

**As Reported by the Senate Finance Committee**

**130th General Assembly  
Regular Session  
2013-2014**

**Sub. S. B. No. 206**

**Senator Burke**

**Cosponsors: Senators Coley, LaRose, Tavares**

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**A B I L L**

To amend sections 191.02, 5162.01, 5162.13, 5162.131, 1  
5162.132, 5162.20, 5163.01, 5163.06, 5163.09, 2  
5163.0910, and 5164.911; to amend, for the purpose 3  
of adopting a new section number as indicated in 4  
parentheses, section 5163.0910 (5162.133); to 5  
enact sections 103.41, 103.411, 103.412, 103.413, 6  
103.414, 103.415, 191.08, 5162.134, 5162.70, 7  
5162.71, and 5164.94; and to repeal sections 8  
101.39, 101.391, and 5163.099 of the Revised Code; 9  
to amend Section 323.90 of Am. Sub. H.B. 59 of the 10  
130th General Assembly; to require implementation 11  
of certain Medicaid revisions, reform systems, and 12  
program oversight; to provide for government 13  
programs that provide public benefits to 14  
prioritize employment goals; and to make an 15  
appropriation. 16

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

**Section 1.** That sections 191.02, 5162.01, 5162.13, 5162.131, 17  
5162.132, 5162.20, 5163.01, 5163.06, 5163.09, 5163.0910, and 18  
5164.911 be amended; section 5163.0910 (5162.133) be amended for 19  
the purpose of adopting a new section number as indicated in 20

parentheses; and sections 103.41, 103.411, 103.412, 103.413, 21  
103.414, 103.415, 191.08, 5162.134, 5162.70, 5162.71, and 5164.94 22  
of the Revised Code be enacted to read as follows: 23

Sec. 103.41. (A) As used in sections 103.41 to 103.415 of the 24  
Revised Code: 25

(1) "JMOC" means the joint medicaid oversight committee 26  
created under this section. 27

(2) "State and local government medicaid agency" means all of 28  
the following: 29

(a) The department of medicaid; 30

(b) The office of health transformation; 31

(c) Each state agency and political subdivision with which 32  
the department of medicaid contracts under section 5162.35 of the 33  
Revised Code to have the state agency or political subdivision 34  
administer one or more components of the medicaid program, or one 35  
or more aspects of a component, under the department's 36  
supervision; 37

(d) Each agency of a political subdivision that is 38  
responsible for administering one or more components of the 39  
medicaid program, or one or more aspects of a component, under the 40  
supervision of the department or a state agency or political 41  
subdivision described in division (A)(2)(c) of this section. 42

(B) There is hereby created the joint medicaid oversight 43  
committee. JMOC shall consist of the following members: 44

(1) Five members of the senate appointed by the president of 45  
the senate, three of whom are members of the majority party and 46  
two of whom are members of the minority party; 47

(2) Five members of the house of representatives appointed by 48  
the speaker of the house of representatives, three of whom are 49

members of the majority party and two of whom are members of the 50  
minority party. 51

(C) The term of each JMOC member shall begin on the day of 52  
appointment to JMOC and end on the last day that the member serves 53  
in the house (in the case of a member appointed by the speaker) or 54  
senate (in the case of a member appointed by the president) during 55  
the general assembly for which the member is appointed to JMOC. 56  
The president and speaker shall make the initial appointments not 57  
later than fifteen days after the effective date of this section. 58  
However, if this section takes effect before January 1, 2014, the 59  
president and speaker shall make the initial appointments during 60  
the period beginning January 1, 2014, and ending January 15, 2014. 61  
The president and speaker shall make subsequent appointments not 62  
later than fifteen days after the commencement of the first 63  
regular session of each general assembly. JMOC members may be 64  
reappointed. A vacancy on JMOC shall be filled in the same manner 65  
as the original appointment. 66

(D) In odd-numbered years, the speaker shall designate one of 67  
the majority members from the house as the JMOC chairperson and 68  
the president shall designate one of the minority members from the 69  
senate as the JMOC ranking minority member. In even-numbered 70  
years, the president shall designate one of the majority members 71  
from the senate as the JMOC chairperson and the speaker shall 72  
designate one of the minority members from the house as the JMOC 73  
ranking minority member. 74

(E) In appointing members from the minority, and in 75  
designating ranking minority members, the president and speaker 76  
shall consult with the minority leader of their respective houses. 77

(F) JMOC shall meet at the call of the JMOC chairperson. The 78  
chairperson shall call JMOC to meet not less often than once each 79  
calendar month, unless the chairperson and ranking minority member 80  
agree that the chairperson should not call JMOC to meet for a 81

particular month. 82

(G) JMOC may employ professional, technical, and clerical 83  
employees as are necessary for JMOC to be able successfully and 84  
efficiently to perform its duties. All such employees are in the 85  
unclassified service and serve at JMOC's pleasure. JMOC may 86  
contract for the services of persons who are qualified by 87  
education and experience to advise, consult with, or otherwise 88  
assist JMOC in the performance of its duties. 89

