comply with an	655
obligation in accordance with division (B) of this section, the	656
person allegedly aggrieved may do only one of the following, and	657

not both:	658
(a) File a complaint with the clerk of the court of claims	659
or the clerk of the court of common pleas under section 2743.75	660
of the Revised Code;	661
(b) Commence a mandamus action to obtain a judgment that	662
orders the public office or the person responsible for the	663
public record to comply with division (B) of this section, that	664
awards court costs and reasonable attorney's fees to the person	665
that instituted the mandamus action, and, if applicable, that	666
includes an order fixing statutory damages under division (C)(2)	667
of this section. The mandamus action may be commenced in the	668
court of common pleas of the county in which division (B) of	669
this section allegedly was not complied with, in the supreme	670
court pursuant to its original jurisdiction under Section 2 of	671
Article IV, Ohio Constitution, or in the court of appeals for	672
the appellate district in which division (B) of this section	673
allegedly was not complied with pursuant to its original	674
jurisdiction under Section 3 of Article IV, Ohio Constitution.	675
(2) If a requester transmits a written request by hand	676
delivery, electronic submission, or certified mail to inspect or	677
receive copies of any public record in a manner that fairly	678
describes the public record or class of public records to the	679
public office or person responsible for the requested public	680
records, except as otherwise provided in this section, the	681
requester shall be entitled to recover the amount of statutory	682
damages set forth in this division if a court determines that	683
the public office or the person responsible for public records	684
failed to comply with an obligation in accordance with division	685
(B) of this section.	686
The amount of statutory damages shall be fixed at one	687

hundred dollars for each business day during which the public	688
office or person responsible for the requested public records	689
failed to comply with an obligation in accordance with division	690
(B) of this section, beginning with the day on which the	691
requester files a mandamus action to recover statutory damages,	692
up to a maximum of one thousand dollars. The award of statutory	693
damages shall not be construed as a penalty, but as compensation	694
for injury arising from lost use of the requested information.	695
The existence of this injury shall be conclusively presumed. The	696
award of statutory damages shall be in addition to all other	697
remedies authorized by this section.	698
The court may reduce an award of statutory damages or not	699

award statutory damages if the court determines both of the 700 following:

- (a) That, based on the ordinary application of statutory 702 law and case law as it existed at the time of the conduct or 703 threatened conduct of the public office or person responsible 704 for the requested public records that allegedly constitutes a 705 failure to comply with an obligation in accordance with division 706 (B) of this section and that was the basis of the mandamus 707 action, a well-informed public office or person responsible for 708 the requested public records reasonably would believe that the 709 conduct or threatened conduct of the public office or person 710 responsible for the requested public records did not constitute 711 a failure to comply with an obligation in accordance with 712 division (B) of this section; 713
- (b) That a well-informed public office or person 714 responsible for the requested public records reasonably would 715 believe that the conduct or threatened conduct of the public 716 office or person responsible for the requested public records 717

would serve the public policy that underlies the authority that	718
is asserted as permitting that conduct or threatened conduct.	719
(3) In a mandamus action filed under division (C)(1) of	720
this section, the following apply:	721
(a)(i) If the court orders the public office or the person	722
responsible for the public record to comply with division (B) of	723
this section, the court shall determine and award to the relator	724
all court costs, which shall be construed as remedial and not	725
punitive.	726
(ii) If the court makes a determination described in	727
division (C)(3)(b)(iii) of this section, the court shall	728
determine and award to the relator all court costs, which shall	729
be construed as remedial and not punitive.	730
(b) If the court renders a judgment that orders the public	731
office or the person responsible for the public record to comply	732
with division (B) of this section or if the court determines any	733
of the following, the court may award reasonable attorney's fees	734
to the relator, subject to division (C)(4) of this section:	735
(i) The public office or the person responsible for the	736
public records failed to respond affirmatively or negatively to	737
the public records request in accordance with the time allowed	738
under division (B) of this section.	739
(ii) The public office or the person responsible for the	740
public records promised to permit the relator to inspect or	741
receive copies of the public records requested within a	742
specified period of time but failed to fulfill that promise	743
within that specified period of time.	744
(iii) The public office or the person responsible for the	745
public records acted in bad faith when the office or person	746

voluntarily made the public records available to the relator for	747
the first time after the relator commenced the mandamus action,	748
but before the court issued any order concluding whether or not	749
the public office or person was required to comply with division	750
(B) of this section. No discovery may be conducted on the issue	751
of the alleged bad faith of the public office or person	752
responsible for the public records. This division shall not be	753
construed as creating a presumption that the public office or	754
the person responsible for the public records acted in bad faith	755
when the office or person voluntarily made the public records	756
available to the relator for the first time after the relator	757
commenced the mandamus action, but before the court issued any	758
order described in this division.	759

