As Passed by the Senate

128th General Assembly Regular Session 2009-2010

Sub. H. B. No. 198

Representatives Lehner, Ujvagi

Cosponsors: Representatives Grossman, Harris, Jones, Weddington, Foley, Domenick, Hackett, Burke, Bacon, Blair, Ruhl, Martin, Yuko, Derickson, Newcomb, Harwood, Letson, Moran, Winburn, Fende, Garland, McGregor, Bolon, Sears, Patten, Williams, B., Balderson, Batchelder, Beck, Blessing, Boyd, Brown, Carney, Celeste, Combs, Driehaus, Dyer, Evans, Garrison, Gerberry, Goyal, Hagan, Koziura, Luckie, Lundy, Maag, McClain, Morgan, Murray, Phillips, Pillich, Pryor, Reece, Slesnick, Stebelton, Stewart, Williams, S.

Senators Morano, Cafaro, Coughlin, Gibbs, Gillmor, Harris, Hughes, Husted, Jones, Miller, D., Niehaus, Sawyer, Schaffer, Schiavoni, Schuring, Seitz, Stewart, Strahorn, Wagoner, Widener, Wilson, Fedor, Smith, Goodman, Patton

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A BILL

То	amend sections 3923.91 and 5111.242 and to enact	1
	sections 185.01 to 185.12, 3333.611, and 3333.612	2
	of the Revised Code, to amend Section 309.30.25 of	3
	Am. Sub. H.B. 1 of the 128th General Assembly, and	4
	to amend Section 5 of Sub. H.B. 125 of the 127th	5
	General Assembly, as subsequently amended, to	6
	establish the Patient Centered Medical Home	7
	Education Pilot Project, to authorize	8
	implementation of a primary care component of the	9
	Choose Ohio First Scholarship Program, to extend	10
	the moratorium concerning most favored nation	11

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clauses in hospital contracts, to revise the law	12
governing the Medicaid reimbursement for nursing	13
facilities' tax costs, and to declare an	14
emergency.	15
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That sections 3923.91 and 5111.242 be amended and	d 16
sections 185.01, 185.02, 185.03, 185.04, 185.05, 185.06, 185.07,	17
185.08, 185.09, 185.10, 185.11, 185.12, 3333.611, and 3333.612 o	f 18
the Revised Code be enacted to read as follows:	19
Sec. 185.01. As used in this chapter:	20
(A) "Advanced practice nurse" has the same meaning as in	21
section 4723.01 of the Revised Code.	22
(B) "Collaboration" has the same meaning as in section	23
4723.01 of the Revised Code.	24
(C) "Health care coverage and quality council" means the	25
entity established under section 3923.90 of the Revised Code.	26
(D) "Patient centered medical home education advisory group	<u>"</u> 27
means the entity established under section 185.03 of the Revised	28
Code to implement and administer the patient centered medical hor	<u>me</u> 29
education pilot project.	30
(E) "Patient centered medical home education pilot project"	31
means the pilot project established under section 185.02 of the	32
Revised Code.	33
Sec. 185.02. (A) There is hereby established the patient	34
centered medical home education pilot project. The pilot project	35
shall be implemented and administered by the patient centered	36
medical home education advisory group.	37

(B) The pilot project shall be operated to advance medical	38
education in the patient centered medical home model of care. The	39
patient centered medical home model of care is an enhanced model	40
of primary care in which care teams attend to the multifaceted	41
needs of patients, providing whole person comprehensive and	42
coordinated patient centered care.	43
(C) The pilot project shall not be operated in a manner that	44
requires a patient, unless otherwise required by the Revised Code,	45
to receive a referral from a physician in a practice selected for	46
inclusion in the pilot project under section 185.05 of the Revised	47
Code as a condition of being authorized to receive specialized	48
health care services from an individual licensed or certified	49
under Title XLVII of the Revised Code to provide those services.	50
Sec. 185.03. (A) The patient centered medical home education	51
advisory group is hereby created for the purpose of implementing	52
and administering the patient centered medical home pilot project.	53
The advisory group shall develop a set of expected outcomes for	54
the pilot project.	55
(B) The advisory group shall consist of the following voting	56
members:	57
(1) One individual with expertise in the training and	58
education of primary care physicians who is appointed by the dean	59
of the university of Toledo college of medicine;	60
(2) One individual with expertise in the training and	61
education of primary care physicians who is appointed by the dean	62
of the Boonshoft school of medicine at Wright state university;	63
(3) One individual with expertise in the training and	64
education of primary care physicians who is appointed by the	65
president and dean of the northeastern Ohio universities colleges	66
of medicine and pharmacy;	67

