As Reported by the House Finance Committee

135th General Assembly Regular Session 2023-2024

Sub. H. B. No. 7

Representatives White, Humphrey Cosponsors: Representatives Liston, McNally

A BILL

То	amend sections 3701.61, 3701.611, 5101.342,	1
	5123.0421, and 5123.33, to enact sections	2
	3902.63, 5101.91, 5104.291, and 5120.658 of the	3
	Revised Code, and to repeal Section 105.40 of	4
	H.B. 33 of the 135th General Assembly to support	5
	strong foundations for Ohio mothers and babies	6
	in their first one thousand days to address	7
	maternal and infant mortality, to improve	8
	health, developmental, and learning outcomes for	9
	babies and mothers through expanded prenatal,	10
	postnatal, infant, and toddler health care and	11
	early intervention and wraparound services and	12
	supports; to amend the versions of sections	13
	5180.21, 5180.22, and 5180.32 of the Revised	14
	Code that are scheduled to take effect January	15
	1, 2025, to continue those changes on and after	16
	that date; to designate those provisions the	17
	Strong Foundations Act; to require health plan	18
	issuers to cover hearing aids and related	19
	services for persons age twenty-one and younger;	20
	and to make appropriations.	21

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

Section 1. That sections 3701.61, 3701.611, 5101.342, 5123.0421, and 5123.33 be amended and sections 3902.63, 5101.91, 5104.291, and 5120.658 of the Revised Code be enacted to read as follows:

Sec. 3701.61. (A) The department of health shall establish 26 the help me grow program as the state's evidence-based parent 27 support program that encourages early prenatal and well-baby 28 care, as well as provides parenting education to promote the 29 comprehensive health and development of children. The program 30 shall provide home visiting services to families with a pregnant 31 woman or child under five years of age that meet the eligibility 32 requirements established in rules adopted under this section. 33 Home visiting services shall be provided through evidence-based 34 home visiting models or innovative, promising home visiting 35 models recommended by the Ohio home visiting consortium created 36 under section 3701.612 of the Revised Code. 37

(B) Families shall be referred to the appropriate home visiting services through the central intake and referral system created under section 3701.611 of the Revised Code.

(C) To the extent possible, the goals of the help me grow
program shall be consistent with the goals of the federal home
visiting program, as specified by the maternal and child health
bureau of the health resources and services administration in
the United States department of health and human services or its
successor.

(D) The director of health <u>may shall</u> enter into an interagency agreement with one or more state agencies, <u>including</u> <u>the department of developmental disabilities</u>, <u>department of job</u> <u>and family services</u>, <u>department of medicaid</u>, <u>commission on</u> <u>minority health</u>, <u>Ohio fatherhood commission</u>, <u>and children's</u>

22

23

24

25

38

39

40

47

48

49

50

trust fund board, to implement the help me grow program-and, to 52 ensure coordination of early childhood programs, and to maximize 53 reimbursement for the help me grow program from any federal 54 55 source. In addition to creating the central intake and referral 56 system as described in section 3701.611 of the Revised Code, the 57 department of health shall establish a comprehensive screening 58 and connection program to support the coordination of home 59 visiting services across the state, including through the 60 department of health, department of developmental disabilities, 61 department of job and family services, department of medicaid, 62 commission on minority health, Ohio fatherhood commission, and 63 children's trust fund board. Following the program's 64 establishment, the department of health shall evaluate on a 65 regular basis the program's effectiveness in coordinating home 66 visiting services. 67 (E) The director may distribute help me grow program funds 68 through contracts, grants, or subsidies to entities providing 69 services under the program. 70 (F) As a condition of receiving payments for home visiting 71 72 services, providers shall report to the director data on the program performance indicators, specified in rules adopted under 73 division (G) of this section, that are used to assess progress 74 toward achieving all of the following: 75 (1) The benchmark domains established for the federal home 76 visiting program, including improvement in maternal and newborn 77 health; reduction in child injuries, abuse, and neglect; 78 improved school readiness and achievement; reduction in crime 79 and domestic violence; and improved family economic self-80

(2) Improvement in birth outcomes and reduction in
82
stillbirths, as that term is defined in section 3701.97 of the
83
Revised Code;
84

(3) Reduction in tobacco use by pregnant women, new85parents, and others living in households with children.86

The providers shall report the data in the format and87within the time frames specified in the rules.88

89 The director shall prepare an annual report on the data received from the providers. Each report shall include an 90 evaluation addressing the number of families and children 91 served, the number and type of services provided, and health and 92 developmental outcomes for participating families and children. 93 The director shall submit the report to the general assembly in 94 accordance with section 101.68 of the Revised Code and make the 95 report available on the internet web site maintained by the 96 department of health. 97

(G) Pursuant to Chapter 119. of the Revised Code, the
98
director shall adopt rules that are necessary and proper to
99
implement this section. The rules shall specify all of the
100
following:

(1) Subject to division (H) of this section, eligibilityrequirements for home visiting services;103

(2) Eligibility Subject to division (H) of this section,
 104
 eligibility requirements for providers of home visiting
 105
 services;

(3) Standards Subject to division (H) of this section,
107
standards and procedures for the provision of program services,
108
including data collection, program monitoring, and program
109
evaluation;

(4) Procedures for appealing the denial of an application	111
for program services or the termination of services;	112
(5) Procedures for appealing the denial of an application	113
to become a provider of program services or the termination of	114
the department's approval of a provider;	115
(6) Procedures for addressing complaints;	116
(7) The program performance indicators on which data must	117
be reported by providers of home visiting services under	118
division (F) of this section, which, to the extent possible,	119
shall be consistent with federal reporting requirements for	120
federally funded home visiting services;	121
(8) The format in which reports must be submitted under	122
division (F) of this section and the time frames within which	123
the reports must be submitted;	124
(9) Criteria for payment of approved providers of program	125
services;	126
(10) Any other rules necessary to implement the program.	127
(H)(1) When adopting rules required by division (G)(1)	128
of this section, the department <u>director</u> shall specify that	129
families residing in the urban and rural communities specified	130
in rules adopted under section 3701.142 of the Revised Code <u>and</u>	131
families at risk of being in, or engaged with, the child welfare	132
system are to receive priority over other families for home	133
visiting services.	134
(2) When adopting rules required by division (G)(2) of	135
this section, the director shall specify as eligible providers	136
of home visiting services entities that demonstrate the use of	137
evidence-based home visiting models.	138