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- (c) The court shall not award attorney's fees to the relator if the court determines both of the following:
- (i) That, based on the ordinary application of statutory 762 law and case law as it existed at the time of the conduct or 763 threatened conduct of the public office or person responsible 764 for the requested public records that allegedly constitutes a 765 failure to comply with an obligation in accordance with division 766 (B) of this section and that was the basis of the mandamus 767 action, a well-informed public office or person responsible for 768 the requested public records reasonably would believe that the 769 conduct or threatened conduct of the public office or person 770 responsible for the requested public records did not constitute 771 a failure to comply with an obligation in accordance with 772 division (B) of this section; 773
- (ii) That a well-informed public office or person responsible for the requested public records reasonably would believe that the conduct or threatened conduct of the public

office or person responsible for the requested public records	777
would serve the public policy that underlies the authority that	778
is asserted as permitting that conduct or threatened conduct.	779
(4) All of the following apply to any award of reasonable	780
attorney's fees awarded under division (C)(3)(b) of this	781
section:	782
(a) The fees shall be construed as remedial and not	783
punitive.	784
(b) The fees awarded shall not exceed the total of the	785
reasonable attorney's fees incurred before the public record was	786
made available to the relator and the fees described in division	787
(C)(4)(c) of this section.	788
(c) Reasonable attorney's fees shall include reasonable	789
fees incurred to produce proof of the reasonableness and amount	790
of the fees and to otherwise litigate entitlement to the fees.	791
(d) The court may reduce the amount of fees awarded if the	792
court determines that, given the factual circumstances involved	793
with the specific public records request, an alternative means	794
should have been pursued to more effectively and efficiently	795
resolve the dispute that was subject to the mandamus action	796
filed under division (C)(1) of this section.	797
(5) If the court does not issue a writ of mandamus under	798
division (C) of this section and the court determines at that	799
time that the bringing of the mandamus action was frivolous	800
conduct as defined in division (A) of section 2323.51 of the	801
Revised Code, the court may award to the public office all court	802
costs, expenses, and reasonable attorney's fees, as determined	803
by the court.	804
(D) Chapter 1347. of the Revised Code does not limit the	805

provisions of this section.

(E)(1) To ensure that all employees of public offices are	807
appropriately educated about a public office's obligations under	808
division (B) of this section, all elected officials or their	809
appropriate designees shall attend training approved by the	810
attorney general as provided in section 109.43 of the Revised	811
Code. A future official may satisfy the requirements of this	812
division by attending the training before taking office,	813
provided that the future official may not send a designee in the	814
future official's place.	815

(2) All public offices shall adopt a public records policy 816 in compliance with this section for responding to public records 817 requests. In adopting a public records policy under this 818 division, a public office may obtain quidance from the model 819 public records policy developed and provided to the public 820 office by the attorney general under section 109.43 of the 821 Revised Code. Except as otherwise provided in this section, the 822 policy may not limit the number of public records that the 823 public office will make available to a single person, may not 824 limit the number of public records that it will make available 825 during a fixed period of time, and may not establish a fixed 826 period of time before it will respond to a request for 827 inspection or copying of public records, unless that period is 828 less than eight hours. 829

The public office shall distribute the public records

policy adopted by the public office under this division to the

employee of the public office who is the records custodian or

records manager or otherwise has custody of the records of that

office. The public office shall require that employee to

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acknowledge receipt of the copy of the public records policy.

