As Re-referred by the House Rules and Reference Committee

131st General Assembly

Regular Session

H. B. No. 34

2015-2016

Representatives Retherford, Boose Cosponsors: Representatives Romanchuk, Blessing, Roegner, Butler, Maag, Becker, Brenner, Buchy, Thompson, Kraus, Hood, Conditt

A BILL

То	enact	s	ection	s 190	.01	and	190.	.02	of	the	Revised	1
	Code	to	enter	into	the	Неа	lth	Car	e C	Compa	act.	2

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

Section 1. That sections 190.01 and 190.02 of the Revised	3
Code be enacted to read as follows:	4
Sec. 190.01. "The Health Care Compact" is hereby ratified,	5
enacted into law, and entered into by the state of Ohio as a	6
party to the compact with any other state that has legally	7
joined in the compact as follows:	8
Whereas, the separation of powers, both between the	9
branches of the Federal government and between Federal and State	10
authority, is essential to the preservation of individual	11
<u>liberty;</u>	12
Whereas, the Constitution creates a Federal government of	13
limited and enumerated powers, and reserves to the States or to	14
the people those powers not granted to the Federal government;	15
Whereas, the Federal government has enacted many laws that	16
have preempted State laws with respect to Health Care, and	17

placed increasing strain on State budgets, impairing other18responsibilities such as education, infrastructure, and public19safety;20Whereas, the Member States seek to protect individual21liberty and personal control over Health Care decisions, and22believe the best method to achieve these ends is by vesting23regulatory authority over Health Care in the States;24Whereas, by acting in concert, the Member States may25express and inspire confidence in the ability of each Member26State to govern Health Care effectively; and27Whereas, the Member States recognize that consent of congress may be more easily secured if the Member States29collectively seek consent through an interstate compact;30
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collectively seek consent through an interstate compact; 30
NOW THEREFORE, the Member States hereto resolve, and by 31
the adoption into law under their respective State Constitutions 32
of this Health Care Compact, agree, as follows: 33
Sec. 1. Definitions. As used in this Compact, unless the 34
<pre>context clearly indicates otherwise: 35</pre>
"Commission" means the Interstate Advisory Health Care 36
Commission. 37
"Effective Date" means the date upon which this Compact38
shall become effective for purposes of the operation of State 39
and Federal law in a Member State, which shall be the later of: 40
(a) the date upon which this Compact shall be adopted 41
under the laws of the Member State, and 42
(b) the date upon which this Compact receives the consent 43
of Congress pursuant to Article I, Section 10, of the United 44
States Constitution, after at least two Member States adopt this 45

Compact.	46
"Health Care" means care, services, supplies, or plans	47
related to the health of an individual and includes but is not	48
limited to:	49
(a) preventive, diagnostic, therapeutic, rehabilitative,	50
maintenance, or palliative care and counseling, service,	51
assessment, or procedure with respect to the physical or mental	52
condition or functional status of an individual or that affects	53
the structure or function of the body, and	54
(b) sale or dispensing of a drug, device, equipment, or	55
other item in accordance with a prescription, and	56
(c) an individual or group plan that provides, or pays the	57
cost of, care, services, or supplies related to the health of an	58
individual,	59
except any care, services, supplies, or plans provided by	60
the United States Department of Defense and United States	61
Department of Veteran Affairs, or provided to Native Americans.	62
"Member State" means a State that is signatory to this	63
Compact and has adopted it under the laws of that State.	64
"Member State Base Funding Level" means a number equal to	65
the total Federal spending on Health Care in the Member State	66
during Federal fiscal year 2010. On or before the Effective	67
Date, each Member State shall determine the Member State Base	68
Funding Level for its State, and that number shall be binding	69
upon that Member State. The preliminary estimate of Member State	70
Base Funding Level for the State of Ohio is \$35,043,000,000.	71
"Member State Current Year Funding Level" means the Member	72
State Base Funding Level multiplied by the Member State Current	73

