Amendment - 1st Reading-white - Requested by: Tom McGillvray - (S) Public Health, Welfare and Safety - 2023								
68th Legislature 2023			after: Sue O'Connell, 406	-444-3597	SB0564.001.001			
1			SENATE BILL NO. 5	564				
2		II	ITRODUCED BY T. MCG	ILLVRAY				
3								
4	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING THE MONTANA HEALTH CORPS ACT; EXPANDING							
5	ELIGIBILITY F	OR SERVICES PROVID	ED BY HEALTH CORPS	PHYSICIANS; REVISING	ELEGAL LIABILITY			
6	PROVISIONS FOR SERVICES PROVIDED BY HEALTH CORP PHYSICIANS; REVISING THE APPLICATION							
7	FEE FOR INITIAL ENROLLMENT IN THE HEALTH CORPS PROGRAM; PROVIDING A DEFINITION;							
8		ULEMAKING AUTHORI	TY; AMENDING SECTIO	NS 27-1-736, 37-3-203, 3	7-3-802, 37-3-803,			
9	37-3-804, 37-3	-805, AND 37-3-806, MC	A; AND PROVIDING AN	EFFECTIVE DATE, AND	AN APPLICABILITY			
10	DATE , AND A	TERMINATION DATE."						
11								
12	BE IT ENACT	D BY THE LEGISLATU	RE OF THE STATE OF M	IONTANA:				
13								
14	Sectio	n 1. Section 27-1-736, M	ICA, is amended to read:					
15	"27-1-"	736. Limits on liability	of medical practitioner	or dental hygienist who	provides services			
16	without comp	ensation. (1) A medical	practitioner, as defined in	37-2-101, or a dental hyg	ienist licensed under			
17	Title 37, chapter 4, who renders, at any site, any health care within the scope of the provider's license,							
18	voluntarily and without compensation, to a patient of a clinic, to a patient referred by a clinic, or in a community-							
19	based program to provide access to health care services for uninsured persons is not liable to a person for civil							
20	damages resulting from the rendering of the care unless the damages were the result of gross negligence or							
21	willful or wanton acts or omissions by the medical practitioner or dental hygienist. Each patient must be given							
22	notice that under state law the medical practitioner or dental hygienist cannot be held legally liable for ordinary							
23	negligence if th	e medical practitioner or	dental hygienist does not	t have malpractice insurar	nce.			
24	<u>(2)</u>	A physician participatin	<u>g in the Montana health c</u>	orps act provided for in T	<u>tle 37, chapter 3,</u>			
25	part 8, is immu	ne <u>from liability as provi</u> c	led in 37-3-806.					
26	(2) (3)	For purposes of this se	ction:					
27	(a)	"clinic" means a place t	or the provision of health	care to patients that is or	ganized for the			

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1	delivery of health care without compensation or that is operated as a health center under 42 U.S.C. 254b;							
2	(b)	"community-based program to provide access to health care services for unin	sured persons"					
3	means a local	program in which care is provided without compensation to individuals who hav	e been referred					
4	4 through that community-based program and in which the medical practitioner or dental hygienist has entered							
5	into a written a	greement to provide the service;						
6	(c)	"health care" has the meaning provided in 50-16-504;						
7	(d)	"without compensation" means that the medical practitioner or dental hygienis	t voluntarily					
8	rendered healt	h care without receiving any reimbursement or compensation, except for reimbu	ursement for					
9	supplies.							
10	(3)<u>(4)</u>	Subsection (1) applies only to a medical practitioner or dental hygienist who:						
11	(a)	does not have malpractice insurance coverage because the medical practition	er or dental					
12	hygienist is retired or is otherwise not engaged in active practice; or							
13	(b)	has malpractice insurance coverage that has a rider or exclusion that exclude	s coverage for					
14	services provided under this section."							
15								
16	Sectio	n 2. Section 37-3-203, MCA, is amended to read:						
17	"37-3-2	203. Powers and duties rulemaking authority. (1) The board may:						
18	(a)	adopt rules necessary or proper to carry out the requirements in Title 37, char	xter 3, parts 1					
19	through 4, this	chapter and of chapters covering podiatry, acupuncture, physician assistants, r	utritionists, and					
20	emergency car	e providers as set forth in Title 37, chapters 6, 13, 20, and 25, and 50-6-203, re	spectively. Rules					
21	adopted for em	nergency care providers with an endorsement to provide community-integrated l	nealth care must					
22	address the sc	ope of practice, competency requirements, and educational requirements.						
23	(b)	hold hearings and take evidence in matters relating to the exercise and perfor	mance of the					
24	powers and du	ties vested in the board;						
25	(c)	aid the county attorneys of this state in the enforcement of parts 1 through 4 a	nd 8 of this					
26	chapter as well	l as Title 37, chapters 6, 13, 20, and 25, and Title 50, chapter 6, regarding emer	gency care					
27	providers licen:	sed by the board. The board also may assist the county attorneys of this state i	n the prosecution					