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The public office shall create a poster that describes its	83
public records policy and shall post the poster in a conspicuous	83
place in the public office and in all locations where the public	83
office has branch offices. The public office may post its public	83
records policy on the internet web site of the public office if	84
the public office maintains an internet web site. A public	84
office that has established a manual or handbook of its general	84
policies and procedures for all employees of the public office	84
shall include the public records policy of the public office in	84
the manual or handbook.	84

8.5.1

- (F) (1) The bureau of motor vehicles may adopt rules pursuant to Chapter 119. of the Revised Code to reasonably limit the number of bulk commercial special extraction requests made by a person for the same records or for updated records during a calendar year. The rules may include provisions for charges to be made for bulk commercial special extraction requests for the actual cost of the bureau, plus special extraction costs, plus ten per cent. The bureau may charge for expenses for redacting information, the release of which is prohibited by law.
 - (2) As used in division (F)(1) of this section:
- (a) "Actual cost" means the cost of depleted supplies, records storage media costs, actual mailing and alternative delivery costs, or other transmitting costs, and any direct equipment operating and maintenance costs, including actual costs paid to private contractors for copying services.
- (b) "Bulk commercial special extraction request" means a request for copies of a record for information in a format other than the format already available, or information that cannot be extracted without examination of all items in a records series, class of records, or database by a person who intends to use or

forward the copies for surveys, marketing, solicitation, or	866
resale for commercial purposes. "Bulk commercial special	867
extraction request" does not include a request by a person who	868
gives assurance to the bureau that the person making the request	869
does not intend to use or forward the requested copies for	870
surveys, marketing, solicitation, or resale for commercial	871
purposes.	872

- (c) "Commercial" means profit-seeking production, buying, 873 or selling of any good, service, or other product. 874
- (d) "Special extraction costs" means the cost of the time 875 spent by the lowest paid employee competent to perform the task, 876 the actual amount paid to outside private contractors employed 877 by the bureau, or the actual cost incurred to create computer 878 programs to make the special extraction. "Special extraction 879 costs" include any charges paid to a public agency for computer 880 or records services.
- (3) For purposes of divisions (F) (1) and (2) of this
 section, "surveys, marketing, solicitation, or resale for
 commercial purposes" shall be narrowly construed and does not
 include reporting or gathering news, reporting or gathering
 information to assist citizen oversight or understanding of the
 operation or activities of government, or nonprofit educational
 research.
- (G) A request by a defendant, counsel of a defendant, or

 any agent of a defendant in a criminal action that public

 records related to that action be made available under this

 section shall be considered a demand for discovery pursuant to

 the Criminal Rules, except to the extent that the Criminal Rules

 plainly indicate a contrary intent. The defendant, counsel of

 the defendant, or agent of the defendant making a request under

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this division shall serve a copy of the request on the	896
prosecuting attorney, director of law, or other chief legal	897
officer responsible for prosecuting the action.	898
(H)(1) Any portion of a body-worn camera or dashboard	899
camera recording described in divisions (A)(17)(b) to (h) of	900
this section may be released by consent of the subject of the	901
recording or a representative of that person, as specified in	902
those divisions, only if either of the following applies:	903
(a) The recording will not be used in connection with any	904
probable or pending criminal proceedings;	905
(b) The recording has been used in connection with a	906
criminal proceeding that was dismissed or for which a judgment	907
has been entered pursuant to Rule 32 of the Rules of Criminal	908
Procedure, and will not be used again in connection with any	909
probable or pending criminal proceedings.	910
(2) If a public office denies a request to release a	911
restricted portion of a body-worn camera or dashboard camera	912
recording, as defined in division (A)(17) of this section, any	913
person may file a mandamus action pursuant to this section or a	914
complaint with the clerk of the court of claims pursuant to	915
section 2743.75 of the Revised Code, requesting the court to	916
order the release of all or portions of the recording. If the	917
court considering the request determines that the filing	918
articulates by clear and convincing evidence that the public	919
interest in the recording substantially outweighs privacy	920
interests and other interests asserted to deny release, the	921
court shall order the public office to release the recording.	922
Sec. 3701.954. (A) As used in this section:	923
(1) "Freestanding birthing center" means any facility in	924

