As Reported by the Senate Local Government, Public Safety and Veterans Affairs Committee

133rd General Assembly

Regular Session 2019-2020

Sub. H. B. No. 421

Representatives Smith, T., Blair

Cosponsors: Representatives Carruthers, Becker, Seitz, Abrams, O'Brien, Hambley, Galonski, Hillyer, Clites, Crossman, Ghanbari, Ingram, Miller, J., Rogers

A BILL

То	amend sections 2744.01, 2744.05, and 4973.17 of	1
	the Revised Code to provide a municipal	2
	corporation or county immunity from civil and	3
	criminal liability in any action that arises	4
	from a hospital police officer acting directly	5
	in the discharge of the person's duties as a	6
	police officer and that occurs on the premises	7
	of the hospital or its affiliates or	8
	subsidiaries or elsewhere in the municipal	9
	corporation or county and to modify the	10
	definition of "emergency call."	11

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

	Section 1. That sections 2744.01, 2744.05, and 4973.17 of	12
the	Revised Code be amended to read as follows:	13
	Sec. 2744.01. As used in this chapter:	14
	(A) "Emergency call" means a call to duty, including, but	15
not	limited to, communications communication from citizens	16

citizen, a police dispatches dispatch, and other peace officers,	17
or personal observations observation and knowledge by a peace	18
officers of officer, only if that communication, dispatch, or	19
personal peace officer observation or knowledge involves or	20
<pre>concerns an inherently dangerous situations situation that</pre>	21
<pre>demand demands an immediate response on the part of a peace</pre>	22
officer.	23
(B) "Employee" means an officer, agent, employee, or	24
servant, whether or not compensated or full-time or part-time,	25
who is authorized to act and is acting within the scope of the	26
officer's, agent's, employee's, or servant's employment for a	27
political subdivision. "Employee" does not include an	28
independent contractor and does not include any individual	29
engaged by a school district pursuant to section 3319.301 of the	30
Revised Code. "Employee" includes any elected or appointed	31
official of a political subdivision. "Employee" also includes a	32
person who has been convicted of or pleaded guilty to a criminal	33
offense and who has been sentenced to perform community service	34
work in a political subdivision whether pursuant to section	35
2951.02 of the Revised Code or otherwise, and a child who is	36
found to be a delinquent child and who is ordered by a juvenile	37
court pursuant to section 2152.19 or 2152.20 of the Revised Code	38
to perform community service or community work in a political	39
subdivision.	40
(C)(1) "Governmental function" means a function of a	41
political subdivision that is specified in division (C)(2) of	42
this section or that satisfies any of the following:	43
(a) A function that is imposed upon the state as an	44
obligation of sovereignty and that is performed by a political	45
subdivision voluntarily or pursuant to legislative requirement;	46

(b) A function that is for the common good of all citizens	47
of the state;	48
(c) A function that promotes or preserves the public	49
peace, health, safety, or welfare; that involves activities that	50
are not engaged in or not customarily engaged in by	51
nongovernmental persons; and that is not specified in division	52
(G)(2) of this section as a proprietary function.	53
(2) A "governmental function" includes, but is not limited	54
to, the following:	55
(a) The provision or nonprovision of police, fire,	56
emergency medical, ambulance, and rescue services or protection;	57
(b) The power to preserve the peace; to prevent and	58
suppress riots, disturbances, and disorderly assemblages; to	59
prevent, mitigate, and clean up releases of oil and hazardous	60
and extremely hazardous substances as defined in section 3750.01	61
of the Revised Code; and to protect persons and property;	62
(c) The provision of a system of public education;	63
(d) The provision of a free public library system;	64
(e) The regulation of the use of, and the maintenance and	65
repair of, roads, highways, streets, avenues, alleys, sidewalks,	66
bridges, aqueducts, viaducts, and public grounds;	67
(f) Judicial, quasi-judicial, prosecutorial, legislative,	68
and quasi-legislative functions;	69
(g) The construction, reconstruction, repair, renovation,	70
maintenance, and operation of buildings that are used in	71
connection with the performance of a governmental function,	72
including, but not limited to, office buildings and courthouses;	73