Page 5

(3) When adopting rules required by division (G)(3) of	139
this section, the director may allow the provision of home_	140
visiting services to be supplemented by services available_	141
online or through other electronic means.	142
	1.10
(I) (1) For the providers described in division (H) (2) of	143
this section and if approved, the online services described in	144
division (H)(3) of this section, the department shall evaluate	145
on a regular basis their effectiveness in serving pregnant	146
women, infants, and toddlers, especially those at risk of being	147
in, or engaged with, the child welfare system. As part of each	148
evaluation, the department shall identify the challenges to	149
participation in the help me grow program that families in rural	150
and Appalachian communities experience and recommend strategies	151
to improve their participation.	152
	1 5 0
(2) The department shall include in the annual report	153
required by division (F) of this section an analysis of the	154
impact of the providers and online services described in	155
divisions (H)(2) and (3) of this section.	156
(J) The department, in collaboration with the departments	157
of job and family services and medicaid, shall develop	158
strategies to increase the workforce capacity of home visiting	159
service providers and parenting support professionals, including	160
efforts to incentivize and retain such providers and	161
professionals in this state.	162
Sec. 3701.611. (A) The department of health shall create a	163
central intake and referral system for all home visiting	164
programs operating in this state. Through a competitive bidding	165
process, the department of health may select one or more persons	166
	167
or government entities to operate the system. <u>In its oversight</u>	
of the one or more system operators, the department shall	168

Page 6

streamline the system to ensure families and children receive	169
services from home visiting programs as described in division	170
(B)(3) of this section.	171
(B) If the department of health chooses to select one or	172
more system operators as described in division (A) of this	173
section, a contract with any system operator shall require that	174
the system do both all of the following:	175
(1) Serve as a single point of entry for access,	176
assessment, and referral of families <u>and children</u> to appropriate	177
home visiting services based on each family's location of	178
residence;	179
(2) Use a standardized form or other mechanism to assess	180
for each family member's risk factors and social determinants of	181
health , as well as ensure <u>;</u>	182
(3) Ensure that the family is families and children are	183
referred to the appropriate <u>and receive services</u> from home	184
visiting program, which may include a program that uses programs_	185
using evidence-based or evidence-informed models and that are	186
appropriate to their level of needs, including the following:	187
<u>(a) Programs using home visiting contractors who that</u>	188
provide services within a <u>pathways</u> community HUB that fully or	189
substantially complies with the pathways community HUB-	190
certification standards developed certified by the pathways	191
community HUB institute <u>;</u>	192
	100
(b) Programs that provide services using the early head	193
start home-based option;	194
(c) Programs that provide services using other available	195
evidence-based or evidence-informed home visiting models or	196
strategies, including those supported by the state and specified	197

by the department.

(C) The standardized form or other mechanism described in division (B)(2) of this section shall be agreed to by the home visiting consortium created under section 3701.612 of the Revised Code.

(D) A contract entered into under division (B) of this 203 section shall require a system operator to issue an annual report to the department of health that includes data regarding 205 referrals made by the central intake and referral system, costs 206 associated with the referrals, and the quality of services 207 received by families and children who were referred to services 208 through the system. The report shall be distributed to the home 209 visiting consortium created under section 3701.612 of the 210 Revised Code. 211

(E) After referring a family to a home visiting services 212 provider, the system operator shall notify the director of 213 health of the referral. As soon as practicable after receiving 214 notice of the referral, the director shall request, as described 215 in division (D)(2)(d) of section 3301.0714 of the Revised Code, 216 the independent contractor engaged to create and maintain_ 217 student data verification codes under section 3301.0723 of the 218 Revised Code to assign a data verification code to the referred 219 family's child. The director may use the code to evaluate the 220 effectiveness of home visiting services received by the family's 221 child and any outcomes for the child. 222

(F) Nothing in this section is intended to do any of the following:

(1) Prohibit the department of health from using 225 alternative promotional materials or names for the central 226

Page 8

204

223

224

198

199

200

201

Page 9

intake and referral system;	227
(2) Require the use of help me grow program promotional	228
materials or names;	229
(3) Prohibit providers, central coordinators, the	230
department of health, or stakeholders from using the help me	231
grow name for promotional materials for home visiting.	232
Sec. 3902.63. (A) As used in this section:	233
(1) "Hearing aid" means any wearable instrument or device	234
designed or offered for the purpose of aiding or compensating	235
for impaired human hearing, including all attachments,	236
accessories, and parts thereof, except batteries and cords, that	237
is dispensed by a licensed audiologist, a licensed hearing aid	238
<u>dealer or fitter, or an otolaryngologist.</u>	239
(2) "Otolaryngologist" means a licensed physician who	240
practices otolaryngology.	241
(3) "Related services" means services necessary to assess,	242
select, and appropriately adjust or fit a hearing aid to ensure	243
optimal performance.	244
(B) On and after the effective date of this section, and	245
notwithstanding section 3901.71 of the Revised Code, a health	246
benefit plan shall provide coverage for the full cost of both of	247
the following:	248
(1) One hearing aid per hearing-impaired ear up to two	249
thousand five hundred dollars every forty-eight months for a	250
covered person twenty-one years of age or younger who is	251
verified as being deaf or hearing impaired by a licensed	252
audiologist or by an otolaryngologist or other licensed	253
physician;	254

(2) All related services prescribed by an otolaryngologist	255
or recommended by a licensed audiologist and dispensed by a	255
licensed audiologist, a licensed hearing aid dealer or fitter,	257
<u>or an otolaryngologist.</u>	258
(C) A covered person may choose a higher priced hearing	259
aid and may pay the difference in cost above the two-thousand-	260
five-hundred-dollar required coverage required by this section	261
without any financial or contractual penalty to the covered	262
person or to the provider of the hearing aid.	263
(D) A health plan issuer is not required to pay a claim	264
for the cost of a hearing aid as required by division (B) of	265
this section if, less than forty-eight months prior to the date	266
of the claim, the covered person received the coverage required	267
under division (B) of this section from any health benefit plan.	268
(E)(1) A health benefit plan shall only provide coverage	269
for hearing aids that are considered medically appropriate to	270
meet the needs of the covered person, according to professional	271
standards established by the state speech and hearing	272
professionals board.	273
(2) A health benefit plan shall not exclude coverage for	274
any hearing aid that would be considered medically appropriate	275
to meet the needs of the covered person, according to	276
professional standards established by the state speech and	277
hearing professionals board.	278
(3) The state speech and hearing professionals board shall	279
adopt professional standards concerning hearing aids as needed	280
to evaluate the compliance of a health benefit plan with this	281
section.	282
Sec. 5101.342. The Ohio commission on fatherhood shall do	283