which deliveries routinely occur, regardless of whether the	925
facility is located on the same campus of another health care	926
facility, and which is not licensed under Chapter 3711. of the	927
Revised Code as a level one, two, or three maternity unit or a	928
<pre>limited maternity unit.</pre>	929
(2) "Severe maternal morbidity" has the same meaning as in	930
section 3738.01 of the Revised Code.	931
(B) Not later than sixty days after the effective date of	932
this section, the director of health shall adopt rules to do	933
both of the following:	934
(1) Specify data on severe maternal morbidity that each	935
hospital and freestanding birthing center in this state shall	936
report to the director annually under sections 3702.35 and	937
3727.25 of the Revised Code;	938
(2) Prescribe the manner in which the data described in	939
division (B) (1) of this section shall be reported.	940
(C) All rules adopted under this section shall be adopted	941
in accordance with Chapter 119. of the Revised Code.	942
Sec. 3702.35. (A) As used in this section:	943
(1) "Freestanding birthing center" means any facility in	944
which deliveries routinely occur, regardless of whether the	945
facility is located on the campus of another health care	946
facility, and which is not licensed under Chapter 3711. of the	947
Revised Code as a level one, two, or three maternity unit or a	948
<pre>limited maternity unit.</pre>	949
(2) "Hospital" means a hospital registered with the	950
department of health under section 3701.07 of the Revised Code.	951
(3) "Severe maternal morbidity" has the same meaning as in	952

section 3738.01 of the Revised Code.	953
(B) Annually, each freestanding birthing center shall	954
report to the director of health the data regarding severe	955
maternal morbidity that the director specifies in rules adopted	956
under section 3701.954 of the Revised Code. The data shall be	957
reported in the manner prescribed by the director.	958
Sec. 3727.25. (A) As used in this section, "severe	959
maternal morbidity" has the same meaning as in section 3738.01	960
of the Revised Code.	961
(B) Annually, each hospital shall report to the director	962
of health the data regarding severe maternal morbidity that the	963
director specifies in rules adopted under section 3701.954 of	964
the Revised Code. The data shall be reported in the manner	965
<pre>prescribed by the director.</pre>	966
Sec. 3738.01. (A) As used in this section and sections	967
3738.02 to 3738.09 of the Revised Code, "pregnancy-associated	968
<pre>chapter:</pre>	969
(1) "Freestanding birthing center" means any facility in	970
which deliveries routinely occur, regardless of whether the	971
<u>facility</u> is located on the campus of another health care	972
facility, and which is not licensed under Chapter 3711. of the	973
Revised Code as a level one, two, or three maternity unit or a	974
limited maternity unit.	975
	975 976
<pre>limited maternity unit.</pre>	
<pre>limited maternity unit.</pre>	976
<pre>limited maternity unit. (2) "Hospital" means a hospital registered with the department of health under section 3701.07 of the Revised Code.</pre>	97 <i>6</i> 977

woman while pregnant or anytime within one year of pregnancy	981
regardless of cause.	982
(5) "Severe maternal morbidity" means unexpected outcomes	983
of pregnancy, labor, or delivery that result in significant	984
short-term or long-term consequences to a woman's health.	985
(B) There is hereby established in the department of	986
health a pregnancy-associated mortality review (PAMR)—board to	987
identify and review all pregnancy-associated deaths statewide	988
for the purpose of reducing the incidence of those deaths.	989
Sec. 3738.03. All of the following apply with respect to	990
the membership and administration of the PAMR board:	991
(A) The executive director of the commission on minority	992
health or the executive director's designee shall be a member of	993
the board. The director of health shall appoint the board's	994
remaining members. In doing soappointing members of the board,	995
all of the following apply to the director:	996
(1) The director shall make a good faith effort to select	997
appoint members by selecting individuals who represent all	998
regions of the state and multiple areas of expertise and	999
constituencies concerned with the care of pregnant and	1000
postpartum women the racial and ethnic backgrounds of families	1001
affected by severe maternal morbidity. At least eighty per cent	1002
of the board's members must represent the following	1003
constituencies or areas of expertise: anesthesiology, emergency	1004
medicine, family medicine, forensic pathology, maternal-fetal	1005
medicine, obstetrics and gynecology, pediatrics, nursing, mental	1006
health, addiction and other substance use disorders, child	1007
fatality review, intimate partner violence, epidemiology, public	1008
health, human trafficking, and hospital risk management.	1009

