As Reported by the Senate Health, Human Services and Medicaid Committee

133rd General Assembly

Regular Session 2019-2020

Sub. H. B. No. 151

Representative Carfagna

Cosponsors: Representatives Carruthers, Edwards, Ginter, Hood, LaTourette, Lipps, Manning, D., O'Brien, Plummer, Roemer, Schaffer, West, Baldridge, Blair, Crossman, Dean, DeVitis, Fraizer, Grendell, Hambley, Hicks-Hudson, Hillyer, Hoops, Keller, Lepore-Hagan, Lightbody, Manning, G., Miller, J., Oelslager, Patterson, Perales, Reineke, Riedel, Rogers, Romanchuk, Russo, Seitz, Sobecki, Stein, Swearingen, Sweeney, Weinstein, Wiggam

A BILL

То	amend sections 1349.05, 4734.04, 4734.05,	1
	4734.15, 4734.25, 4734.283, 4734.285, and	2
	4734.31 and to enact sections 3702.98, 3702.981,	3
	3702.982, 3702.983, 3702.984, 3702.985,	4
	3702.986, 3702.987, 3702.988, 3702.989,	5
	3702.9810, and 4734.151 of the Revised Code and	6
	to amend Section 2 of H.B. 606 of the 133rd	7
	General Assembly to create the Chiropractic Loan	8
	Repayment Program and revise certain laws	9
	administered by the State Chiropractic Board; to	10
	make changes to prohibitions regarding	11
	soliciting employment after a motor vehicle	12
	accident or crime; to clarify the effect of	13
	government orders on the temporary civil	14
	immunity for injuries caused by the transmission	15
	or contraction of or exposure to certain	16
	viruses; to grant temporary qualified civil	17
	immunity to health care isolation centers during	18
	a disaster or emergency; to temporarily	19

authorize emergency medical technicians to	20
perform certain emergency medical services in	21
hospitals; and to declare an emergency.	22
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That sections 1349.05, 4734.04, 4734.05,	23
4734.15, 4734.25, 4734.283, 4734.285, and 4734.31 be amended and	24
sections 3702.98, 3702.981, 3702.982, 3702.983, 3702.984,	25
3702.985, 3702.986, 3702.987, 3702.988, 3702.989, 3702.9810, and	26
4734.151 of the Revised Code be enacted to read as follows:	27
Sec. 1349.05. (A) As used in this section:	28
(1) "Agency" and "license" have the same meanings as in	29
section 119.01 of the Revised Code.	30
(2) "Crime" and "victim" have has the same meanings	31
meaning as in section 2930.01 of the Revised Code.	32
(3) "Health care practitioner" means any of the following:	33
(a) An individual licensed under Chapter 4731. of the	34
Revised Code to practice medicine and surgery;	35
(b) An individual licensed under Chapter 4723. of the	36
Revised Code to practice as an advanced practice registered	37
nurse;	38
(c) An individual licensed under Chapter 4730. of the	39
Revised Code to practice as a physician assistant;	40
(d) An individual licensed under Chapter 4732. of the	41
Revised Code to practice as a psychologist;	42

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accordance with Chapter 119. of the Revised Code. If, after the	72
hearing, the attorney general determines that a violation of	73
division (B) or (C) of this section occurred, the attorney	74
general shall impose a fine of five thousand dollars for each-	75
violation to each health care practitioner or person described	76
in division (C) of this section who sought to financially-	77
benefit from the solicitation. If the attorney general	78
determines that a health care practitioner or person described	79
in division (C) of this section has subsequently violated-	80
division (B) or (C) of this section, the attorney general shall	81
impose a fine of twenty-five thousand dollars for each	82
violation. (1) Except as provided in division (D)(3) of this	83
section, all of the following apply to a health care	84
practitioner who, for the purpose of obtaining professional	85
employment, contacts any party to a motor vehicle accident:	86
(a) The health care practitioner shall not contact the	87
party in person at any time for the purpose of obtaining	88
professional employment.	89
(b) Beginning twenty-four hours after the time of the	90
accident, the health care practitioner may initiate contact with	91
the party for the purpose of obtaining professional employment	92
as follows:	93
(i) Through telephone, but not more than once in any	94
<pre>forty-eight hour period;</pre>	95
(ii) Once through electronic mail;	96
(iii) Once through a text message;	97
(iv) Once in writing delivered through the United States	98
postal service.	99
(2) Except as provided in division (D)(3) of this section,	100