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apply to the advisory group.	127
Sec. 185.04. The patient centered medical home education	128
advisory group may appoint an executive director and employ other	129
staff as it considers necessary to fulfill its duties. Until the	130
advisory group identifies an alternative, the Boonshoft school of	131
medicine at Wright state university shall provide administrative	132
support to the advisory group.	133
Sec. 185.05. (A) The patient centered medical home education	134
advisory group shall accept applications for inclusion in the	135
patient centered medical home education pilot project from primary	136
care practices with educational affiliations, as determined by the	137
advisory group, with one or more of the following:	138
(1) The Boonshoft school of medicine at Wright state	139
university;	140
(2) The university of Toledo college of medicine;	141
(3) The northeastern Ohio universities colleges of medicine	142
and pharmacy;	143
(4) The Ohio university college of osteopathic medicine;	144
(5) The college of nursing at the university of Toledo;	145
(6) The Wright state university college of nursing and	146
<u>health;</u>	147
(7) The college of nursing at Kent state university;	148
(8) The university of Akron college of nursing;	149
(9) The school of nursing at Ohio university.	150
(B)(1) Subject to division (C)(1) of this section, the	151
advisory group shall select for inclusion in the pilot project not	152
more than the following number of physician practices:	153
(a) Ten practices affiliated with the Boonshoft school of	154

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medicine at Wright state university;	155
(b) Ten practices affiliated with the university of Toledo	156
college of medicine;	157
(c) Ten practices affiliated with the northeastern Ohio	158
universities colleges of medicine and pharmacy;	159
(d) Ten practices affiliated with the centers for osteopathic	160
research and education of the Ohio university college of	161
osteopathic medicine.	162
(2) Subject to division (C)(2) of this section, the advisory	163
group shall select for inclusion in the pilot project not less	164
than the following number of advanced practice nurse primary care	165
practices:	166
(a) One practice affiliated with the college of nursing at	167
the university of Toledo;	168
(b) One practice affiliated with the Wright state university	169
college of nursing and health;	170
(c) One practice affiliated with the college of nursing at	171
Kent state university or the university of Akron college of	172
nursing;	173
(d) One practice affiliated with the school of nursing at	174
Ohio university.	175
(C)(1) All of the following apply with respect to the	176
selection of physician practices under division (B) of this	177
section:	178
(a) The advisory group shall strive to select physician	179
practices in such a manner that the pilot project includes a	180
diverse range of primary care specialties, including practices	181
specializing in pediatrics, geriatrics, general internal medicine,	182
or family medicine.	183
(b) When evaluating an application, the advisory group shall	184

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(b) Are board-certified as a family nurse practitioner or	246
adult nurse practitioner by the American academy of nurse	247
practitioners or American nurses credentialing center,	248
board-certified as a geriatric nurse practitioner or women's	249
health nurse practitioner by the American nurses credentialing	250
center, or is board-certified as a pediatric nurse practitioner by	251
the American nurses credentialing center or pediatric nursing	252
certification board;	253
(c) Has a collaboration agreement with a physician with board	254
certification as specified in division (A)(1) of this section and	255
who is an active participant on the health care team.	256
(2) Be capable of adapting the primary care practice during	257
the period in which the practice receives funding from the	258
advisory group in such a manner that the practice is fully	259
compliant with the minimum standards for operation of a patient	260
centered medical home, as those standards are established by the	261
advisory group;	262
(3) Comply with any reporting requirements recommended by the	263
health care coverage and quality council under division (A)(12) of	264
section 3923.91 of the Revised Code;	265
(4) Meet any other criteria established by the advisory group	266
as part of the selection process.	267
Sec. 185.07. The patient centered medical home education	268
advisory group shall enter into a contract with each primary care	269
practice selected for inclusion in the patient centered medical	270
home education pilot project. The contract shall specify the terms	271
and conditions for inclusion in the pilot project, including a	272
requirement that the practice provide primary care services to	273
patients and serve as the patients' medical home. The contract	274
shall also require the practice to participate in the training of	275
medical students, advanced practice nursing students, or primary	276

