As Passed by the House

131st General Assembly

Regular Session 2015-2016

Sub. H. B. No. 89

Representative DeVitis

Cosponsors: Representatives Ginter, Grossman, Rezabek, Boose, McColley, Brenner, Romanchuk, Sprague, Hagan, Duffey, Gonzales, Butler, Cera, Patterson, Sykes, Bishoff, Anielski, Antonio, Barnes, Boccieri, Boggs, Boyce, Burkley, Craig, Fedor, Howse, Johnson, G., Kuhns, Lepore-Hagan, O'Brien, M., O'Brien, S., Perales, Reece, Rogers, Ruhl, Slesnick, Smith, K., Strahorn, Terhar

A BILL

То	amend sections 5162.01, 5162.36, 5162.361,	1
	5162.362, 5261.363, 5162.364, 5162.365, 5162.54,	2
	and 5162.64; to amend, for the purpose of	3
	adopting new section numbers as indicated in	4
	parentheses, sections 5162.361 (5162.362),	5
	5162.362 (5162.364), 5162.363 (5162.361),	6
	5162.364 (5162.3610), and 5162.365 (5162.367);	7
	and to enact new sections 5162.363 and 5162.365	8
	and sections 5162.366, 5162.368, and 5162.369 of	9
	the Revised Code regarding the Medicaid School	10
	Program.	11

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

Section 1. That sections 5162.01, 5162.36, 5162.361,	12
5162.362, 5162.363, 5162.364, 5162.365, 5162.54, and 5162.64 be	13
amended; sections 5162.361 (5162.362), 5162.362 (5162.364),	14
5162.363 (5162.361), 5162.364 (5162.3610), and 5162.365	15
(5162.367) be amended for the purpose of adopting new section	16

(5) "Healthy start component" means the component of the

medicaid program that covers pregnant women and children and is

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Sec. <u>5162.363</u> <u>5162.361</u> . The department of medicaid shall	100
enter into an interagency agreement with the department of	101
education under section 5162.35 of the Revised Code that	102
provides for the department of education to administer the	103
medicaid school component of the medicaid program other than the	104
aspects of the component that sections 5162.36 to $\frac{5162.365}{}$	105
5162.3610 of the Revised Code require the department of medicaid	106
to administer. The interagency agreement may include a provision	107
that provides for the department of education to pay to the	108
department of medicaid the nonfederal share of a portion of the	109
administrative expenses the department of medicaid incurs in	110
administering the aspects of the $\operatorname{\underline{medicaid\ school\ }}$ component that	111
the department of medicaid administers. The interagency	112
agreement shall include a provision requiring that the	113
department of education receive at least two and one-half per	114
cent of the federal financial participation the state receives	115
for the medicaid school component.	116

To the extent authorized by rules authorized by section 5162.021 of the Revised Code, the department of education shall adopt rules establishing a process by which qualified medicaid school providers participating in the medicaid school component pay to the department of education the nonfederal share of the department's expenses incurred in administering the component. The rules shall be adopted in accordance with Chapter 119. of the Revised Code.

