As Introduced

134th General Assembly Regular Session 2021-2022

S. B. No. 177

Senator Maharath Cosponsor: Senator Yuko

A BILL

То	amend sections 4112.01, 4112.052, 4112.07, and	1
	4113.71 and to enact section 4112.025 of the	2
	Revised Code to enact the Ohio Pregnant Workers	3
	Fairness Act to generally require employers to	4
	make reasonable accommodations for employees who	5
	are pregnant or breastfeeding.	6

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

Section 1. That sections 4112.01, 4112.052, 4112.07, and	7
4113.71 be amended and section 4112.025 of the Revised Code be	8
enacted to read as follows:	9
Sec. 4112.01. (A) As used in this chapter:	10
(1) "Person" includes one or more individuals,	11
partnerships, associations, organizations, corporations, legal	12
representatives, trustees, trustees in bankruptcy, receivers,	13
and other organized groups of persons. "Person" also includes,	14
but is not limited to, any owner, lessor, assignor, builder,	15
manager, broker, salesperson, appraiser, agent, employee,	16
lending institution, and the state and all political	17
subdivisions, authorities, agencies, boards, and commissions of	18

the state.	19
(2) "Employer" means the state, any political subdivision	20
of the state, or a person employing four or more persons within	21
the state, and any agent of the state, political subdivision, or	22
person.	23
(3) "Employee" means an individual employed by any	24
employer but does not include any individual employed in the	25
domestic service of any person.	26
(4) "Labor organization" includes any organization that	27
exists, in whole or in part, for the purpose of collective	28
bargaining or of dealing with employers concerning grievances,	29
terms or conditions of employment, or other mutual aid or	30
protection in relation to employment.	31
(5) "Employment agency" includes any person regularly	32
undertaking, with or without compensation, to procure	33
opportunities to work or to procure, recruit, refer, or place	34
employees.	35
(6) "Commission" means the Ohio civil rights commission	36
created by section 4112.03 of the Revised Code.	37
(7) "Discriminate" includes segregate or separate.	38
(8) "Unlawful discriminatory practice" means any act	39
prohibited by section 4112.02, 4112.021, or 4112.022 <u>, or</u>	40
<u>4112.025</u> of the Revised Code.	41
(9) "Place of public accommodation" means any inn,	42
restaurant, eating house, barbershop, public conveyance by air,	43
land, or water, theater, store, other place for the sale of	44
merchandise, or any other place of public accommodation or	45

amusement of which the accommodations, advantages, facilities,

or privileges are available to the public.

(10) "Housing accommodations" includes any building or 48 structure, or portion of a building or structure, that is used 49 or occupied or is intended, arranged, or designed to be used or 50 occupied as the home residence, dwelling, dwelling unit, or 51 sleeping place of one or more individuals, groups, or families 52 whether or not living independently of each other; and any 53 vacant land offered for sale or lease. "Housing accommodations" 54 also includes any housing accommodations held or offered for 55 56 sale or rent by a real estate broker, salesperson, or agent, by 57 any other person pursuant to authorization of the owner, by the owner, or by the owner's legal representative. 58

(11) "Restrictive covenant" means any specification limiting the transfer, rental, lease, or other use of any housing accommodations because of race, color, religion, sex, military status, familial status, national origin, disability, or ancestry, or any limitation based upon affiliation with or approval by any person, directly or indirectly, employing race, color, religion, sex, military status, familial status, national origin, disability, or ancestry as a condition of affiliation or approval.

(12) "Burial lot" means any lot for the burial of deceased persons within any public burial ground or cemetery, including, but not limited to, cemeteries owned and operated by municipal corporations, townships, or companies or associations incorporated for cemetery purposes.

(13) "Disability" means a physical or mental impairment
that substantially limits one or more major life activities,
including the functions of caring for one's self, performing
manual tasks, walking, seeing, hearing, speaking, breathing,
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learning, and working; a record of a physical or mental impairment; or being regarded as having a physical or mental impairment.