(2) The director shall appoint as a member an individual	1010
who is either a lay midwife who possesses the certified	1011
professional midwife credential issued by the north American	1012
registry of midwives or a doula certified by an organization	1013
identified in rules adopted under section 3738.11 of the Revised	1014
Code.	1015
(3) The director shall appoint as members two women who	1016
have experienced a delivery hospitalization with severe maternal	1017
morbidity.	1018
(4) The director shall appoint as members individuals who	1019
represent women and mothers in areas of this state that are	1020
considered to be medically underserved areas or areas with a	1021
disproportionately high incidence of delivery hospitalizations	1022
involving severe maternal morbidity.	1023
(B) The board, by a majority vote of a quorum of its	1024
members, shall select an individual to serve as its chairperson.	1025
The board may replace a chairperson in the same manner.	1026
(C) An appointed member shall hold office until a	1027
successor is appointed. The director of health shall fill a	1028
vacancy as soon as practicable.	1029
(D) A member The board members who are not employed as	1030
health care professionals or who do not serve on the board as	1031
part of their regular duties of employment shall receive	1032
reimbursement for actual and necessary expenses incurred in the	1033
performance of official duties and, if requested, a per diem	1034
compensation established in rules adopted under section 3738.09	1035
of the Revised Code. Each of the other members shall receive	1036
reimbursement for actual and necessary expenses incurred in the	1037
performance of official duties, but otherwise each such member	1038

shall not receive any serve without compensation for, and shall	1039
not be paid for any expenses incurred pursuant to, fulfilling-	1040
the member's duties on the board, except to the extent that	1041
serving on the board is considered part of the member's regular	1042
duties of employment.	1043
(E) The board shall meet <u>four times each calendar year</u>	1044
and, in addition to those meetings, shall meet at the call of	1045
the board's chairperson as often as the chairperson determines—	1046
<pre>considers necessary for timely completion of pregnancy-</pre>	1047
associated death reviews. The reviews shall be conducted in	1048
accordance with rules adopted under section 3738.09 of the	1049
Revised Code.	1050
(F) The department of health shall provide meeting space,	1051
staff services, and other technical assistance required by the	1052
board in carrying out its duties.	1053
Sec. 3738.04. The PAMR board shall seek to reduce the	1054
incidence of pregnancy-associated deaths in this state by doing	1055
all of the following:	1056
(A) Promoting cooperation, collaboration, and	1057
communication <pre>between among all groups, professions, agencies,</pre>	1058
and entities that serve pregnant and postpartum women and	1059
families;	1060
(B) Identifying all pregnancy-associated deaths in this	1061
state, conducting reviews of the deaths in accordance with rules	1062
adopted under section 3738.11 of the Revised Code, determining	1063
causes and factors that contributed to the deaths, and	1064
determining which actions could have been taken to prevent the	1065
deaths;	1066
(C) Identifying and making recommendations to ameliorate	1065

gaps in care and systemic care delivery issues, including risk	1068
of pregnancy-associated deaths resulting from deficiencies in	1069
insurance coverage, as well as racial and other disparities;	1070
(D) Identifying adverse outcomes resulting from the	1071
differences in quality of care that may be experienced by women	1072
of various geographic areas, races, ethnicities, and	1073
socioeconomic circumstances that may contribute to pregnancy-	1074
associated deaths;	1075
(E) Recommending and developing plans for implementing	1076
service and program changes, as well as changes to the groups,	1077
professions, agencies, and entities that serve pregnant and	1078
postpartum women and families;	1079
$\frac{(C)}{(F)}$ Providing the department of health with aggregate	1080
data, trends, and patterns regarding pregnancy-associated deaths	1081
using data and other relevant information specified in rules	1082
adopted under section 3738.09 3738.11 of the Revised Code;	1083
(D) (G) Developing effective interventions to reduce the	1084
mortality of pregnant and postpartum women and disseminating	1085
information about the interventions.	1086
Sec. 3738.05. (A) The department of health shall use all	1087
resources available to it to identify pregnancy-associated	1088
deaths in this state, including maternal death certificates, the	1089
international classification of diseases (ICD) obstetric cause	1090
of death codes, and linking death certificates to live birth and	1091
<u>fetal death certificates.</u>	1092
(B) As soon as practicable after identifying a pregnancy-	1093
associated death, but not later than thirty days after	1094
identifying the death, the department shall submit a written	1095
request to any person or government entity the department has	1096