both of the following:	284
(A) Organize a state summit on fatherhood every four	285
years;	286
(B) Prepare a report each year that does the following:	287
(1) Identifies resources available to fund fatherhood-	288
related programs and explores the creation of initiatives to do	
the following:	290
(a) Build the parenting skills of fathers;	291
(b) Provide employment-related services for low-income,	292
noncustodial fathers;	293
(c) Prevent premature fatherhood;	294
(d) Provide services to fathers who are inmates in or have	295
just been released from imprisonment in a state correctional	296
institution, as defined in section 2967.01 of the Revised Code,	297
or in any other detention facility, as defined in section	298
2921.01 of the Revised Code, so that they are able to maintain	299
or reestablish their relationships with their families;	300
(e) Reconcile fathers with their families;	301
(f) Increase public awareness of the critical role fathers	302
play.	303
(2) Describes the commission's expectations for the	304
outcomes of fatherhood-related programs and initiatives and the	305
methods the commission uses for conducting annual measures of	306
those outcomes <u>;</u>	307
(3) Evaluates the number of fathers and children served	308
and the number and types of additional services provided as a	309
result of the recommendations made to the director of job and	310

family services pursuant to section 5101.805 of the Revised	311
<u>Code</u> .	312
The commission shall submit each report to the general	313
assembly in accordance with section 101.68 of the Revised Code.	314
(C) Pursuant to section 5101.805 of the Revised Code, the	315
commission may make recommendations to the director of job and	316
family services regarding funding, approval, and implementation	317
of fatherhood programs in this state that meet at least one of	318
the four purposes of the temporary assistance for needy families	319
block grant, as specified in 42 U.S.C. 601.	320
(D) The portion of the report prepared pursuant to	321
division (B)(2) of this section shall be prepared by the	322
commission in collaboration with the director of children and	323
youth.	324
	205
(E) The commission shall submit each report prepared	325
pursuant to division (B) of this section to the president and	326
pursuant to division (B) of this section to the president and minority leader of the senate, speaker and minority leader of	
pursuant to division (B) of this section to the president and	326
pursuant to division (B) of this section to the president and minority leader of the senate, speaker and minority leader of	326 327
pursuant to division (B) of this section to the president and minority leader of the senate, speaker and minority leader of the house of representatives, governor, and chief justice of the	326 327 328
pursuant to division (B) of this section to the president and minority leader of the senate, speaker and minority leader of the house of representatives, governor, and chief justice of the supreme court. The first report is due not later than one year	326 327 328 329
pursuant to division (B) of this section to the president and minority leader of the senate, speaker and minority leader of the house of representatives, governor, and chief justice of the supreme court. The first report is due not later than one year after the last of the initial appointments to the commission is	326 327 328 329 330
pursuant to division (B) of this section to the president and minority leader of the senate, speaker and minority leader of the house of representatives, governor, and chief justice of the supreme court. The first report is due not later than one year after the last of the initial appointments to the commission is made under section 5101.341 of the Revised Code.	326 327 328 329 330 331
pursuant to division (B) of this section to the president and minority leader of the senate, speaker and minority leader of the house of representatives, governor, and chief justice of the supreme court. The first report is due not later than one year after the last of the initial appointments to the commission is made under section 5101.341 of the Revised Code. <u>Sec. 5101.91. To increase participation in evidence-based</u>	326 327 328 329 330 331 332
pursuant to division (B) of this section to the president and minority leader of the senate, speaker and minority leader of the house of representatives, governor, and chief justice of the supreme court. The first report is due not later than one year after the last of the initial appointments to the commission is made under section 5101.341 of the Revised Code. Sec. 5101.91. To increase participation in evidence-based parenting education programs, including the "Positive Parenting	326 327 328 329 330 331 332 333
pursuant to division (B) of this section to the president and minority leader of the senate, speaker and minority leader of the house of representatives, governor, and chief justice of the supreme court. The first report is due not later than one year after the last of the initial appointments to the commission is made under section 5101.341 of the Revised Code. <u>Sec. 5101.91. To increase participation in evidence-based</u> parenting education programs, including the "Positive Parenting Program," also known as "Triple P," the department of job and	326 327 328 329 330 331 332 333 334
pursuant to division (B) of this section to the president and minority leader of the senate, speaker and minority leader of the house of representatives, governor, and chief justice of the supreme court. The first report is due not later than one year after the last of the initial appointments to the commission is made under section 5101.341 of the Revised Code. <u>Sec. 5101.91. To increase participation in evidence-based</u> parenting education programs, including the "Positive Parenting Program," also known as "Triple P," the department of job and family services shall develop strategies for state departments,	326 327 328 329 330 331 332 333 334 335
<pre>pursuant to division (B) of this section to the president and minority leader of the senate, speaker and minority leader of the house of representatives, governor, and chief justice of the supreme court. The first report is due not later than one year after the last of the initial appointments to the commission is made under section 5101.341 of the Revised Code. Sec. 5101.91. To increase participation in evidence-based parenting education programs, including the "Positive Parenting Program," also known as "Triple P," the department of job and family services shall develop strategies for state departments, agencies, and boards to use in informing parents, caregivers,</pre>	326 327 328 329 330 331 332 333 334 335 336

the department of job and family services shall collaborate with	340
other state departments.	341
Sec. 5104.291. (A) This section establishes standards and	342
conditions for rating the following early learning and	343
development programs in the step up to quality program:	344
(1) A licensed child day-care center operating a head	345
start or early head start program;	346
(2) A licensed type A or type B family day-care home under	347
contract to provide head start or early head start services.	348
(B)(1) On a periodic basis, the department of job and	349
family services shall do both of the following:	350
(a) Review head start program performance standards	351
described in 45 C.F.R. Part 1302 and determine which step up to	352
quality program ratings tier corresponds with minimum head start	353
program performance standards;	354
(b) Review accreditation standards for the national	355
association for the education of young children, or its	356
successor organization, and determine which step up to quality	357
program ratings tier corresponds with minimum accreditation	358
standards.	359
(2) The department shall rate each program described in	360
division (A)(1) or (2) of this section in the step up to quality	361
program ratings tier that the department has determined	362
corresponds with the minimum standards.	363
(C) The department shall prescribe the manner in which a	364
program is to demonstrate to the department satisfaction of the	365
requirements of this section.	366
Sec. 5120.658. (A) As used in this section, "doula" has	367

the same meaning as in section 4723.89 of the Revised Code.	368
(B) Beginning one year after the effective date of this	369
section, the department of rehabilitation and correction shall	370
operate a program to provide to inmates participating in any	371
prison nursery program established under section 5120.65 of the	372
Revised Code doula services that are provided by a doula	373
certified under section 4723.89 of the Revised Code.	374
(C) The department may adopt rules in accordance with	375
Chapter 119. of the Revised Code to implement this section.	376
Sec. 5123.0421. The director of developmental disabilities	377
shall adopt rules in accordance with Chapter 119. of the Revised	378
Code that are necessary to implement the state's part C early	379
intervention services program, including rules that specify all	380
of the following:	381
(A) Eligibility requirements to receive program services,	382
including both of the following:	383
(1) Standards that deem an infant born before twenty-eight	384
weeks of gestational age eligible for program services, without	385
any other required conditions;	386
(2) Standards that provide to an infant born between	387
twenty-eight and thirty-eight weeks of gestational age home	388
visiting services pursuant to section 3701.61 of the Revised	389
Code that include developmental screening and, if appropriate	390
based on the results of the screening, a referral for part C	391
early intervention program services;	392
(B) Eligibility requirements to be a program service	393
provider;	394
(C) Operating standards and procedures for program service	395

providers, including standards and procedures governing data

collection, program monitoring, and program evaluation;