Sec. 5162.361 5162.362. A qualified medicaid school

provider participating in the medicaid school component of the

medicaid program may submit a claim to the department of

medicaid for federal financial participation for providing, in

schools, services covered by the medicaid school component to

medicaid recipients who are eligible for the services. No

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qualified medicaid school provider may submit such a claim	131
before the provider incurs the cost of providing the service.	132
The claim shall include certification of the qualified	133
medicaid school provider's expenditures for the service. The	134
certification shall show that the money the qualified medicaid	135
school provider used for the expenditures was nonfederal money	136
the provider may legally use for providing the service and that	137
the amount of the expenditures was sufficient to pay the full	138
cost of the service.	139
Except as otherwise provided in sections 5162.36 to	140
5162.365 5162.3610 of the Revised Code, a qualified medicaid	141
school provider is subject to all conditions of participation in	142
the medicaid program that generally apply to providers of goods	143
and services under the medicaid program, including conditions	144
regarding claims, audits, and recovery of overpayments.	145
Sec. 5162.363. A qualified medicaid school provider's	146
claim for federal financial participation for providing a	147
service covered by the medicaid school component of the medicaid	148
program shall be rejected if either of the following applies:	149
(A) Unless the service is an initial assessment or	150
evaluation performed in the development of a medicaid	151
recipient's individualized education program, the service is not	152
included in the individualized education program developed for	153
the recipient to whom the service is provided.	154
(B) Another reason for rejection specified in rules	155
authorized by section 5162.3610 of the Revised Code applies to	156
the claim.	157
Sec. 5162.362 5162.364. The department of medicaid shall	158
seek federal financial participation for each claim a qualified	159

medicaid school provider properly submits to the department	160
under section $\frac{5162.361}{5162.362}$ of the Revised Code. The	161
department shall disburse the federal financial participation	162
the department receives from the federal government for such a	163
claim to the qualified medicaid school provider that submitted	164
the claim. The department may make interim payments of the	165
federal financial participation before the reconciliation	166
required by division (E) of section 5162.365 of the Revised	167
<u>Code</u> . The department may not pay the qualified medicaid school	168
provider the nonfederal share of the cost of the services for	169
which the claim was submitted.	170
Sec. 5162.365. (A) Not later than the last day of each	171
fiscal year, each qualified medicaid school provider shall	172
submit to the department of education a report that includes,	173
for the most recent previous October, all of the following:	174
(1) The total number of the provider's students for whom	175
an individualized education program was developed;	176
(2) Of the number of the provider's students reported	177
under division (A)(1) of this section, the total number who were	178
medicaid recipients;	179
(3) The total number of the provider's students who were	180
medicaid recipients;	181
(4) The total number of the provider's students.	182
(B) Not later than the last day of each calendar year, the	183
department of education shall do all of the following:	184
(1) Review each qualified medicaid school provider's	185
report submitted that year under division (A) of this section	186
and make any corrections needed to ensure a report's accuracy:	187

(2) Using the information reported on a provider's report,	188
including any corrections the department makes to it, determine	189
the provider's individualized education program rate and	1,90
<pre>medicaid eligible rate;</pre>	191
(3) Notify each provider of the provider's individualized	192
education program rate and medicaid eligible rate;	193
(4) Make available to each provider the template created	194
pursuant to section 5162.366 of the Revised Code to be used in	195
completing the cost report required by division (D) of this	196
section.	197
(C) Not later than the last day of each calendar year,	198
each qualified medicaid school provider shall submit to the	199
department of medicaid all claims data the department needs for	200
the claims the provider submitted under section 5162.362 of the	201
Revised Code for the fiscal year that ended during that calendar	202
<pre>year.</pre>	203
(D) Not later than eighteen months after the end of each	204
fiscal year, each qualified medicaid school provider shall	205
submit to the department of medicaid a cost report documenting	206
the provider's actual costs incurred in providing, during that	207
fiscal year, services covered by the medicaid school component	208
of the medicaid program to medicaid recipients who are eligible	209
for the services. A certified public accountant must conduct an	210
agreed-upon procedures review of the cost report before the	211
provider may submit the cost report to the department.	212
(E) The department of medicaid shall reconcile interim	213
payments of federal financial participation made to a qualified	214
medicaid school provider for a fiscal year under section	215
5162 364 of the Revised Code with the provider's cost report for	216

