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1		AN	ACT relating to maternal health.
2	Be i	t enac	cted by the General Assembly of the Commonwealth of Kentucky:
3		⇒s	ECTION 1. A NEW SECTION OF KRS CHAPTER 211 IS CREATED TO
4	REA	AD AS	S FOLLOWS:
5	All	health	h care facilities shall, prior to discharge for maternity services, provide the
6	<u>post</u>	partu	m patient, and if possible, other family members or support persons, with
7	<u>com</u>	plete	information about perinatal mood and anxiety disorders, including
8	sym	ptoms	s, methods of treatment, and available resources.
9		⇒s	ection 2. KRS 211.684 is amended to read as follows:
10	(1)	For	the purposes of KRS Chapter 211:
11		(a)	"Child fatality" means the death of a person under the age of eighteen (18)
12			years;
13		(b)	"Local child and maternal fatality response team" and "local team" means a
14			community team composed of representatives of agencies, offices, and
15			institutions that investigate child and maternal deaths, including but not
16			limited to, coroners, social service workers, medical professionals, law
17			enforcement officials, and Commonwealth's and county attorneys;[ and]
18		(c)	"Maternal fatality" means the death of a woman within one (1) year of giving
19			birth <u>; and</u>
20		<u>(d)</u>	"State child and maternal fatality review team" or "state team" means a
21			statewide team composed of representatives of public health, social services,
22			law enforcement, prosecution, coroners, health-care providers, and other
23			agencies or professions deemed appropriate by the commissioner of the
24			Department for Public Health.
25	(2)	The	Department for Public Health <u>shall</u> [may] establish a state child and maternal
26		fata	lity review team.[ The state team may include representatives of public health,
27		soci	al services, law enforcement, prosecution, coroners, health care providers, and

1		othe	r agencies or professions deemed appropriate by the commissioner of the
2		depa	artment.]
3	(3)	<del>[If a</del>	state team is created, ]The duties of the state team shall [may] include but not
4		<u>be li</u>	<i>mited to</i> the following:
5		(a)	Develop and distribute a model protocol for local child and maternal fatality
6			response teams for the investigation of child and maternal fatalities;
7		(b)	Facilitate the development of local child and maternal fatality response teams
8			which may include, but is not limited to, providing joint training opportunities
9			and, upon request, providing technical assistance;
10		(c)	Review and approve local protocols prepared and submitted by local teams;
11		(d)	Receive data and information on child and maternal fatalities and analyze the
12			information to identify trends, patterns, and risk factors;
13		(e)	Evaluate the effectiveness of prevention and intervention strategies adopted;
14			and
15		(f)	Recommend changes in state programs, legislation, administrative
16			regulations, policies, budgets, and treatment and service standards which may
17			facilitate strategies for prevention and reduce the number of child and
18			maternal fatalities.
19	(4)	The	department shall prepare an annual report to be submitted no later than
20		Nov	ember 1 of each year to the Governor, the Interim Joint Committee on Health,
21		Wel	fare, and Family Services, the Chief Justice of the Kentucky Supreme Court,
22		and	to be made available to the citizens of the Commonwealth. The report shall
23		inclu	ude a statistical analysis, <i>including but not limited to Medicaid, Kentucky</i>
24		<u>Chil</u>	ldren's Health Insurance Program, or other health benefit coverage, [that
25		inch	ude the demographics of] race, ethnicity[income], and geography, of the
26		inci	dence and causes of child and maternal fatalities in the Commonwealth during
27		the	past fiscal year and recommendations for action. The report shall not include

