As Passed by the Senate

131st General Assembly

Regular Session 2015-2016

Sub. H. B. No. 294

Representatives Patmon, Conditt

Cosponsors: Representatives Brenner, Hood, Terhar, Roegner, Butler, Perales, Sprague, Blessing, Becker, Antani, Retherford, Brinkman, Hagan, Koehler, Hayes, Schaffer, Maag, Hambley, Thompson, McClain, Hall, Hill, Amstutz, Boose, Buchy, Burkley, Derickson, Dovilla, Ginter, Green, Grossman, Hackett, Huffman, Johnson, T., LaTourette, McColley, Pelanda, Romanchuk, Smith, R., Young, Zeltwanger, Speaker Rosenberger

Senators Obhof, Jordan, Coley, Widener, Bacon, Balderson, Beagle, Burke, Eklund, Faber, Hite, Hottinger, Jones, LaRose, Lehner, Oelslager, Seitz, Uecker

A BILL

То	enact section 3701.034 of the Revised Code and	1
	to amend Section 289.20 of Am. Sub. H.B. 64 of	2
	the 131st General Assembly to require the	3
	Department of Health to ensure that state funds	4
	and certain federal funds are not used either to	5
	perform or promote nontherapeutic abortions, or	6
	to contract or affiliate with any entity that	7
	performs or promotes nontherapeutic abortions;	8
	to provide for health departments and WIC	9
	clinics to determine presumptive eligibility for	10
	pregnant women and children; and to allocate	11
	existing funding within the Ohio Department of	12
	Health's budget to the Ohio Association of	13
	Community Health Centers for safe sleep, birth	14
	spacing, and smoking cessation initiatives.	15

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

Section 1. That section 3701.034 of the Revised Code be	16
enacted to read as follows:	17
Sec. 3701.034. (A) As used in this section:	18
(1) "Affiliate" means an entity that has with another	19
entity a legal relationship created or governed by at least one	20
written instrument that demonstrates any of the following:	21
(a) Common ownership, management, or control;	22
(b) A franchise agreement;	23
(c) The granting or extension of a license or other	24
agreement that authorizes an entity to use the other entity's	25
brand name, trademark, service mark, or other registered	26
identification mark.	27
(2) "Violence Against Women Act" means section 1910A of	28
section 40151 of the "Violent Crime Control and Law Enforcement	29
Act of 1994," part A of Title XIX of the "Public Health and	30
Human Services Act," 108 Stat. 1920 (1994), former 42 U.S.C.	31
300w, 42 U.S.C. 280b-1b, as amended.	32
(3) "Breast and Cervical Cancer Mortality Prevention Act"	33
means the "Breast and Cervical Cancer Mortality Prevention Act	34
of 1990," 104 Stat. 409 (1990), 42 U.S.C. 300k, as amended.	35
(4) "Infertility prevention project" means the infertility	36
prevention project operated by the United States centers for	37
disease control and prevention.	38
(5) "Minority HIV/AIDS initiative" means the minority	39
HIV/AIDS initiative operated by the office of minority health in	40
the United States department of health and human services.	41
(6) "Personal responsibility education program" means the	42

program administered by the administration for children and	43
families in the United States department of health and human	4 4
services to educate adolescents on abstinence and contraception	45
for the prevention of pregnancy and sexually transmitted	46
infections.	47
(7) "Nontherapeutic abortion" has the same meaning as in	48
section 9.04 of the Revised Code.	49
(8) "Promote" means to advocate for, assist with,	50
encourage, or popularize through advertising or publicity.	51
(B) The department of health shall ensure that all funds	52
it receives through the Violence Against Women Act to distribute	53
as grants for the purpose of education and prevention of	54
violence against women are not used to do any of the following:	55
(1) Perform nontherapeutic abortions;	56
(2) Promote nontherapeutic abortions;	57
(3) Contract with any entity that performs or promotes	58
nontherapeutic abortions;	59
(4) Become or continue to be an affiliate of any entity	60
that performs or promotes nontherapeutic abortions.	61
(C) The department shall ensure that all funds it receives	62
through the Breast and Cervical Cancer Mortality Prevention Act	63
for a program to provide breast and cervical cancer screening	64
and diagnostic testing and all federal and state funds that it	65
uses to operate such a program are not used to do any of the	66
following:	67
(1) Perform nontherapeutic abortions;	68
(2) Promote nontherapeutic abortions:	60

(3) Contract with any entity that performs or promotes	70
<pre>nontherapeutic abortions;</pre>	71
(4) Become or continue to be an affiliate of any entity	72
that performs or promotes nontherapeutic abortions.	73
(D) The department shall ensure that all materials it	74
receives through the infertility prevention project are not	75
distributed to entities that do any of the following and shall	76
ensure that all funds it uses for treatment associated with the	77
infertility prevention project are not used to do any of the	78
following:	79
(1) Perform nontherapeutic abortions;	80
(2) Promote nontherapeutic abortions;	81
(3) Contract with any entity that performs or promotes	82
nontherapeutic abortions;	83
(4) Become or continue to be an affiliate of any entity	84
that performs or promotes nontherapeutic abortions.	85
(E) The department shall ensure that all funds it receives	86
through the minority HIV/AIDS initiative to distribute as grants	87
and all other federal and state funds that are part of the	88
grants distributed under this initiative are not used to do any	89
of the following:	90
(1) Perform nontherapeutic abortions;	91
(2) Promote nontherapeutic abortions;	92
(3) Contract with any entity that performs or promotes	93
nontherapeutic abortions;	94
(4) Become or continue to be an affiliate of any entity	95
that performs or promotes nontherapeutic abortions.	96

