1	SENATE BILL 96
2	55TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2021
3	INTRODUCED BY
4	Nancy Rodriguez
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10	AN ACT
11	RELATING TO PUBLIC HEALTH; AMENDING THE MATERNAL MORTALITY AND
12	MORBIDITY PREVENTION ACT TO CLARIFY THE TYPES OF CASES REVIEWED
13	BY THE MATERNAL MORTALITY REVIEW COMMITTEE; EXPANDING COMMITTEE
14	LEADERSHIP, MEMBERSHIP, POWERS AND PRIVILEGES; REQUIRING
15	APPROVAL BY THE SECRETARY OF HEALTH FOR COMMITTEE ACTIONS;
16	PROVIDING FOR AN EXECUTIVE COMMITTEE; CLARIFYING MEMBERSHIP;
17	ELIMINATING A SUBCOMMITTEE; PROVIDING A DEADLINE FOR
18	RULEMAKING.
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20	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
21	SECTION 1. Section 24-32-1 NMSA 1978 (being Laws 2019,
22	Chapter 41, Section 1) is amended to read:
23	"24-32-1. SHORT TITLE[This act] <u>Chapter 24, Article 32</u>
24	<u>NMSA 1978</u> may be cited as the "Maternal Mortality and Morbidity
25	Prevention Act"."
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1	SECTION 2. Section 24-32-2 NMSA 1978 (being Laws 2019,
2	Chapter 41, Section 2) is amended to read:
3	"24-32-2. DEFINITIONSAs used in the Maternal Mortality
4	and Morbidity Prevention Act:
5	A. "administrative co-chair" means the chief
6	medical officer of the department or another representative of
7	the department appointed by the secretary of health;
8	$[A_{\bullet}]$ <u>B</u> . "aggregate data" means health care data
9	that exclude any individually identifiable health information,
10	including patient and health care provider identification;
11	[B.] <u>C.</u> "chief medical officer" means the chief
12	medical officer of the department;
13	D. "clinical co-chair" means a committee member
14	with clinical training nominated by the committee and approved
15	by the department to serve in this position;
16	$[C_{\bullet}]$ <u>E.</u> "committee" means the maternal mortality
17	[and severe maternal morbidity] review committee [including the
18	<pre>subcommittee];</pre>
19	F. "committee member" means a person who has been
20	appointed to sit as a member of the committee and who
21	participates in committee business and votes on committee
22	<u>matters;</u>
23	G. "critical income" means income lost as a result
24	of uncompensated work time used to attend a committee meeting;
25	[D.] <u>H.</u> "de-identified data" means [removal any of
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1 the] data from which the following identifiers have been 2 removed: 3 (1) names; 4 any geographic subdivision smaller than a (2) 5 state, including street address, city, county, precinct and zip 6 code and their equivalent geocodes; 7 all elements of dates, except the year of (3) 8 an incident, [for dates] that are directly related to an 9 individual, including birth date, admission date, date of 10 delivery, discharge date and date of death; 11 (4) telephone numbers; 12 fax numbers; (5) 13 electronic mail addresses; (6) 14 social security numbers; (7) 15 medical record numbers; (8) 16 health plan beneficiary numbers; (9) 17 (10) account numbers; 18 (11)certificate and license numbers; 19 (12) vehicle identifiers and serial numbers, 20 including license plate numbers; 21 (13)device identifiers and serial numbers; 22 web universal resource locators, also (14) 23 known as "URLs"; 24 (15) internet protocol address numbers; 25 (16) biometric identifiers, including finger .218459.3SA - 3 -

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1 and voice prints; 2 (17)full-face photographic images and any 3 comparable images; and 4 any other unique identifying number, (18) 5 characteristic or code; [E.] I. "department" means the department of 6 7 health; 8 [F.] J. "health care provider" means: 9 (1) an individual licensed, certified or 10 otherwise authorized to provide health care services in the 11 ordinary course of business in the state; or 12 a health facility that the department (2) 13 licenses; 14 [G.] K. "law enforcement agency" means a law 15 enforcement agency of the state, an Indian nation, tribe or 16 pueblo or a political subdivision of the state; 17 [H.] L. "maternal mortality" means the death of a 18 pregnant woman or a woman within one year [postpartum] of the 19 end of pregnancy; 20 "medical record" means the written or [].] M. 21 graphic documentation, sound recording or electronic record 22 relating to medical, behavioral health and health care services 23 that a patient receives from a health care provider or under 24 the direction of a physician or another licensed health care 25 provider. "Medical record" includes diagnostic documentation, .218459.3SA - 4 -