reason to believe could have information on the circumstances of	1097
the death, including physicians, hospitals, coroners or medical	1098
examiners, emergency medical service personnel, law enforcement	1099
agencies, mental health and addiction professionals, and family	1100
members of the deceased. The request shall specify the	1101
information being sought, which may include medical records;	1102
police, incident, or crash reports; coroner or medical examiner	1103
reports; pathology reports, including toxicology screenings or	1104
autopsy records; descriptions of medical interventions; and	1105
<pre>event timelines.</pre>	1106
(C) The department also may request and obtain data and	1107
other information from any source with which the department has	1108
a data sharing agreement, including the department of medicaid,	1109
the WIC program as defined in section 3701.132 of the Revised	1110
Code, the Ohio opiate death registry, the Ohio violent death	1111
reporting system established under section 3701.93 of the	1112
Revised Code, and the department of health child death review	1113
database or national child death review database described in	1114
section 307.626 of the Revised Code.	1115
Sec. 3738.05 3738.06. (A) Notwithstanding section 3701.243	1116
and any other section of the Revised Code pertaining to	1117
confidentiality, and except as provided in division (B) $\underline{\text{or }(C)}$	1118
of this section, an individual, government entity, agency that	1119
provides services specifically to individuals or families, law	1120
enforcement agency, health care provider, or other public or-	1121
private entity that provided services to a woman whose death is-	1122
being reviewed by the PAMR board shall submit to the board a	1123
copy of any record it possesses that the board requests a person	1124
or government entity that receives a written request from the	1125
department of health under section 3738.05 of the Revised Code	1126
shall provide the information specified in the request not later_	1127

than sixty days after being informed of the pregnancy-associated	1128
<u>death</u> . In addition, such <u>an individual a person</u> or entity may	1129
make available to the board additional information, documents,	1130
or reports that could be useful to the board's-investigation-	1131
review of a pregnancy-associated death.	1132
(B) No person, government entity, law enforcement agency,	1133
or prosecuting attorney shall provide any information regarding	1134
a pregnancy-associated death <u>to the department</u> while an	1135
investigation of the death or prosecution of a person for	1136
causing the death is pending unless the prosecuting attorney	1137
agrees has agreed pursuant to section 3738.02 of the Revised	1138
<pre>Code to allow the review of the death. If the provision of</pre>	1139
information is to be denied for this reason, the person,	1140
government entity, law enforcement agency, or prosecuting	1141
attorney shall notify the department in writing of the	1142
<u>circumstances</u> .	1143
(C) A family member of the deceased may decline to	1144
participate in an interview that is proposed to be conducted as	1145
part of the <pre>review process of reviewing a pregnancy-associated</pre>	1146
<pre>death. In that case If the family member declines, the review of</pre>	1147
the death shall continue without the family member's	1148
participation.	1149
Sec. 3738.06 3738.07. (A) Any record, document, report, or	1150
other information presented to the PAMR board, as well as all	1151
statements made by board members during board meetings, all work	1152
products of the board, and data submitted to the department of	1153
health by the board, other than the biennial reports described	1154
in section 3738.08 required by sections 3738.09 and 3738.10 of	1155
the Revised Code, are confidential and not a public record under	1156
section 149.43 of the Revised Code. Such materials shall be used	1157

by the board and department only in the exercise of the proper	1158
functions of the board and department.	1159
(B) No person shall knowingly permit or encourage the	1160
unauthorized dissemination of confidential information described	1161
in division (A) of this section.	1162
(C) Whoever violates division (B) of this section is	1163
guilty of a misdemeanor of the second degree.	1164
Sec. 3738.07 3738.08. (A) An individual or public or	1165
private entity providing records, documents, reports, or other	1166
information to the PAMR board is immune from any civil liability	1167
for injury, death, or loss to person or property that otherwise	1168
might be incurred or imposed as a result of providing the	1169
records, documents, reports, or information to the board.	1170
(B) Each <u>PAMR</u> board member is immune from any civil	1171
liability for injury, death, or loss to person or property that	1172
might otherwise be incurred or imposed as a result of the	1173
member's participation on the board.	1174
Sec. 3738.08 3738.09 . (A) The PAMR board shall prepare a	1175
biennial an annual report that does all of the following:	1176
(1) Summarizes the board's findings from the pregnancy-	1177
<u>associated death</u> reviews completed in the immediately preceding	1178
two-calendar-years year, including any trends or patterns	1179
identified by the board;	1180
(2) Identifies the actual and potential causes of, and	1181
factors contributing to, pregnancy-associated deaths that	1182
occurred in the immediately preceding calendar year, including	1183
whether gaps in availability and quality of care, systemic care	1184
delivery issues, demographics, deficiencies in insurance	1185
coverage, and racial and other disparities played a role in such	1186