(2) Components that reflect, as appropriate, the special

needs of patients who are part of a medically underserved

population, including medicaid recipients, individuals without

health insurance, individuals with disabilities, individuals with

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chronic health conditions, and individuals within racial or ethnic	307
minority groups;	308
(3) Components that include training in interdisciplinary	309
cooperation between physicians and advanced practice nurses in the	310
patient centered medical home model of care, including curricula	311
ensuring that a common conception of a patient centered medical	312
home model of care is provided to medical students, advanced	313
practice nurses, and primary care residents.	314
(B) The advisory group shall work in association with the	315
medical and nursing schools to identify funding sources to ensure	316
that the curricula developed under division (A) of this section	317
are accessible to medical students, advanced practice nursing	318
students, and primary care residents. The advisory group shall	319
consider scholarship options or incentives provided to students in	320
addition to those provided under the choose Ohio first scholarship	321
program operated under section 3333.61 of the Revised Code.	322
Cog 195 10 The nationt contered modical home education	323
Sec. 185.10. The patient centered medical home education	
advisory group shall seek funding sources for the patient centered	324
medical home education pilot project. In doing so, the advisory	325
group may apply for grants, seek federal funds, seek private	326
donations, or seek any other type of funding that may be available	327
for the pilot project. To ensure that appropriate sources of and	328
opportunities for funding are identified and pursued, the advisory	329
group may ask for assistance from the health care coverage and	330
quality council.	331
Sec. 185.11. (A) All funds received on behalf of the patient	332
centered medical home education advisory group shall be deposited	333
into an account maintained in a financial institution for the	334
benefit of the patient centered medical home education pilot	335
project. The account shall be in the custody of the treasurer of	336

state, but shall not be part of the state treasury. All	337
disbursements from the account shall be released by the treasurer	338
of state only upon a request bearing the signature of the advisory	339
group's chairperson, another person designated by the advisory	340
group, or, if an executive director has been appointed, the	341
advisory group's executive director.	342
(B) The advisory group may use the funds deposited into the	343
account as it considers necessary to fulfill its duties in	344
implementing and administering the pilot project.	345
Sec. 185.12. (A) The patient centered medical home education	346
advisory group shall prepare reports of its findings and	347
recommendations from the patient centered medical home education	348
pilot project. Each report shall include an evaluation of the	349
learning opportunities generated by the pilot project, the	350
physicians and advanced practice nurses trained in the pilot	351
project, the costs of the pilot project, and the extent to which	352
the pilot project has met the set of expected outcomes developed	353
under division (A) of section 185.03 of the Revised Code.	354
(B) The reports shall be completed in accordance with the	355
following schedule:	356
(1) An interim report not later than six months after the	357
date on which the first funding is released pursuant to section	358
185.11 of the Revised Code;	359
(2) An update of the interim report not later than one year	360
after the date on which the first funding is released;	361
(3) A final report not later than two years after the date on	362
which the first funding is released.	363
(C) The advisory group shall submit each of the reports to	364
the governor and, in accordance with section 101.68 of the Revised	365
Code, to the general assembly.	366