(H) The JMOC chairperson, when authorized by JMOC and the 90  
president and speaker, may issue subpoenas and subpoenas duces 91  
tecum in aid of JMOC's performance of its duties. A subpoena may 92  
require a witness in any part of the state to appear before JMOC 93  
at a time and place designated in the subpoena to testify. A 94  
subpoena duces tecum may require witnesses or other persons in any 95  
part of the state to produce books, papers, records, and other 96  
tangible evidence before JMOC at a time and place designated in 97  
the subpoena duces tecum. A subpoena or subpoena duces tecum shall 98  
be issued, served, and returned, and has consequences, as 99  
specified in sections 101.41 to 101.45 of the Revised Code. 100

(I) The JMOC chairperson may administer oaths to witnesses 101  
appearing before JMOC. 102

**Sec. 103.411.** The JMOC chairperson may request that the 103  
medicaid director appear before JMOC to provide information and 104  
answer questions about the medicaid program. If so requested, the 105  
medicaid director shall appear before JMOC at the time and place 106  
specified in the request. 107

**Sec. 103.412.** (A) JMOC shall oversee the medicaid program on 108  
a continuing basis. As part of its oversight, JMOC shall do all of 109  
the following: 110

(1) Review how the medicaid program relates to the public and 111

private provision of health care coverage in this state and the 112  
United States; 113

(2) Review the reforms implemented under section 5162.70 of 114  
the Revised Code and evaluate the reforms' successes in achieving 115  
their objectives; 116

(3) Recommend policies and strategies to encourage both of 117  
the following: 118

(a) Medicaid recipients being physically and mentally able to 119  
join and stay in the workforce and ultimately becoming 120  
self-sufficient; 121

(b) Less use of the medicaid program. 122

(4) Recommend, to the extent JMOC determines appropriate, 123  
improvements in statutes and rules concerning the medicaid 124  
program; 125

(5) Develop a plan of action for the future of the medicaid 126  
program. 127

(B) JMOC may do all of the following: 128

(1) Plan, advertise, organize, and conduct forums, 129  
conferences, and other meetings at which representatives of state 130  
agencies and other individuals having expertise in the medicaid 131  
program may participate to increase knowledge and understanding 132  
of, and to develop and propose improvements in, the medicaid 133  
program; 134

(2) Prepare and issue reports on the medicaid program; 135

(3) Solicit written comments on, and conduct public hearings 136  
at which persons may offer verbal comments on, drafts of its 137  
reports. 138

**Sec. 103.413.** (A) JMOC may investigate state and local 139  
government medicaid agencies. Subject to division (B) of this 140

section, all of the following apply to an investigation: 141

(1) JMOC, including its employees, may inspect the offices of 142  
a state and local government medicaid agency as necessary for the 143  
conduct of the investigation. 144

(2) No person shall deny JMOC or a JMOC employee access to 145  
such an office when access is needed for such an inspection. 146

(3) Neither JMOC nor a JMOC employee is required to give 147  
advance notice of, or to make prior arrangements before, such an 148  
inspection. 149

(B) Neither JMOC nor a JMOC employee shall conduct an 150  
inspection under this section unless the JMOC chairperson grants 151  
prior approval for the inspection. The chairperson shall not grant 152  
such approval unless JMOC, the president of the senate, and the 153  
speaker of the house of representatives authorize the chairperson 154  
to grant the approval. Each inspection shall be conducted during 155  
the normal business hours of the office being inspected, unless 156  
the chairperson determines that the inspection must be conducted 157  
outside of normal business hours. The chairperson may make such a 158  
determination only due to an emergency circumstance or other 159  
justifiable cause that furthers JMOC's mission. If the chairperson 160  
makes such a determination, the chairperson shall specify the 161  
reason for the determination in the grant of prior approval for 162  
the inspection. 163

**Sec. 103.414.** Before the beginning of each fiscal biennium, 164  
JMOC shall contract with an actuary to determine the projected 165  
medical inflation rate for the upcoming fiscal biennium. The 166  
contract shall require the actuary to make the determination using 167  
the same types of classifications and sub-classifications of 168  
medical care that the United States bureau of labor statistics 169  
uses in determining the inflation rate for medical care in the 170

consumer price index. The contract also shall require the actuary 171  
to provide JMOC a report with its determination at least one 172  
hundred twenty days before the governor is required to submit a 173  
state budget for the fiscal biennium to the general assembly under 174  
section 107.03 of the Revised Code. 175

On receipt of the actuary's report, JMOC shall determine 176  
whether it agrees with the actuary's projected medical inflation 177  
rate. If JMOC disagrees with the actuary's projected medical 178  
inflation rate, JMOC shall determine a different projected medical 179  
inflation rate for the upcoming fiscal biennium. 180

The actuary and, if JMOC determines a different projected 181  
medical inflation rate, JMOC shall determine the projected medical 182  
inflation rate for the state unless that is not practicable in 183  
which case the determination shall be made for the midwest region. 184