deaths;	1187
(3) Makes recommendations on how determinations regarding	1188
the preventability of pregnancy-associated deaths may and	1189
recommendations on how such deaths could be prevented, including	1190
changes that should be made to recommendations regarding whether	1191
changes to any of the following would reduce pregnancy-	1192
associated deaths: services and programs that serve pregnant and	1193
postpartum women; the groups, professions, agencies, and	1194
entities that serve pregnant and postpartum women and families;	1195
and policies and laws;	1196
(3) (4) Assesses the board's progress on implementing	1197
<pre>prior board recommendations;</pre>	1198
(5) Includes any other information related to pregnancy-	1199
associated mortality deaths the board considers useful.	1200
(B) A report shall include data that is disaggregated by	1201
the insurance coverage, race, and ethnicity, as well as other	1202
categories identified by the director of health, of the women	1203
who experienced pregnancy-associated death. To the extent	1204
possible, the data shall be delineated to show differences	1205
between population subgroups within each category. A report	1206
shall not contain individually identifiable information	1207
regarding any woman whose death was reviewed by the board.	1208
(C) The board shall submit a copy of each report to the	1209
director of health, the general assembly, and the governor. The	1210
copy to the general assembly shall be submitted in accordance	1211
with section 101.68 of the Revised Code. The	1212
The initial report shall be submitted not later than March	1213
1, 2020, with subsequent reports submitted not later than March	1214
1 every two years thereafter one year after the effective date	1215

of this amendment and shall cover pregnancy-associated deaths	1216
that occurred in the immediately preceding calendar year and	1217
prior years. Each subsequent report shall be submitted not later	1218
than the first day of December of each year beginning with the	1219
December that occurs in the calendar year immediately following	1220
the date on which the initial report was submitted. Each	1221
subsequent report shall cover pregnancy-associated deaths that	1222
occurred in the immediately preceding calendar year.	1223
The director shall make a copy of each report available on	1224
the department of health's web site.	1225
(D) Reports prepared under this section are public records	1226
under section 149.43 of the Revised Code.	1227
Sec. 3738.10. Using data reported under sections 3702.35	1228
and 3727.25 of the Revised Code and any other pertinent data	1229
available, the department of health shall prepare an annual	1230
report that evaluates trends and patterns on severe maternal	1231
morbidity in this state.	1232
Each report shall include data that is disaggregated by	1233
the insurance coverage, race, and ethnicity, as well as other	1234
categories identified by the director of health, of women	1235
affected by severe maternal morbidity. To the extent possible,	1236
the data shall be delineated to show differences between	1237
population subgroups within each category.	1238
Each report shall be submitted with and in the same manner	1239
as the annual reports required by section 3738.09 of the Revised	1240
Code.	1241
Sec. 3738.09 3738.11. The (A) Subject to division (B) of	1242
this section, the director of health shall adopt rules that are	1243
as the director considers necessary for the implementation of	1244

sections 3738.01 to 3738.08 of the Revised Code, including rules	1245
this chapter. All rules adopted under this section shall be	1246
adopted in accordance with Chapter 119. of the Revised Code.	1247
(B) The rules adopted under this section shall include	1248
<pre>provisions that do all of the following:</pre>	1249
$\frac{A}{A}$ Establish a procedure for the PAMR board to follow	1250
in conducting pregnancy-associated death reviews;	1251
(B) (2) Specify the data and other relevant information	1252
the board must use when conducting pregnancy-associated death	1253
reviews;	1254
$\frac{(C)}{(3)}$ Establish guidelines for the board to follow to	1255
prevent an unauthorized dissemination of confidential	1256
information in violation of division (B) of section 3738.06	1257
3738.07 of the Revised Code;	1258
(4) Identify the organizations that certify doulas who may	1259
be appointed to the board under section 3738.03 of the Revised	1260
<pre>Code;</pre>	1261
(5) Specify the per diem compensation for board members	1262
who are eligible to receive the compensation, if requested, as	1263
described in section 3738.03 of the Revised Code.	1264
The rules shall be adopted in accordance with Chapter 119.	1265
of the Revised Code.	1266
Sec. 3738.99. Whoever violates division (B) of section	1267
3738.07 of the Revised Code is guilty of a misdemeanor of the	1268
second degree.	1269
Section 2. That existing sections 149.43, 3738.01,	1270
3738.03, 3738.04, 3738.05, 3738.06, 3738.07, 3738.08, and	1271
3738.09 of the Revised Code are hereby repealed.	1272