(D) Procedures to appeal the denial of an application to	398
receive program services or the termination of program services;	399
(E) Procedures to appeal a decision by the department of	400
developmental disabilities to deny an application to be a	401
program service provider or to terminate a provider's status;	402
(F) Procedures for addressing complaints by persons who	403
receive program services;	404
(G) Criteria for the payment of program service providers;	405
(H) The metrics or indicators used to measure program	406
service provider performance.	407
Sec. 5123.33. (A) In its annual report, the department of	408
developmental disabilities shall include a <u>both of the</u>	409
following:	410
(1) A list of the officers and agents employed, and	411
complete financial statement of the various institutions under	412
its control. The report shall describe the condition of each	413
institution, and shall state, as to each institution, whether:	414
(A) (a) The moneys appropriated have been economically and	415
judiciously expended;	416
(B) (b) The objects of the institutions have been	417
accomplished;	418
(C) (c) The laws in relation to such institutions have	419
been fully complied with;	420
$\frac{(D)}{(d)}$ All parts of the state are equally benefited by	421
the institutions.	422

396

(2) The following information regarding this state's part_	423
<u>C early intervention services program established pursuant to</u>	424
rules authorized under section 5123.0421 of the Revised Code:	425
(a) The number of families and infants served;	426
(b) The number and types of early intervention services	427
provided;	428
(c) The age of infants on the referral date and the source	429
of the referral, including an indication if the referral was	430
made by a home visiting provider;	431
(d) Outcome metrics for participating families and	432
<u>infants.</u>	433
Such (B) Each annual report shall be accompanied by the	434
reports of the managing officers, such other information as the	435
department considers proper, and the department's	436
recommendations for the more effective accomplishment of the	437
general purpose of this chapter.	438
(C) The department shall submit each annual report to the	439
general assembly in accordance with section 101.68 of the	440
Revised Code.	441
Section 2. That existing sections 3701.61, 3701.611,	442
5101.342, 5123.0421, and 5123.33 of the Revised Code are hereby	443
repealed.	444
Section 3. That Section 105.40 of H.B. 33 of the 135th	445
General Assembly is hereby repealed.	446
Section 4. That the versions of sections 5180.21, 5180.22,	447
and 5180.32 of the Revised Code that are scheduled to take	448
effect on January 1, 2025, be amended to read as follows:	449

Sec. 5180.21. (A) The department of children and youth 450 shall establish the help me grow program as the state's 451 evidence-based parent support program that encourages early 452 prenatal and well-baby care, as well as provides parenting 453 education to promote the comprehensive health and development of 454 children. The program shall provide home visiting services to 455 families with a pregnant woman or child under five years of age 456 that meet the eligibility requirements established in rules 457 adopted under this section. Home visiting services shall be 458 provided through evidence-based home visiting models or 459 innovative, promising home visiting models recommended by the 460 Ohio home visiting consortium created under section 5180.23 of 461 the Revised Code. 462

(B) Families shall be referred to the appropriate home
visiting services through the central intake and referral system
464
created under section 5180.22 of the Revised Code.
465

(C) To the extent possible, the goals of the help me grow
program shall be consistent with the goals of the federal home
visiting program, as specified by the maternal and child health
bureau of the health resources and services administration in
the United States department of health and human services or its
successor.

(D) The director of children and youth may shall enter 472 into an interagency agreement with one or more state agencies, 473 including the department of developmental disabilities, 474 department of job and family services, department of medicaid, 475 commission on minority health, Ohio fatherhood commission, and 476 children's trust fund board, to implement the help me grow 477 program-and, to ensure coordination of early childhood 478 programs, and to maximize reimbursement for the help me grow 479

program from any federal source.

In addition to creating the central intake and referral 481 system as described in section 5180.22 of the Revised Code, the 482 department of children and youth shall establish a comprehensive 483 screening and connection program to support the coordination of 484 home visiting services across the state, including through the 485 department of health, department of developmental disabilities, 486 department of job and family services, department of medicaid, 487 commission on minority health, Ohio fatherhood commission, and 488 children's trust fund board. Following the program's 489 establishment, the department of children and youth shall 490 evaluate on a regular basis the program's effectiveness in 491 coordinating home visiting services. 492

(E) The director may distribute help me grow program funds through contracts, grants, or subsidies to entities providing services under the program.

(F) As a condition of receiving payments for home visiting
496
services, providers shall report to the director data on the
497
program performance indicators, specified in rules adopted under
498
division (G) of this section, that are used to assess progress
499
toward achieving all of the following:

(1) The benchmark domains established for the federal home
visiting program, including improvement in maternal and newborn
health; reduction in child injuries, abuse, and neglect;
improved school readiness and achievement; reduction in crime
and domestic violence; and improved family economic selfsufficiency;

(2) Improvement in birth outcomes and reduction in 507stillbirths, as that term is defined in section 5180.12 of the 508

480

493

494

Revised Code;	509
(3) Reduction in tobacco use by pregnant women, new	510
parents, and others living in households with children.	511
The providers shall report the data in the format and	512
within the time frames specified in the rules.	513
The director shall prepare an annual report on the data	514
received from the providers. <u>Each report shall include an</u>	515
evaluation addressing the number of families and children	516
served, the number and type of services provided, and health and	517
developmental outcomes for participating families and children.	518
The director shall submit the report to the general assembly in	519
accordance with section 101.68 of the Revised Code and make the	520
report available on the internet web site maintained by the	521
department of children and youth.	522
(G) Pursuant to Chapter 119. of the Revised Code, the	523
director shall adopt rules that are necessary and proper to	524
implement this section. The rules shall specify all of the	525
following:	526
(1) Subject to division (H) of this section, eligibility	527
requirements for home visiting services;	528
(2) Eligibility Subject to division (H) of this section,	529
eligibility requirements for providers of home visiting	530
services;	531
(3) Standards-Subject to division (H) of this section,	532
standards and procedures for the provision of program services,	533
including data collection, program monitoring, and program	534
evaluation;	535
(4) Procedures for appealing the denial of an application	536