(14) Except as otherwise provided in section 4112.021 of
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the Revised Code, "age" means an individual aged forty years or
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older.
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(15) "Familial status" means either of the following:

(a) One or more individuals who are under eighteen years of age and who are domiciled with a parent or guardian having legal custody of the individual or domiciled, with the written permission of the parent or guardian having legal custody, with a designee of the parent or guardian;

(b) Any person who is pregnant or in the process of
securing legal custody of any individual who is under eighteen
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years of age.

(16)(a) Except as provided in division (A)(16)(b) of this section, "physical or mental impairment" includes any of the following:

(i) Any physiological disorder or condition, cosmetic
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disfigurement, or anatomical loss affecting one or more of the
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following body systems: neurological; musculoskeletal; special
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sense organs; respiratory, including speech organs;
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cardiovascular; reproductive; digestive; genito-urinary; hemic
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and lymphatic; skin; and endocrine;

(ii) Any mental or psychological disorder, including, but
not limited to, intellectual disability, organic brain syndrome,
emotional or mental illness, and specific learning disabilities;
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(iii) Diseases and conditions, including, but not limited 104

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to, orthopedic, visual, speech, and hearing impairments,	105
cerebral palsy, autism, epilepsy, muscular dystrophy, multiple	106
sclerosis, cancer, heart disease, diabetes, human	107
immunodeficiency virus infection, intellectual disability,	108
emotional illness, drug addiction, and alcoholism.	109
(b) "Physical or mental impairment" does not include any	110
of the following:	111
(i) Homosexuality and bisexuality;	112
(ii) Transvestism, transsexualism, pedophilia,	113
exhibitionism, voyeurism, gender identity disorders not	114
resulting from physical impairments, or other sexual behavior	115
disorders;	116
(iii) Compulsive gambling, kleptomania, or pyromania;	117
(iv) Psychoactive substance use disorders resulting from	118
the current illegal use of a controlled substance or the current	119
use of alcoholic beverages.	
(17) "Dwelling unit" means a single unit of residence for	121
a family of one or more persons.	122
(18) "Common use areas" means rooms, spaces, or elements	123
inside or outside a building that are made available for the use	124
of residents of the building or their guests, and includes, but	125
is not limited to, hallways, lounges, lobbies, laundry rooms,	126
refuse rooms, mail rooms, recreational areas, and passageways	127
among and between buildings.	128
(19) "Public use areas" means interior or exterior rooms	129
or spaces of a privately or publicly owned building that are	130

(20) "Controlled substance" has the same meaning as in 132

made available to the general public.

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section 3719.01 of the Revised Code. 133 (21) "Disabled tenant" means a tenant or prospective 134 tenant who is a person with a disability. 135 (22) "Military status" means a person's status in "service 136 in the uniformed services" as defined in section 5923.05 of the 137 Revised Code. 138 (23) "Aggrieved person" includes both of the following: 139 140 (a) Any person who claims to have been injured by any unlawful discriminatory practice described in division (H) of 141 section 4112.02 of the Revised Code; 142 (b) Any person who believes that the person will be 143 injured by any unlawful discriminatory practice described in 144 division (H) of section 4112.02 of the Revised Code that is 145 about to occur. 146 (24) "Unlawful discriminatory practice relating to 147 employment" means both of the following: 148 (a) An unlawful discriminatory practice that is prohibited 149 by division (A), (B), (C), (D), (E), or (F) of section 4112.02150 or by section 4112.025 of the Revised Code; 151 (b) An unlawful discriminatory practice that is prohibited 152 by division (I) or (J) of section 4112.02 of the Revised Code 153 that is related to employment. 154 (25) "Notice of right to sue" means a notice sent by the 155 commission to a person who files a charge under section 4112.051 156 of the Revised Code that states that the person who filed the 157 charge may bring a civil action related to the charge pursuant 158

to section 4112.052 or 4112.14 of the Revised Code, in 159 accordance with section 4112.052 of the Revised Code. 160