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all of the following apply to a person who has been paid or	101
given, or was offered to be paid or given, money or anything of	102
value to contact, for the purpose of obtaining professional	103
employment on behalf of another, any party to a motor vehicle	104
<pre>accident:</pre>	105
(a) The person shall not contact the party in person at	106
any time for the purpose of obtaining professional employment on	107
behalf of another.	108
(b) Beginning twenty-four hours after the time of the	109
accident, the person may initiate contact with the party for the	110
purpose of obtaining professional employment on behalf of	111
<pre>another as follows:</pre>	112
(i) Through telephone, but not more than once in any	113
<pre>forty-eight hour period;</pre>	114
(ii) Once through electronic mail;	115
(iii) Once through a text message;	116
(iv) Once in writing delivered through the United States	117
postal service.	118
(3) Divisions (D)(1) and (2) of this section do not apply	119
to any person who solicits professional services to any party to	120
a motor vehicle accident if the party being solicited was a	121
previous purchaser of services from the person soliciting	122
employment, or from the person on whose behalf employment is	123
being solicited, and if both of the following apply:	124
(a) The solicitation is made under the same business or	125
professional name that was previously used to sell services to	126
the party to the motor vehicle accident.	127
(b) The person who will be providing the services has, for	128

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<pre>individual for the following expenses incurred while the</pre>	159
individual was enrolled in an accredited chiropractic school or_	160
<pre>college:</pre>	161
(A) Tuition;	162
(B) Other educational expenses, such as fees, books, and	163
laboratory expenses that are for purposes and in amounts	164
determined reasonable by the director of health;	165
(C) Room and board, in an amount determined reasonable by	166
the director of health.	167
Sec. 3702.981. The director of health, in accordance with	168
Chapter 119. of the Revised Code, shall adopt rules as necessary	169
to implement and administer sections 3702.98 to 3702.9810 of the	170
Revised Code. In preparing rules, the director shall consult	171
with the chiropractic loan repayment advisory board.	172
Sec. 3702.982. (A) The director of health shall designate,	173
as chiropractic health resource shortage areas, areas in this	174
state that experience special chiropractic health problems and	175
chiropractor practice patterns that limit access to chiropractic	176
care. Except as provided in division (B) of this section, the	177
designations shall be made by rule. The designations may apply	178
to a geographic area, one or more facilities within a particular	179
area, or a population group within a particular area. The	180
director shall consider for designation as a chiropractic health	181
resource shortage area any area in this state that has been	182
designated by the United States secretary of health and human	183
services as a health professional shortage area under section	184
332 of the "Public Health Service Act," 42 U.S.C. 254e.	185
(B) (1) As used in division (B) (2) of this section:	186
(a) "Free clinic" has the same meaning as in section	187

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goals, the length of time the applicant is willing to provide	218
chiropractic services in a chiropractic health resource shortage	219
area, and the amount of the educational expenses for which	220
reimbursement is being sought through the program.	221
Sec. 3702.984. (A) An individual who has not received	222
other student loan repayment assistance and meets either of the	223
following requirements may apply for participation in the	224
<pre>chiropractic loan repayment program:</pre>	225
(1) The individual is a chiropractic student enrolled in	226
the final year of chiropractic school or college.	227
(2) The individual holds a current, valid license to	228
practice chiropractic issued under Chapter 4734. of the Revised	229
Code.	230
(B) An application for participation in the chiropractic	231
loan repayment program shall be submitted to the director of	232
health on a form that the director shall prescribe. The	233
information required to be submitted with an application	234
<pre>includes the following:</pre>	235
(1) The applicant's name, permanent address or address at	236
which the applicant is currently residing if different from the	237
permanent address, and telephone number;	238
(2) The chiropractic school or college the applicant is	239
attending or attended, the dates of attendance, and verification	240
of attendance;	241
(3) A summary and verification of the educational expenses	242
for which the applicant seeks reimbursement under the program;	243
(4) If applicable, verification of the applicant's	244
current, valid license to practice chiropractic issued by the	245

