As Passed by the House

134th General Assembly

Regular Session

H. B. No. 120

2021-2022

Representatives Fraizer, Richardson

Cosponsors: Representatives Abrams, Fowler Arthur, Baldridge, Carfagna, Carruthers, Click, Cross, Ghanbari, Ginter, Grendell, Gross, Hillyer, Holmes, Jones, Jordan, Kick, Koehler, Lanese, LaRe, Lipps, McClain, Plummer, Ray, Riedel, Seitz, Stein, Swearingen, Young, T., Edwards, John, Schmidt, Bird, Brown, Creech, Crossman, Galonski, Hall, Hoops, Householder, Lampton, Lightbody, Liston, Manning, Merrin, Miller, J., O'Brien, Patton, Pavliga, Roemer, Russo, Smith, M., Stewart, Troy, Upchurch, Weinstein, White, Wiggam, Wilkin, Young, B., Speaker Cupp

A BILL

TO	permit compassionate care visits in long-term	Τ
	care facilities during the COVID-19 state of	2
	emergency, to establish criteria for those	3
	visits, and to declare an emergency.	4

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

Section 1. (A) As used in this section:	5
(1) "Compassionate caregiver" means an individual who	6
provides in-person visitation to a long-term care facility	7
resident in compassionate care situations in accordance with	8
this section.	9
(2) "Long-term care facility" means a home, as defined in section 3721.01 of the Revised Code.	10 11
"Long-term care facility" does not include any federal	12

personal representatives, and, as appropriate, the State Long-

40

414243

55

56

57

61

62

63

64

65

66

67

68

69

Term	Care Ombudsman	Program to identify residents who are in
need	of visits by a	compassionate caregiver for a compassionate
care	situation under	division (B)(1) of this section.

- (C)(1) When visiting a long-term care facility resident in 44 a long-term care facility that is governed by United States 45 Centers for Medicare and Medicaid Services regulations, the 46 compassionate caregiver shall comply with all regulations and 47 quidance issued by the Centers for Medicare and Medicaid 48 Services, as well as the facility's visitor policy established 49 under division (D) of this section. When visiting a resident in 50 51 a long-term care facility that is not governed by Centers for Medicare and Medicaid Services regulations, the compassionate 52 caregiver must comply with the facility's visitor policy 53 established under division (D) of this section. 54
- (2) Before entering a long-term care facility, all compassionate caregivers and health care workers shall do both of the following:
- (a) Undergo screening to ascertain any exposure to COVID19 and disclose any COVID-19 symptoms, including cough,
 59 shortness of breath, or a temperature above 100 degrees;
 60
- (b) Produce valid federal or state identification and use all appropriate personal protective equipment. Except in an emergency, each individual shall provide the facility with the individual's current telephone number and address. The facility shall log each visitor, including the individual's telephone number and address, and retain the log in accordance with state and federal record retention requirements.
- (D) Not later than two weeks after the effective date of this section, each long-term care facility shall develop and

implement a visitation policy regulating compassionate	70
caregivers. The policy shall do all of the following:	71
(1) Designate a single point of entry where compassionate	72
caregivers must sign in and be screened for COVID-19 symptoms	73
before entering the facility;	74
(2) Require screening of compassionate caregivers for	75
COVID-19 symptoms before the caregiver enters the facility, in	76
the same manner as facility staff;	77
(3) Permit evening and weekend visits to accommodate a	78
compassionate caregiver's schedule;	79
(4) Require a compassionate caregiver to provide support	80
to the resident in the resident's room or designated visitor	81
space and to limit movement throughout the facility;	82
	0.0
(5) Reasonably provide hand sanitizing stations and	83
alcohol-based hand sanitizer in accessible locations, in	84
accordance with local health department guidelines;	85
(6) Permit at least two visitors per resident for a	86
minimum of two hours in the case of a resident who displays a	87
substantial change of condition indicating that end of life is	88
approaching, or longer if death is imminent. The facility may	89
permit additional visitors or increased time as appropriate if	90
the visitors coordinate with the facility.	91
(7) Require the facility to educate compassionate	92
caregivers, family members, and other interested persons, about	93
the right to contact the Office of the State Long-Term Care	94
Ombudsman Program established under section 173.15 of the	95
Revised Code with concerns about access to the facility and its	96
residents.	97

