## As Passed by the House

**134th General Assembly** 

Am. Sub. S. B. No. 239

Regular Session 2021-2022

**Senator Blessing** 

Cosponsors: Senators Roegner, Lang, Kunze, Romanchuk, Johnson, Antonio, Cirino, Gavarone, Hackett, Manning, Reineke, Rulli, Thomas, Wilson, Yuko Representatives Wiggam, Callender, Carruthers, Fraizer, Grendell, Gross, Hillyer, Jones, LaRe, Loychik, Seitz, White

## A BILL

To enact sections 5103.57, 5103.58, and 5103.59 of	1
the Revised Code and to amend Section 261.150 of	2
H.B. 110 of the 134th General Assembly regarding	3
qualifications for professional treatment staff,	4
regarding the fiscal year 2023 payment rates for	5
intermediate care facilities for individuals	6
with intellectual disabilities, and to make an	7
appropriation.	8

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

Section 1. That sections 5103.57, 5103.58, and 5103.59 of	9
the Revised Code be enacted to read as follows:	10
Sec. 5103.57. As used in sections 5103.58 and 5103.59 of	11
the Revised Code:	12
(A) "Professional treatment staff" means a specialized	13
foster home program agency employee or contractor with	14
responsibility for any of the following:	15
(1) Providing rehabilitative services to a child placed in	16

a specialized foster home program or to the child's family;	17
(2) Conducting home studies as an assessor for specialized	18
foster homes;	19
(3) Providing clinical direction to specialized foster	20
<u>careqivers;</u>	20
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(4) Supervision of treatment team leaders.	22
(B) "Specialized foster home" has the same meaning as in	23
section 5103.02 of the Revised Code.	24
Sec. 5103.58. (A) Professional treatment staff employed by	25
a public children services agency who are not subject to the	26
licensing requirements of Chapter 4757. of the Revised Code	27
shall meet the requirements of sections 5153.112 and 5153.122 of	28
the Revised Code.	29
(B)(1) Professional treatment staff employed by a private	30
child placing agency or private noncustodial agency who are not	31
subject to the licensing requirements of Chapter 4757. of the	32
Revised Code shall meet the requirements of:	33
(a) Section 5153.112 of the Revised Code; and	34
(b) Section 5153.122 of the Revised Code, except that,	35
with respect to the training requirements during the first year	36
of continuous employment, staff shall be required to have	37
training only in the courses described in divisions (A), (B),	38
(C), (G), (H), (J), and (L) of that section and only for the	39
number of hours needed to complete those courses.	40
(2) Subject to divisions (B)(3) and (4) of this section,	41
the training required under division (B)(1) of this section may	42
be offered by a private child placing agency, private	43
noncustodial agency, or qualified nonprofit organization.	44

(3) Prior to the department of job and family services	45
establishing a training program under section 5103.59 of the	46
Revised Code, training that meets the requirements described in	47
division (B)(1) of this section may be offered only upon	48
approval by the department. The department shall approve or	49
disapprove a program not later than sixty days after the program	50
is submitted for approval.	51
(4) A private child placing agency, private noncustodial	52
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agency, or qualified nonprofit organization shall cease to	
provide a training program approved under division (B)(3) of	54
this section once the department establishes a training program	55
described in section 5103.59 of the Revised Code, after which	56
all training shall be provided by the department only.	57
Sec. 5103.59. The department of job and family services	58
shall work with private child placing agencies and private	59
noncustodial agencies to establish a comprehensive, competency-	60
based professional treatment staff training program for	61
employees of private child placing agencies and private	62
noncustodial agencies that meets the requirements of division	63
(B)(1) of section 5103.58 of the Revised Code.	64
Section 2. That Section 261.150 of H.B. 110 of the 134th	65
General Assembly be amended to read as follows:	66
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Sec. 261.150. FISCAL YEAR 2022 and 2023 ICF/IID MEDICAID	67
RATES FOR PEER GROUPS 1, 2, 3, 4, AND 5	68
(A) As used in this section:	69
(1) "Change of operator," "entering operator," "exiting	70
operator," "ICF/IID," "ICF/IID services," "Medicaid days," "peer	71
group 1," "peer group 2," "peer group 3," "peer group 4," "peer	72
group 5," "provider," and "provider agreement" have the same	73
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74 meanings as in section 5124.01 of the Revised Code. (2) "Franchise permit fee" means the fee imposed by 75 sections 5168.60 to 5168.71 of the Revised Code. 76 (B)(1) This section applies to each ICF/IID that is in 77 peer group 1, peer group 2, peer group 3, peer group 4, or peer 78 group 5 and to which any of the following, as applicable to a 79 80 fiscal year, applies: (a) In the context of determining an ICF/IID's total 81 Medicaid payment rate for fiscal year 2022, any of the following 82 is the case: 83 (i) The provider of the ICF/IID has a valid Medicaid 84 provider agreement for the ICF/IID on June 30, 2021, and a valid 85 Medicaid provider agreement for the ICF/IID during fiscal year 86 2022. 87 (ii) The ICF/IID undergoes a change of operator that takes 88 effect during fiscal year 2022, the existing operator has a 89 valid Medicaid provider agreement for the ICF/IID on the day 90 immediately preceding the effective date of the change of 91 operator, and the entering operator has a valid Medicaid 92 provider agreement for the ICF/IID during fiscal year 2022. 93 (iii) The ICF/IID is a new ICF/IID for which the provider 94 obtains an initial provider agreement during fiscal year 2022. 95 (b) In the context of determining an ICF/IID's total 96 Medicaid payment rate for fiscal year 2023, any of the following 97 is the case: 98 (i) The provider of the ICF/IID has a valid Medicaid 99 provider agreement for the ICF/IID on June 30, 2022, and a valid 100 Medicaid provider agreement for the ICF/IID during fiscal year 101 to this section.