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(B) For the purposes of divisions (A) to (F) of section	161
4112.02 of the Revised Code, the terms "because of sex" and "on	162
the basis of sex" include, but are not limited to, because of or	163
on the basis of pregnancy, any illness arising out of and	164
occurring during the course of a pregnancy, childbirth, or	165
related medical conditions. Women affected by pregnancy,	166
childbirth, or related medical conditions shall be treated the	167
same for all employment-related purposes, including receipt of	168
benefits under fringe benefit programs, as other persons not so	169
affected but similar in their ability or inability to work, and	170
nothing in division (B) of section 4111.17 of the Revised Code	171
shall be interpreted to permit otherwise. This division shall	172
not be construed to require an employer to pay for health	173
insurance benefits for abortion, except where the life of the	174
mother would be endangered if the fetus were carried to term or	175
except where medical complications have arisen from the	176
abortion, provided that nothing in this division precludes an	177
employer from providing abortion benefits or otherwise affects	178
bargaining agreements in regard to abortion.	179
Sec. 4112.025. (A) As used in this section:	180
(1) "Reasonable accommodation" means a request for a	181
change or modification in work duties.	182
(2) "Undue hardship" means any requirement that would	183
require an employer to take an action with significant	184
difficulty or expense when considered in light of factors,	185
including all of the following:	186
(a) The nature and cost of the accommodation needed under	187
this section;	188
(b) The overall financial resources of the facility	189

involved in providing the reasonable accommodation;	190
(c) The number of persons employed at the facility;	191
(d) The effect on expenses and resources or the impact	192
otherwise of the accommodation on the operation of the facility;	193
(e) The overall financial resources of the employer and	194
the overall size of the business of the employer with respect to	195
the number of its employees;	
(f) The type of operation of the employer, including the	197
composition, structure, and functions of the workforce of the	198
<pre>employer;</pre>	199
(g) The geographic separateness, administrative, or fiscal	200
relationship of the facility in question to the employer.	201
(3) "Pregnancy" has the same meaning as described in	202
division (B) of section 4112.01 of the Revised Code, except that	203
it also includes lactation or the need to express breast milk	204
for a nursing infant.	205
(B) It shall be an unlawful discriminatory practice for	206
any employer to do any of the following:	207
(1) Fail or refuse to make a reasonable accommodation to	208
the known conditions related to an employee's pregnancy, unless	209
the employer can demonstrate that such an accommodation would	210
impose an undue hardship on the operation of the employer's	211
business;	212
(2) Deny employment opportunities to an employee, on the	213
basis of pregnancy, if the denial is based on the employer's	214
need to make a reasonable accommodation to the known conditions	215
related to the employee's pregnancy;	216

(3) Require an employee to take leave under any law	217
providing for leave from employment or under the employer's	218
leave policy if the employer can make another reasonable	219
accommodation to the known conditions related to the employee's	220
pregnancy;	221
(4) Take adverse action against an employee in the terms,	222
conditions, or privileges of employment for requesting or using	223
a reasonable accommodation to the known conditions related to	224
the employee's pregnancy.	225
(C) No employer shall be required by this section to do	226
either of the following:	227
(1) Create additional employment that the employer would	228
not otherwise have created, unless the employer does so or would	229
do so to make reasonable accommodations for other employees;	230
(2) Discharge any employee, transfer any employee with	231
more seniority, or promote any employee who is not qualified to	232
perform the duties of the position, unless the employer does so	233
or would do so to make reasonable accommodations for other	234
employees.	235
(D) An employer shall engage in a timely, good faith, and	236
interactive process with an employee to determine an effective	237
reasonable accommodation to the known conditions related to the	238
employee's pregnancy.	239
(E) Nothing in this section pertaining to refusing to make	240
a reasonable accommodation to the known conditions related to an	241
employee's pregnancy shall be construed to preempt, limit,	242
diminish, or otherwise affect any other provision of law	243
relating to discrimination on the basis of sex, or in any way	244
diminish or invalidate the remedies, rights, and procedures that	245

