SECOND REGULAR SESSION

SENATE BILL NO. 888

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR WASHINGTON.

KRISTINA MARTIN, Secretary

AN ACT

To repeal section 192.990, RSMo, and to enact in lieu thereof one new section relating to maternal mortality.

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

	Section A. Section 192.990, RSMo, is repealed and one new
2	section enacted in lieu thereof, to be known as section 192.990,
3	to read as follows:
	192.990. 1. There is hereby established within the
2	department of health and senior services the "Pregnancy-
3	Associated Mortality Review Board" to improve data
4	collection and reporting with respect to maternal deaths.
5	The department may collaborate with localities and with
6	other states to meet the goals of the initiative.
7	2. For purposes of this section, the following terms
8	shall mean:
9	(1) "Department", the Missouri department of health
10	and senior services;
11	(2) "Maternal death", the death of a woman while
12	pregnant or during the one-year period following the date of
13	the end of pregnancy, regardless of the cause of death and
14	regardless of whether a delivery, miscarriage, or death
15	occurs inside or outside of a hospital.
16	3. The board shall be composed of no more than
17	eighteen members, with a chair elected from among its
18	membership. The board shall meet at least twice per year

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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19 and shall approve the strategic priorities, funding 20 allocations, work processes, and products of the board. 21 Members of the board shall be appointed by the director of 22 the department. Members shall serve four-year terms, except 23 that the initial terms shall be staggered so that 24 approximately one-third serve three-, four-, and five-year 25 terms.

26 4. The board shall have a multidisciplinary and diverse membership that represents a variety of medical and 27 28 nursing specialties, including, but not limited to, obstetrics and maternal-fetal care, as well as state or 29 local public health officials, epidemiologists, 30 31 statisticians, community organizations, geographic regions, and other individuals or organizations that are most 32 affected by maternal deaths and lack of access to maternal 33 34 health care services. At least one member from each 35 congressional district shall be selected to serve on the board and membership shall be demographically diverse, 36 including by race, ethnicity, sex, age, and rural and urban 37 populations. 38

39 5. The duties of the board shall include, but not be40 limited to:

41 (1) Conducting ongoing comprehensive,42 multidisciplinary reviews of all maternal deaths;

43 (2) Identifying factors associated with maternal44 deaths;

45 (3) Reviewing medical records and other relevant data,46 which shall include, to the extent available:

47 (a) A description of the maternal deaths determined by
48 matching each death record of a maternal death to a birth
49 certificate of an infant or fetal death record, as
50 applicable, and an indication of whether the delivery,

51 miscarriage, or death occurred inside or outside of a hospital; 52 (b) Data collected from medical examiner and coroner 53 reports, as appropriate; [and] 54 The level and timing of prenatal and postnatal 55 (C) 56 medical care; and 57 Using other appropriate methods or information to (d) identify maternal deaths, including deaths from pregnancy 58 outcomes not identified under paragraph (a) of this 59 60 subdivision: (4) Consulting with relevant experts, as needed; 61 Analyzing cases to produce recommendations for 62 (5) 63 reducing maternal mortality; Disseminating recommendations to policy makers, 64 (6) health care providers and facilities, and the general public; 65 Recommending and promoting preventative strategies 66 (7) and making recommendations for systems changes; 67 Protecting the confidentiality of the hospitals 68 (8) 69 and individuals involved in any maternal deaths; Examining racial and social disparities in 70 (9) maternal deaths; 71 72 Investigating and developing recommendations (10)73 regarding approaches taken in other states or other 74 organizations to reduce or eliminate racial inequities in 75 maternal deaths, including community-driven strategies, health care accessibility, insurance availability, and other 76 barriers to access and delivery of prenatal and postpartum 77 78 care; 79 Subject to appropriation, providing for voluntary (11)and confidential case reporting of maternal deaths to the 80

81 appropriate state health agency by family members of the

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82 deceased, and other appropriate individuals, for purposes of 83 review by the board;

84 [(11)] (12) Making publicly available the contact 85 information of the board for use in such reporting;

86 [(12)] (13) Conducting outreach to local professional 87 organizations, community organizations, and social services 88 agencies regarding the availability of the review board; 89 [and]

90 (14) Examining and developing recommendations on the
91 adequacy of data collected under this section and if
92 additional categories of data would be informative in the
93 study of maternal deaths in Missouri; and

94 [(13)] (15) Ensuring that data collected under this 95 section is made available, as appropriate and practicable, 96 for research purposes, in a manner that protects 97 individually identifiable or potentially identifiable 98 information and that is consistent with state and federal 99 privacy laws.

