As Introduced

135th General Assembly

Regular Session

H. B. No. 502

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Representatives Somani, Piccolantonio

Cosponsors: Representatives Grim, McNally, Miller, A., Denson, Russo, Brent, Weinstein

A BILL

То	enact sectio	ns 2305.2312,	3732.01, 3732.02,	1
	3732.03, 373	2.04, 3732.05,	3732.06, 3732.08,	2
	3732.09, 373	2.11, 3732.13,	and 3732.14 of the	3
	Revised Code	to protect ass	sisted reproduction	n 4
	care.			5

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

Section 1. That sections 2305.2312, 3732.01, 3732.02,	6
3732.03, 3732.04, 3732.05, 3732.06, 3732.08, 3732.09, 3732.11,	7
3732.13, and 3732.14 of the Revised Code be enacted to read as	8
follows:	9
Sec. 2305.2312. (A) As used in this section:	10
(1) "Assisted reproduction," "donor," and "human_	11
reproductive material" have the same meanings as in section	12
2907.13 of the Revised Code;	13
(2) "Assisted reproduction care" means all medical,	14
surgical, counseling, or referral services that are lawful in	15
Ohio or the receipt of products relating to assisted	16
reproduction that is lawful in Ohio, including services,	17

procedures, or medicines relating to assisted reproduction and	18
the provision of human reproductive material by a donor.	19
(3) "Assisted reproduction care helper" means a person who	20
facilitates or otherwise has supported or is supporting an	21
individual in seeking or receiving assisted reproduction care in	22
Ohio, including a person who provides funding, lodging,	23
transportation, doula services, information, data sharing	24
services such as electronic medical records programs, or other	25
financial or practical support to an individual seeking or	26
receiving assisted reproduction care.	27
(4) "Health care provider" has the same meaning as in	28
section 2305.2311 of the Revised Code.	29
(B) Except as provided in sections 2907.13, 2907.14,	30
4731.861, and 4731.864 of the Revised Code, a health care	31
provider providing assisted reproduction care, a health care	32
facility where assisted reproduction care is provided, an	33
individual seeking or accessing assisted reproduction care,	34
including a donor, or an assisted reproduction care helper is	35
not liable for or subject to damages in a civil action,	36
prosecution in a criminal proceeding, or professional	37
disciplinary action for any of the following:	38
(1) A claim of injury to or death of any human	39
reproductive material as an unborn human individual;	40
(2) Providing, accessing, or utilizing assisted	41
reproduction care.	42
(C) (1) This section does not apply if the act or omission	43
associated with providing assisted reproduction care constitutes	44
negligence, willful or wanton misconduct, or reckless disregard	45
for loss to person or property or the consequences so as to	46

affect the life or health of the patient.	47
(2) Nothing in this section shall be construed to permit a	48
wrongful death action related to a loss of human reproductive	49
<pre>material.</pre>	50
Sec. 3732.01. As used in sections 3732.01 to 3732.14 of	51
the Revised Code:	52
(A) "Assisted reproduction," "donor," and "human	53
reproductive material" have the same meanings as in section	54
2907.13 of the Revised Code.	55
(B) "Collect" means for a regulated entity to obtain	56
personal assisted reproduction or donor information in any	57
<pre>manner.</pre>	58
(C) "Commerce" has the same meaning as in the "Federal	59
Trade Commission Act," 15 U.S.C. 44.	60
(D) "Disclose" means for a regulated entity to release,	61
transfer, sell, provide access to, license, or divulge personal	62
assisted reproduction or donor information in any manner to a	63
third party, including the federal government, the state, any	64
political subdivision, or a law enforcement agency.	65
(E)(1) "Express consent" means informed, opt-in,	66
voluntary, specific, and unambiguous written consent, including	67
by electronic means, to collecting, retaining, using, or	68
disclosing personal assisted reproduction or donor information.	69
(2) "Express consent" does not include any of the	70
<pre>following:</pre>	71
(a) Consent secured without first providing to the	72
individual a clear and conspicuous disclosure, apart from any	73
privacy policy, terms of service, terms of use, general release,	74