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state chiropractic board under Chapter 4734. of the Revised	246
Code;	247
(5) Verification of the applicant's United States	248
citizenship or status as a legal alien.	249
	250
Sec. 3702.985. If funds are available in the chiropractic	250
<u>loan repayment fund created under section 3702.9810 of the</u>	251
Revised Code and the general assembly has appropriated the funds	252
for the program, the director of health shall approve an	253
applicant for participation in the program on finding in	254
accordance with the priorities established under section	255
3702.983 of the Revised Code that the applicant is eligible for	256
participation and is needed in a chiropractic health resource	257
shortage area.	258
On approving an application, the director shall notify and	259
enter into discussions with the applicant. The object of the	260
discussions is to facilitate recruitment of the applicant to a	261
site within a chiropractic health resource shortage area at	262
which, according to the priorities established under section	263
3702.983 of the Revised Code, the applicant is needed.	264
The director may refer the applicant to the Ohio state	265
chiropractic association, or its successor organization, for	266
assistance with the applicant's recruitment and placement.	267
If the director and applicant agree on the applicant's	268
placement at a particular site within a chiropractic health	269
resource shortage area, the applicant shall sign and deliver to	270
the director a letter of intent agreeing to that placement.	271
Sec. 3702.986. (A) An individual who has signed a letter	272
of intent under section 3702.985 of the Revised Code and the	273
director of health may enter into a contract for the applicant's	274

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participation in the chiropractic loan repayment program. A	275
lending institution may also be a party to the contract.	276
(B) The contract shall include all of the following	277
<pre>obligations:</pre>	278
(1) The individual agrees to provide chiropractic services	279
in the chiropractic health resource shortage area identified in	280
the letter of intent for at least two years;	281
(2) When providing chiropractic services in the	282
chiropractic health resource shortage area, the individual	283
agrees to do all of the following:	284
(a) Provide chiropractic services for a minimum of twenty	285
hours per week;	286
(b) Provide chiropractic services without regard to a	287
<pre>patient's ability to pay;</pre>	288
(c) Meet the requirements for a medicaid provider	289
agreement and enter into the agreement with the department of	290
medicaid to provide chiropractic services to medicaid	291
recipients.	292
(3) The department of health agrees, as provided in	293
section 3702.98 of the Revised Code, to repay all or part of the	294
principal and interest of a government or other educational loan	295
taken by the individual for expenses described in section	296
3702.98 of the Revised Code so long as both of the following are	297
<pre>the case:</pre>	298
(a) The individual performs the service obligation agreed	299
to under division (B)(1) of this section.	300
(b) The repayment amount does not exceed those described	301
in section 3702.988 of the Revised Code.	302

of any change of address and shall do so not later than thirty

days after the change of address.

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Sec. 3702.987. (A) There is hereby created the	332
chiropractic loan repayment advisory board. The board shall	333
<pre>consist of the following members:</pre>	334
(1) One member of the house of representatives, appointed	335
by the speaker of the house of representatives;	336
(2) One member of the senate, appointed by the president	337
of the senate;	338
(3) A representative of the department of higher	339
education, appointed by the chancellor;	340
(4) The director of health or an employee of the	341
department of health designated by the director;	342
(5) Three representatives of the chiropractic profession,	343
appointed by the governor.	344
(B) Initial appointments shall be made not later than	345
ninety days after the effective date of this section. Of the	346
initial appointments made by the governor, two members shall	347
serve a term of one year and one member shall serve a term of	348
two years. The member initially appointed by the speaker of the	349
house of representatives shall serve a term of one year. The	350
member initially appointed by the senate president shall serve a	351
term of two years. Thereafter, terms of office of all appointed	352
members shall be two years. Each member shall hold office from	353
the date of appointment until the end of the term for which the	354
member was appointed, except that a legislative member ceases to	355
be a member of the board on ceasing to be a member of the	356
general assembly. No person shall be appointed to the board for	357
more than two consecutive terms.	358
Vacancies shall be filled in the manner prescribed for the	359
original appointment. A member appointed to fill a vacancy	360