Regardless of whether it agrees with the actuary's projected 185  
medical inflation rate or determines a different projected medical 186  
inflation rate, JMOC shall complete a report regarding the 187  
projected medical inflation rate. JMOC shall include a copy of the 188  
actuary's report in JMOC's report. JMOC's report shall state 189  
whether JMOC agrees with the actuary's projected medical inflation 190  
rate and, if JMOC disagrees, the reason why JMOC disagrees and the 191  
different medical inflation rate JMOC determined. At least ninety 192  
days before the governor is required to submit a state budget for 193  
the upcoming fiscal biennium to the general assembly under section 194  
107.03 of the Revised Code, JMOC shall submit a copy of the report 195  
to the general assembly in accordance with section 101.68 of the 196  
Revised Code and to the governor and medicaid director. 197

**Sec. 103.415.** JMOC may review bills and resolutions regarding 198  
the medicaid program that are introduced in the general assembly. 199  
JMOC may submit a report of its review of a bill or resolution to 200

the general assembly in accordance with section 101.68 of the 201  
Revised Code. The report may include JMOC's determination 202  
regarding the bill's or resolution's desirability as a matter of 203  
public policy. 204

JMOC's decision on whether and when to review a bill or 205  
resolution has no effect on the general assembly's authority to 206  
act on the bill or resolution. 207

**Sec. 191.02.** The executive director of the office of health 208  
transformation, in consultation with all of the following 209  
individuals, shall identify each government program administered 210  
by a state agency that is to be considered a government program 211  
providing public benefits for purposes of ~~section~~ sections 191.04 212  
and 191.08 of the Revised Code: 213

(A) The director of administrative services; 214

(B) The director of aging; 215

(C) The director of development services; 216

(D) The director of developmental disabilities; 217

(E) The director of health; 218

(F) The director of job and family services; 219

(G) The ~~director of~~ medicaid director; 220

(H) The director of mental health and addiction services; 221

(I) The director of rehabilitation and correction; 222

(J) The director of veterans services; 223

(K) The director of youth services; 224

(L) The executive director of the opportunities for Ohioans 225  
with disabilities agency; 226

(M) The administrator of workers' compensation; 227

(N) The superintendent of insurance;	228
(O) The superintendent of public instruction;	229
(P) The tax commissioner.	230
<u>Sec. 191.08. The executive director of the office of health</u>	231
<u>transformation shall adopt strategies that prioritize employment</u>	232
<u>as a goal for individuals participating in government programs</u>	233
<u>providing public benefits.</u>	234
<b>Sec. 5162.01.</b> (A) As used in the Revised Code:	235
(1) "Medicaid" and "medicaid program" mean the program of	236
medical assistance established by Title XIX of the "Social	237
Security Act," 42 U.S.C. 1396 et seq., including any medical	238
assistance provided under the medicaid state plan or a federal	239
medicaid waiver granted by the United States secretary of health	240
and human services.	241
(2) "Medicare" and "medicare program" mean the federal health	242
insurance program established by Title XVIII of the "Social	243
Security Act," 42 U.S.C. 1395 et seq.	244
(B) As used in this chapter:	245
(1) "Dual eligible individual" has the same meaning as in	246
section 5160.01 of the Revised Code.	247
(2) <u>"Exchange" has the same meaning as in 45 C.F.R. 155.20.</u>	248
(3) "Federal financial participation" has the same meaning as	249
in section 5160.01 of the Revised Code.	250
<del>(3)</del> (4) "Federal poverty line" means the official poverty line	251
defined by the United States office of management and budget based	252
on the most recent data available from the United States bureau of	253
the census and revised by the United States secretary of health	254
and human services pursuant to the "Omnibus Budget Reconciliation	255

Act of 1981," section 673(2), 42 U.S.C. 9902(2).	256
<del>(4)</del> (5) "Healthy start component" means the component of the medicaid program that covers pregnant women and children and is identified in rules adopted under section 5162.02 of the Revised Code as the healthy start component.	257 258 259 260
<del>(5)</del> (6) " <u>Home and community-based services</u> " means <u>services provided under a home and community-based services medicaid waiver component.</u>	261 262 263
(7) " <u>Home and community-based services medicaid waiver component</u> " has the same meaning as in section 5166.01 of the <u>Revised Code.</u>	264 265 266
(8) "ICF/IID" has the same meaning as in section 5124.01 of the Revised Code.	267 268
<del>(6)</del> (9) "Medicaid managed care organization" has the same meaning as in section 5167.01 of the Revised Code.	269 270
<del>(7)</del> (10) "Medicaid provider" has the same meaning as in section 5164.01 of the Revised Code.	271 272
<del>(8)</del> (11) "Medicaid services" has the same meaning as in section 5164.01 of the Revised Code.	273 274
<del>(9)</del> (12) "Nursing facility" <del>has</del> <u>and "nursing facility services" have</u> the same <del>meaning</del> <u>meanings</u> as in section 5165.01 of the Revised Code.	275 276 277
<del>(10)</del> (13) "Political subdivision" means a municipal corporation, township, county, school district, or other body corporate and politic responsible for governmental activities only in a geographical area smaller than that of the state.	278 279 280 281
<del>(11)</del> (14) "Prescribed drug" has the same meaning as in section 5164.01 of the Revised Code.	282 283
<del>(12)</del> (15) "Provider agreement" has the same meaning as in section 5164.01 of the Revised Code.	284 285

