As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 465

Representative Carruthers

A BILL

To enact sections 5124.81, 5124.82, 5124.83,	1
5124.84, 5124.85, 5124.86, 5124.87, 5124.88, and	2
5166.201 of the Revised Code to permit a	3
resident of an ICF/IID to conduct electronic	4
monitoring of the resident's room, to establish	5
a new Medicaid home and community-based services	6
waiver for individuals with developmental	7
disabilities, and to name this act Lauren's Law.	8

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

Section 1. That sections 5124.81, 5124.82, 5124.83,	9
5124.84, 5124.85, 5124.86, 5124.87, 5124.88, and 5166.201 of the	10
Revised Code be enacted to read as follows:	11
Sec. 5124.81. As used in sections 5124.81 to 5124.88 of	12
the Revised Code:	13
"Attorney in fact" and "electronic monitoring device" have	14
the same meanings as in section 3721.60 of the Revised Code.	15
"Guardian" has the same meaning as in section 2111.01 of	16
the Revised Code.	17
"Resident" means an individual who resides in an ICF/IID.	18

Sec. 5124.82. (A) Subject to section 5124.83 of the	19
Revised Code, a resident or a resident's guardian or attorney in	20
fact may authorize the installation and use of an electronic	21
monitoring device in the resident's room in an ICF/IID.	22
(B) The installation and use of an electronic monitoring	23
device may be authorized only if both of the following	24
conditions are met:	25
(1) If an ICF/IID provider has prescribed a form described	26
in section 5124.84 of the Revised Code and the resident or	27
resident's guardian or attorney in fact completes the form and	28
submits it to the provider;	29
(2) The cost of the device and the cost of installing,	30
maintaining, and removing the device, other than the cost of	31
electricity for the device, is paid for by the resident or the	32
<u>resident's guardian or attorney in fact.</u>	33
(C) A resident who has authorized the installation and use	34
of an electronic monitoring device may withdraw that	35
authorization at any time.	36
Sec. 5124.83. (A) If a resident wishing to conduct	37
authorized electronic monitoring of the resident's room lives	38
with another resident in an ICF/IID, the consent of the other	39
resident or the other resident's guardian or attorney in fact to	40
the installation and use of an electronic monitoring device in	41
the room is required before any installation or use of such a	42
device may occur. If an ICF/IID provider has prescribed a form	43
described in section 5124.84 of the Revised Code, the other	44
resident or other resident's guardian or attorney in fact shall	45
consent by completing the relevant part of the form.	46
(B)(1) If a resident living in a room with another	47

resident wishes to conduct authorized electronic monitoring of	48
the resident's room, but the other resident or other resident's	49
guardian or attorney in fact refuses to consent to the	50
installation and use of an electronic monitoring device, the	51
ICF/IID provider shall make a reasonable attempt to accommodate	52
the resident wishing to conduct authorized electronic monitoring	53
by moving either resident to another available room with the	54
consent of the resident being moved or resident's guardian or	55
attorney in fact.	56
(2) In the case of a resident living in a room with	57
another resident, the other resident or other resident's	58
guardian or attorney in fact may place conditions on any consent	59
to the installation and use of an electronic monitoring device,	60
including conditions such as pointing the device away from the	61
other resident or limiting or prohibiting the use of certain	62
devices. If conditions are placed on consent, the device shall	63
be installed and used according to those conditions.	64
(C) A resident whose consent is required under this	65
section may withdraw that consent at any time.	66
beeton may wrenardw ende consent at any erme.	00
Sec. 5124.84. An ICF/IID provider may prescribe a form for	67
use by a resident or resident's guardian or attorney in fact	68
seeking to authorize the installation and use of an electronic	69
monitoring device in the resident's room in an ICF/IID. If an	70
ICF/IID provider prescribes a form, it shall, at a minimum,	71
include all of the following:	72
(A) An explanation of sections 5124.81 to 5124.88 of the	73
Revised Code;	74
(B) An acknowledgment that the resident or resident's	75
guardian or attorney in fact has consented to the installation	76