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regardless of the amount of the repayment in that year. Total	390
repayment on behalf of a participant shall not exceed thirty	391
thousand dollars over the time of participation in the program.	392
Sec. 3702.989. The chiropractic loan repayment advisory	393
board, annually on or before the first day of March, shall	394
submit a report to the governor and general assembly describing	395
the operations of the chiropractic loan repayment program during	396
the previous calendar year. The report shall include information	397
about all of the following:	398
(A) The number of requests received by the director of	399
health that a particular area be designated as a chiropractic	400
health resource shortage area;	401
(B) The areas that have been designated as chiropractic	402
<u>health resource shortage areas and the priorities that have been</u>	403
assigned to them;	404
(C) The number of applicants for participation in the	405
chiropractic loan repayment program;	406
(D) The number of chiropractors assigned to chiropractic	407
health resource shortage areas and the payments made on behalf	408
of those chiropractors under the chiropractic loan repayment	409
<pre>program;</pre>	410
(E) The chiropractic health resource shortage areas that	411
have not been matched with all of the chiropractors they need;	412
(F) The number of chiropractors failing to complete their	413
service obligations, the amount of damages owed, and the amount	414
of damages collected.	415
Sec. 3702.9810. The director of health may accept gifts of	416
money from any source for the implementation and administration	417

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shall serve as the board's secretary and shall perform all other	476
duties prescribed by the board or this chapter. While serving as	477
executive director, the individual appointed shall reside in	478
this state and may not serve as a member of the board.	479

The executive director shall be in the unclassified 480 service of this state. The board shall fix the executive 481 director's compensation and reimburse the executive director for 482 necessary expenses incurred in the performance of official 483 duties. Prior to entering into the official duties of office, 484 the executive director shall take and subscribe an oath of 485 office and shall give to the treasurer of state a bond in the 486 penal sum of fifty thousand dollars with sufficient sureties to 487 be approved by the governor for the faithful discharge of the 488 duties. 489

The executive director is the board's appointing 490 authority, as defined in section 124.01 of the Revised Code. 491 With the board's approval, the executive director may appoint 492 any employees necessary to carry out the board's functions, 493 including investigative personnel and other employees to perform 494 professional, clerical, and special work, and may establish 495 standards for the conduct of and the authority to be granted to 496 the board's employees. 497

Sec. 4734.15. (A) The license provided for in this chapter 498 shall entitle the holder thereof to practice chiropractic in 499 this state. All of the following apply to the practice of 500 chiropractic in this state: 501

(1) A chiropractor is authorized to examine, diagnose, and 502 assume responsibility for the care of patients, any or all of 503 which is included in the practice of chiropractic. 504

(2)(a) Subject to division (A)(2)(b) of this section, a	505
chiropractor may administer, sell, distribute, recommend, or	506
provide advice regarding any of the following to restore or	507
maintain the health of the chiropractor's patients: vitamins,	508
minerals, phytonutrients, antioxidants, enzymes, glandular	509
extracts, botanical substances, herbal therapies, homeopathic	510
remedies, drugs that are available without a prescription, or	511
durable and nondurable medical goods and devices other than home	512
medical equipment, as defined in section 4752.01 of the Revised	513
Code.	514
(b) A chiropractor may engage in the activities described	515
in division (A)(2)(a) of this section only if the product is	516
prepackaged for use by consumers and labeled in accordance with	517
state and federal law.	518
(c) A chiropractor shall not delegate any of the	519
activities described in division (A)(2)(a) of this section to an	520
individual who is not licensed or otherwise specifically	521
authorized by the Revised Code to engage in the activity.	522
(d) The authority of a chiropractor to engage in the	523
activities described in division (A)(2)(a) of this section does	524
not affect the authority of any other health care professional,	525
including a dietitian licensed under Chapter 4759. of the	526
Revised Code, to engage in any of the same activities.	527
(3) The practice of chiropractic does not permit a	528
chiropractor to do any of the following:	529
(a) Treat infectious, contagious, or venereal disease;	530
(b) Perform surgery;	531
(c) Prescribe drugs, as defined in section 4729.01 of the	532

Revised Code;