2023.

102 (ii) The ICF/IID undergoes a change of operator that takes 103 effect during fiscal year 2023, the existing operator has a 104 valid Medicaid provider agreement for the ICF/IID on the day 105 immediately preceding the effective date of the change of 106

provider agreement for the ICF/IID during fiscal year 2023. 108 (iii) The ICF/IID is a new ICF/IID for which the provider 109

operator, and the entering operator has a valid Medicaid

obtains an initial provider agreement during fiscal year 2023.

provided during fiscal years 2022 and 2023 by ICFs/IID subject

(2) Notwithstanding Chapter 5124. of the Revised Code, the 111 Department of Developmental Disabilities shall follow this 112 section in determining the rate to be paid for ICF/IID services 113

(C) (1) For fiscal year 2022, the Department shall pay the following rates for ICF/IID services:

(a) For each ICF/IID described in division (B)(1)(a)(i) of 118 this section, the total per Medicaid day rate in effect for the 119 ICF/IID on June 30, 2021, increased by two per cent; 120

(b) For each ICF/IID described in division (B) (1) (a) (ii) 121 of this section, the total per Medicaid day rate in effect for 122 the ICF/IID on the day immediately preceding the effective date 123 of the change of operator; 124

(c) For each ICF/IID described in division (B)(1)(a)(iii) 125 of this section, a total per Medicaid day rate of \$357.89. 126

(2) If the mean total per Medicaid day rate for all-127 ICFs/IID to which the section applies, as determined under-128 division (B)(1)(b) of this section, as of July 1, 2022, and 129

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weighted by May Medicaid days from calendar year 2022, is-	130
greater than \$365.05, the Department shall adjust, for fiscal-	131
year 2023, the total per Medicaid day rate for each ICF/IID to-	132
which this section applies by the percentage by which the mean-	133
total per Medicaid day rate is greater than \$365.05For fiscal	134
year 2023, the Department shall pay each ICF/IID a rate as	135
determined under Chapter 5124. of the Revised Code.	136

(D) If the United States Centers for Medicare and Medicaid
Services requires that the franchise permit fee be reduced or
eliminated, the Department shall reduce the amount it pays
ICF/IID providers under this section as necessary to reflect the
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loss to the state of the revenue and federal financial
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participation generated from the franchise permit fee.

(E) Of the foregoing appropriation items 653407, Medicaid
Services, 653606, ICF/IID and Waiver Match, and 653654, Medicaid
Services, portions shall be used to pay the Medicaid payment
rates determined in accordance with this section for ICF/IID
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services provided during fiscal years 2022 and 2023.

(F) For fiscal year 2023, of the foregoing appropriation 148 item 653654, Medicaid Services, due to the continuation of the 149 enhanced federal medical assistance percentage enacted in 150 Section 6008 of the "Families First Coronavirus Response Act," 151 Pub. L. No. 116-127, up to \$10,000,000 state share, and the 152 corresponding federal share, shall be used to pay the Medicaid 153 payment rates determined in accordance with this section for 154 ICF/IID services provided during fiscal year 2023. 155

Section 3. That existing Section 261.150 of H.B. 110 of156the 134th General Assembly is hereby repealed.157