Sub. H. B. No. 96 As Passed by the Senate AGECD13

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moved	to	amend	as	follows

After	line	21454,	insert:	1

"Sec. 173.50. (A) Pursuant to a contract entered into with the department of medicaid as an interagency agreement under section 5162.35 of the Revised Code, the department of aging shall carry out the day-to-day administration of the component of the medicaid program known as the program of all-inclusive care for the elderly or PACE. The department of aging shall carry out its PACE administrative duties in accordance with the provisions of the interagency agreement and all applicable federal laws, including the "Social Security Act," section 1934, 42 U.S.C. 1396u-4.

(B) To the extent authorized by rules authorized by 12 section 5162.021 of the Revised Code, the director of aging may 13 adopt rules in accordance with Chapter 119. of the Revised Code 14 regarding the PACE program, including rules establishing 15 priorities for enrolling in the program pursuant to section-16 sections 173.501 and 173.503 of the Revised Code. The rules 17 shall address only those issues that are not addressed in rules 18 adopted by the medicaid director for the PACE program. 19

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Sec. 173.503. The department of aging shall seek to	20
implement a presumptive eligibility component to the PACE	21
program, under which applicants for PACE may receive services	22
under the program during a temporary period, to begin	23
immediately upon application and a finding of presumptive	24
eligibility, while a PACE organization conducts a full	25
eligibility determination on behalf of the individual. If the	26
individual is determined to be ineligible for PACE, the PACE	27
organization that found the individual presumptively eligible	28
shall be responsible for the costs of PACE services provided to	29
the individual during the presumptive eligibility period."	30
Update the title, amend, enact, or repeal clauses accordingly.	31

The motion was _____ agreed to.

SYNOPSIS	32
PACE presumptive eligibility	33
R.C. 173.50 and 173.503	34
Restores House language requiring ODA to seek approval to	35
allow the Program for All-Inclusive Care for the Elderly (PACE)	36
to receive PACE services immediately upon applying, during a	37
presumptive eligibility period.	38
Restores language specifying that, if the applicant is	39
later determined to be ineligible for PACE, the PACE	40
organization that made the presumptive eligibility determination	41
is responsible for the costs of PACE services provided to the	42
individual during the presumptive eligibility period.	43