1		any i	information which would identify specific child and maternal fatality cases.
2		→Se	ection 3. KRS 216.2929 is amended to read as follows:
3	(1)	(a)	The Cabinet for Health and Family Services shall make available on its
4			website[Web-site] information on charges for health-care services at least
5			annually in understandable language with sufficient explanation to allow
6			consumers to draw meaningful comparisons between every hospital and
7			ambulatory facility, differentiated by payor if relevant, and for other provider
8			groups as relevant data becomes available.
9		(b)	Any charge information compiled and reported by the cabinet shall include
10			the median charge and other percentiles to describe the typical charges for all
11			of the patients treated by a provider and the total number of patients
12			represented by all charges, and shall be risk-adjusted.
13		(c)	The report shall clearly identify the sources of data used in the report and
14			explain limitations of the data and why differences between provider charges
15			may be misleading. Every provider that is specifically identified in any report
16			shall be given thirty (30) days to verify the accuracy of its data prior to public
17			release and shall be afforded the opportunity to submit comments on its data
18			that shall be included on the website[Web site] and as part of any printed
19			report of the data.
20		(d)	The cabinet shall only provide linkages to organizations that publicly report
21			comparative-charge data for Kentucky providers using data for all patients
22			treated regardless of payor source, which may be adjusted for outliers, is risk-
23			adjusted, and meets the requirements of paragraph (c) of this subsection.

(2) (a) The cabinet shall make information available on its <u>website</u>[Web site] at least
 annually describing quality and outcome measures in understandable language
 with sufficient explanations to allow consumers to draw meaningful
 comparisons between every hospital and ambulatory facility in the

1			Commonwealth and other provider groups as relevant data becomes available.
2		(b)	1. The cabinet shall utilize only national quality indicators that have been
3			endorsed and adopted by the Agency for Healthcare Research and
4			Quality, the National Quality Forum, or the Centers for Medicare and
5			Medicaid Services; or
6			2. The cabinet shall provide linkages only to the following organizations
7			that publicly report quality and outcome measures on Kentucky
8			providers:
9			a. The Centers for Medicare and Medicaid Services;
10			b. The Agency for Healthcare Research and Quality;
11			c. The Joint Commission; and
12			d. Other organizations that publicly report relevant outcome data for
13			Kentucky providers.
14		(c)	The cabinet shall utilize or refer the general public to only those nationally
15			endorsed quality indicators that are based upon current scientific evidence or
16			relevant national professional consensus and have definitions and calculation
17			methods openly available to the general public at no charge.
18	(3)	Any	report the cabinet disseminates or refers the public to shall:
19		(a)	Not include data for a provider whose caseload of patients is insufficient to
20			make the data a reliable indicator of the provider's performance;
21		(b)	Meet the requirements of subsection (1)(c) of this section;
22		(c)	Clearly identify the sources of data used in the report and explain the
23			analytical methods used in preparing the data included in the report; and
24		(d)	Explain any limitations of the data and how the data should be used by
25			consumers.
26	(4)	The	cabinet shall report at least biennially, no later than October 1 of each odd-
27		num	bered year, on the special health needs of the minority population in the

1		Commonwealth as compared to the population in the Commonwealth as compared
2		to the population at large. The report shall contain an overview of the health status
3		of minority Kentuckians, shall identify the diseases and conditions experienced at
4		disproportionate mortality and morbidity rates within the minority population, and
5		shall make recommendations to meet the identified health needs of the minority
6		population.
7	(5)	Beginning December 1, 2023, and at least annually thereafter, the Cabinet for
8		Health and Family Services shall publish a report on its website for the most
9		recent five (5) years of available data on the number and types of delivery
10		procedures for pregnancy by hospital, including but not limited to the following
11		procedures:
12		(a) Augmentation of labor;
13		(b) Cesarean section;
14		(c) Episiotomy;
15		(d) Induction of labor;
16		(e) Primary cesarean section;
17		(f) Nulliparous, term, singleton, vertex (NTSV) cesarean section;
18		(g) Use of forceps;
19		(h) Use of vacuum;
20		(i) Vaginal birth after cesarean (VBAC); and
21		(j) Vaginal delivery.
22		The cabinet may use multiple sources to obtain this data including data derived
23		from birth certificates.
24	<u>(6)</u>	The <u>reports</u> [report] required under <u>subsections[subsection]</u> (4) <u>and (5)</u> of this
25		section shall be submitted to the Interim Joint Committees on Appropriations and
26		Revenue and Health, Welfare, and Family Services [and Welfare] and to the
27		Governor.

Section 4. In the event the Legislative Research Commission dissolves the
Interim Joint Committee on Health, Welfare, and Family Services and establishes other
interim joint committee with jurisdiction over health services and families and children,
the reviser of statutes shall change the name of the interim joint committee in Sections 2
and 3 of this Act to those interim joint committees.