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(d) Administer any drug not described in division (A)(2)	534
(a) of this section, including a dangerous drug, as defined in	535
section 4729.01 of the Revised Code.	536
(4) Except as provided in division (B) of this section,	537
the practice of chiropractic does not permit a chiropractor to	538
perform acupuncture.	539
(5) A chiropractor may use roentgen rays only for	540
diagnostic purposes.	541
(6) The practice of chiropractic does not include the	542
performance of abortions.	543
(B) A chiropractor who holds a valid certificate to	544
practice acupuncture issued under section 4734.283 of the	545
Revised Code is authorized to perform acupuncture.	546
(C) A chiropractor who is an animal chiropractic	547
practitioner, as defined in section 4734.151 of the Revised	548
Code, may practice animal chiropractic in accordance with that	549
section.	550
(D) An individual holding a valid, current license to	551
practice chiropractic is entitled to use the title "doctor,"	552
"doctor of chiropractic," "chiropractic physician," or	553
"chiropractor" and is a "physician" for the purposes of Chapter	554
4123. of the Revised Code.	555
Sec. 4734.151. (A) As used in this section:	556
(1) "Animal" means any living animal other than a human	557
<pre>being.</pre>	558
(2) "Animal chiropractic" means the evaluation and	559
treatment of an animal's vertebral or extremity joint	560
dysfunction through spinal, joint, or musculo-skeletal	561

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manipulative therapy or soft tissue therapy.	562
Animal chiropractic does not include administering,	563
selling, distributing, recommending, or providing advice	564
regarding any of the following to restore or maintain the health	565
of an animal: vitamins, minerals, phytonutrients, antioxidants,	566
enzymes, glandular extracts, botanical substances, herbal	567
therapies, homeopathic remedies, drugs that are available	568
without a prescription, or durable and nondurable medical goods	569
and devices.	570
(3) "Animal chiropractic practitioner" means a	571
chiropractor licensed under this chapter who holds a current,	572
valid certification from any of the following:	573
(a) The American veterinary chiropractic association,	574
unless otherwise specified in rule;	575
(b) The international veterinary chiropractic association,	576
unless otherwise specified in rule;	577
(c) The college of animal chiropractors, unless otherwise	578
specified in rule;	579
(d) Any other credentialing organization that the state	580
chiropractic board specifies in rules adopted under this	581
section.	582
(4) "Licensed veterinarian" means an individual licensed	583
by the state veterinary medical licensing board to practice	584
veterinary medicine.	585
(B) Except as provided in division (C)(2) of this section,	586
no chiropractor who is not an animal chiropractic practitioner	587
shall do either of the following:	588
(1) Practice animal chiropractic;	589

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be adopted in consultation with the state veterinary medical	646
licensing board in accordance with division (G)(2) of this	647
<pre>section:</pre>	648
(a) Any rule regarding standards of medicine or care for	649
an animal;	650
(b) Any rule to remove or specify additional credentialing	651
organizations for purposes of division (A)(3)(d) of this	652
section.	653
(2) (a) Prior to filing a rule identified in division (G)	654
(1) (a) or (b) of this section with the joint committee on agency	655
rule review, the board shall in a timely fashion provide the	656
full text of the proposed rule, amendment, or rule to be	657
rescinded to the state veterinary medical licensing board. The	658
state veterinary medical licensing board shall informally vote	659
on the proposed rule, amendment, or rule to be rescinded at its	660
next regularly scheduled meeting. Regardless of whether the vote	661
is affirmative or not, the state chiropractic board may proceed	662
in accordance with Chapter 119. of the Revised Code.	663
Sec. 4734.25. A license to practice chiropractic from the	664
state chiropractic board expires biennially in accordance with	665
the <u>a</u> schedule <u>established</u> the board establishes in rules	666
adopted under this section—and—. The license may be renewed. The	667
renewal process shall be conducted in accordance with the	668
standard renewal procedures of Chapter 4745. of the Revised	669
Code, except that the board's executive director shall notify	670
each license holder of the license renewal requirements of this	671
section not later than sixty days prior to the license's	672
expiration date. When	673
When an application for <u>license</u> renewal is submitted, the	674

applicant shall provide the information necessary to process the
application and pay a renewal fee in an amount the board
specifies in rules adopted under this section. The board shall
deposit twenty-five dollars of each renewal fee collected into
the state treasury to the credit of the chiropractic loan
repayment fund created by section 3702.9810 of the Revised Code.

Before a renewal of license is issued by the board, the licensee shall furnish the board with satisfactory evidence that the licensee has completed during the current licensing period not less than the number of hours of continuing education that the board requires in rules adopted under this section. For an activity to be applied toward the continuing education requirement, the activity must meet the board's approval as a continuing education activity, as specified in rules adopted under this section. Any exception from the continuing education requirement must be approved by the board.