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1 including an x-ray, electrocardiogram and electroencephalogram; 2 other test results; data entered into a prescription drug 3 monitoring program; and an autopsy report; 4 N. "operational staff" means staff or contractors of the department assigned or contracted to support the work of 5 6 the committee or its executive committee; 7 0. "qualified guest" means a person approved by the co-chairs of the committee to attend a committee meeting to 8 9 provide technical expertise to the committee, to enhance 10 training in maternal health, to provide insight on maternal 11 mortality or severe maternal morbidity review in other 12 jurisdictions or to provide operational support to the 13 committee; and 14 [J.] P. "severe maternal morbidity" means [a 15 condition that occurs in a woman during pregnancy or within one 16 year of the end of pregnancy that results in: 17 (1) admission to the intensive care unit of a 18 health facility; or 19 (2) transfusion of four or more units of red 20 blood cells; and 21 K. "subcommittee" means the abstractor subcommittee 22 of the committee] unexpected outcomes of labor and delivery 23 that result in significant short- or long-term consequences to 24 a woman's health as identified by hospitalizations using 25 administrative hospital discharge data and the world health .218459.3SA

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1 organization's International Classification of Diseases 2 diagnosis and procedure codes." SECTION 3. Section 24-32-3 NMSA 1978 (being Laws 2019, 3 4 Chapter 41, Section 3) is amended to read: 5 "24-32-3. MATERNAL MORTALITY [AND SEVERE MATERNAL 6 MORBIDITY REVIEW COMMITTEE -- CREATION -- MEMBERSHIP -- DUTIES.--7 The "maternal mortality [and severe maternal Α. morbidity review] review committee" is created in the 8 9 The committee shall be composed of: [a maximum of department. 10 twenty-five members that the chief medical officer shall 11 appoint to serve three-year terms] 12 (1) the chief medical officer of the 13 department or another representative of the department 14 appointed by the secretary of health, who shall be the 15 ex-officio administrative co-chair; 16 (2) a clinical co-chair, who shall be 17 nominated by the committee and approved by the department; and 18 (3) a maximum of thirty additional members, 19 who shall be appointed by the administrative co-chair. 20 B. Each member of the committee, except the 21 administrative co-chair, shall serve a term of three years. 22 C. In appointing members of the committee, the 23 [chief medical officer shall appoint members from geographic 24 areas throughout the state with knowledge of maternal mortality 25 and severe maternal morbidity, including representatives of .218459.3SA

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1	hospitals and other birthing facilities; obstetrical providers;
2	nursing providers; the office of the state medical
3	investigator; the department; representatives of an association
4	of perinatal health care providers that work in a perinatal
5	health care collaborative; and other professionals that the
6	chief medical officer deems appropriate.
7	B. Committee members shall serve terms of three
8	years; provided that the initial members' terms shall be
9	staggered in accordance with department rules. The secretary
10	of health shall call the first meeting, at which the committee
11	shall elect a chair. Thereafter] administrative co-chair shall
12	include members that work in and represent communities that are
13	diverse so that the composition of the committee reflects:
14	(1) the racial, ethnic and linguistic
15	diversity of the state;
16	(2) the differing geographic regions within
17	the state, including rural and urban areas; and
18	(3) communities that are affected by
19	pregnancy-related deaths, severe maternal morbidity and a lack
20	of access to relevant perinatal and intrapartum care services.
21	\underline{D} . The committee shall meet at the call of the
22	[chair.
23	C. Committee members shall serve without any
24	compensation or perquisite arising from their service.] <u>co-</u>
25	chairs. A majority of committee members appointed constitutes
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1 a quorum for the transaction of any business. The affirmative 2 vote of at least a majority of a quorum present and approval by 3 the secretary of health or the secretary's designee shall be 4 necessary for any action to be taken by the committee. No 5 vacancy in the membership of the committee shall impair the 6 right of a quorum to exercise all rights and perform all duties 7 of the committee. 8 E. Operational staff and qualified guests may 9 participate in committee deliberations in an advisory capacity 10 as directed by the co-chairs of the committee. Operational 11 staff and qualified guest presence at a committee meeting shall 12 not convey committee membership. 13 F. A committee member required to travel in excess 14 of fifty miles to attend a meeting of the committee may, with 15 the approval of the department, receive per diem and mileage 16 for attendance at that meeting pursuant to the Per Diem and 17 Mileage Act. A committee member forsaking critical income to 18 attend a committee meeting may, with the approval of the 19 department and pursuant to rules established by the department, 20 be additionally reimbursed for loss of that income in an amount 21 not to exceed three hundred dollars (\$300) per meeting. 22 [D.] G. The committee shall: 23 review each incident of maternal mortality (1)24 [and severe maternal morbidity incident in the state related to 25 each maternal mortality] using [the] a de-identified case .218459.3SA

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1 summary [that the subcommittee provides] prepared by 2 operational staff; 3 [investigate and] review [incidents of (2) 4 maternal mortality and] aggregate data relating to severe 5 maternal morbidity; 6 (3) outline trends and patterns and provide 7 recommendations relating to maternal mortality and severe 8 maternal morbidity in the state; 9 compile reports using aggregate data (4) 10 [based on the cases that the department identifies for 11 reporting. The committee shall compile these reports] on an 12 annual basis in an effort to further study the causes and 13 problems associated with maternal mortality and severe maternal 14 morbidity and distribute these reports to the legislature, 15 government agencies, health care providers and others as 16 necessary to reduce the maternal mortality rate in the state. 17 These reports shall include recommendations to assist health 18 care providers and the health care system in reducing maternal 19 mortality and morbidity; 20 serve as a link with maternal mortality (5) 21 and morbidity review teams nationwide and participate in 22 national maternal mortality and morbidity review team 23 activities; and 24 (6) perform any other functions as resources 25 allow to enhance efforts to reduce and prevent maternal