~~(13)~~(16) "Qualified medicaid school provider" means the board 286  
of education of a city, local, or exempted village school 287  
district, the governing authority of a community school 288  
established under Chapter 3314. of the Revised Code, the state 289  
school for the deaf, and the state school for the blind to which 290  
both of the following apply: 291

(a) It holds a valid provider agreement. 292

(b) It meets all other conditions for participation in the 293  
medicaid school component of the medicaid program established in 294  
rules authorized by section 5162.364 of the Revised Code. 295

~~(14)~~(17) "State agency" means every organized body, office, 296  
or agency, other than the department of medicaid, established by 297  
the laws of the state for the exercise of any function of state 298  
government. 299

~~(15)~~(18) "Vendor offset" means a reduction of a medicaid 300  
payment to a medicaid provider to correct a previous, incorrect 301  
medicaid payment to that provider. 302

**Sec. 5162.13.** On or before the first day of January of each 303  
year, the department of medicaid shall ~~submit to the speaker and~~ 304  
~~minority leader of the house of representatives and the president~~ 305  
~~and minority leader of the senate, and shall make available to the~~ 306  
~~public,~~ complete a report on the effectiveness of the medicaid 307  
program in meeting the health care needs of low-income pregnant 308  
women, infants, and children. The report shall include: the 309  
estimated number of pregnant women, infants, and children eligible 310  
for the program; the actual number of eligible persons enrolled in 311  
the program; the number of prenatal, postpartum, and child health 312  
visits; a report on birth outcomes, including a comparison of 313  
low-birthweight births and infant mortality rates of medicaid 314  
recipients with the general female child-bearing and infant 315  
population in this state; and a comparison of the prenatal, 316

delivery, and child health costs of the program with such costs of 317  
similar programs in other states, where available. The department 318  
shall submit the report to the general assembly in accordance with 319  
section 101.68 of the Revised Code and to the joint medicaid 320  
oversight committee. The department also shall make the report 321  
available to the public. 322

**Sec. 5162.131.** Semiannually, the medicaid director shall 323  
~~submit to the president and minority leader of the senate, speaker~~ 324  
~~and minority leader of the house of representatives, and the~~ 325  
~~chairpersons of the standing committees of the senate and house of~~ 326  
~~representatives with primary responsibility for legislation making~~ 327  
~~biennial appropriations~~ complete a report on the establishment and 328  
implementation of programs designed to control the increase of the 329  
cost of the medicaid program, increase the efficiency of the 330  
medicaid program, and promote better health outcomes. The director 331  
shall submit the report to the general assembly in accordance with 332  
section 101.68 of the Revised Code and to the joint medicaid 333  
oversight committee. In each calendar year, one report shall be 334  
submitted not later than the last day of June and the subsequent 335  
report shall be submitted not later than the last day of December. 336

**Sec. 5162.132.** Annually, the department of medicaid shall 337  
prepare a report on the department's efforts to minimize fraud, 338  
waste, and abuse in the medicaid program. 339

Each report shall be made available on the department's web 340  
site. The department shall submit a copy of each report to the 341  
governor, general assembly, and, joint medicaid oversight 342  
committee. The copy to the general assembly shall be submitted in 343  
accordance with section 101.68 of the Revised Code, ~~the general~~ 344  
~~assembly.~~ Copies of the report also shall be made available to the 345  
public on request. 346

~~Sec. 5163.0910~~ 5162.133. Not less than once each year, the  
medicaid director shall submit a report on the medicaid buy-in for  
workers with disabilities program to the governor, ~~speaker and~~  
~~minority leader of the house of representatives, president and~~  
~~minority leader of the senate, and chairpersons of the house and~~  
~~senate committees to which the biennial operating budget bill is~~  
~~referred~~ general assembly, and joint medicaid oversight committee.  
The copy to the general assembly shall be submitted in accordance  
with section 101.68 of the Revised Code. The report shall include  
all of the following information:

(A) The number of individuals who participated in the  
medicaid buy-in for workers with disabilities program;

(B) The cost of the program;

(C) The amount of revenue generated by premiums that  
participants pay under section 5163.094 of the Revised Code;

(D) The average amount of earned income of participants'  
families;

(E) The average amount of time participants have participated  
in the program;

(F) The types of other health insurance participants have  
been able to obtain.

Sec. 5162.134. Not later than the first day of each July, the  
medicaid director shall complete a report of the evaluation  
conducted under section 5164.911 of the Revised Code regarding the  
integrated care delivery system. The director shall provide a copy  
of the report to the general assembly and joint medicaid oversight  
committee. The copy to the general assembly shall be provided in  
accordance with section 101.68 of the Revised Code. The director  
also shall make the report available to the public.