Failure of a licensee to comply with this section shall operate as an automatic forfeiture of the right of the licensee to practice chiropractic in this state. A forfeited license may be reinstated by the board upon payment of all fees due and a penalty fee in an amount the board specifies in rules adopted under this section for reinstatement, in addition to satisfying the board of having complied with the continuing education requirements of this section. If an individual's license has been forfeited for two or more years, the board may also require as a condition of reinstatement that the individual complete training or testing as specified by the board.

The board shall adopt any rules it considers necessary to implement this section, including standards for approval of continuing education in the practice of chiropractic. All rules

federal, state, or local law or willfully impeding or

(20) Failing to maintain proper, accurate, and legible	850
records in the English language documenting each patient's care,	851
including, as appropriate, records of the following: dates of	852
treatment, services rendered, examinations, tests, x-ray	853
reports, referrals, and the diagnosis or clinical impression and	854
clinical treatment plan provided to the patient;	855
(21) Except as otherwise required by the board or by law,	856
disclosing patient information gained during the chiropractor's	857
professional relationship with a patient without obtaining the	858
patient's authorization for the disclosure;	859
(22) Commission of willful or gross malpractice, or	860
willful or gross neglect, in the practice of chiropractic,	861
animal chiropractic, or acupuncture;	862
(23) Failing to perform or negligently performing an act	863
recognized by the board as a general duty or the exercise of due	864
care in the practice of chiropractic, animal chiropractic, or	865
acupuncture, regardless of whether injury results to a patient	866
from the failure to perform or negligent performance of the act;	867
(24) Engaging in any conduct or practice that impairs or	868
may impair the ability to practice chiropractic, animal	869
chiropractic, or acupuncture safely and skillfully;	870
(25) Practicing, or claiming to be capable of practicing,	871
beyond the scope of the practice of chiropractic, animal	872
chiropractic, or acupuncture as established under this chapter	873
and the rules adopted under this chapter;	874
(26) Accepting and performing professional	875
responsibilities as a chiropractor or, animal chiropractic	876
practitioner, or chiropractor with a certificate to practice	877
acupuncture when not qualified to perform those	878

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- (D) The adjudication requirements of Chapter 119. of the Revised Code apply to the board when taking actions against an individual under this section, except as follows:
- (1) An applicant is not entitled to an adjudication for failing to meet the conditions specified under section 4734.20 of the Revised Code for receipt of a license that involve the board's examination on jurisprudence or the examinations of the national board of chiropractic examiners.
- (2) A person is not entitled to an adjudication if the person fails to make a timely request for a hearing, in accordance with Chapter 119. of the Revised Code.
- (3) In lieu of an adjudication, the board may accept the surrender of a license to practice chiropractic or certificate to practice acupuncture from a chiropractor.
- (4) In lieu of an adjudication, the board may enter into a consent agreement with an individual to resolve an allegation of a violation of this chapter or any rule adopted under it. A consent agreement, when ratified by the board, shall constitute the findings and order of the board with respect to the matter addressed in the agreement. If the board refuses to ratify a consent agreement, the admissions and findings contained in the consent agreement shall be of no force or effect.
- (E) (1) This section does not require the board to hire,

 contract with, or retain the services of an expert witness when

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 the board takes action against a chiropractor concerning

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 compliance with acceptable and prevailing standards of care in

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 the practice of chiropractic or acupuncture. As part of an

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 action taken concerning compliance with acceptable and

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 prevailing standards of care, the board may rely on the

knowledge of its members for purposes of making a determination of compliance, notwithstanding any expert testimony presented by the chiropractor that contradicts the knowledge and opinions of the members of the board.

- (2) If the board conducts a review or investigation or 969
 takes action against a chiropractor concerning an allegation of 970
 harm to an animal from the practice of animal chiropractic, the 971
 board shall retain as an expert witness a licensed veterinarian 972
 who holds a current, valid certification from a credentialing 973
 organization specified in division (A)(3) of section 4734.151 of 974
- (F) The sealing of conviction records by a court shall have no effect on a prior board order entered under this section or on the board's jurisdiction to take action under this section if, based on a plea of guilty, a judicial finding of guilt, or a judicial finding of eligibility for intervention in lieu of conviction, the board issued a notice of opportunity for a hearing prior to the court's order to seal the records. The board shall not be required to seal, destroy, redact, or otherwise modify its records to reflect the court's sealing of conviction records.

the Revised Code.