that fiscal year submitted under division (D) of this section.	217
The department shall complete the reconciliation in time for the	218
following to occur not later than two years after the last day	219
of the fiscal year:	220
(1) If the provider is owed money under the	221
reconciliation, the department paying the provider the amount	222
owed to the provider.	223
(2) If the provider owes money under the reconciliation,	224
the provider paying the department the amount owed to the	225
<pre>department.</pre>	226
Sec. 5162.366. The department of education shall issue a	227
request for proposals for an entity, pursuant to a contract with	228
the department, to create a computer software program that	229
provides a template for qualified medicaid school providers to	230
use when submitting cost reports required by division (D) of	231
section 5162.365 of the Revised Code.	232
The department of medicaid and department of education	233
jointly shall prepare and annually update procedural guidelines	234
for, and other informational materials about, the medicaid	235
school component of the medicaid program that give qualified	236
medicaid school providers clear instructions for participation	237
in the component.	238
Sec. <u>5162.365</u> <u>5162.367</u> . (A) A qualified medicaid school	239
provider is solely responsible for timely repaying any	240
overpayment that the provider receives under the medicaid school	241
component of the medicaid program and that is discovered by a	242
federal or state audit. This is the case regardless of whether	243
the audit's finding identifies the provider, department of	244
medicaid, or department of education as being responsible for	245

the overpayment.	246
(B) The department of medicaid shall not do any of the	247
following regarding an overpayment for which a qualified	248
medicaid school provider is responsible for repaying:	249
(1) Make a payment to the federal government to meet or	250
delay the provider's repayment obligation;	251
(2) Assume the provider's repayment obligation;	252
(3) Forgive the provider's repayment obligation.	253
(C) Each qualified medicaid school provider shall	254
indemnify and hold harmless the department of medicaid for any	255
cost or penalty resulting from a federal or state audit finding	256
that a claim submitted by the provider under section $\frac{5162.361}{}$	257
5162.362 of the Revised Code did not comply with a federal or	258
state requirement applicable to the claim, including a	259
requirement of a medicaid waiver component.	260
Sec. 5162.368. The medicaid school component of the	261
medicaid program shall cover nursing services provided by any of	262
the following:	263
(A) A registered nurse;	264
(B) A licensed practical nurse;	265
(C) A school health aide or any other individual who is	266
not licensed, certified, or otherwise authorized by a board or	267
other agency of the state to provide a health care service, but	268
only if all of the following apply:	269
(1) The individual is at least eighteen years of age.	270
(2) A registered nurse or licensed practical nurse has	271
delegated the nursing services to the individual in accordance	272

with rules adopted under section 4723.07 of the Revised Code.	273
(3) The individual and the registered nurse or licensed_	274
practical nurse who delegated the nursing services to the	275
individual are employed by or under contract with the qualified	276
medicaid school provider that submits the claim to the	277
department of medicaid for federal financial participation for	278
providing the nursing services.	279
Sec. 5162.369. (A) Subject to divisions (B) and (C) of	280
this section, the medicaid school component of the medicaid	281
program shall cover personal care services.	282
(B) A medicaid recipient who is eligible for the medicaid	283
school component may receive personal care services covered by	284
the component if both of the following apply:	285
(1) The recipient needs the services because the recipient	286
either cannot perform one or more activities of daily living or	287
instrumental activities of daily living or has a limitation in	288
performing one or more of those activities due to a functional,	289
cognitive, or behavioral impairment.	290
(2) The personal care services help the recipient benefit	291
from special education and related services provided pursuant to	292
Chapter 3323. of the Revised Code.	293
(C) Personal care services covered by the medicaid school	294
component may be provided by an individual who meets all of the	295
<pre>following requirements:</pre>	296
(1) The individual must be at least eighteen years of age.	297
(2) The individual must be trained to provide the personal	298
care services to the medicaid recipient who receives the	299
services.	300