Sec. 3333.611. (A) All of the following individuals shall	367
jointly develop a proposal for the creation of a primary care	368
medical student component of the choose Ohio first scholarship	369
program operated under section 3333.61 of the Revised Code under	370
which scholarships are annually made available and awarded to	371
medical students who meet the requirements specified in division	372
(D) of this section:	373
(1) The dean of the Ohio state university school of medicine;	374
(2) The dean of the Case western reserve university school of	375
medicine;	376
(3) The dean of the university of Toledo college of medicine;	377
(4) The president and dean of the northeastern Ohio	378
universities colleges of medicine and pharmacy;	379
(5) The dean of the university of Cincinnati college of	380
medicine;	381
(6) The dean of the Boonshoft school of medicine at Wright	382
state university;	383
(7) The dean of the Ohio university college of osteopathic	384
medicine.	385
(B) The individuals specified in division (A) of this section	386
shall consider including the following provisions in the proposal:	387
(1) Establishing a scholarship of sufficient size to permit	388
annually not more than fifty medical students to receive	389
scholarships;	390
(2) Specifying that a scholarship, once granted, may be	391
provided to a medical student for not more than four years.	392
(C) The individuals specified in division (A) of this section	393
shall submit the proposal for the component to the chancellor of	394
the Ohio board of regents not later than six months after the	395

shall consider including the following provisions in the proposal:	425
(1) Establishing a scholarship of sufficient size to permit	426
annually not more than thirty advanced practice nursing students	427
to receive scholarships;	428
(2) Specifying that a scholarship, once granted, may be	429
provided to an advanced practice nursing student for not more than	430
three years.	431
(C) The individuals specified in division (A) of this section	432
shall submit the proposal for the component to the chancellor of	433
the Ohio board of regents not later than six months after the	434
effective date of this section. The chancellor shall review the	435
proposal and determine whether to implement the component as part	436
of the program.	437
(D) To be eligible for a scholarship made available under the	438
component, an advanced practice nursing student shall meet all of	439
the following requirements:	440
(1) Participate in identified patient centered medical home	441
model training opportunities during nursing school;	442
(2) Commit to an advanced practice nursing primary care	443
practice in this state after completing nursing school for not	444
less than three years;	445
(3) Accept medicaid recipients as patients, without	446
restriction and, as compared to other patients, in a proportion	447
that is specified in the scholarship.	448
Sec. 3923.91. (A) The health care coverage and quality	449
council shall do all of the following:	450
	430
(1) Advise the governor and general assembly on strategies to	451
improve health care programs and health insurance policies and	452
benefit plans;	453

(2) Monitor and evaluate implementation of strategies for	454
improving access to health insurance coverage and improving the	455
quality of the state's health care system, identify barriers to	456
implementing those strategies, and identify methods for overcoming	457
the barriers;	458
(3) Catalog existing health care data reporting efforts and	459
make recommendations to improve data reporting in a manner that	460
increases transparency and consistency in the health care and	461
insurance coverage systems;	462
(4) Study health care financing alternatives that will	463
increase access to health insurance coverage, promote disease	464
prevention and injury prevention, contain costs, and improve	465
quality;	466
(5) Evaluate the systems that individuals use to obtain or	467
otherwise become connected with health insurance and recommend	468
improvements to those systems or the use of alternative systems;	469
(6) Recommend minimum coverage standards for basic and	470
standard health insurance plans offered by insurance carriers;	471
(7) Recommend strategies, such as subsidies, to assist	472
individuals in being able to afford health insurance coverage;	473
(8) Recommend strategies to implement health information	474
technology to support improved access and quality and reduced	475
costs in the state's health care system;	476
(9) Study alternative care management options for medicaid	477
recipients who are not required to participate in the care	478
management system established under section 5111.16 of the Revised	479
Code;	480
(10) Review the medical home model of care concept, propose	481
the characteristics of a patient centered medical home model of	482
care, pursue appropriate funding opportunities for the development	483