for program services or the termination of services;	537						
(5) Procedures for appealing the denial of an application	538						
to become a provider of program services or the termination of	539						
the department's approval of a provider;							
(6) Procedures for addressing complaints;	541						
(7) The program performance indicators on which data must	542						
be reported by providers of home visiting services under	543						
division (F) of this section, which, to the extent possible,	544						
shall be consistent with federal reporting requirements for	545						
federally funded home visiting services;	546						
(8) The format in which reports must be submitted under	547						
division (F) of this section and the time frames within which	548						
the reports must be submitted;	549						
(9) Criteria for payment of approved providers of program	550						
services;	551						
(10) Any other rules necessary to implement the program.							
$\frac{(H)}{(H)}$ (1) When adopting rules required by division (G)(1)	553						
of this section, the department <u>director</u> shall specify that	554						
families residing in the urban and rural communities specified	555						
in rules adopted under section 3701.142 of the Revised Code <u>and</u>	556						
families at risk of being in, or engaged with, the child welfare	557						
system are to receive priority over other families for home	558						
visiting services.	559						
(2) When adopting rules required by division (G)(2) of	560						
this section, the director shall specify as eligible providers	561						
of home visiting services entities that demonstrate the use of	562						
evidence-based home visiting models.	563						
(3) When adopting rules required by division (G)(3) of	564						

this section, the director may allow the provision of home	565
visiting services to be supplemented by services available	566
online or through other electronic means.	567
(I)(1) For the providers described in division (H)(2) of	568
this section and if approved, the online services described in	569
division (H)(3) of this section, the department shall evaluate	570
on a regular basis their effectiveness in serving pregnant	571
women, infants, and toddlers, especially those at risk of being	572
in, or engaged with, the child welfare system. As part of each	573
evaluation, the department shall identify the challenges to	574
participation in the help me grow program that families in rural	575
and Appalachian communities experience and recommend strategies	576
to improve their participation.	577
(2) The department shall include in the annual report	578
required by division (F) of this section an analysis of the	579
impact of the providers and online services described in	580
divisions (H)(2) and (3) of this section.	581
(J) The department, in collaboration with the departments	582
of job and family services and medicaid, shall develop	583
strategies to increase the workforce capacity of home visiting	584
service providers and parenting support professionals, including	585
efforts to incentivize and retain such providers and	586
professionals in this state.	587
Sec. 5180.22. (A) The department of children and youth	588
shall create a central intake and referral system for all home	589
visiting programs operating in this state. Through a competitive	590
bidding process, the department of children and youth may select	591
one or more persons or government entities to operate the	592
system. In its oversight of the one or more system operators,	593
the department shall streamline the system to ensure families	594

and children receive services from home visiting programs as	595					
described in division (B)(3) of this section.	596					
(B) If the department of children and youth chooses to	597					
select one or more system operators as described in division (A)	598					
of this section, a contract with any system operator shall	599					
require that the system do both all of the following:	600					
(1) Serve as a single point of entry for access,	601					
assessment, and referral of families and children to appropriate	602					
home visiting services based on each family's location of	603					
residence;	604					
(2) Use a standardized form or other mechanism to assess	605					
for each family member's risk factors and social determinants of	606					
health , as well as ensure <u>;</u>	607					
(3) Ensure that the family is families and children are	608					
referred to the appropriate and receive services from home	609					
visiting program, which may include a program that uses programs	610					
using evidence-based or evidence-informed models and that are						
appropriate to their level of needs, including the following:	612					
<u>(a) Programs using home visiting contractors who that</u>	613					
provide services within a <u>pathways</u> community HUB that fully or	614					
substantially complies with the pathways community HUB-	615					
certification standards developed certified by the pathways	616					
community HUB institute <u>;</u>	617					
(b) Programs that provide services using the early head	618					
start home-based option;	619					
(c) Programs that provide services using other available	620					
evidence-based or evidence-informed home visiting models or	621					
strategies, including those supported by the state and specified	622					
by the department.	623					

(C) The standardized form or other mechanism described in
 division (B)(2) of this section shall be agreed to by the home
 visiting consortium created under section 5180.23 of the Revised
 626
 Code.
 627

(D) A contract entered into under division (B) of this section shall require a system operator to issue an annual report to the department of children and youth that includes data regarding referrals made by the central intake and referral system, costs associated with the referrals, and the quality of services received by families <u>and children</u> who were referred to services through the system. The report shall be distributed to the home visiting consortium created under section 5180.23 of the Revised Code.

(E) After referring a family to a home visiting services 637 provider, the system operator shall notify the director of 638 health of the referral. As soon as practicable after receiving 639 notice of the referral, the director shall request, as described 640 in division (D)(2)(d) of section 3301.0714 of the Revised Code, 641 the independent contractor engaged to create and maintain 642 student data verification codes under section 3301.0723 of the 643 Revised Code to assign a data verification code to the referred 644 family's child. The director may use the code to evaluate the 645 effectiveness of home visiting services received by the family's 646 child and any outcomes for the child. 647

<u>(F)</u>Nothing in this section is intended to do any of the following:

(1) Prohibit the department of children and youth from
 using alternative promotional materials or names for the central
 651
 intake and referral system;
 652

628

629

630

631

632

633

634

635

636

648

(2) Require the use of help me grow program promotional	653
materials or names;	654
(3) Prohibit providers, central coordinators, the	655
department of children and youth, or stakeholders from using the	656
help me grow name for promotional materials for home visiting.	657
Sec. 5180.32. The director of children and youth shall	658
adopt rules in accordance with Chapter 119. of the Revised Code	659
that are necessary to implement the state's part C early	660
intervention services program, including rules that specify all	661
of the following:	662
(A) Eligibility requirements to receive program services,	663
including both of the following:	664
(1) Standards that deem an infant born before twenty-eight	665
weeks of gestational age eligible for program services, without	666
any other required conditions;	667
(2) Standards that provide to an infant born between	668
twenty-eight and thirty-eight weeks of gestational age home	669
visiting services pursuant to section 5101.21 of the Revised	670
Code that include developmental screening and, if appropriate	671
based on the results of the screening, a referral for part C	672
early intervention program services;	673
(B) Eligibility requirements to be a program service	674
provider;	675
(C) Operating standards and procedures for program service	676
providers, including standards and procedures governing data	677
collection, program monitoring, and program evaluation;	678
(D) Procedures to appeal the denial of an application to	679
receive program services or the termination of program services;	680