provide greater or equal protection for employees affected by	246
pregnancy under any other provision of law.	
Sec. 4112.052. (A) Subject to division (B) of this	248
section, and except as provided in division (D)(2) of section	249
4112.14 of the Revised Code, a person alleging an unlawful	250
discriminatory practice relating to employment in violation of	251
section 4112.02 of the Revised Code may bring a civil action in	252
a court of competent jurisdiction.	253
(B)(1) Except as otherwise provided in division (B)(2) of	254
this section, a person may file a civil action under this	255
section alleging an unlawful discriminatory practice relating to	256
employment or a violation of division (A) of section 4112.14 of	257
the Revised Code only if the person satisfies both of the	258
following conditions:	259
(a) The person has first filed a charge with the Ohio	260
civil rights commission under section 4112.051 of the Revised	261
Code with respect to the practice complained of in the complaint	262
for the civil action within the time period required under that	263
section.	264
(b) One of the following occurs:	265
(i) The person receives a notice of right to sue from the	266
Ohio civil rights commission pursuant to section 4112.051 of the	267
Revised Code.	268
(ii) The person has requested a notice of right to sue	269
from the Ohio civil rights commission, and the commission fails	270
to issue the notice of right to sue within forty-five days after	271
the date the commission is permitted to grant the request under	272
division (N) of section 4112.051 of the Revised Code.	273

(iii) The Ohio civil rights commission, after a 274

law.

preliminary investigation conducted pursuant to a charge filed 275 under section 4112.051 of the Revised Code, determines that it 276 is probable that an unlawful discriminatory practice relating to 277 employment has occurred or is occurring and the complainant, 278 after being informed by the commission of the right to file a 279 civil action under this chapter, elects to file a civil action 280 and notifies the commission of that fact. 281 (2) A person may file a civil action under this section 282 alleging an unlawful discriminatory practice relating to 283 284 employment or a violation of division (A) of section 4112.14 of the Revised Code without satisfying the conditions of division 285 (B) (1) of this section if either of the following apply: 286 (a) The person seeks only injunctive relief. 287 (b) All of the following occur: 288 (i) The person has filed a charge with the Ohio civil 289 rights commission under section 4112.051 of the Revised Code 290 with respect to the practice complained of in the complaint for 291 the civil action within the time period required under that 292 section. 293 (ii) The person has filed a charge with the equal 294 employment opportunity commission or its successor organization 295 with respect to the practice complained of in the complaint for 296 the civil action within the time period required under federal 297

(iii) The person has received a notice from the equal
employment opportunity commission or its successor organization
that states that the person may bring a civil action against the
employer and the notice was sent in connection with the charge
filed with the equal employment opportunity commission or its

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successor organization.

(3) With respect to an action described in division (B) (2)
(a) of this section, the person may amend the complaint to
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include damages, but the amendment will relate back to the
original filing date of the complaint in the action only after
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one of the following occurs:

(a) The person receives a notice of right to sue from the
Ohio civil rights commission pursuant to section 4112.051 of the
Revised Code.

(b) The person has requested a notice of right to sue from the Ohio civil rights commission, and the commission fails to issue the notice of right to sue within forty-five days after the date the commission is permitted to grant the request under division (N) of section 4112.051 of the Revised Code.

(c) The Ohio civil rights commission, after a preliminary 318 investigation conducted pursuant to a charge filed under section 319 4112.051 of the Revised Code, determines that it is probable 320 that an unlawful discriminatory practice relating to employment 321 has occurred or is occurring and the complainant, after being 322 323 informed by the commission of the right to file a civil action under this chapter, elects to file a civil action and notifies 324 the commission of that fact. 325

(4) With respect to an unlawful discriminatory practice
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relating to employment described in division (A) (24) (b) of
section 4112.01 of the Revised Code, a charge filed with the
Ohio civil rights commission or the equal employment opportunity
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commission satisfies division (B) (1) (a) or divisions (B) (2) (b)
(i) and (ii) of this section if both of the following apply:

(a) The charge is related to the conduct alleged in the 332

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complaint for the civil action;

(b) The charge is filed against the person who committed the unlawful discriminatory practice, the employer of the person who committed the unlawful discriminatory practice, or both the person who committed the unlawful discriminatory practice and the person's employer.