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(1) The cost per case mix-unit calculated under section	574
5111.231 of the Revised Code, the rate for ancillary and support	575
costs calculated under section 5111.24 of the Revised Code, the	576
rate for tax costs calculated under section 5111.242 of the	577
Revised Code, and the rate for capital costs calculated under	578
section 5111.25 of the Revised Code shall each be adjusted as	579
follows:	580
(a) Increase the cost and rates so calculated by two per	581
cent;	582
(b) Increase the cost and rates determined under division	583
(B)(1)(a) of this section by two per cent;	584
(c) Increase the cost and rates determined under division	585
(B)(1)(b) of this section by one per cent.	586
(2) The mean payment used in the calculation of the quality	587
incentive payment made under section 5111.244 of the Revised Code	588
shall be, weighted by Medicaid days, three dollars and three cents	589
per Medicaid day.	590
(3) The rate, after the adjustments under divisions $(B)(1)$	591
and (2) of this section are made, shall be further adjusted by a	592
percentage that the Department of Job and Family Services shall	593
determine in consultation with the Ohio Health Care Association;	594
Ohio Academy of Nursing Homes; and the Association of Ohio	595
Philanthropic Homes, Housing, and Services for the Aging. The	596
percentage shall be based on expending an amount equal to the	597
amount determined as follows:	598
(a) Determine how much of the revenue to be generated under	599
section 3721.51 of the Revised Code for fiscal year 2011 reflects	600
the calculations made under divisions (A)(1) to (4) of section	601
3721.50 of the Revised Code;	602

(b) From the amount determined under division (B)(3)(a) of

this section, subtract the portion of the amount to be expended

under division $\frac{(E)(F)}{(F)}$ of this section that reflects the part of the calculation made under division $\frac{(E)(F)}{(F)}(2)$ of this section.

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- (C) Except as provided in division (F)(G) of this section, if the rate determined for a nursing facility under division (B) of this section for nursing facility services provided during fiscal year 2011 is more than one hundred two and twenty-five hundredths per cent of the nursing facility's fiscal year 2010 partial rate, the Department of Job and Family Services shall reduce the nursing facility's rate determined under division (B) of this section for fiscal year 2011 so that the rate is not more than one hundred two and twenty-five hundredths per cent of the nursing facility's fiscal year 2010 partial rate. Except as provided in division $\frac{(F)(G)}{(G)}$ of this section, if the rate determined for a nursing facility under division (B) of this section for nursing facility services provided during fiscal year 2011 is less than ninety-nine per cent of the nursing facility's fiscal year 2010 partial rate, the Department shall increase the nursing facility's rate determined under division (B) of this section for fiscal year 2011 so that the rate is not less than ninety-nine per cent of the nursing facility's fiscal year 2010 partial rate.
- (D) After the adjustments under divisions (B) and (C) of this 625 section are made to a nursing facility's fiscal year 2011 rate, 626 the Department of Job and Family Services shall increase the 627 nursing facility's fiscal year 2011 rate by the amount of real 628 estate taxes reported on the nursing facility's cost report for 629 calendar year 2004 divided by the number of inpatient days 630 reported on that cost report if the nursing facility had a credit 631 regarding its real estate taxes reflected on its cost report for 632 calendar year 2003. 633
- (E) After the adjustments under divisions (B) and, (C), and (D) of this section are made to a nursing facility's fiscal year 2011 rate, the Department of Job and Family Services shall

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increase the nursing facility's fiscal year 2011 rate by five	637
dollars and seventy cents per Medicaid day. This increase shall be	638
known as the workforce development incentive payment. The total	639
amount of workforce development incentive payments paid to	640
providers of nursing facilities shall be used to improve nursing	641
facilities' employee retention and direct care staffing levels,	642
including by increasing wages paid to nursing facilities' direct	643
care staff. Not later than September 30, 2012, the Department	644
shall submit a report to the Governor and, in accordance with	645
section 101.68 of the Revised Code, the General Assembly detailing	646
the impact that the workforce development incentive payments have	647
on nursing facilities' employee retention, direct care staffing	648
levels, and direct care staff wages.	649

(E)(F) After the adjustment under division (D)(E) of this

section is made to a nursing facility's fiscal year 2011 rate, the

Department of Job and Family Services shall increase the nursing

facility's fiscal year 2011 rate by the consolidated services rate

per Medicaid day. The consolidated services rate shall equal the

sum of the following:

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- (1) Three dollars and ninety-one cents;
- (2) The amount calculated under divisions (A)(1) to (4) of 657 section 3721.50 of the Revised Code for fiscal year 2011.

