As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 225

Senator Manchester

То	amend sections	111.41,	111.42,	and	111.99	of	the	1
	Revised Code to	expand	the Addr	cess				2
	Confidentiality	Program	n.					3

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

Section 1. That sections 111.41, 111.42, and 111.99 of the 4 Revised Code be amended to read as follows: 5 Sec. 111.41. As used in sections 111.41 to 111.99 of the 6 7 Revised Code: (A) "Application assistant" means an employee or volunteer 8 at an agency or organization that serves victims or household 9 members of victims of domestic violence, menacing by stalking, 10 human trafficking, trafficking in persons, rape, or-sexual 11 battery, crimes that cause serious physical harm or death, or 12 crimes in which the victim is threatened with a deadly weapon 13 who has received training and certification from the secretary 14 of state to help individuals complete applications to be program 15 participants. 16 (B) "Confidential address" means the address of a program 17 participant's residence, school, institution of higher 18

education, business, or place of employment, as specified on an 19 application to be a program participant or on a notice of change 20 of address filed under section 111.42 of the Revised Code. A21confidential address is not a public record under section 149.4322of the Revised Code, and shall be kept confidential.23

(C) "Governmental entity" means the state, a political
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subdivision of the state, or any department, agency, board,
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commission, or other instrumentality of the state or a political
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subdivision of the state.
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(D) "Guardian," "incompetent," "parent," and "ward" have28the same meanings as in section 2111.01 of the Revised Code.29

(E) "Human trafficking" has the same meaning as in section 2929.01 of the Revised Code.

(F) "Process" means judicial process and all orders, demands, notices, or other papers required or permitted by law to be served on a program participant.

(G) "Program participant" means a person who is certifiedby the secretary of state as a program participant under section111.42 of the Revised Code.

(H) "Tier I sex offender/child-victim offender," "tier II
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sex offender/child-victim offender," and "tier III sex
offender/child-victim offender" have the same meanings as in
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section 2950.01 of the Revised Code.

Sec. 111.42. (A) A person to whom all of the following 42 applies may apply to the secretary of state with the assistance 43 of an application assistant to become a participant in the 44 address confidentiality program, in which an address designated 45 by the secretary of state serves as the person's address or the 46 address of the minor, incompetent, or ward on whose behalf the 47 person is applying: 48

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(1) The applicant is an adult who is applying on behalf of
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 the person's self or is a parent or guardian applying on behalf
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 of a minor, incompetent, or ward.
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(2) The applicant or the minor, incompetent, or ward, as
applicable, resides, works, or attends a school or an
institution of higher education in this state.

(3) The applicant fears for the safety of the applicant, a 55 member of the applicant's household, or the minor, incompetent, 56 or ward on whose behalf the application is made because the 57 applicant, household member, minor, incompetent, or ward is a 58 victim of domestic violence, menacing by stalking, human 59 trafficking, trafficking in persons, rape, or sexual battery, a 60 crime that caused serious physical harm or death to the victim, 61 or a crime in which the victim was threatened with a deadly 62 weapon. 63

(4) The applicant or the minor, incompetent, or ward, as applicable, is not a tier I sex offender/child-victim offender, a tier II sex offender/child-victim offender, or a tier III sex offender/child-victim offender.

(B) An application to become a participant in the address confidentiality program shall be made on a form prescribed by the secretary of state and filed in the office of the secretary of state in the manner prescribed by the secretary of state. The application shall contain all of the following:

(1) A notarized statement by the applicant that the
applicant fears for the safety of the applicant, a member of the
applicant's household, or the minor, incompetent, or ward on
whose behalf the application is made because the applicant,
household member, minor, incompetent, or ward is a victim of
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domestic violence, menacing by stalking, human trafficking,	78					
trafficking in persons, rape, or sexual battery <u>, a crime that</u>	79					
caused serious physical harm or death to the victim, or a crime	80					
in which the victim was threatened with a deadly weapon;						
(2) A statement that the application assistant recommends	82					
that the applicant or the minor, incompetent, or ward, as	83					
applicable, participate in the address confidentiality program;	84					
(3) A knowing and voluntary designation of the secretary	85					
of state as the agent for the purposes of receiving service of	86					
process and the receipt of mail;	87					
(4) The mailing address and telephone number or numbers at	88					
which the secretary of state may contact the applicant;	89					
(5) The address or addresses of the applicant's residence,	90					
school, institution of higher education, business, or place of	91					
employment that the applicant requests not be disclosed for the	92					
reason that disclosure will increase the risk that the	93					
applicant, a member of the applicant's household, or the minor,	94					
incompetent, or ward on whose behalf the application is made	95					
will be threatened or physically harmed by another person;	96					
(6) The signature of the applicant, the name and signature	97					
of the application assistant who assisted the applicant, and the	98					
date on which the applicant and the application assistant signed	99					
the application;						
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(7) Except for a claim based on the performance or
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nonperformance of a public duty that was manifestly outside the
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scope of the officer's or employee's office or employment or in
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which the officer or employee acted with malicious purpose, in
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bad faith, or in a wanton or reckless manner, a voluntary
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release and waiver of all future claims against the state for