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1	mortality and severe maternal morbidity in the state.
2	H. The co-chairs of the committee may designate an
3	executive committee to conduct business as necessary. The
4	executive committee shall:
5	(1) consist of the co-chairs of the committee
6	and any other committee members or operational staff that the
7	co-chairs deem necessary. Operational staff and qualified
8	guests may participate in executive committee deliberations in
9	an advisory capacity as directed by the co-chairs of the
10	committee. Operational staff and qualified guest presence at
11	an executive committee meeting shall not convey committee
12	<u>membership;</u>
13	(2) meet at the call of the co-chairs;
14	(3) monitor and support the activities of the
15	full committee and recruit committee members for recommendation
16	to the administrative co-chair; and
17	(4) make final decisions regarding:
18	(a) committee operations and rules;
19	(b) data analysis, data dissemination
20	and evaluation based on findings and recommendations from the
21	<u>full committee; and</u>
22	(c) any other issues within the scope of
23	decisions that may be made by the committee pursuant to the
24	Maternal Mortality and Morbidity Prevention Act that the full
25	committee or department deems necessary."
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SECTION 4. Section 24-32-4 NMSA 1978 (being Laws 2019, 1 2 Chapter 41, Section 4) is amended to read: 3 "24-32-4. ACCESS TO HEALTH INFORMATION [ABSTRACTOR 4 SUBCOMMITTEE] . - -5 A health care provider, the office of the state Α. 6 medical investigator and the vital records and health 7 statistics bureau of the department shall notify [the chief 8 medical officer] operational staff of any incident of maternal 9 mortality [or severe maternal morbidity] within three months of 10 the incident. 11 Β. Except as otherwise provided by law, the 12 [subcommittee] clinical co-chair and operational staff may 13 access medical records and other health information relating to 14 an [incidence] incident of maternal mortality [and severe 15 maternal morbidity] at any time within five years from the date 16 of the [incidence] incident. At the request of the [chief 17 medical officer] clinical co-chair or operational staff with 18 co-chairs or department approval, a health care provider, the 19 office of the state medical investigator and the vital records 20 and health statistics bureau of the department shall provide 21 medical records and other requested health information to the 22 department relating to [each incidence] an incident of maternal 23 mortality [and severe maternal morbidity for access by the 24 subcommittee]. Upon the request of the [department] clinical 25 co-chair or operational staff, a law enforcement agency shall

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provide any report relating to an [incidence] incident of maternal mortality [and severe maternal morbidity] to the [committee] department. A health care provider or law enforcement agency that provides a medical record, health information or report pursuant to this section with reasonable care and in compliance with the law shall not be held criminally or civilly liable for that release of information.

C. The following shall be confidential and shall not be subject to the Open Meetings Act or the Inspection of Public Records Act or subject to any subpoena, discovery request or introduction into evidence in a civil or criminal proceeding unless obtained from a source separate and apart from the committee or department by valid means as provided by law:

(1) any meeting, part of a meeting or activity of the committee or [subcommittee] its executive committee at which data or other information [are] is to be discussed and that may result in disclosure to the public of information protected by law; and

(2) except as may be necessary in furtherance of the duties of the committee or in response to an alleged violation of a confidentiality agreement pursuant to Subsection E of this section, any information, record, report, notes, memorandum or other data that the department or committee obtains pursuant to the Maternal Mortality and Morbidity .218459.3SA

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2 D. [The chief medical officer shall appoint a 3 three-member "abstractor subcommittee" of the committee, to be 4 chaired by the chief medical officer and composed of public health and clinical health care providers who are members of 5 the committee. The subcommittee shall meet at the call of the 6 7 chief medical officer to review all medical records and documents related to each incident of maternal mortality and 8 9 severe maternal morbidity that occurs in the state. The 10 subcommittee shall perform a thorough record abstraction to 11 obtain details of incidences and issues relating to maternal 12 mortality and severe maternal morbidity. The subcommittee shall prepare an annual report for the committee that contains 13 14 de-identified data and analysis relating to maternal mortality 15 and severe maternal morbidity.] Only [members of the 16 subcommittee] the clinical co-chair and operational staff shall 17 collect and have access to medical records, law enforcement 18 reports and vital records data to support the work of the full 19 committee.

E. Each committee [and subcommittee] member and qualified guest shall sign a confidentiality agreement that indicates the member's <u>or qualified guest's</u> adherence to the provisions of this section."

SECTION 5. Section 24-32-5 NMSA 1978 (being Laws 2019, Chapter 41, Section 5) is amended to read:

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	1	"24-32-5. RULEMAKINGBy December 31, [2019] <u>2021</u> , the
	2	secretary of health shall adopt and promulgate <u>amended</u> rules to
	3	carry out the provisions of the Maternal Mortality and
	4	Morbidity <u>Prevention</u> Act."
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