100 6. The board may contract with other entities101 consistent with the duties of the board.

102 7. (1) Before June 30, 2020, and annually thereafter, the board shall submit to the Director of the Centers for 103 Disease Control and Prevention, the director of the 104 105 department, the governor, and the general assembly a report 106 on maternal mortality in the state based on data collected 107 through ongoing comprehensive, multidisciplinary reviews of all maternal deaths, and any other projects or efforts 108 funded by the board. The data shall be collected using best 109 practices to reliably determine and include all maternal 110 111 deaths, regardless of the outcome of the pregnancy and shall include data, findings, and recommendations of the 112 committee, and, as applicable, information on the 113

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implementation during such year of any recommendations submitted by the board in a previous year. Data reported by the board shall be disaggregated by race, ethnicity, language, nationality, age, zip code, and level and timing of prenatal and postnatal care.

119 (2) The report shall be made available to the public
120 on the department's website and the director shall
121 disseminate the report to all health care providers and
122 facilities that provide women's health services in the state.

8. The director of the department, or his or her
designee, shall provide the board with the copy of the death
certificate and any linked birth or fetal death certificate
for any maternal death occurring within the state.

127 9. Upon request by the department, health care 128 providers, health care facilities, clinics, laboratories, 129 medical examiners, coroners, law enforcement agencies, 130 driver's license bureaus, other state agencies, and facilities licensed by the department shall provide to the 131 132 department data related to maternal deaths from sources such as medical records, autopsy reports, medical examiner's 133 reports, coroner's reports, law enforcement reports, motor 134 vehicle records, social services records, and other sources 135 as appropriate. Such data requests shall be limited to 136 137 maternal deaths which have occurred within the previous 138 twenty-four months. No entity shall be held liable for 139 civil damages or be subject to any criminal or disciplinary 140 action when complying in good faith with a request from the department for information under the provisions of this 141 142 subsection.

10. (1) The board shall protect the privacy and
confidentiality of all patients, decedents, providers,
hospitals, or any other participants involved in any

146 maternal deaths. In no case shall any individually 147 identifiable health information be provided to the public or 148 submitted to an information clearinghouse.

149 (2) Nothing in this subsection shall prohibit the
150 board or department from publishing statistical compilations
151 and research reports that:

(a) Are based on confidential information relating tomortality reviews under this section; and

(b) Do not contain identifying information or any
other information that could be used to ultimately identify
the individuals concerned.

Information, records, reports, statements, notes, 157 (3) memoranda, or other data collected under this section shall 158 159 not be admissible as evidence in any action of any kind in any court or before any other tribunal, board, agency, or 160 person. Such information, records, reports, notes, 161 162 memoranda, data obtained by the department or any other person, statements, notes, memoranda, or other data shall 163 164 not be exhibited nor their contents disclosed in any way, in whole or in part, by any officer or representative of the 165 department or any other person. No person participating in 166 such review shall disclose, in any manner, the information 167 so obtained except in strict conformity with such review 168 169 project. Such information shall not be subject to 170 disclosure under chapter 610.

(4) All information, records of interviews, written
reports, statements, notes, memoranda, or other data
obtained by the department, the board, and other persons,
agencies, or organizations so authorized by the department
under this section shall be confidential.

(5) All proceedings and activities of the board,opinions of members of such board formed as a result of such

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proceedings and activities, and records obtained, created, 178 179 or maintained under this section, including records of 180 interviews, written reports, statements, notes, memoranda, or other data obtained by the department or any other 181 182 person, agency, or organization acting jointly or under 183 contract with the department in connection with the requirements of this section, shall be confidential and 184 185 shall not be subject to subpoena, discovery, or introduction into evidence in any civil or criminal proceeding; provided, 186 187 however, that nothing in this section shall be construed to limit or restrict the right to discover or use in any civil 188 or criminal proceeding anything that is available from 189 another source and entirely independent of the board's 190 191 proceedings.

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(6) Members of the board shall not be questioned in any civil or criminal proceeding regarding the information presented in or opinions formed as a result of a meeting or communication of the board; provided, however, that nothing in this section shall be construed to prevent a member of the board from testifying to information obtained independently of the board or which is public information.

199 11. The department may use grant program funds to
200 support the efforts of the board and may apply for
201 additional federal government and private foundation grants
202 as needed. The department may also accept private,
203 foundation, city, county, or federal moneys to implement the
204 provisions of this section.

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