user agreement, or other similar document, of all information	75
material to the provision of consent;	76
(b) Hovering over, muting, pausing, or closing a given	77
piece of content;	78
proce or concerner	7 0
(c) Agreement obtained through the use of a user interface	79
designed or manipulated with the substantial effect of	80
subverting or impairing user autonomy, decision-making, or	81
<pre>choice.</pre>	82
(F) "Personal information" means information that	83
identifies, relates to, describes, is reasonably capable of	84
being associated with, or could reasonably be linked, directly	85
or indirectly to, a particular individual.	86
(G) "Personal assisted reproduction or donor information"	87
means personal information relating to the past, present, or	88
future use of assisted reproduction by an individual or the	89
past, present, or future provision of human reproductive	90
material by a donor, including any of the following:	91
madelial by a delice, including any of the relief	3 -
(1) Efforts to research or obtain assisted reproduction-	92
related or donor-related information, services, or supplies,	93
including location information that might indicate an attempt to	94
acquire or receive such information, services, or supplies;	95
(2) The provision of human reproductive material by a	96
donor or the use of human reproductive material for assisted	97
reproduction;	98
(3) Fertility-related conditions, status, diseases, or	99
diagnoses, including pregnancy, menstruation, ovulation, the use	100
of assisted reproduction procedures, and the ability to conceive	101
a pregnancy, regardless of whether such individual is sexually	102
active, and whether such individual is engaging in unprotected	103
accest, and windered budit indevidual to disquiring in disproceeded	100

sex;	104
(4) Fertility-related or assisted reproduction-related	105
surgeries or procedures;	106
(5) Use or purchase of any medication related to	107
fertility, including medicine for assisted reproduction;	108
(6) Bodily functions, vital signs, measurements, or	109
symptoms related to menstruation or pregnancy, such as basal	110
temperature, cramps, bodily discharge, or hormone levels;	111
(7) Any information about diagnoses or diagnostic testing,	112
treatment, medications, or the use of any product or service	113
relating to the matters described in divisions (G)(1) to (6) of	114
this section;	115
(8) Any information described in divisions (G)(1) to (7)	116
of this section that is derived or extrapolated from non-health	117
information, including proxy, derivative, inferred, emergent, or	118
algorithmic data.	119
(H)(1) "Regulated entity" means any entity, to the extent	120
the entity is engaged in activities in or affecting commerce,	121
<pre>that is either:</pre>	122
(a) A person, partnership, or corporation subject to the	123
jurisdiction of the federal trade commission under section 5(a)	124
(2) of the "Federal Trade Commission Act," 15 U.S.C. 45(a)(2);	125
(b) Notwithstanding section 4, 5(a)(2), or 6 of the	126
"Federal Trade Commission Act," 15 U.S.C. 44; 45(a)(2); 46, or	127
any jurisdictional limitation of the commission, either of the	128
<pre>following:</pre>	129
(i) A common carrier subject to the "Communications Act of	130
1934,"47 U.S.C. 151 et seq.;	131

(ii) An organization not organized to carry on business	132
for its own profit or that of its members.	133
(2) "Regulated entity" does not include any of the	134
<pre>following:</pre>	135
(a) An entity that is a covered entity, as defined in 45	136
C.F.R. 160.103, to the extent the entity is acting as a covered	137
entity under the HIPAA privacy regulations, as defined in	138
section 1180(b)(3) of the "Social Security Act," 42 U.S.C.	139
<u>1320d-9(b)(3);</u>	140
(b) An entity that is a business associate, as defined in	141
45 C.F.R. 160.103, to the extent the entity is acting as a	142
business associate under the HIPAA privacy regulations, as	143
defined in section 1180(b)(3) of the "Social Security Act," 42	144
<u>U.S.C.</u> 1320d-9(b)(3);	145
(c) An entity that is subject to restrictions on	146
disclosure of records under section 543 of the "Public Health	147
Service Act," 42 U.S.C. 290dd-2, to the extent the entity is	148
acting in a capacity subject to the restrictions.	149
(I) (1) "Service provider" means a person to whom both of	150
the following apply:	151
(a) Collects, retains, uses, or discloses personal	152
assisted reproduction or donor information for the sole purpose	153
of, and only to the extent that the person is, conducting	154
business activities on behalf of, for the benefit of, under	155
instruction of, and under contractual agreement with a regulated	156
entity and not any other individual or entity;	157
(b) Does not divulge personal assisted reproduction or	158
donor information to any individual or entity other than such	159
regulated entity or a contractor to such service provider bound	160