(C) (1) Except as provided in division (C) (2) of this
section, a civil action brought under this section shall be
filed within two years after the alleged unlawful discriminatory
gractice was committed.

(2) The time period to file a civil action shall be tolled343for one of the following periods, as applicable:344

(a) If a charge that is based, in whole or in part, on the
same allegations and practices was filed under section 4112.051
of the Revised Code less than sixty days before the time period
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specified under that section expires, the time period to file a
civil action is tolled for the period beginning on the date the
charge was filed and ending on the date that is sixty days after
the charge is no longer pending with the commission.

(b) If a charge that is based, in whole or in part, on the same allegations and practices was filed under section 4112.051 of the Revised Code sixty or more days before the time period specified under that section expires, the time period to file a civil action is tolled for the period beginning on the date the charge was filed and ending on the date the charge is no longer pending with the commission.

(D) A civil action based on 42 U.S.C. 1981a, 42 U.S.C. 359
1983, and 42 U.S.C. 1985 shall be brought within two years after 360
the cause of action accrues. The period of limitations set forth 361

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in this division does not apply to causes of action based on 42 U.S.C. 1981 as amended by the "Civil Rights Act of 1991," Pub. L. No. 102-166.

(E) The Ohio civil rights commission may intervene in a 365 civil action if the commission determines that the case is of 366 367 public importance.

Sec. 4112.07. Every person subject to division (A), (B), 368 (C), (D), or (E) of section 4112.02 or to section 4112.025 of 369 the Revised Code shall post in a conspicuous place or places on 370 his the person's premises a notice to be prepared or approved by 371 the commission that shall set forth excerpts of this chapter and 372 other relevant information that the commission deems necessary 373 to explain this chapter. 374

Sec. 4113.71. (A) As used in this section:

(1) "Employee" means an individual currently or formerly employed by an employer. 377

(2) "Employer" means the state, any political subdivision 378 of the state, any person employing one or more individuals in 379 this state, and any person directly or indirectly acting in the 380 interest of the state, political subdivision, or such person. 381

(3) "Political subdivision" and "state" have the same 382 meanings as in section 2744.01 of the Revised Code. 383

(B) An employer who is requested by an employee or a 384 prospective employer of an employee to disclose to a prospective 385 employer of that employee information pertaining to the job 386 performance of that employee for the employer and who discloses 387 the requested information to the prospective employer is not 388 liable in damages in a civil action to that employee, the 389 prospective employer, or any other person for any harm sustained 390

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as a proximate result of making the disclosure or of any391information disclosed, unless the plaintiff in a civil action392establishes, either or both of the following:393

(1) By a preponderance of the evidence that the employer
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disclosed particular information with the knowledge that it was
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false, with the deliberate intent to mislead the prospective
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employer or another person, in bad faith, or with malicious
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purpose;

(2) By a preponderance of the evidence that the disclosure 399
of particular information by the employer constitutes an 400
unlawful discriminatory practice described in section 4112.02, 401
4112.021, or 4112.022, or 4112.025 of the Revised Code. 402

(C) If the court finds that the verdict of the jury was in 403 favor of the defendant, the court shall determine whether the 404 lawsuit brought under division (B) of this section constituted 405 frivolous conduct as defined in division (A) of section 2323.51 406 of the Revised Code, if. If the court finds by a preponderance 407 of the evidence that the lawsuit constituted frivolous conduct, 408 409 it may order the plaintiff to pay reasonable attorney's fees and court costs of the defendant. 410

(D) (1) This section does not create a new cause of actionor substantive legal right against an employer.412

(2) This section does not affect any immunities from civil
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liability or defenses established by another section of the
Revised Code or available at common law to which an employer may
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be entitled under circumstances not covered by this section.
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 Section 2. That existing sections 4112.01, 4112.052,
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 4112.07, and 4113.71 of the Revised Code are hereby repealed.
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Section 3. This act shall be referred to as the Ohio 419

Pregnant Workers Fairness Act.

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