(F) The department shall ensure that all state funds it	97
receives, including funding for infant mortality reduction or	98
infant vitality initiatives, are not used to do any of the	99
<pre>following:</pre>	100
(1) Perform nontherapeutic abortions;	101
(2) Promote nontherapeutic abortions;	102
(3) Contract with any entity that performs or promotes	103
<pre>nontherapeutic abortions;</pre>	104
(4) Become or continue to be an affiliate of any entity	105
that performs or promotes nontherapeutic abortions.	106
(G) The department shall ensure that all funds it receives	107
through an allotment to the state under the personal	108
responsibility education program and all other funds that are	109
part of the grants distributed under this program are not used_	110
to do any of the following:	111
(1) Perform nontherapeutic abortions;	112
(2) Promote nontherapeutic abortions;	113
(3) Contract with any entity that performs or promotes	114
nontherapeutic abortions;	115
(4) Become or continue to be an affiliate of any entity	116
that performs or promotes nontherapeutic abortions.	117
Section 2. (A) As used in this section:	118
(1) "Local health department" means a health department	119
operated by the board of health of a city or general health	120
district or the authority having the duties of a board of health	121
under section 3709.05 of the Revised Code.	122
(2) "WIC clinic" means a women, infants, and children	123

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clinic qualified to administer or provide services pursuant to	124
the federal special supplemental nutrition program for women,	125
infants, and children, created under 42 U.S.C. 1786.	126

(B) The Medicaid Director shall authorize local health 127 departments and WIC clinics to serve as qualified providers for 128 purposes of presumptive eligibility for pregnant women and 129 children, pursuant to the Director's powers under sections 130 5163.10 and 5163.101 of the Revised Code. Not later than one 131 hundred eighty days after the effective date of this section, 132 the Director shall establish uniform criteria and processes 133 governing all qualified providers for purposes of presumptive 134 eligibility in rules adopted under section 5163.02 of the 135 Revised Code. 136

Section 3. That Section 289.20 of Am. Sub. H.B. 64 of the 137
131st General Assembly be amended to read as follows: 138

Sec. 289.20. MOTHERS AND CHILDREN SAFETY NET SERVICES

Of the foregoing appropriation item 440416, Mothers and 140 Children Safety Net Services, \$200,000 in each fiscal year shall 141 be used to assist families with hearing impaired children under 142 twenty-one years of age in purchasing hearing aids. The Director 143 of Health shall adopt rules governing the distribution of these 144 funds, including rules that do both of the following: (1) 145 establish eligibility criteria to include families with incomes 146 at or below four hundred per cent of the federal poverty 147 quidelines as defined in section 5101.46 of the Revised Code, 148 and (2) develop a sliding scale of disbursements under this 149 section based on family income. The Director may adopt other 150 rules as necessary to implement this section. Rules adopted 151 under this section shall be adopted in accordance with Chapter 152 119. of the Revised Code. 153

Of the foregoing appropriation item 440416, Mothers and	154
Children Safety Net Services, \$250,000 in fiscal year 2016 shall	155
be provided to the Ohio Association of Community Health Centers	156
to assist federally qualified health centers and federally	157
qualified health center look-alikes with best practices in safe	158
sleep, birth spacing, and smoking cessation initiatives that are	159
focused on process and system improvements. The Ohio Association	160
of Community Health Centers shall collect learning from the	161
participating centers and share learning with all centers	162
through trainings or other appropriate means.	163
The Department shall disburse all of the funds	164
appropriated under this section.	165
HIV/AIDS PREVENTION/TREATMENT	166
The foregoing appropriation item 440444, AIDS Prevention	167
and Treatment, shall be used to assist persons with HIV/AIDS in	168
acquiring HIV-related medications and to administer educational	169
prevention initiatives.	170
PUBLIC HEALTH LABORATORY	171
A portion of the foregoing appropriation item 440451,	172
Public Health Laboratory, shall be used for coordination and	173
management of prevention program operations and the purchase of	174
drugs for sexually transmitted diseases.	175
HELP ME GROW	176
The foregoing appropriation item 440459, Help Me Grow,	177
shall be used by the Department of Health to implement the Help	178
Me Grow Program. Funds shall be distributed to counties through	179
agreements, contracts, grants, or subsidies in accordance with	180
section 3701.61 of the Revised Code. Appropriation item 440459,	181
Help Me Grow, may be used in conjunction with other early	182