to information processing terms not less restrictive than terms	161
to which the service provider is bound.	162
(2) A person shall only be considered a service provider	163
in the course of activities described in division (I)(1)(a) of	164
this section.	165
(J) "Third party" means any person who is not any of the	166
<pre>following:</pre>	167
(1) The regulated entity that is disclosing or collecting	168
personal assisted reproduction or donor information;	169
(2) The individual to whom the personal assisted	170
reproduction or donor information relates;	171
(3) A service provider.	172
Sec. 3732.02. (A) A regulated entity shall not collect,	173
retain, use, or disclose personal assisted reproduction or donor	174
information, except under either of the following circumstances:	175
(1) With the express consent of the individual to whom	176
<pre>such information relates;</pre>	177
(2) As is strictly necessary to provide a product or	178
service that the individual to whom the information relates has	179
requested from the regulated entity.	180
(B) A regulated entity shall restrict access to personal	181
assisted reproduction or donor information to the employees or	182
service providers of the regulated entity for which access is	183
necessary to provide a product or service that the individual to	184
whom the information relates has requested from the regulated	185
entity.	186
(C) For nurposes of compliance with this section by a	1 8 7

service provider of a regulated entity, a request from an	188
individual to the regulated entity for a product or service, and	189
an express consent from the individual to the regulated entity,	190
shall be treated as having also been provided to the service	191
provider.	192
Sec. 3732.03. (A) (1) A regulated entity shall make	193
available a reasonable mechanism by which an individual, upon a	194
verified request, may access both of the following:	195
(a) Any personal assisted reproduction or donor	196
information relating to the individual that is retained by the	197
regulated entity, including both of the following:	198
(i) In the case of the information that the regulated	199
entity collected from third parties, how and from which specific	200
third parties the regulated entity collected the information;	201
(ii) The information that the regulated entity inferred	202
about the individual.	203
(b) A list of the specific third parties to which the	204
regulated entity has disclosed any personal assisted	205
reproduction or donor information relating to such individual.	206
(2) A regulated entity shall make the information	207
described in division (A)(1) of this section available in both a	208
human-readable format and a structured, interoperable, and	209
<pre>machine-readable format.</pre>	210
(B)(1) A regulated entity shall make available a	211
reasonable mechanism by which an individual, upon a verified	212
request, may request the deletion of any personal assisted	213
reproduction or donor information relating to the individual	214
that is retained by the regulated entity, including any	215
information that the regulated entity collected from a third	216

party or inferred from other information retained by the	217
regulated entity.	218
(2) A regulated entity shall comply with a verified	219
request received under this section without undue delay but not	220
later than fifteen days after the date on which such regulated	221
entity receives the verified request.	222
(3) A regulated entity shall not charge a fee to an	223
individual for a request made under this section.	224
(C) Nothing in this costion shall be construed to memine	225
(C) Nothing in this section shall be construed to require	
a regulated entity to do any of the following:	226
(1) Take an action that would convert information that is	227
not personal information into personal information;	228
(2) Collect or retain personal information that the	229
regulated entity would otherwise not collect or retain;	230
(3) Retain personal information longer than the regulated	231
entity would otherwise retain the information.	232
(D) For purposes of this section "reasonable mechanism"	233
(D) For purposes of this section, "reasonable mechanism"	
means, with respect to a regulated entity and a right under	234
division (B) of this section, a mechanism to which both of the	235
following apply:	236
(1) It is equivalent in availability and ease of use to	237
that of other mechanisms for communicating or interacting with_	238
the regulated entity.	239
(2) It includes an online means of exercising the right	240
described under division (B) of this section.	241
Sec. 3732.04. (A) A regulated entity shall maintain a	242
privacy policy relating to the practices of the regulated entity	243