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1	of persons, firn	ns, associations, or corporations charged with violations of the provisions listed in this subsection
2	(1)(c).	
3	(d)	review certifications of disability and determinations of eligibility for a permit to hunt from a
4	vehicle as prov	rided in 87-2-803(11); and
5	(e)	fund additional staff, hired by the department, to administer the provisions of this chapter, by
6	increasing lice	nse fees as necessary.
7	(2)	(a) The board shall establish a medical assistance program to assist and rehabilitate
8	licensees who	are subject to the jurisdiction of the board and who are found to be physically or mentally
9	impaired by ha	bitual intemperance or the excessive use of addictive drugs, alcohol, or any other drug or
10	substance or b	y mental illness or chronic physical illness.
11	(b)	The board shall ensure that a licensee who is required or volunteers to participate in the
12	medical assista	ance program as a condition of continued licensure or reinstatement of licensure must be allowed
13	to enroll in a qu	ualified medical assistance program within this state and may not require a licensee to enroll in a
14	qualified treatn	nent program outside the state unless the board finds that there is no qualified treatment program
15	in this state.	
16	(3)	(a) The board shall report annually on the number and types of complaints it has received
17	involving physi	cian practices in providing written certification, as defined in 16-12-502, for the use of marijuana
18	for a debilitatin	g medical condition provided for in Title 16, chapter 12, part 5. The report must contain:
19	(i)	the number of complaints received by the board pursuant to 37-1-308;
20	(ii)	the number of complaints for which a reasonable cause determination was made pursuant to
21	37-1-307;	
22	(iii)	the general nature of the complaints;
23	(iv)	the number of investigations conducted into physician practices in providing written
24	certification; ar	nd
25	(v)	the number of physicians disciplined by the board for their practices in providing written
26	certification for	the use of marijuana for a debilitating medical condition.
27	(b)	Except as provided in subsection (3)(c), the report may not contain individual identifying



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1	information reg	garding the physicians about whom the board received complaints.						
2	(c) For each physician against whom the board takes disciplinary action related to the physicia							
3	practices in providing written certification for the use of marijuana for a debilitating medical condition, the repor							
4	must include:							
5	(i)	the name of the physician;						
6	(ii)	the general results of the investigation of the physician's practices; and						
7	(iii)	the disciplinary action taken against the physician.						
8	(d)	The board shall provide the report to the economic affairs interim committee in accordance	e with					
9	5-11-210 and s	shall make a copy of the report available on the board's website.						
10	(4)	The board may enter into agreements with other states for the purposes of mutual recogni	tion					
11	of licensing standards and licensing of physicians and emergency care providers from other states under the							
12	terms of a mut	ual recognition agreement."						
13								
14	Sectio	on 3. Section 37-3-802, MCA, is amended to read:						
15	"37-3-6	802. Purpose establishment of program. (1) The purposes of this part are to:						
16	(a)<u>(1)</u>	provide primary outpatient care to <u>low-income individuals and</u> to individuals eligible for						
17	medicare or m	edicaid by retired physicians at affordable prices;						
18	(b)<u>(</u>2)	keep the elderly or infirm in their homes longer; and						
19	(c)<u>(</u>3)	provide home health care visits for patients who have difficulty in traveling.						
20	(2) The board shall adopt rules to establish the program. The rules must provide procedures for							
21	enrolling retired physicians in the health corps and procedures under which physicians or health care facilities							
22	may refer medicare or medicaid patients to members of the health corps."							
23								
24	Sectio	on 4. Section 37-3-803, MCA, is amended to read:						
25	"37-3-6	803. Definitions. As used in this part, unless the context requires otherwise, the following						
26	definitions app	ly:						
27	(1)	"Health care" has the meaning provided in 50-16-504.						