childhood funds and services to promote the optimal development	183
of young children and family-centered programs and services that	184
acknowledge and support the social, emotional, cognitive,	185
intellectual, and physical development of children and the vital	186
role of families in ensuring the well-being and success of	187
children. The Department of Health shall enter into interagency	188
agreements with the Department of Education, Department of	189
Developmental Disabilities, Department of Job and Family	190
Services, and Department of Mental Health and Addiction Services	191
to ensure that all early childhood programs and initiatives are	192
coordinated and school linked.	193
The foregoing appropriation item 440459, Help Me Grow, may	194
also be used for the Developmental Autism and Screening Program.	195
FQHC PRIMARY CARE WORKFORCE INITIATIVE	196
The foregoing appropriation item 440465, FQHC Primary Care	197
Workforce Initiative, shall be provided to the Ohio Association	198
of Community Health Centers to administer the FQHC Primary Care	199
Workforce Initiative. The Initiative shall provide medical,	200
dental, behavioral health, physician assistant, and advanced	201
practice nursing students with clinical rotations through	202
federally qualified health centers.	203
TOBACCO PREVENTION CESSATION AND ENFORCEMENT	204
Of the foregoing appropriation item 440473, Tobacco	205
Prevention Cessation and Enforcement, \$1,000,000 in each fiscal	206
year shall be used to award grants in accordance with the	207
section of this act entitled "MOMS QUIT FOR TWO GRANT PROGRAM."	208
INFANT VITALITY	209
The foregoing appropriation item 440474, Infant Vitality,	210
shall be used to fund initiatives including:	211

(A) The Infant Safe Sleep Campaign to educate parents and	212
caregivers with a uniform message regarding safe sleep	213
environments;	214
(B) The Progesterone Prematurity Prevention Project to	215
enable prenatal care providers to identify, screen, treat, and	216
track outcomes for women eligible for progesterone	217
supplementation; and	218
(C) The Prenatal Smoking Cessation Project to enable	219
prenatal care providers who work with women of reproductive age,	220
including pregnant women, to have the tools, training, and	221
technical assistance needed to treat smokers effectively.	222
EMERGENCY PREPARATION AND RESPONSE	223
The foregoing appropriation item 440477, Emergency	224
Preparation and Response, shall be used to support public health	225
emergency preparedness and response efforts at the state level	
or at a regional sub-level within the state, and may also be	227
used to support data infrastructure projects related to public	228
health emergency preparedness/response.	229
LUPUS AWARENESS	230
The foregoing appropriation item 440481, Lupus Awareness,	231
shall be used for the Lupus Education and Awareness Program	232
established in section 3701.77 of the Revised Code.	233
TARGETED HEALTH CARE SERVICES OVER 21	234
The foregoing appropriation item 440507, Targeted Health	235
Care Services Over 21, shall also be used to administer the	236
Cystic Fibrosis Program and to implement the Hemophilia	237
Insurance Premium Payment Program. The Department shall expend	238
\$100,000 in each fiscal year to implement the Hemophilia	239

Insurance Premium Payment Program.	240
The foregoing appropriation item 440507, Targeted Health	241
Care Services Over 21, shall also be used to provide essential	242
medications and to pay the copayments for drugs approved by the	243
Department of Health and covered by Medicare Part D that are	244
dispensed to Bureau for Children with Medical Handicaps (BCMH)	245
participants for the Cystic Fibrosis Program.	246
The Department shall expend all of these funds.	247
MEDICALLY HANDICAPPED CHILDREN AUDIT	248
The Medically Handicapped Children Audit Fund (Fund 4770)	249
shall receive revenue from audits of hospitals and recoveries	250
from third-party payers. Moneys may be expended for payment of	251
audit settlements and for costs directly related to obtaining	252
recoveries from third-party payers and for encouraging Medically	253
Handicapped Children's Program recipients to apply for third-	254
party benefits. Moneys also may be expended for payments for	255
diagnostic and treatment services on behalf of medically	256
handicapped children, as defined in division (A) of section	257
3701.022 of the Revised Code, and Ohio residents who are twenty-	258
one or more years of age and who are suffering from cystic	259
fibrosis or hemophilia. Moneys may also be expended for	260
administrative expenses incurred in operating the Medically	261
Handicapped Children's Program.	262
GENETICS SERVICES	263
The foregoing appropriation item 440608, Genetics Services	264
(Fund 4D60), shall be used by the Department of Health to	265
administer programs authorized by sections 3701.501 and 3701.502	266
of the Revised Code. None of these funds shall be used to	267
counsel or refer for abortion, except in the case of a medical	268

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emergency.	269
MEDICALLY HANDICAPPED CHILDREN - COUNTY ASSESSMENTS	270
The foregoing appropriation item 440607, Medically	271
Handicapped Children - County Assessments (Fund 6660), shall be	272
used to make payments under division (E) of section 3701.023 of	273
the Revised Code.	274
Section 4. That existing Section 289.20 of Am. Sub. H.B.	275
64 of the 131st General Assembly is hereby repealed.	276