regarding the collecting, retaining, using, and disclosing of	244
personal assisted reproduction or donor information.	245
(B) If a regulated entity has a web site, it shall	246
prominently publish the privacy policy on the web site.	247
(C) The privacy policy shall be clear and conspicuous and	248
shall include all of the following:	249
(1) A description of the practices of the regulated entity	250
regarding the collecting, retaining, using, and disclosing of	251
personal assisted reproduction and donor information;	252
(2) A clear and concise statement of the categories of the	253
information collected, retained, used, or disclosed by the	254
regulated entity;	255
(3) A clear and concise statement of the purposes of the	256
regulated entity for the collecting, retaining, using, or	257
disclosing of the information;	258
(4) A list of the specific third parties to which the	259
regulated entity discloses the information, and a clear and	260
concise statement of the purposes for which the regulated entity	261
discloses the information, including how the information may be	262
used by each such third party;	263
(5) A list of the specific third parties from which the	264
regulated entity has collected the information, and a clear and	265
concise statement of the purposes for which the regulated entity	266
<pre>collects the information;</pre>	267
(6) A clear and concise statement describing the extent to	268
which individuals may exercise control over the collecting,	269
retaining, using, and disclosing of personal assisted	270
reproduction or donor information by the regulated entity, and	271

the steps an individual must take to implement such controls;	272
(7) A clear and concise statement describing the efforts	273
of the regulated entity to protect personal assisted	274
reproduction or donor information from unauthorized disclosure.	275
Sec. 3732.05. (A) Any individual alleging a violation of	276
sections 3732.02 to 3732.04 of the Revised Code may bring a	277
civil action in any court of competent jurisdiction.	278
(B) In a civil action brought under this section in which	279
the plaintiff prevails, the court may award the following:	280
(1) An amount not less than one hundred dollars and not	281
greater than one thousand dollars per violation per day, or	282
<pre>actual damages, whichever is greater;</pre>	283
(2) Punitive damages;	284
(3) Reasonable attorneys' fees and litigation costs;	285
(4) Any other relief, including equitable or declaratory	286
relief, that the court determines appropriate.	287
(C) A violation of sections 3732.02 to 3732.04 of the	288
Revised Code constitutes a concrete and particularized injury in	289
fact to the individual to whom such information relates.	290
(D)(1) Notwithstanding any other provision of law, no pre-	291
dispute arbitration agreement or pre-dispute joint-action waiver	292
is valid or enforceable with respect to a dispute arising under	293
sections 3732.02 to 3732.04 of the Revised Code.	294
(2) Any determination as to whether or how division (D) of	295
this section applies to any dispute shall be made by a court,	296
rather than an arbitrator, without regard to whether the	297
agreement purports to delegate the determination to an	298

arbitrator.	299
(E) For purposes of this section:	300
(1) "Pre-dispute arbitration agreement" means any	301
agreement to arbitrate a dispute that has not arisen at the time	302
of the making of the agreement.	303
(2) "Pre-dispute joint-action waiver" means an agreement	304
that would prohibit a party from participating in a joint,	305
class, or collective action in a judicial, arbitral,	306
administrative, or other forum, concerning a dispute that has	307
not yet arisen at the time of the making of the agreement.	308
Sec. 3732.06. (A) A violation of sections 3732.02 to	309
3732.04 of the Revised Code is an unfair or deceptive act or	310
practice in violation of section 1345.02 of the Revised Code. A	311
person injured by a violation of those sections has a cause of	312
action and is entitled to the same relief available to a	313
consumer under section 1345.09 of the Revised Code.	314
(B) The attorney general shall enforce sections 3732.02 to	315
3732.04 of the Revised Code in the same manner, by the same	316
means, and with the same jurisdiction, powers, and duties as	317
applicable for violations of sections 1345.01 to 1345.13 of the	318
Revised Code. Any regulated entity that violates those sections	319
is subject to the provisions, including penalties, of Chapter	320
1345. of the Revised Code.	321
(C) The attorney general may adopt rules as necessary to	322
implement and enforce sections 3732.02 to 3732.04 of the Revised	323
Code. Any rules shall be adopted in accordance with Chapter 119.	324
of the Revised Code.	325
Sec. 3732.08. (A) As used in sections 3732.08 to 3732.14	326
of the Revised Code. "assisted reproduction health care	327