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1	(2)	"Health c	are facility" h	as the mear	ning provide	ed in 50-5-1	01.		
2	<u>(3)</u>	"Low inco	ome" means a	<u>a person wh</u>	<u>no is:</u>				
3	<u>(a)</u>	eligible fo	r the medica	<u>I assistance</u>	e program pr	ovided for	<u>in Title 53, c</u>	<u>hapter 6; or</u>	
4	<u>(b)</u>	uninsured	and whose	family incon	<u>ne does</u> <u>not</u>	exceed 20	00% of the fe	<u>deral poverty</u>	level."
5									
6	Sectio	n 5. Sectio	n 37-3-804, I	MCA, is ame	ended to rea	ad:			
7	"37-3-8	04. Eligi	bility for pa	rticipation.	A retired ph	iysician wh	o is properly	licensed and	in good
8	standing in Mo	ntana may	participate ir	ו the health י	corps provid	ded for in th	nis part <u>on:</u>		
9	<u>(1)</u>	payment	of a \$30 fee	<u>for a new ap</u>	oplicant or p	ayment of	<u>a renewal fe</u>	<u>e established</u>	by the board
10	by rule; and								
11	<u>(2)</u>	providing	a listing of c	<u>linical servic</u>	ces offered b	by the appl	icant and the	location whe	re the
12	services are of	ered if the	services are	rendered or	utside of a p	person's ho	<u>me</u> . The boa	ard shall acce	pt
13	applications for	participati	on in the hea	alth corps an	nd provide w	ritten guide	elines to part	icipants in the	+health corps
14	concerning the	provisions	of this part a	and rules ad	opted to imp	plement thi	s part. "		
15									
16	Sectio	n 6. Sectio	n 37-3-805, I	MCA, is ame	ended to rea	ad:			
17	"37-3-8	05. Refe	rral of patie	nts to prog	ram visit	s <u>Visits</u>	charges. (1)	The board sl	nall adopt
18	rules under wh	ch physici	ans or health	⊢ care faciliti ¢	es may refe	r medicare	or medicaid	patients to th	e health
19	corps program.	-							
20	<u>(1)</u>	Physiciar	is or health c	are facilities	s may refer r	<u>medicare o</u>	r medicaid p	atients to the	<u>health corps</u>
21	program.								
22	(2)<u>(1)</u>(2	<u>2)</u> /	A health corp	s member s	shall <u>may</u> ma	ake home v	isitations to	eligible patier	nts for the
23	purpose of prov	iding heal	th care to elio	gible patients	S.				
24	(3)<u>(2)</u>(3	<u>3)</u> A	health corps	s member m	nay charge \$	\$10 for a pa	atient contac	t or visit and r	may submit a
25	charge to medi	care or me	dicaid."						
26									
27	Sectio	n 7. Sectio	n 37-3-806, I	MCA, is ame	ended to rea	ad:			

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4									
1	" 37-3-806. Limitation on liability. (1) A physician who renders health care within the scope of the								
2	physician's license to a patient under this part and submits a payment to medicare or medicaid for the care is								
3	not liable to a patient or other person for civil damages resulting from the rendering of the care unless the								
4	damages were the result of gross negligence or willful or wanton acts or omissions by the physician.								
5	(2) (a) A physician who renders health care within the scope of the physician's license and does								
6	not submit a claim to medicare or medicaid is immune from any cause of action associated with services								
7	provided in accordance with this part.								
8	(b) If a patient who receives health care services from a physician who has not submitted a claim								
9	to medicare or medicaid for the care believes the physician committed gross negligence or willful or wanton								
10	acts or omissions when providing care, the person may file a complaint of unprofessional conduct with the								
11	board as provided in 37-1-308. This subsection (2)(b) does not limit a patient's ability to file a complaint of								
12	unprofessional conduct related to other aspects of the physician's services.								
13	<u>(c)</u> T	<u>he board shall main</u>	<u>tain a record of any disciplinary action taken p</u>	ursuant to this subsection					
14	<u>(2).</u>								
15	<u>(3)</u> E	ach patient must be	given notice that under state law the physicia	n may not be held legally					
16	liable for ordinary	negligence of the lir	<u>mitations on a physician's legal liability</u> for serv	rices provided under the					
17	health corps prog	ram."							
18									
19	<u>NEW SE</u>	CTION. Section 8.	Effective date. [This act] is effective July 1, 2	2023.					
20									
21	<u>NEW SE</u>	CTION. Section 9.	Applicability. [This act] applies to health car	e services provided on or					
22	after July 1, 2023								
23									
24	NEW SE	<u>CTION.</u> Section 10.	- Termination. [Sections 1 through 7] termination.	ate June 30, 2029.					
25			- END -						