Sec. 5162.20. (A) The department of medicaid shall institute 376  
cost-sharing requirements for the medicaid program. The 377  
~~cost-sharing requirements shall include a copayment requirement~~ 378  
~~for at least dental services, vision services, nonemergency~~ 379  
~~emergency department services, and prescribed drugs. The~~ 380  
~~cost-sharing requirements also shall include requirements~~ 381  
~~regarding premiums, enrollment fees, deductions, and similar~~ 382  
~~charges~~ The department shall not institute cost-sharing 383  
requirements in a manner that disproportionately impacts the 384  
ability of medicaid recipients with chronic illnesses to obtain 385  
medically necessary medicaid services. 386

(B)(1) No provider shall refuse to provide a service to a 387  
medicaid recipient who is unable to pay a required copayment for 388  
the service. 389

(2) Division (B)(1) of this section shall not be considered 390  
to do either of the following with regard to a medicaid recipient 391  
who is unable to pay a required copayment: 392

(a) Relieve the medicaid recipient from the obligation to pay 393  
a copayment; 394

(b) Prohibit the provider from attempting to collect an 395  
unpaid copayment. 396

(C) Except as provided in division (F) of this section, no 397  
provider shall waive a medicaid recipient's obligation to pay the 398  
provider a copayment. 399

(D) No provider or drug manufacturer, including the 400  
manufacturer's representative, employee, independent contractor, 401  
or agent, shall pay any copayment on behalf of a medicaid 402  
recipient. 403

(E) If it is the routine business practice of a provider to 404  
refuse service to any individual who owes an outstanding debt to 405

the provider, the provider may consider an unpaid copayment 406  
imposed by the cost-sharing requirements as an outstanding debt 407  
and may refuse service to a medicaid recipient who owes the 408  
provider an outstanding debt. If the provider intends to refuse 409  
service to a medicaid recipient who owes the provider an 410  
outstanding debt, the provider shall notify the recipient of the 411  
provider's intent to refuse service. 412

(F) In the case of a provider that is a hospital, the 413  
cost-sharing program shall permit the hospital to take action to 414  
collect a copayment by providing, at the time services are 415  
rendered to a medicaid recipient, notice that a copayment may be 416  
owed. If the hospital provides the notice and chooses not to take 417  
any further action to pursue collection of the copayment, the 418  
prohibition against waiving copayments specified in division (C) 419  
of this section does not apply. 420

(G) The department of medicaid may collaborate with a state 421  
agency that is administering, pursuant to a contract entered into 422  
under section 5162.35 of the Revised Code, one or more components, 423  
or one or more aspects of a component, of the medicaid program as 424  
necessary for the state agency to apply the cost-sharing 425  
requirements to the components or aspects of a component that the 426  
state agency administers. 427

**Sec. 5162.70.** (A) As used in this section: 428

(1) "CPI" means the consumer price index for all urban 429  
consumers as published by the United States bureau of labor 430  
statistics. 431

(2) "CPI medical inflation rate" means the inflation rate for 432  
medical care, or the successor term for medical care, for the 433  
midwest region as specified in the CPI. 434

(3) "JMOC projected medical inflation rate" means the 435

<u>following:</u>	436
<u>(a) The projected medical inflation rate for a fiscal</u>	437
<u>biennium determined by the actuary with which the joint medicaid</u>	438
<u>oversight committee contracts under section 103.414 of the Revised</u>	439
<u>Code if the committee agrees with the actuary's projected medical</u>	440
<u>inflation rate for that fiscal biennium;</u>	441
<u>(b) The different projected medical inflation rate for a</u>	442
<u>fiscal biennium determined by the joint medicaid oversight</u>	443
<u>committee under section 103.414 of the Revised Code if the</u>	444
<u>committee disagrees with the projected medical inflation rate</u>	445
<u>determined for that fiscal biennium by the actuary with which the</u>	446
<u>committee contracts under that section.</u>	447
<u>(4) "Successor term" means a term that the United States</u>	448
<u>bureau of labor statistics uses in place of another term in</u>	449
<u>revisions to the CPI.</u>	450
<u>(B) The medicaid director shall implement reforms to the</u>	451
<u>medicaid program that do all of the following:</u>	452
<u>(1) Limit the growth in the per recipient per month cost of</u>	453
<u>the medicaid program, as determined on an aggregate basis for all</u>	454
<u>eligibility groups, for a fiscal biennium to not more than the</u>	455
<u>lesser of the following:</u>	456
<u>(a) The average annual increase in the CPI medical inflation</u>	457
<u>rate for the most recent three-year period for which the necessary</u>	458
<u>data is available as of the first day of the fiscal biennium,</u>	459
<u>weighted by the most recent year of the three years;</u>	460
<u>(b) The JMOC projected medical inflation rate for the fiscal</u>	461
<u>biennium.</u>	462
<u>(2) Achieve the limit in the growth of the per recipient per</u>	463
<u>month cost of the medicaid program under division (B)(1) of this</u>	464
<u>section by doing all of the following:</u>	465