(8) Require the facility to communicate to compassionate	98	
caregivers its COVID-19 testing policy for visitors;	99	
(9) Require compassionate caregivers to do all of the	100	
following:	101	
(a) Sign in upon arrival at the facility's single entry	102	
point and be screened for COVID-19 symptoms;	103	
(b) Wear all necessary personal protective equipment when	104	
in the facility, including, at a minimum, a facial covering, and	105	
perform frequent hand hygiene. Staff shall provide monitoring	106	
for those who may have difficulty adhering to core infection	107	
control principles, such as children.	108	
(c) Maintain social distancing of at least six feet with	109	
other residents and staff when in the facility and limit	110	
movement within the facility. For example, compassionate	111	
caregivers may not walk around different halls of the facility	112	
and shall instead go directly to the resident's room or the	113	
designated visitation area.	114	
(d) Inform the facility if the caregiver develops COVID-19	115	
symptoms within fourteen days of a visit with the resident;	116	
(e) Comply with the screening requirements of division (C)	117	
(2) of this section;	118	
(f) Schedule compassionate care visits with the facility	119	
in advance;	120	
(g) Not conduct compassionate care visits in the	121	
resident's room for residents who share a room. For situations	122	
where there is a roommate and the health status of the resident		
prevents the resident leaving the room, facilities must attempt	124	
to enable in-room visitation while adhering to the core	125	

126

133

134

135

136

137

138

139

principles	of	COVID-19	infection	prevention.	
------------	----	----------	-----------	-------------	--

- (h) Conduct compassionate care visits using social 127 distancing protocols, but if, during a compassionate care visit, 128 a compassionate caregiver and facility identify a way to allow 129 for personal contact, the personal contact shall only be done 130 following all appropriate infection prevention guidelines and 131 for a limited amount of time. 132
- (E) The policy developed and implemented under division
 (D) of this section shall be the least restrictive possible and provide maximum access to the resident.

Compassionate care visits and entry described in division

(F) of this section are exempt from COVID-19 severity restrictions, even if the COVID-19 positivity rate in the county is greater than ten per cent.

(F) A long-term care facility shall permit health care and 140 other workers to enter the facility who are not employees of the 141 facility but provide direct care to facility residents or 142 essential services to the facility, including hospice care 143 program and home health agency workers, emergency medical 144 145 services personnel, dialysis technicians, clinical laboratory technicians, radiology technicians, social workers, clergy 146 members, hair salon personnel, and contractors conducting 147 critical on-site maintenance. A facility may, however, restrict 148 such an individual from providing services in the facility if 149 the individual is subject to a work exclusion due to direct 150 exposure to COVID-19 or shows symptoms of COVID-19 when being 151 screened before entering the facility. The health care and other 152 workers shall adhere to the core principles of COVID-19 153 infection prevention and comply with COVID-19 testing 154 requirements. 155