provider" means any entity or individual, including any	328
physician, nurse practitioner, physician assistant, or	329
pharmacist, who is engaged or seeks to engage in assisted	330
reproduction care, such as through the provision of evidence-	331
based information, counseling, or items and services related to	332
<pre>fertility treatment.</pre>	333
(B) No political subdivision of this state, or official or	334
employee of this state, shall prohibit or unreasonably limit,	335
for reasons other than to enforce health and safety regulations,	336
any of the following:	337
(1) Any individual from doing any of the following:	338
(a) Accessing assisted reproduction;	339
(b) Continuing or completing an ongoing assisted	340
reproduction treatment or procedure pursuant to a written plan	341
or agreement with an assisted reproduction health care provider;	342
(c) Using or controlling the use of the individual's human	343
reproductive material.	344
(2) Any assisted reproduction health care provider from	345
doing either of the following:	346
(a) Performing assisted reproduction treatments or	347
<pre>procedures;</pre>	348
(b) Providing evidence-based information related to	349
assisted reproduction.	350
(3) Any insurance provider from covering assisted	351
reproduction treatments or procedures.	352
(C) Nothing in this section shall be construed as	353
preempting any written agreement or contract regarding an	354

<pre>individual's human reproductive material.</pre>	355
Sec. 3732.09. (A) All of the following may bring a civil_	356
action against any political subdivision of this state, or any	357
official or employee of this state, for the violation of, or the	358
enactment, implementation, or enforcement of a limitation or	359
requirement that violates, section 3732.08 of the Revised Code:	360
(1) The attorney general;	361
(2) Any individual or entity adversely affected by the	362
violation;	363
(3) An assisted reproduction health care provider on the	364
provider's own behalf, on behalf of the provider's staff, and on	365
behalf of the provider's patients who are or may be adversely	366
affected by the violation.	367
(B) The court may award appropriate equitable relief,	368
including temporary, preliminary, or permanent injunctive	369
relief.	370
(C) (1) The court shall award costs of litigation and	371
reasonable attorney's fees to any prevailing plaintiff.	372
(2) A plaintiff is not liable to a defendant for costs or	373
attorney's fees in any non-frivolous action filed under this	374
section.	375
(D) Notwithstanding any other provision of law, no	376
political subdivision of this state, or official or employee of	377
this state, is immune from an action brought under this section	378
in a court of competent jurisdiction.	379
(E) Nothing in section 3732.08 of the Revised Code or this	380
section shall be construed to do either of the following:	381

(1) Prohibit the enforcement of health and safety	382
regulations that apply to assisted reproduction health care	383
providers or health care facilities that provide assisted	384
reproduction care, if the regulations do both of the following:	385
(a) Advance the safety of health care services or the	386
health of patients;	387
(b) Cannot be advanced by a less restrictive alternative	388
measure or action.	389
(2) Modify, supersede, or otherwise affect any law	390
regarding insurance coverage of assisted reproduction.	391
Sec. 3732.11. (A) No assisted reproduction health care	392
provider or health care facility that provides assisted	393
reproduction care shall be required or compelled to provide	394
patient records to any out-of-state third party, including the	395
federal government, another state, any political subdivision, or	396
a law enforcement agency.	397
(B) For purposes of this section, "health care facility"	398
has the same meaning as in section 2925.11 of the Revised Code.	399
Sec. 3732.13. For the purposes of the Revised Code and	400
notwithstanding any other provision of law, no human	401
reproductive material that exists outside of a human uterus	402
shall be considered an unborn human individual, an unborn child,	403
a fetus, a natural person, or any other term that connotes or	404
designates personhood.	405
Sec. 3732.14. (A) Assisted reproduction health care shall	406
be performed or provided only if the assisted reproduction	407
health care provider has obtained the informed consent of each	408
patient. The health care provider shall provide written copies	409
to each patient of the provider's and health care facility's	410

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assisted reproduction-related policies and services applicable	411
to the patient.	412
(B) Each patient shall sign a form acknowledging that the	413
patient has received the information and consents to the	414
policies and applicable services described in division (A) of	415
this section.	416