- (G) Actions shall not be taken pursuant to division (C) (37) of this section against any chiropractor who waives deductibles and copayments as follows:
- (1) In compliance with the health benefit plan that expressly allows a practice of that nature. Waiver of the deductibles or copayments shall be made only with the full knowledge and consent of the plan purchaser, payer, and third-party administrator. Documentation of the consent shall be made available to the board upon request.

government order, recommendation, or guideline shall neither	1024
create nor be construed as creating a duty of care upon any	1025
person that may be enforced in a cause of action or that may	1026
create a new cause of action or substantive legal right against	1027
any person with respect to the matters contained in the	1028
government order, recommendation, or guideline. A presumption	1029
exists that any such government order, recommendation, or	1030
guideline is not admissible as evidence that a duty of care, a	1031
new cause of action, or a substantive legal right has been	1032
established.	1033
(C) If the immunity described in division (A) of this	1034
section does not apply, no class action shall be brought against	1035
any person alleging liability for damages for injury, death, or	1036
loss to person or property on a cause of action specified in	1037
that division.	1038
(D) As used in this section:	1039
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- (D) As used in this section:
- (1) "MERS-CoV" means the coronavirus that causes middle 1040 east respiratory syndrome. 1041
- (2) "Person" has the same meaning as in section 1.59 of 1042 the Revised Code and includes a school, a for-profit or 1043 nonprofit entity, a governmental entity, a religious entity, or 1044 a state institution of higher education. 1045
- (3) "Reckless conduct" means conduct by which, with 1046 heedless indifference to the consequences, the person disregards 1047 a substantial and unjustifiable risk that the person's conduct 1048 is likely to cause an exposure to, or a transmission or 1049 contraction of, MERS-CoV, SARS-CoV, or SARS-CoV-2, or any 1050 mutation thereof, or is likely to be of a nature that results in 1051 an exposure to, or a transmission or contraction of, any of 1052

those viruses or mutations. A person is reckless with respect to	1053
circumstances in relation to causing an exposure to, or a	1054
transmission or contraction of, MERS-CoV, SARS-CoV, or SARS-CoV-	1055
2, or any mutation thereof, when, with heedless indifference to	1056
the consequences, the person disregards a substantial and	1057
unjustifiable risk that such circumstances are likely to exist.	1058
(4) "SARS-CoV" means the coronavirus that causes severe	1059
acute respiratory syndrome.	1060
(5) "SARS-CoV-2" means the novel coronavirus that causes	1061
coronavirus disease 2019 (COVID-19).	1062
(6) "State institution of higher education" has the same	1063
meaning as in section 3345.011 of the Revised Code.	1064
(E) This section applies from the date of the Governor's	1065
Executive Order 2020-01D, issued on March 9, 2020, declaring a	1066
state of emergency due to COVID-19, through September 30, 2021.	1067
Section 5. That existing Section 2 of H.B. 606 of the	1068
133rd General Assembly is hereby repealed.	1069
Section 6. Sections 4 and 5 of this act take effect on	1070
December 16, 2020.	1071
Section 7. (A) As used in this section:	1072
(1) "Board of health" means the board of health of a city	1073
or general health district or the authority having the duties of	1074
a board of health under section 3709.05 of the Revised Code.	1075
(2) "Disaster" means any occurrence of widespread personal	1076
injury or loss of life that results from any natural or	1077
technological phenomenon or act of a human, or an epidemic and	1078
is declared to be a disaster by the federal government, the	1079
state government, or a political subdivision of this state.	1080