(E) Procedures to appeal a decision by the department of	681
developmental disabilities to deny an application to be a	682
program service provider or to terminate a provider's status;	683
(F) Procedures for addressing complaints by persons who	684
receive program services;	685
(G) Criteria for the payment of program service providers;	686
(H) The metrics or indicators used to measure program	687
service provider performance.	688
Section 5. That the existing versions of sections 5180.21,	689
5180.22, and 5180.32 of the Revised Code that are scheduled to	690
take effect January 1, 2025 are hereby repealed.	691
Section 6. Sections 4 and 5 of this act take effect	692
January 1, 2025.	693
Section 7. (A) As used in this section:	694
Section 7. (A) As used in this section:	694 695
(1) "WIC" means the Special Supplemental Nutrition Program	695
(1) "WIC" means the Special Supplemental Nutrition Program for Women, Infants, and Children established under the "Child	695 696
(1) "WIC" means the Special Supplemental Nutrition Program for Women, Infants, and Children established under the "Child Nutrition Act of 1966," 42 U.S.C. 1786.	695 696 697
 (1) "WIC" means the Special Supplemental Nutrition Program for Women, Infants, and Children established under the "Child Nutrition Act of 1966," 42 U.S.C. 1786. (2) "SNAP" means the Supplemental Nutrition Assistance 	695 696 697 698
 (1) "WIC" means the Special Supplemental Nutrition Program for Women, Infants, and Children established under the "Child Nutrition Act of 1966," 42 U.S.C. 1786. (2) "SNAP" means the Supplemental Nutrition Assistance Program administered by the Department of Job and Family 	695 696 697 698 699
 (1) "WIC" means the Special Supplemental Nutrition Program for Women, Infants, and Children established under the "Child Nutrition Act of 1966," 42 U.S.C. 1786. (2) "SNAP" means the Supplemental Nutrition Assistance Program administered by the Department of Job and Family Services under section 5101.54 of the Revised Code in accordance 	695 696 697 698 699 700
 (1) "WIC" means the Special Supplemental Nutrition Program for Women, Infants, and Children established under the "Child Nutrition Act of 1966," 42 U.S.C. 1786. (2) "SNAP" means the Supplemental Nutrition Assistance Program administered by the Department of Job and Family Services under section 5101.54 of the Revised Code in accordance with the "Food and Nutrition Act of 2008," 7 U.S.C. 2011. 	695 696 697 698 699 700 701
 (1) "WIC" means the Special Supplemental Nutrition Program for Women, Infants, and Children established under the "Child Nutrition Act of 1966," 42 U.S.C. 1786. (2) "SNAP" means the Supplemental Nutrition Assistance Program administered by the Department of Job and Family Services under section 5101.54 of the Revised Code in accordance with the "Food and Nutrition Act of 2008," 7 U.S.C. 2011. (B) The Department of Health shall evaluate and invest in 	695 696 697 698 699 700 701 702
 (1) "WIC" means the Special Supplemental Nutrition Program for Women, Infants, and Children established under the "Child Nutrition Act of 1966," 42 U.S.C. 1786. (2) "SNAP" means the Supplemental Nutrition Assistance Program administered by the Department of Job and Family Services under section 5101.54 of the Revised Code in accordance with the "Food and Nutrition Act of 2008," 7 U.S.C. 2011. (B) The Department of Health shall evaluate and invest in strategies to create an integrated eligibility determination 	695 696 697 698 699 700 701 702 703
 (1) "WIC" means the Special Supplemental Nutrition Program for Women, Infants, and Children established under the "Child Nutrition Act of 1966," 42 U.S.C. 1786. (2) "SNAP" means the Supplemental Nutrition Assistance Program administered by the Department of Job and Family Services under section 5101.54 of the Revised Code in accordance with the "Food and Nutrition Act of 2008," 7 U.S.C. 2011. (B) The Department of Health shall evaluate and invest in strategies to create an integrated eligibility determination application for both WIC and SNAP. The Department of Health 	695 696 697 698 699 700 701 702 703 704

(C) The Department of Health shall investigate and

determine the feasibility of the following:	708
(1) Incorporating all available federal waivers, including	709
a waiver permitting the use of telephone and video calls to	710
<pre>complete WIC enrollment;</pre>	711
(2) Creating pilot opportunities and modifying the WIC	712
internet web site to simplify the application process and	713
benefit distribution for WIC, including by:	714
(a) Pursuing multi-program enrollment through Ohio	715
Benefits;	716
(b) Allowing for adjunctive eligibility for WIC applicants	717
who show proof of enrollment in SNAP, Ohio Works First, or	718
Medicaid;	719
(c) Enabling automatic online loading of benefits to WIC	720
nutrition cards;	721
(d) Offering online shopping with WIC nutrition cards;(e)	722
Exploring other ways to improve access to WIC benefits and	723
remove administrative burdens.	724
(D) Six months after the effective date of this section,	725
the Department of Health shall submit a report to the General	726
Assembly in accordance with section 101.68 of the Revised Code.	727
The report shall detail the results of the investigation	728
required by division (C) of this section, including the	729
feasibility of implementing the various changes to the WIC	730
program and the anticipated impact of permanently adopting the	731
changes.	732

Section 8. (A) The Department of Health shall create an733Ohio-tailored, membership-based mobile application available to734pregnant and postpartum women who are eligible for Medicaid. The735

Department of Health, in collaboration with the Department of 736 Medicaid, shall issue a request for proposals to onboard the 737 mobile application platform described in this section. The 738 request for proposals shall include the following deliverables: 739

(1) The selected vendor will deliver education, resources,and support to pregnant women and their families.741

(2) The selected vendor will provide Ohio-specific
 742
 information on its mobile application, including links to the
 743
 Department of Medicaid and other state agency programs and
 744
 resources available to pregnant and postpartum women.
 745

(3) The selected vendor will demonstrate a consistent
workflow to increase awareness of state agency programs and
resources available to users of the mobile application.
748

(4) The selected vendor will enable the Department of
Medicaid and other state agencies to ask specific questions to
750
users of the mobile application.
751

(5) The selected vendor will enable the Department of
Medicaid to share specific content and resources, as determined
753
by the Department, with users of the mobile application.
754

(6) The selected vendor will include information and
755
resources in the mobile application that meet acceptable United
756
States clinical standards, including standards defined by all of
757
the following:

```
(a) The United States Centers for Disease Control and 759
Prevention; 760
(b) The United States National Institutes of Health; 761
```

```
(c) The American College of Obstetricians andGynecologists;763
```

(d) The American Medical Association;	764					
(e) The American Academy of Pediatrics.	765					
(7) The selected vendor will make its mobile application	766					
available in multiple languages to provide access to as many						
users in the state as possible.						
(8) The selected vendor will regularly provide the	769					
Department of Health and the Department of Medicaid with	770					
aggregate, deidentified data concerning the following:	771					
(a) The number of users of the mobile application that are	772					
eligible for Medicaid;	773					
(b) The number of users of the mobile application that are	774					
engaging with Ohio-specific content;	775					
(c) The number of users of the mobile application seeking	776					
additional information about enrollment in the Medicaid program	777					
or other available resources;						
(d) The number of monthly users of the mobile application;	779					
(e) The number of daily users of the mobile application;	780					
(f) The average length of time a user uses the mobile	781					
application;	782					
(g) Any other information requested by the Department of	783					
Health and Department of Medicaid.	784					
(9) The selected vendor will make its mobile application	785					
accessible on both iOS and Android platforms.	786					
(10) Any other deliverables determined by the Department	787					
of Health and Department of Medicaid.	788					