<u>(a) Improving the physical and mental health of medicaid recipients;</u>	466
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<u>(b) Providing for medicaid recipients to receive medicaid services in the most cost-effective and sustainable manner;</u>	468
	469
<u>(c) Removing barriers that impede medicaid recipients' ability to transfer to lower cost, and more appropriate, medicaid services, including home and community-based services;</u>	470
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	472
<u>(d) Establishing medicaid payment rates that encourage value over volume and result in medicaid services being provided in the most efficient and effective manner possible;</u>	473
	474
	475
<u>(e) Implementing fraud and abuse prevention and cost avoidance mechanisms to the fullest extent possible;</u>	476
	477
<u>(f) Integrating in the care management system established under section 5167.03 of the Revised Code the delivery of physical health, behavioral health, nursing facility, and home and community-based services covered by medicaid.</u>	478
	479
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	481
<u>(3) Reduce the prevalence of comorbid health conditions among, and the mortality rates of, medicaid recipients.</u>	482
	483
<u>(C) The medicaid director shall implement the reforms under this section in accordance with evidence-based strategies that include measurable goals.</u>	484
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<u>(D) The reforms implemented under this section shall, without making the medicaid program's eligibility requirements more restrictive, reduce the relative number of individuals enrolled in the medicaid program who have the greatest potential to obtain the income and resources that would enable them to cease enrollment in medicaid and instead obtain health care coverage through employer-sponsored health insurance or an exchange.</u>	487
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<u>Sec. 5162.71. The medicaid director shall implement within the medicaid program systems that do both of the following:</u>	494
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<u>(A) Improve the health of medicaid recipients through the use of population health measures;</u>	496
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<u>(B) Reduce health disparities, including, but not limited to, those within racial and ethnic populations.</u>	498
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<b>Sec. 5163.01.</b> As used in this chapter:	500
"Caretaker relative" has the same meaning as in 42 C.F.R. 435.4 as that regulation is amended effective January 1, 2014.	501
	502
"Children's hospital" has the same meaning as in section 2151.86 of the Revised Code.	503
	504
"Federal financial participation" has the same meaning as in section 5160.01 of the Revised Code.	505
	506
"Federally qualified health center" has the same meaning as in the "Social Security Act," section 1905(1)(2)(B), 42 U.S.C. 1396d(1)(2)(B).	507
	508
	509
"Federally qualified health center look-alike" has the same meaning as in section 3701.047 of the Revised Code.	510
	511
"Federal poverty line" has the same meaning as in section 5162.01 of the Revised Code.	512
	513
"Healthy start component" has the same meaning as in section 5162.01 of the Revised Code.	514
	515
"Home and community-based services medicaid waiver component" has the same meaning as in section 5166.01 of the Revised Code.	516
	517
"Intermediate care facility for individuals with intellectual disabilities" and "ICF/IID" have the same meanings as in section 5124.01 of the Revised Code.	518
	519
	520
"Mandatory eligibility groups" means the groups of individuals that must be covered by the medicaid state plan as a condition of the state receiving federal financial participation for the medicaid program.	521
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"Medicaid buy-in for workers with disabilities program" means 525  
the component of the medicaid program established under sections 526  
5163.09 to ~~5163.0910~~ 5163.098 of the Revised Code. 527

"Medicaid services" has the same meaning as in section 528  
5164.01 of the Revised Code. 529

"Medicaid waiver component" has the same meaning as in 530  
section 5166.01 of the Revised Code. 531

"Nursing facility" and "nursing facility services" have the 532  
same meanings as in section 5165.01 of the Revised Code. 533

"Optional eligibility groups" means the groups of individuals 534  
who may be covered by the medicaid state plan or a federal 535  
medicaid waiver and for whom the medicaid program receives federal 536  
financial participation. 537

"Other medicaid-funded long-term care services" has the 538  
meaning specified in rules adopted under section 5163.02 of the 539  
Revised Code. 540

"Supplemental security income program" means the program 541  
established by Title XVI of the "Social Security Act," 42 U.S.C. 542  
1381 et seq. 543

**Sec. 5163.06.** The medicaid program shall cover all of the 544  
following optional eligibility groups: 545

(A) The group consisting of children placed with adoptive 546  
parents who are specified in the "Social Security Act," section 547  
1902(a)(10)(A)(ii)(VIII), 42 U.S.C. 1396a(a)(10)(A)(ii)(VIII); 548

(B) Subject to section 5163.061 of the Revised Code, the 549  
group consisting of women during pregnancy and the sixty-day 550  
period beginning on the last day of the pregnancy, infants, and 551  
children who are specified in the "Social Security Act," section 552  
1902(a)(10)(A)(ii)(IX), 42 U.S.C. 1396a(a)(10)(A)(ii)(IX); 553

(C) Subject to sections 5163.09 to ~~5163.0910~~ 5163.098 of the Revised Code, the group consisting of employed individuals with disabilities who are specified in the "Social Security Act," section 1902(a)(10)(A)(ii)(XV), 42 U.S.C. 1396a(a)(10)(A)(ii)(XV);