(3) The individual must provide the personal care services	301
under the direct supervision of a health care professional to	302
whom both of the following apply:	303
(a) The health care professional is licensed, certified,	304
or otherwise authorized by a board or other agency of the state	305
to provide a health care service.	306
(b) The health care professional is employed by or under	307
contract with the qualified medicaid school provider that	308
submits the claim to the department of medicaid for federal	309
financial participation for providing the personal care	310
services.	311
Sec. 5162.364 5162.3610. The medicaid director shall adopt	312
rules under section 5162.02 of the Revised Code as necessary to	313
implement the medicaid school component of the medicaid program,	314
including rules that establish or specify all of the following:	315
(A) Conditions a board of education of a city, local, or	316
exempted school district, governing authority of a community	317
school established under Chapter 3314. of the Revised Code, the	318
state school for the deaf, and the state school for the blind	319
must meet to participate in the component;	320
(B) Services In addition to the services specified in	321
sections 5162.368 and 5162.369 of the Revised Code, services the	322
component covers;	323
(C) Payment rates for the services the component covers.	324
The rules shall be adopted in accordance with Chapter 119.	325
of the Revised Code.	326
Sec. 5162.54. (A) There is hereby created in the state	327
treasury the health care services administration fund. Except as	328

provided in division (C) of this section, all the following	329
shall be deposited into the fund:	330
(1) Amounts deposited into the fund pursuant to sections	331
5162.12, 5162.40, and 5162.41 of the Revised Code;	332
(2) The amount of the state share of all money the	333
department of medicaid recovers each fiscal year pursuant to a	334
tort action under the department's right of recovery under	335
section 5160.37 of the Revised Code that exceeds the state share	336
of all money the department, in fiscal year 2002, recovers	337
pursuant to a tort action under that right of recovery;	338
(3) Subject to division (B) of this section, the amount of	339
the state share of all money the department of medicaid, in	340
fiscal year 2003 and each fiscal year thereafter, recovers	341
through audits of medicaid providers that exceeds the state	342
share of all money the department, in fiscal year 2002, recovers	343
through such audits;	344
(4) Amounts from assessments on hospitals under section	345
5168.06 of the Revised Code and intergovernmental transfers by	346
governmental hospitals under section 5168.07 of the Revised Code	347
that are deposited into the fund in accordance with the law;	348
(5) Amounts that the department of education pays to the	349
department of medicaid, if any, pursuant to an interagency	350
agreement authorized by section $\frac{5162.363}{5162.361}$ of the Revised	351
Code;	352
(6) The application fees charged to providers under	353
section 5164.31 of the Revised Code;	354
(7) The fines collected under section 5165.1010 of the	355
Revised Code;	356

(8) Money the department receives in a fiscal year for	357
performing eligibility verification services necessary for	358
compliance with the independent, certified audit requirement of	359
42 C.F.R. 455.304, other than the amounts of such money that are	360
to be credited to the health care/medicaid support and	361
recoveries fund under section 5162.52 of the Revised Code.	362
(B) In determining under division (A)(3) of this section	363
the amount of money the department, in a fiscal year, recovers	364
through audits of medicaid providers, the amount recovered in	365
the form of vendor offset shall be excluded.	366
(C) The department of medicaid shall use funds available	367
in the health care services administration fund to pay for costs	368
associated with the administration of the medicaid program.	369
Sec. 5162.64. (A) There is hereby created in the state	370
treasury the medicaid school program administrative fund.	371
ereasury the mearcara sensor program administrative rana.	371
(B) Both of the following shall be deposited into the	372
medicaid school program administrative fund:	373
(1) The federal funds the department of education receives	374
for the expenses the department incurs in administering the	375
medicaid school component of the medicaid program created under	376
section 5162.36 of the Revised Code;	377
(2) The money the department collects from qualified	378
medicaid school providers in the process established in rules	379
authorized by section $\frac{5162.363}{5162.361}$ of the Revised Code.	380
(C) The department of education shall use money in the	381
medicaid school program administrative fund for both of the	382
following purposes:	383
(1) Paying for the expenses the department incurs in	384

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administering the medicaid school component of the medicaid	385
program;	386
(2) Paying a qualified medicaid school provider a refund	387
for any overpayment the provider makes to the department under	388
the process established in rules authorized by section 5162.363	389
5162.361 of the Revised Code if the process results in an	390
overpayment.	391
Section 2. That existing sections 5162.01, 5162.36,	392
5162.361, 5162.362, 5162.363, 5162.364, 5162.365, 5162.54, and	393
5162.64 of the Revised Code are hereby repealed.	394