(B) On the dates one year after the effective date of this 789

section and two years after the effective date of this section, 790 the Department of Health shall submit a report to the General 791 Assembly in accordance with section 101.68 of the Revised Code 792 summarizing the data collected pursuant to division (A)(8) of 793 this section. 794

Section 9. The Department of Health shall establish a 795 program to award grants to legal assistance organizations and 796 medical providers that partner together to identify pregnant 797 women, mothers, and children in need of legal services and to 798 provide them with those services. The program's aim is to 799 resolve, through the legal system, negative social determinants 800 of health, such as unsafe housing, food or income insecurity, 801 domestic violence, and child custody disputes, in an effort to 802 increase participation in prenatal care and improve health 803 outcomes for pregnant women, mothers, and children. 804

In awarding grants, the Department shall prioritize 805 partnerships that demonstrate to the Department their ability to 806 coordinate with case management and home visitation services. As 807 a condition of receiving a grant, each legal assistance 808 organization and medical provider partnership shall monitor 809 health outcomes for the pregnant women, mothers, and children 810 receiving legal services under the partnership and shall report 811 on a regular basis those outcomes to the Department. 812

The report shall include an evaluation of the grant 813 program that addresses the number of women, mothers, and 814 children served, the number and type of services provided, and 815 any health and developmental outcomes for participating women, 816 mothers, and children. 817

Section 10. The Department of Medicaid shall study how818evidence-based peer-to-peer programming that supports infant819

vitality can be reimbursed through the Medicaid program. The 820 Department shall submit a report summarizing the results of the 821 study to the General Assembly in accordance with section 101.68 822 of the Revised Code one year after the effective date of this 823 section. 824

Section 11. (A) The Department of Job and Family Services825shall establish a pilot program to assist in the development of826quality, comprehensive child care programs like Early Head Start827across the state. The program shall focus on communities,828including Appalachian, rural, and urban communities,829experiencing both of the following:830

High rates of infant mortality;

(2) Limited access to child care for infants, toddlers, and families all at risk of being part of, or engaged in, the child welfare system.

(B) Under the pilot program, the Department shall award 835 resiliency grants to entities or organizations seeking to 836 establish new, or enhance existing, center-based, home-based, 837 and child care partnership programs for the communities, 838 839 children, and families described in division (A) of this section. To be eligible, an entity or organization shall 840 demonstrate that the entity or organization is able to offer 841 wraparound services, mental health supports, and therapeutic 842 classrooms to assist in overcoming barriers and achieving family 843 stability. 844

(C) In meeting the requirements of this section, the 845Department shall do the following: 846

(1) Consider how to best encourage innovative partnerships847and develop models to improve developmental and learning848

831

832

833

outcomes, with a focus on prenatal to age three, also while849helping to meet local community workforce needs and further850state literacy and education priorities;851

(2) Assist the programs described in division (B) of this
section, including local Head Start programs, in collecting data
that will better enable the programs to apply for federal grants
and maintain funding over the course of grant cycles.

(D) The Department shall evaluate the program on a
 856
 periodic basis and shall address the number of families and
 children served, the number and type of services provided, and
 any health and developmental outcomes for participating families
 859
 and children.

Section 12. (A) Not later than June 30, 2025, the Medicaid 861 Director shall evaluate, clarify, and update the Medicaid 862 program's coverage of evidence-based and evidence-informed 863 mental health and dyadic family therapy services for children 864 and their caregivers, which are intended to improve outcomes for 865 children from birth through five years of age. The Director's 866 evaluation, clarification, and update to coverage shall address 867 mental health and related screening for infants, toddlers, young 868 869 children, pregnant women, women postpartum, and mothers and other caregivers, and shall include follow-up for those with 870 identified risk, for parent-child dyadic therapies, and other 871 infant and early child mental health services. 872

The Director shall develop policy and billing guidance for873Medicaid providers to do all of the following:874

(1) Improve the use of mental health and dyadic family
 875
 therapy services for children from birth through age five and
 876
 their families and other caregivers;
 877

(2) Improve the consistency of early childhood screenings 878 delivered in primary care settings; 879 (3) Encourage use of the Diagnostic Classification of 880 Mental Health and Developmental Disorders of Infancy and Early 881 Childhood published by ZERO TO THREE and known as the "DC:0-5" 882 for assessing and diagnosing infants, toddlers, and young 883 children, and permit use of ICD-10 diagnosis codes, published by 884 the United States Department of Health and Human Services, for 885 Medicaid billing. 886 887 (B) Not later than one year after the effective date of this section, the Medicaid Director shall submit a report to the 888 Governor and, in accordance with section 101.68 of the Revised 889 Code, the General Assembly that includes both of the following: 890 (1) Information about how the Department of Medicaid has 891 engaged stakeholders to develop the necessary guidance, manuals, 892 training, and billing code use procedures associated with the 893 Medicaid coverage described under division (A) of this section; 894 (2) An evaluation of the Medicaid coverage described in 895 division (A) of this section, including: 896 (a) The number of families and children served; 897 (b) The number and types of services provided; 898 (c) Outcome metrics for families and children served. 899 900 Section 13. All items in this act are hereby appropriated as designated out of any moneys in the state treasury to the 901 credit of the designated fund. For all operating appropriations 902 made in this act, those in the first column are for fiscal year 903

The operating appropriations made in this act are in addition to 905

2024 and those in the second column are for fiscal year 2025.

any other operat	ing appropriations	made	for	these	fiscal	years.
Section 14						

	1	2	3	4	5		
A			DOH DEPARTMENT OF HEALI	Ч			
В	Gene	ral Rever	nue Fund				
С	GRF	440416	Mothers and Children Safety Net Services	\$2,000,000	\$2,000,000		
D	GRF	440484	Public Health Technology Innovation	\$500,000	\$500 , 000		
Ε	GRF	440485	Health Program Support	\$1,000,000	\$1,000,000		
F	TOTA	L GRF Ger	neral Revenue Fund	\$3,500,000	\$3,500,000		
G	TOTA	L ALL BUI	OGET FUND GROUPS	\$3,500,000	\$3,500,000		
	MOTHERS AND CHILDREN SAFETY NET SERVICES						
	Th	le forego:	ing appropriation item 440416, Mot	thers and		910	

910 Children Safety Net Services, shall be used for the activities 911 specified in Section 7 of this act. 912

PUBLIC HEALTH TECHNOLOGY INNOVATION

The foregoing appropriation item 440484, Public Health 914 Technology Innovation, shall be used for a mobile application 915 for Medicaid-eligible pregnant and postpartum women in 916 accordance with Section 8 of this act. 917

906

907

908

HEALTH PROGRAM SUPPORT

The foregoing appropriation item 440485, Health Program 919 Support, shall be used to award grants to legal assistance 920 organizations and medical providers that partner together to 921 identify pregnant women, mothers, and children in need of legal 922 services in accordance with Section 9 of this act. 923

Section 15.