(D) Subject to sections 5163.09 to ~~5163.0910~~ 5163.098 of the Revised Code, the group consisting of employed individuals with medically improved disabilities who are specified in the "Social Security Act," section 1902(a)(10)(A)(ii)(XVI), 42 U.S.C. 1396a(a)(10)(A)(ii)(XVI);

(E) The group consisting of independent foster care adolescents who are specified in the "Social Security Act," section 1902(a)(10)(A)(ii)(XVII), 42 U.S.C. 1396a(a)(10)(A)(ii)(XVII);

(F) The group consisting of women in need of treatment for breast or cervical cancer who are specified in the "Social Security Act," section 1902(a)(10)(A)(ii)(XVIII), 42 U.S.C. 1396a(a)(10)(A)(ii)(XVIII);

(G) The group consisting of nonpregnant individuals who may receive family planning services and supplies and are specified in the "Social Security Act," section 1902(a)(10)(A)(ii)(XXI), 42 U.S.C. 1396a(a)(10)(A)(ii)(XXI).

**Sec. 5163.09.** (A) As used in sections 5163.09 to ~~5163.0910~~ 5163.098 of the Revised Code:

"Applicant" means an individual who applies to participate in the medicaid buy-in for workers with disabilities program.

"Earned income" has the meaning established by rules authorized by section 5163.098 of the Revised Code.

"Employed individual with a medically improved disability" has the same meaning as in the "Social Security Act," section 1905(v), 42 U.S.C. 1396d(v).

"Family" means an applicant or participant and the spouse and dependent children of the applicant or participant. If an applicant or participant is under eighteen years of age, "family" also means the parents of the applicant or participant.

"Health insurance" has the meaning established by rules authorized by section 5163.098 of the Revised Code.

"Income" means earned income and unearned income.

"Participant" means an individual who has been determined eligible for the medicaid buy-in for workers with disabilities program and is participating in the program.

"Resources" has the meaning established by rules authorized by section 5163.098 of the Revised Code.

"Spouse" has the meaning established ~~in~~ by rules authorized by section 5163.098 of the Revised Code.

"Unearned income" has the meaning established by rules authorized by section 5163.098 of the Revised Code.

(B) The medicaid program's coverage of the optional eligibility groups specified in the "Social Security Act," section 1902(a)(10)(A)(ii)(XV) and (XVI), 42 U.S.C. 1396a(a)(10)(A)(ii)(XV) and (XVI) shall be known as the medicaid buy-in for workers with disabilities program.

**Sec. 5164.911.** (A) If the medicaid director implements the integrated care delivery system and except as provided in division ~~(D)~~(C) of this section, the director shall annually evaluate all of the following:

(1) The health outcomes of ICDS participants;

(2) How changes to the administration of the ICDS affect all of the following:

(a) Claims processing;

(b) The appeals process;	613
(c) The number of reassessments requested;	614
(d) Prior authorization requests for services.	615
(3) The provider panel selection process used by medicaid managed care organizations participating in the ICDS.	616 617
(B) When conducting an evaluation under division (A) of this section, the director shall do all of the following:	618 619
(1) For the purpose of division (A)(1) of this section, do both of the following:	620 621
(a) Compare the health outcomes of ICDS participants to the health outcomes of individuals who are not ICDS participants;	622 623
(b) Use both of the following:	624
(i) A control group consisting of ICDS participants who receive health care services from providers not participating in ICDS;	625 626 627
(ii) A control group consisting of ICDS participants who receive health care services from alternative providers that are not part of a participating medicaid managed care organization's provider panel but provide health care services in the geographic service area in which ICDS participants receive health care services.	628 629 630 631 632 633
(2) For the purpose of division (A)(2) of this section, do all of the following:	634 635
(a) To the extent the data is available, use data from all of the following:	636 637
(i) The fee-for-service component of the medicaid program;	638
(ii) Medicaid managed care organizations;	639
(iii) Managed care organizations participating in the medicare advantage program established under Part C of Title XVIII	640 641

of the "Social Security Act," 42 U.S.C. 1395w-21 et seq. 642

(b) Identify all of the following: 643

(i) Changes in the amount of time it takes to process claims 644  
and the number of claims denied and the reasons for the changes; 645

(ii) The impact that changes to the administration of the 646  
ICDS had on the appeals process and number of reassessments 647  
requested; 648

(iii) The number of prior authorization denials that were 649  
overturned and the reasons for the overturned denials. 650

(3) Require medicaid managed care organizations participating 651  
in the ICDS to submit to the director any data the director needs 652  
for the evaluation. 653

~~(C) Not later than the first day of each July, the director 654  
shall complete a report of the evaluation conducted under this 655  
section. The director shall provide a copy of the report to the 656  
general assembly in accordance with section 101.68 of the Revised 657  
Code and make the report available to the public. 658~~

~~(D) The director is not required to conduct an evaluation 659  
under this section for a year if the same evaluation is conducted 660  
for that year by an organization under contract with the United 661  
States department of health and human services. 662~~

Sec. 5164.94. The medicaid director shall implement within 663  
the medicaid program a system that encourages medicaid providers 664  
to provide medicaid services to medicaid recipients in culturally 665  
and linguistically appropriate manners. 666