(3) "Emergency" has the same meaning as in section 5502.21	1081
of the Revised Code.	1082
(4) "Gross negligence" means a lack of care so great that	1083
it appears to be a conscious indifference to the rights of	1084
others.	1085
(5) "Health care isolation center" means a facility that	1086
operates under the guidance and monitoring of the Department of	1087
Health and specializes in the care of patients with an active or	1088
convalescent COVID-19 infection or who have other health care	1089
needs and require quarantine for up to fourteen days following	1090
exposure to COVID-19, as described in the Medicaid state plan	1091
amendment approved by the Centers for Medicare and Medicaid	1092
Services on May 22, 2020. "Health care isolation center"	1093
includes the center's employees, volunteers, and agents.	1094
(6) "Health care services" means services rendered by a	1095
health care isolation center for the diagnosis, prevention,	1096
treatment, cure, or relief of a health condition, illness,	1097
injury, or disease, including the provision of any medication,	1098
medical equipment, or other medical product. "Health care	1099
services" includes personal care services and experimental	1100
treatments.	1101
(7) "Medicaid waiver component" has the same meaning as in	1102
section 5166.01 of the Revised Code.	1103
(8) "Medical claim" has the same meaning as in section	1104
2305.113 of the Revised Code.	1105
(9) "Personal care services" has the same meaning as in	1106
section 3721.01 of the Revised Code.	1107
(10) "Reckless disregard" means, as it applies to a given	1108
health care isolation center rendering health care services,	1109

(b) Any decision related to the provision, withholding, or

(c) Compliance with an executive order or director's order

withdrawal of those services;

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issued during and in response to the disaster or emergency. 1139 (2) Division (B)(1) of this section does not apply in a 1140 tort action if the health care isolation center's action, 1141 omission, decision, or compliance constitutes a reckless 1142 1143 disregard for the consequences so as to affect the life or health of the patient or intentional misconduct or willful or 1144 wanton misconduct on the part of the person against whom the 1145 1146 action is brought. (3) Division (B)(1) of this section does not apply in a 1147 professional disciplinary action if the health care isolation 1148 center's action, omission, decision, or compliance constitutes 1149 gross negligence. 1150 (4) A health care isolation center is not subject to 1151 professional disciplinary action and is not liable in damages to 1152 any person or government agency in a tort action for injury, 1153 death, or loss to person or property that allegedly arises 1154 because the center was unable to treat, diagnose, or test the 1155 person for any illness, disease, or condition, including the 1156 inability to perform any elective procedure, due to an executive 1157 or director's order or an order of a board of health of a city 1158 or general health district issued in relation to an epidemic or 1159 pandemic disease or other public health emergency. 1160 (C)(1) This section does not create a new cause of action 1161 or substantive legal right against a health care isolation 1162 center. 1163 (2) This section does not affect any immunities from civil 1164 liability or defenses established by another section of the 1165 Revised Code or available at common law to which a health care 1166

isolation center may be entitled in connection with the

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provision of health care services, emergency medical services,	1168
first-aid treatment, or other emergency professional care,	1169
including the provision of medication, medical equipment, or	1170
other medical product.	1171

- (3) This section does not grant an immunity from tort or other civil liability or a professional disciplinary action to a health care isolation center for actions that are outside the skills, education, and training of the center, unless the center undertakes the action in good faith and in response to a lack of resources caused by a disaster or emergency.
- (4) This section does not affect any legal responsibility 1178 of a health care isolation center to comply with any applicable 1179 law of this state or rule of an agency of this state. 1180
- (5) Division (B) of this section applies only to the 1181 provision, withholding, or withdrawal of health care services, 1182 emergency medical services, first-aid treatment, or other 1183 emergency professional care, including the provision of any 1184 medication or other medical equipment or product, decisions 1185 related to such services or care, or compliance with an 1186 executive order or director's order by a health care isolation 1187 center as a result of or in response to a disaster or emergency 1188 and through the duration of the disaster or emergency. 1189
- (D) If the immunity described in division (B) of this section does not apply, no class action shall be brought against any health care isolation center alleging liability for damages for injury, death, or loss to person or property on a cause of action specified in that division.
- (E) This section applies from the effective date of this 1195 section through September 30, 2021, and, with respect to health 1196

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(C) A first responder, emergency medical technician-basic,	1225
emergency medical technician-intermediate, and emergency medical	1226
technician-paramedic is not liable in damages in a civil action	1227
for injury, death, or loss to person or property resulting from	1228
the individual's administration of emergency medical services,	1229
unless the services are administered in a manner that	1230
constitutes willful or wanton misconduct.	1231
Section 9. This act is hereby declared to be an emergency	1232
measure necessary for the immediate preservation of the public	1233
peace, health, and safety. The reason for such necessity is to	1234
address immunity concerns and hospital staffing as related to	1235
the COVID-19 outbreak. Therefore, this act shall go into	1236
immediate effect.	1237