1

Α

5 JFS DEPARTMENT OF JOB AND FAMILY SERVICES

4

General Revenue Fund В

2

С GRF 600566 Resiliency Grant Pilot \$3,000,000 \$3,000,000 Program

3

TOTAL GRF General Revenue Fund \$3,000,000 \$3,000,000 D

Ε TOTAL ALL BUDGET FUND GROUPS \$3,000,000 \$3,000,000

RESILIENCY GRANT PILOT PROGRAM

926

The foregoing appropriation item 600566, Resiliency Grant 927 Pilot Program, shall be used to fund the pilot program in 928 accordance with Section 11 of this act. 929

Section 16. 930

918

Page 34

925

	1	2	3	4	5		
A			KID DEPARTMENT OF CHILDREN	AND YOUTH			
В	General Revenue Fund						
С	GRF	830402	Healthy Beginnings at Home	\$5,000,000	\$3,000,000		
D	GRF	830403	Help Me Grow	\$5,000,000	\$3,000,000		
E	GRF	830404	Infant Vitality	\$2,000,000	\$2,000,000		
F	GRF	830405	Part C Early Intervention	\$2,000,000	\$0		
G	TOTAL	GRF Gene	ral Revenue Fund	\$14,000,000	\$8,000,000		
Н	TOTAL	ALL BUDG	ET FUND GROUPS	\$14,000,000	\$8,000,000		
	HEA	LTHY BEGI	NNINGS AT HOME			932	
	The	foregoin	g appropriation item 830402, H	lealthy		933	
Beg	finning	s at Home	, shall be used, in coordinati	ion with the		934	
Dep	Department of Health, to support stable housing initiatives for						
pre	egnant	mothers a	and to improve maternal and inf	fant health		936	
out	comes.					937	
	Wit	hin one y	ear of the effective date of t	his section, t	he	938	

Department shall submit a report to the General Assembly in 939 accordance with section 101.68 of the Revised Code detailing the 940 number of families served by stable housing initiatives, the 941 number and type of services provided, and outcome metrics 942 including health and developmental outcomes. 943

HELP ME GROW						944
Of the foregoing	appropriation	item	830403,	Help N	Me Grow,	945

\$2,000,000 in fiscal year 2024 shall be used, in coordination 946 with the Department of Health, for home visiting services and to 947 screen infants who were born at low birth weights and between 948 the gestational ages of twenty-eight to thirty-eight weeks to 949 determine if the infant could benefit from receiving Part C 950 Early Intervention services. An amount equal to the unexpended, 951 unencumbered balance of this allocation at the end of fiscal 952 953 year 2024 is hereby reappropriated to the same appropriation item for the same purpose in fiscal year 2025. 954

The remainder of appropriation item 830403, Help Me Grow, shall be used by the Director of Children and Youth to support the following:

(A) Establishing a comprehensive screening and connection
 program, in consultation with the Department of Health, as
 described in division (D) of section 3701.61 and, on and after
 January 1, 2025, division (D) of section 5180.21 of the Revised
 Code and evaluating Help Me Grow's effectiveness in coordinating
 services;

(B) Expanding eligible providers of home visiting services and allowing providers of home visiting services to supplement their services with those available online or through other electronic means, in consultation with the Department of Health, as specified in division (H) of section 3701.61 and, on and after January 1, 2025, division (H) of section 5180.21 of the Revised Code;

(C) Evaluating the Help Me Grow Program, in consultation
971
with the Department of Health, in accordance with division (I)
972
of section 3701.61 and, on and after January 1, 2025, division
973
(I) of section 5180.21 of the Revised Code;
974

955

956

957

958

959

960

961

962

963

964

965

966

967

968

969

(D) Increasing the workforce capacity of home visiting	975
service providers and parenting support professionals, in	976
consultation with the Department of Health, as specified in	977
division (J) of section 3701.61 and, on and after January 1,	978
2025, division (J) of section 5180.21 of the Revised Code;	979
(E) Increasing participation in parenting education	980
programs, including the Triple P Program, in accordance with	981
section 5101.91 of the Revised Code and in consultation with the	982
Department of Job and Family Services;	983
(F) Expanding access to fatherhood programming through the	984
Ohio Fatherhood Commission in consultation with the Department	985
of Job and Family Services.	986
INFANT VITALITY	987
Of the foregoing appropriation item 830404, Infant	988
Vitality, \$1,000,000 in each fiscal year shall be used for	989
Centering Pregnancy services and similar evidence-based and	990
evidence-informed group pregnancy education programs and	991
targeted outreach to at-risk pregnant mothers and mothers of	992
infants in areas of the state where there are gaps in such	993
services, as identified by the Director of Children and Youth.	994
Funding shall be targeted first to areas with the highest levels	995
of infant and maternal mortality.	996
Of the foregoing appropriation item 830404, Infant	997
Vitality, \$1,000,000 in each fiscal year shall be used to	998
establish a community-based grant program to expand access to	999
infant vitality supports.	1000
PART C EARLY INTERVENTION	1001
The foregoing appropriation item 830405, Part C Early	1002

Intervention, shall be used by the Department of Children and

Youth to provide Part C Early Intervention services to infants 1004 born before twenty-eight weeks of gestational age and infants 1005 born between twenty-eight and thirty-eight weeks of gestational 1006 age who are referred for services in accordance with section 1007 5123.0421 and, on and after January 1, 2025, section 5180.32 of 1008 the Revised Code. 1009

An amount equal to the unexpended, unencumbered balance of1010appropriation item 830405, Part C Early Intervention, at the end1011of fiscal year 2024 is hereby reappropriated to the same1012appropriation item for the same purpose in fiscal year 2025.1013

Section 17. Within the limits set forth in this act, the 1014 Director of Budget and Management shall establish accounts 1015 indicating the source and amount of funds for each appropriation 1016 made in this act, and shall determine the manner in which 1017 appropriation accounts shall be maintained. Expenditures from 1018 operating appropriations contained in this act shall be 1019 accounted for as though made in, and are subject to all 1020 applicable provisions of, H.B. 33 of the 135th General Assembly. 1021

Section 18. The amendment of sections 3701.61, 3701.611,1022and 5123.0421 of the Revised Code by this act does not supersede1023the renumbering of those sections as 5180.21, 5180.22, and10245180.32 of the Revised Code on January 1, 2025, as specified in1025H.B. 33 of the 135th General Assembly.1026

Section 19. This act shall be known as the Strong1027Foundations Act.1028