1	A bill to be entitled					
2	An act relating to public records; amending s.					
3	382.008, F.S.; providing procedures for the					
4	registration of a nonviable birth; requiring nonviable					
5	birth certificates to contain information required for					
6	6 legal, social, and health research purposes; directing					
7	7 the Department of Health to authorize the issuance of					
8	8 certain records; providing that certain information					
9	included in nonviable birth certificates is					
10	confidential and exempt from public records					
11	requirements; providing for future legislative review					
12	and repeal of the exemption; providing a statement of					
13	public necessity; providing a contingent effective					
14	date.					
15						
16	Be It Enacted by the Legislature of the State of Florida:					
17						
18	Section 1. Subsection (7) is added to section 382.008,					
19	Florida Statutes, to read:					
20	382.008 Death, and fetal death, and nonviable birth					
21	registration					
22	(7)(a) The original nonviable birth certificate shall					
23	contain all of the information required by the department for					
24	legal, social, and health research purposes. The department may					
25	issue a certified copy of an original nonviable birth					

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26	certificate which includes the confidential and exempt						
27	information:						
28	1. To the fetus' parent;						
29	2. To any local, state, or federal agency for official						
30	purposes upon approval by the department; or						
31	3. Upon the order of any court of competent jurisdiction.						
32	(b) All information relating to the cause of death and						
33	parentage of a nonviable fetus, the marital status of such						
34	4 <u>fetus' parent, and any medical information included in nonviable</u>						
35	birth records held by a state agency is confidential and exempt						
36	from s. 119.07(1) and s. 24(a), Art. I of the State						
37	Constitution, but may be released for health research purposes						
38	as approved by the department.						
39	(c) The department shall authorize the issuance of a						
40	certified copy of all or part of an original nonviable birth						
41	certificate, excluding any information that is confidential and						
42	exempt from s. 119.07(1) and s. 24(a), Art. I of the State						
43	Constitution, to any person requesting such copy, pursuant to						
44	paragraph (b), upon receipt of a request and payment of the fee						
45	prescribed in s. 382.0255.						
46	(d) This subsection is subject to the Open Government						
47	Review Act in accordance with s. 119.15, and shall stand						
48	repealed on October 2, 2022, unless reviewed and saved from						
49	repeal through reenactment by the Legislature.						
50	Section 2. The Legislature finds that it is a public						
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51	necessity that nonviable birth records held by a state agency					
52	which reveal the cause of death and parentage of a nonviable					
53	fetus, the marital status of such fetus' parent, and any medical					
54	information be held confidential and exempt from s. 119.07(1),					
55	Florida Statutes, and s. 24(a), Art. I of the State Constitution					
56	to protect the privacy rights of a parent who experiences a					
57	nonviable birth. Medical information, including the cause of					
58	death of a nonviable fetus, and any medical information					
59	pertaining thereto, is sensitive and personal in nature and					
60	disclosure of such information may lead to an invasion of					
61	privacy of a parent experiencing a nonviable birth. Disclosure					
62	of information regarding the parentage of a nonviable fetus and					
63	the marital status of such fetus' parent may discourage an					
64	individual who would otherwise request a nonviable birth					
65	certificate from doing so due to real or perceived stigma					
66	regarding the nonviability of the fetus, the fetus' parentage,					
67	or the marital status of the fetus' parent. Currently, death and					
68	fetal death records make such information confidential and					
69	exempt from public disclosure. The Legislature finds that the					
70	same protections should be afforded to a parent who wishes to					
71	memorialize a nonviable birth with a nonviable birth certificate					
72	as part of his or her grieving process.					
73	Section 3. This act shall take effect on the same date					
74	that CS/CS/HB 101 or similar legislation takes effect, if such					
75	legislation is adopted in the same legislative session or an					

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76 extension thereof and becomes a law.

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