(G)(1) The screening and testing requirements of division	156
(F) of this section do not apply in exigent circumstances, such	157
as to emergency medical personnel, first responders, or other	158
similarly situated individuals, in response to an emergency.	159
(2) Personnel who are providing nonemergency medical	160
transportation, such as for scheduled medical appointments and	161
who are considered to be providing services under arrangement	162
with the facility shall be tested at a frequency consistent with	163
the facility's routine testing frequency.	164
(H) This section shall not be construed or implemented in	165
such a way as to conflict with federal regulatory guidance	166
regarding long-term care facility visitation during the COVID-19	167
outbreak, such as guidance issued by the Centers for Medicare	168
and Medicaid Services or the Centers for Disease Control and	169
Prevention.	170
Section 2. A long-term care facility, as defined in	171
	1.00
Section 1 of this act, including a residential care facility as	172
Section 1 of this act, including a residential care facility as defined in section 3721.01 of the Revised Code, is a "facility"	172
defined in section 3721.01 of the Revised Code, is a "facility"	173
defined in section 3721.01 of the Revised Code, is a "facility" for purposes of Section 1 and a "person" for purposes of Section	173 174
defined in section 3721.01 of the Revised Code, is a "facility" for purposes of Section 1 and a "person" for purposes of Section 2 of House Bill 606 of the 133rd General Assembly. The qualified	173 174 175
defined in section 3721.01 of the Revised Code, is a "facility" for purposes of Section 1 and a "person" for purposes of Section 2 of House Bill 606 of the 133rd General Assembly. The qualified civil immunity established in division (B) of Section 1 of that	173 174 175 176
defined in section 3721.01 of the Revised Code, is a "facility" for purposes of Section 1 and a "person" for purposes of Section 2 of House Bill 606 of the 133rd General Assembly. The qualified civil immunity established in division (B) of Section 1 of that act applies to a long-term care facility, as defined in Section	173 174 175 176 177
defined in section 3721.01 of the Revised Code, is a "facility" for purposes of Section 1 and a "person" for purposes of Section 2 of House Bill 606 of the 133rd General Assembly. The qualified civil immunity established in division (B) of Section 1 of that act applies to a long-term care facility, as defined in Section 1 of this act. The qualified civil immunity established in	173 174 175 176 177
defined in section 3721.01 of the Revised Code, is a "facility" for purposes of Section 1 and a "person" for purposes of Section 2 of House Bill 606 of the 133rd General Assembly. The qualified civil immunity established in division (B) of Section 1 of that act applies to a long-term care facility, as defined in Section 1 of this act. The qualified civil immunity established in division (A) of Section 2 of that act applies to a long-term	173 174 175 176 177 178
defined in section 3721.01 of the Revised Code, is a "facility" for purposes of Section 1 and a "person" for purposes of Section 2 of House Bill 606 of the 133rd General Assembly. The qualified civil immunity established in division (B) of Section 1 of that act applies to a long-term care facility, as defined in Section 1 of this act. The qualified civil immunity established in division (A) of Section 2 of that act applies to a long-term care facility, as defined in Section 1 of this act.	173 174 175 176 177 178 179 180
defined in section 3721.01 of the Revised Code, is a "facility" for purposes of Section 1 and a "person" for purposes of Section 2 of House Bill 606 of the 133rd General Assembly. The qualified civil immunity established in division (B) of Section 1 of that act applies to a long-term care facility, as defined in Section 1 of this act. The qualified civil immunity established in division (A) of Section 2 of that act applies to a long-term care facility, as defined in Section 1 of this act. Section 3. Sections 1 and 2 of this act apply from the	173 174 175 176 177 178 179 180
defined in section 3721.01 of the Revised Code, is a "facility" for purposes of Section 1 and a "person" for purposes of Section 2 of House Bill 606 of the 133rd General Assembly. The qualified civil immunity established in division (B) of Section 1 of that act applies to a long-term care facility, as defined in Section 1 of this act. The qualified civil immunity established in division (A) of Section 2 of that act applies to a long-term care facility, as defined in Section 1 of this act. Section 3. Sections 1 and 2 of this act apply from the effective dates of those sections through December 31, 2021, or	173 174 175 176 177 178 179 180 181

H. B. No. 120 As Passed by the House	Page 8
Section 4. This act is hereby declared to be an emergency	186
measure necessary for the immediate preservation of the public	187
peace, health, and safety. The reason for such necessity is to	188
provide relief to long-term care facility residents during the	189
COVID-19 state of emergency. Therefore, this act shall go into	190
immediate effect.	191