Year Population Adjustment Factor multiplied by the Current Year	74
Inflation Adjustment Factor.	75
"Member State Current Year Population Adjustment Factor"	76
means the average population of the Member State in the current	77
year less the average population of the Member State in Federal	78
fiscal year 2010, divided by the average population of the	79
Member State in Federal fiscal year 2010, plus 1. Average	80
population in a Member State shall be determined by the United	81
<u>States Census Bureau.</u>	82
"Current Year Inflation Adjustment Factor" means the Total	83
Gross Domestic Product Deflator in the current year divided by	84
the Total Gross Domestic Product Deflator in Federal fiscal year	85
2010. Total Gross Domestic Product Deflator shall be determined	86
by the Bureau of Economic Analysis of the United States	87
Department of Commerce.	88
Sec. 2. Pledge. The Member States shall take joint and	89
separate action to secure the consent of the United States	90
Congress to this Compact in order to return the authority to	91
regulate Health Care to the Member States consistent with the	92
goals and principles articulated in this Compact. The Member	93
States shall improve Health Care policy within their respective	94
jurisdictions and according to the judgment and discretion of	95
each Member State.	96
Sec. 3. Legislative Power. The legislatures of the Member	97
States have the primary responsibility to regulate Health Care	98
in their respective States.	99
Sec. 4. State Control. Each Member State, within its	100
State, may suspend by legislation the operation of all federal	101
laws, rules, regulations, and orders regarding Health Care that	102

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are inconsistent with the laws and regulations adopted by the	103
Member State pursuant to this Compact. Federal and State laws,	104
rules, regulations, and orders regarding Health Care will remain	105
in effect unless a Member State expressly suspends them pursuant	106
to its authority under this Compact. For any federal law, rule,	107
regulation, or order that remains in effect in a Member State	108
after the Effective Date, that Member State shall be responsible	109
for the associated funding obligations in its State.	110
Sec. 5. Funding.	111
(a) Each Federal fiscal year, each Member State shall have	112
the right to Federal monies up to an amount equal to its Member	113
State Current Year Funding Level for that Federal fiscal year,	114
funded by Congress as mandatory spending and not subject to	115
annual appropriation, to support the exercise of Member State	116
authority under this Compact. This funding shall not be	117
conditional on any action of or regulation, policy, law, or rule	118
being adopted by the Member State.	119
(b) By the start of each Federal fiscal year, Congress	120
shall establish an initial Member State Current Year Funding	121
Level for each Member State, based upon reasonable estimates.	122
The final Member State Current Year Funding Level shall be	123
calculated, and funding shall be reconciled by the United States	124
Congress based upon information provided by each Member State	125
and audited by the United States Government Accountability	126
Office.	127
Sec. 6. Interstate Advisory Health Care Commission.	128
(a) The Interstate Advisory Health Care Commission is	129
established. The Commission consists of members appointed by	130
each Member State through a process to be determined by each	131

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subsequent action of the respective legislatures of the Member 162 States in accordance with the terms of this Compact. 163 (f) The Commission shall not take any action within a 164 Member State that contravenes any State law of that Member 165 166 <u>State.</u> Sec. 7. Congressional Consent. This Compact shall be 167 effective on its adoption by at least two Member States and 168 consent of the United States Congress. This Compact shall be 169 effective unless the United States Congress, in consenting to 170 this Compact, alters the fundamental purposes of this Compact, 171 which are: 172 (a) To secure the right of the Member States to regulate 173 Health Care in their respective States pursuant to this Compact_ 174 and to suspend the operation of any conflicting federal laws, 175 rules, regulations, and orders within their States; and 176 (b) To secure Federal funding for Member States that 177 choose to invoke their authority under this Compact, as 178 prescribed by Section 5 above. 179 Sec. 8. Amendments. The Member States, by unanimous 180 agreement, may amend this Compact from time to time without the 181 prior consent or approval of Congress and any amendment shall be 182 effective unless, within one year, the Congress disapproves that 183 amendment. Any State may join this Compact after the date on 184 which Congress consents to the Compact by adoption into law 185 under its State Constitution. 186 Sec. 9. Withdrawal; Dissolution. Any Member State may 187 withdraw from this Compact by adopting a law to that effect, but 188 no such withdrawal shall take effect until six months after the 189

Governor of the withdrawing Member State has given notice of the

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withdrawal to the other Member States. A withdrawing State shall	191
be liable for any obligations that it may have incurred prior to	192
the date on which its withdrawal becomes effective. This Compact	193
shall be dissolved upon the withdrawal of all but one of the	194
Member States.	195
Sec. 190.02. Not later than thirty days after "The Health	196
Care Compact" entered into under section 190.01 of the Revised	197
Code is ratified by the United States congress, the governor	198
shall appoint a member to the interstate advisory health care	199
commission created under the compact. The governor shall fill a	200
vacancy not later than thirty days after the vacancy occurs.	201