and use of the device in the resident's room; 77 (C) In the case of a resident who lives in a room with 78 another resident, an acknowledgment that the other resident or 79 other resident's quardian or attorney in fact has consented to 80 the installation and use of the device and a description of any 81 conditions placed on that consent pursuant to division (B)(2) of 82 section 5124.82 of the Revised Code; 83 (D) A section for providing the ICF/IID provider with 84 information regarding the type, function, and use of the device 85 to be installed and used; 86 (E) A section stating that the ICF/IID provider is 87 released from liability in any civil or criminal action or 88 administrative proceeding for a violation of the resident's 89 right to privacy in connection with using the device. 90 Sec. 5124.85. An ICF/IID provider may post a notice in a 91 conspicuous place at the entrance to a resident's room with an 92 electronic monitoring device stating that an electronic 93 monitoring device is in use in that room. 94 Sec. 5124.86. No person or resident shall be denied 95 admission to or discharged from an ICF/IID or otherwise 96 discriminated or retaliated against because of the decision to 97 authorize the installation and use of an electronic monitoring 98 device in a resident's room in the ICF/IID. 99 Sec. 5124.87. (A) No person other than the resident or 100 resident's guardian or attorney in fact who authorized the 101 installation and use of an electronic monitoring device in the 102 resident's room in an ICF/IID shall intentionally obstruct, 103 tamper with, or destroy the device or a recording made by the 104 device. 105

(B) Except as provided in division (C) of this section, no	106
person other than the following shall intentionally view or	107
listen to the images displayed or sounds recorded by an	108
electronic monitoring device installed in a resident's room:	109
(1) The resident;	110
(2) The resident's guardian or attorney in fact;	111
(3) Law enforcement personnel.	112
(C) A resident or resident's guardian or attorney in fact	113
may authorize a person to view or listen to the images displayed	114
or sounds recorded by an electronic monitoring device installed	115
<u>in a resident's room.</u>	116
Sec. 5124.88. The director of developmental disabilities	117
may adopt rules in accordance with Chapter 119. of the Revised	118
Code as necessary to implement sections 5124.81 to 5124.87 of	119
the Revised Code.	120
Sec. 5166.201. (A) The department of medicaid shall	121
establish a medicaid waiver component that provides home and	122
community-based services to individuals with developmental	123
disabilities. The waiver component shall satisfy all of the	124
following requirements:	125
(1) The waiver component shall be available to individuals	126
who have a developmental disabilities level of care	127
determination from the department of developmental disabilities,	128
indicating the individual needs a level of care required for	129
admission to an ICF/IID or enrollment in home and community-	130
based services.	131
(2) The waiver component shall provide a monthly lump sum	132
payment to parents or other family caregivers of waiver	133

participants for providing home and community-based services to	134
the waiver participant. A parent or other family caregiver may	135
receive payment for services provided regardless of the age of	136
the waiver participant.	137
(3) Monthly lump sum payments provided under the waiver	138
component shall be used by a parent or other family caregiver	139
for either of the following:	140
(a) Payment for home and community-based services provided	141
by the parent or caregiver to the waiver participant;	142
(b) Payment for home and community-based services provided	143
to the waiver participant by a third-party provider selected by	144
a parent or other family caregiver or by the waiver participant.	145
(4) The monthly lump sum payment provided under the waiver	146
component shall equal ninety per cent of the total per medicaid	147
day payment rate that the department of developmental	148
disabilities pays to an ICF/IID provider under Chapter 5124. of	149
the Revised Code.	150
(5) The department shall not deny participation in the	151
medicaid waiver component to an individual who meets the	152
criteria of division (A)(1) of this section, unless the	153
department determines that home and community-based care is not	154
a viable, safe, or healthy option for the individual.	155
(B) The department of medicaid, in collaboration with the	156
department of developmental disabilities, shall adopt rules as	157
necessary to implement the medicaid waiver component described	158
in this section.	159
(C) Before creating the medicaid waiver component under	160
this section, the department of medicaid shall seek, accept, and	161
consider public comment.	162

Section 2. This act shall be known as Lauren's Law.

Page 7

163