**Section 2.** That existing sections 191.02, 5162.01, 5162.13, 667  
5162.131, 5162.132, 5162.20, 5163.01, 5163.06, 5163.09, 5163.0910, 668  
and 5164.911 of the Revised Code are hereby repealed. 669

**Section 3.** That sections 101.39, 101.391, and 5163.099 of the Revised Code are hereby repealed.

**Section 4.** That Section 323.90 of Am. Sub. H.B. 59 of the 130th General Assembly be amended to read as follows:

**Sec. 323.90.** ~~JOINT LEGISLATIVE MEDICAID OVERSIGHT COMMITTEE FOR UNIFIED LONG TERM SERVICES AND SUPPORTS STUDY~~

~~(A) The Joint Legislative Committee for Unified Long Term Services and Supports created under section 309.30.73 of Am. Sub. H.B. 153 of the 129th General Assembly, as subsequently amended, shall continue to exist during fiscal year 2014 and fiscal year 2015. The Committee shall consist of the following members:~~

~~(1) Two members of the House of Representatives from the majority party, appointed by the Speaker of the House of Representatives;~~

~~(2) One member of the House of Representatives from the minority party, appointed by the Speaker of the House of Representatives;~~

~~(3) Two members of the Senate from the majority party, appointed by the President of the Senate;~~

~~(4) One member of the Senate from the minority party, appointed by the President of the Senate.~~

~~(B) The Speaker of the House of Representatives shall designate one of the members of the Committee appointed under division (A)(1) of this section to serve as co chairperson of the Committee. The President of the Senate shall designate one of the members of the Committee appointed under division (A)(3) of this section to serve as the other co chairperson of the Committee. The Committee shall meet at the call of the co chairpersons. The co chairpersons may request assistance for the Committee from the~~

<del>Legislative Service Commission.</del>	699
<del>(C)</del> The <u>Joint Medicaid Oversight</u> Committee may examine the following issues:	700 701
(1) The implementation of the dual eligible integrated care demonstration project authorized by section 5164.91 of the Revised Code;	702 703 704
(2) The implementation of a unified long-term services and support Medicaid waiver component under section 5166.14 of the Revised Code;	705 706 707
(3) Providing consumers choices regarding a continuum of services that meet their health-care needs, promote autonomy and independence, and improve quality of life;	708 709 710
(4) Ensuring that long-term care services and supports are delivered in a cost-effective and quality manner;	711 712
(5) Subjecting county homes, county nursing homes, and district homes operated pursuant to Chapter 5155. of the Revised Code to the franchise permit fee under sections 5168.40 to 5168.56 of the Revised Code;	713 714 715 716
(6) Other issues of interest to the committee.	717
<del>(D)</del> (B) The <del>co chairpersons of the</del> Committee <u>chairperson</u> shall provide for the Medicaid Director to testify before the Committee at least quarterly regarding the issues that the Committee examines.	718 719 720 721
<b>Section 5.</b> That existing Section 323.90 of Am. Sub. H.B. 59 of the 130th General Assembly is hereby repealed.	722 723
<b>Section 6.</b> The Joint Medicaid Oversight Committee shall prepare a report with recommendations for legislation regarding Medicaid payment rates for Medicaid services. The goal of the recommendations shall be to provide the Medicaid Director	724 725 726 727

statutory authority to implement innovative methodologies for 728  
setting Medicaid payment rates that limit the growth in Medicaid 729  
costs and protect, and establish guiding principles for, Medicaid 730  
providers and recipients. The Medicaid Director shall assist the 731  
Committee with the report. The Committee shall submit the report 732  
to the General Assembly in accordance with section 101.68 of the 733  
Revised Code not later than January 1, 2015. 734

**Section 7.** The General Assembly encourages the Department of 735  
Medicaid to achieve greater cost savings for the Medicaid program 736  
than required by section 5162.70 of the Revised Code. It is the 737  
intent of the General Assembly that any amounts saved under that 738  
section not be expended for any other purpose. 739

**Section 8.** Nothing in this act shall be construed as the 740  
General Assembly endorsing, validating, or otherwise approving the 741  
Medicaid program's coverage of the group described in the "Social 742  
Security Act," section 1902(a)(10)(A)(i)(VIII), 42 U.S.C. 743  
1396a(a)(10)(A)(i)(VIII). 744

**Section 9.** All items in this section are hereby appropriated 745  
as designated out of any moneys in the state treasury to the 746  
credit of the designated fund. For all appropriations made in this 747  
act, those in the first column are for fiscal year 2014 and those 748  
in the second column are for fiscal year 2015. The appropriations 749  
made in this act are in addition to any other appropriations made 750  
for the FY 2014-FY 2015 biennium. 751

Appropriations

JMO JOINT MEDICAID OVERSIGHT COMMITTEE 752

General Revenue Fund 753

GRF 048321 Operating Expenses \$ 350,000 \$ 500,000 754

TOTAL GRF General Revenue Fund \$ 350,000 \$ 500,000 755