any claim that may arise from participation in the address 107 confidentiality program. 108 (C) Upon receiving a properly completed application under 109 division (B) of this section, the secretary of state shall, 110 within ten business days, do all of the following: 111 (1) Certify the applicant or the minor, incompetent, or 112 ward on whose behalf the application is filed as a program 113 participant; 114 (2) Designate each eligible address listed in the 115 application as a confidential address; 116 (3) Issue the program participant a unique program 117 participant identification number; 118 (4) Issue the program participant an address 119 confidentiality program authorization card, which shall be valid 120 during the period that the program participant remains certified 121 to participate in the address confidentiality program, and which 122 shall include the address at which the program participant may 123 receive mail through the office of the secretary of state; 124 (5) Provide information to the program participant 125 concerning all of the following: 126 (a) The manner in which the program participant may use 127 the secretary of state as the program participant's agent for 128 the purposes of receiving mail and receiving service of process 129 and the types of mail that the secretary of state will forward 130 to the program participant; 131 (b) The process to register to vote and to vote as a 132 program participant, if the program participant is eligible to 133 134 vote;

S. B. No. 225 As Introduced

(c) The process to file a real property confidentiality
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notice with the county recorder concerning any real property in
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which the program participant acquires an ownership interest
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after being certified a program participant and after the
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effective date of this amendment April 29, 2022;
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(d) The process to authorize the secretary of state to140disclose confidential information concerning the program141participant under certain circumstances, as described in142division (E) of section 111.43 of the Revised Code.143

(D) A program participant shall update the person's
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application information, within thirty days after any change has
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occurred, by submitting a notice of change to the office of the
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secretary of state on a form prescribed by the secretary of
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state. The secretary of state may, with proper notice, cancel a
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program participant's certification if the participant is found
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to be unreachable for a period of sixty days or more.

(E) The certification of a program participant shall be
valid for four years after the date of the filing of the
application for the program participant unless the certification
is withdrawn or invalidated before the end of that four-year
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period.

(F) (1) A program participant who continues to be eligible
to participate in the address confidentiality program may renew
the program participant's certification by submitting a renewal
application to the secretary of state with the assistance of an
application assistant. The renewal application shall be on a
form prescribed by the secretary of state and shall contain all
of the information described in division (B) of this section.

(2) The secretary of state may prescribe by rule a grace 163

Page 6

period during which a program participant whose certification164has expired may renew the program participant's certification165without being considered to have ceased being a program166participant during that period.167

(3) When a program participant renews the program
participant's certification, the program participant shall
continue to use the program participant's original program
participant identification number.

(G) A tier I sex offender/child-victim offender, a tier II
sex offender/child-victim offender, or a tier III sex
offender/child-victim offender is not eligible to participate in
the address confidentiality program described in sections 111.41
to 111.99 of the Revised Code.

Sec. 111.99. (A) No person who submits an application 177 under section 111.42 of the Revised Code shall knowingly make a 178 false attestation in the application that the applicant fears 179 for the applicant's safety, the safety of a member of the 180 applicant's household, or the safety of the minor, incompetent, 181 or ward on whose behalf the application is made because the 182 applicant, household member, minor, incompetent, or ward is a 183 victim of domestic violence, menacing by stalking, human 184 trafficking, trafficking in persons, rape, or sexual battery, a 185 crime that caused serious physical harm or death to the victim, 186 or a crime in which the victim was threatened with a deadly 187 188 weapon.

(B)(1) As used in division (B) of this section:

(a) "Public official" means any officer, employee, or duly 190authorized representative or agent of a public office. 191

(b) "Public office" means any state agency, public 192

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institution, political subdivision, other organized body, 193 office, agency, institution, or entity established by the laws 194 of this state for the exercise of any function of government. 195

(2) No public official who has access to a confidential
address or telephone number or to information that is subject to
a real property confidentiality notice under section 111.431 of
the Revised Code because of the person's status as a public
official shall knowingly disclose that confidential information
to any person, except as required or permitted by law.

(C) No person who obtains a confidential address or
telephone number from the Ohio law enforcement gateway shall
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knowingly disclose that confidential address or telephone number
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to any person, except as is necessary for a law enforcement
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purpose when related to the performance of official duties, or
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for another legitimate governmental purpose.

(D) No person who obtains a confidential address or
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telephone number from the secretary of state under division (E)
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of section 111.43 of the Revised Code shall knowingly disclose
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that information to any person, except for the purpose for which
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the disclosure was authorized under that division.

(E) No person who obtains information that is subject to a 213
real property confidentiality notice under section 111.431 of 214
the Revised Code for the purpose of conducting a title 215
examination under division (E) of that section shall knowingly 216
disclose that confidential information to any person, except for 217
the purpose identified in the application submitted under that 218
division. 219

(F) Whoever violates this section is guilty of a 220misdemeanor of the first degree. 221

Page 8