 $\frac{(F)(G)}{(G)}$ If the fiscal year 2010 rate for a nursing facility as 659 initially determined under division (B) of section Section 660 309.30.20 of this act Am. Sub. H.B. 1 of the 128th General 661 Assembly is not subject to an adjustment under division (C) of 662 that section, the nursing facility's fiscal year 2011 rate as 663 initially determined under division (B) of this section shall not 664 be subject to an adjustment under division (C) of this section 665 regardless of whether the nursing facility's fiscal year 2011 rate 666 as initially determined under division (B) of this section would, 667 if not for this division, be subject to the adjustment. 668

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If the fiscal year 2011 rate for a nursing facility as	669
initially determined under division (B) of this section is not	670
subject to an adjustment under division (C) of this section, the	671
nursing facility's rate shall not be subject to an adjustment	672
under that division for the remainder of fiscal year 2011	673
regardless of any other adjustment made to the nursing facility's	674
fiscal year 2011 rate under sections 5111.20 to 5111.33 of the	675
Revised Code.	676
$\frac{(G)(H)}{(H)}$ Not later than October 1, 2010, the Department of Job	677
and Family Services shall determine the rates to be paid providers	678
of nursing facilities under this section. Until the rates are	679
determined, the Department shall continue to pay a provider the	680
rate the provider is paid for nursing facility services the	681
provider's nursing facility provides on June 30, 2010. When the	682
Department determines the rates to be paid under this section, the	683
Department shall pay the rates retroactive to July 1, 2010.	684
$\frac{\mathrm{(H)}(\mathrm{I})}{\mathrm{(I)}}$ If the United States Centers for Medicare and Medicaid	685
Services requires that the franchise permit fee be reduced or	686
eliminated, the Department of Job and Family Services shall reduce	687
the amount it pays providers of nursing facility services under	688
this section as necessary to reflect the loss to the state of the	689
revenue and federal financial participation generated from the	690
franchise permit fee.	691
$\frac{(1)}{(J)}$ The Department of Job and Family Services shall follow	692
this section in determining the rate to be paid to the provider of	693
a nursing facility that has a valid Medicaid provider agreement on	694
June 30, 2010, and a valid Medicaid provider agreement during	695
fiscal year 2011 notwithstanding anything to the contrary in	696

Section 4. That existing Section 309.30.25 of Am. Sub. H.B. 1 698 of the 128th General Assembly is hereby repealed. 699

sections 5111.20 to 5111.33 of the Revised Code.

Section 5. That Section 5 of Sub. H.B. 125 of the 127th	700
General Assembly, as amended by Sub. H.B. 493 of the 127th General	701
Assembly, be amended to read as follows:	702
Sec. 5. (A) As used in this section and Section 6 of Sub.	703
H.B. 125 of the 127th General Assembly:	704
(1) "Most favored nation clause" means a provision in a	705
health care contract that does any of the following:	706
(a) Prohibits, or grants a contracting entity an option to	707
prohibit, the participating provider from contracting with another	708
contracting entity to provide health care services at a lower	709
price than the payment specified in the contract;	710
(b) Requires, or grants a contracting entity an option to	711
require, the participating provider to accept a lower payment in	712
the event the participating provider agrees to provide health care	713
services to any other contracting entity at a lower price;	714
(c) Requires, or grants a contracting entity an option to	715
require, termination or renegotiation of the existing health care	716
contract in the event the participating provider agrees to provide	717
health care services to any other contracting entity at a lower	718
price;	719
(d) Requires the participating provider to disclose the	720
participating provider's contractual reimbursement rates with	721
other contracting entities.	722
(2) "Contracting entity," "health care contract," "health	723
care services," "participating provider," and "provider" have the	724
same meanings as in section 3963.01 of the Revised Code, as	725
enacted by Sub. H.B. 125 of the 127th General Assembly.	726
(B) With respect to a contracting entity and a provider other	727
than a hospital, no health care contract that includes a most	728

effect on the ninetieth day after the effective date of this act.

Section 8. This act is hereby declared to be an emergency

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measure necessary for the immediate preservation of the public	759
peace, health, and safety. The reason for such necessity is that	760
it establishes continuity for existing most favored nation clauses	761
in health care contracts and avoids the administrative expense of	762
recalculating a nursing facility's Medicaid reimbursement rate for	763
tax costs after fiscal year 2011 begins. Therefore, this act shall	764
go into immediate effect.	765