(h) The design, construction, reconstruction, renovation,	74
repair, maintenance, and operation of jails, places of juvenile	75
detention, workhouses, or any other detention facility, as	76
defined in section 2921.01 of the Revised Code;	77
(i) The enforcement or nonperformance of any law;	78
(j) The regulation of traffic, and the erection or	79
nonerection of traffic signs, signals, or control devices;	80
(k) The collection and disposal of solid wastes, as	81
defined in section 3734.01 of the Revised Code, including, but	82
not limited to, the operation of solid waste disposal	83
facilities, as "facilities" is defined in that section, and the	84
collection and management of hazardous waste generated by	85
households. As used in division (C)(2)(k) of this section,	86
"hazardous waste generated by households" means solid waste	87
originally generated by individual households that is listed	88
specifically as hazardous waste in or exhibits one or more	89
characteristics of hazardous waste as defined by rules adopted	90
under section 3734.12 of the Revised Code, but that is excluded	91
from regulation as a hazardous waste by those rules.	92
(1) The provision or nonprovision, planning or design,	93
construction, or reconstruction of a public improvement,	94
including, but not limited to, a sewer system;	95
(m) The operation of a job and family services department	96
or agency, including, but not limited to, the provision of	97
assistance to aged and infirm persons and to persons who are	98
indigent;	99
(n) The operation of a health board, department, or	100
agency, including, but not limited to, any statutorily required	101
or permissive program for the provision of immunizations or	102

other inoculations to all or some members of the public,	103
provided that a "governmental function" does not include the	104
supply, manufacture, distribution, or development of any drug or	105
vaccine employed in any such immunization or inoculation program	106
by any supplier, manufacturer, distributor, or developer of the	107
drug or vaccine;	108
(o) The operation of mental health facilities,	109
developmental disabilities facilities, alcohol treatment and	110
control centers, and children's homes or agencies;	111
(p) The provision or nonprovision of inspection services	112
of all types, including, but not limited to, inspections in	113
connection with building, zoning, sanitation, fire, plumbing,	114
and electrical codes, and the taking of actions in connection	115
with those types of codes, including, but not limited to, the	116
approval of plans for the construction of buildings or	117
structures and the issuance or revocation of building permits or	118
stop work orders in connection with buildings or structures;	119
(q) Urban renewal projects and the elimination of slum	120
conditions, including the performance of any activity that a	121
county land reutilization corporation is authorized to perform	122
under Chapter 1724. or 5722. of the Revised Code;	123
<pre>(r) Flood control measures;</pre>	124
(s) The design, construction, reconstruction, renovation,	125
operation, care, repair, and maintenance of a township cemetery;	126
(t) The issuance of revenue obligations under section	127
140.06 of the Revised Code;	128
(u) The design, construction, reconstruction, renovation,	129
repair, maintenance, and operation of any school athletic	130
facility, school auditorium, or gymnasium or any recreational	131

area or facility, including, but not limited to, any of the following:	132 133
(i) A park, playground, or playfield;	134
(ii) An indoor recreational facility;	135
(iii) A zoo or zoological park;	136
(iv) A bath, swimming pool, pond, water park, wading pool,	137
wave pool, water slide, or other type of aquatic facility;	138
(v) A golf course;	139
(vi) A bicycle motocross facility or other type of	140
recreational area or facility in which bicycling, skating, skate	141
boarding, or scooter riding is engaged;	142
(vii) A rope course or climbing walls;	143
(viii) An all-purpose vehicle facility in which all-	144
purpose vehicles, as defined in section 4519.01 of the Revised	145
Code, are contained, maintained, or operated for recreational	146
activities.	147
(v) The provision of public defender services by a county	148
or joint county public defender's office pursuant to Chapter	149
120. of the Revised Code;	150
(w)(i) At any time before regulations prescribed pursuant	151
to 49 U.S.C.A 20153 become effective, the designation,	152
establishment, design, construction, implementation, operation,	153
repair, or maintenance of a public road rail crossing in a zone	154
within a municipal corporation in which, by ordinance, the	155
legislative authority of the municipal corporation regulates the	156
sounding of locomotive horns, whistles, or bells;	157
(ii) On and after the effective date of regulations	158

prescribed pursuant to 49 U.S.C.A. 20153, the designation,	159
establishment, design, construction, implementation, operation,	160
repair, or maintenance of a public road rail crossing in such a	161
zone or of a supplementary safety measure, as defined in 49	162
U.S.C.A 20153, at or for a public road rail crossing, if and to	163
the extent that the public road rail crossing is excepted,	164
pursuant to subsection (c) of that section, from the requirement	165
of the regulations prescribed under subsection (b) of that	166
section.	167
(x) A function that the general assembly mandates a	168
political subdivision to perform.	169
(D) "Law" means any provision of the constitution,	170
statutes, or rules of the United States or of this state;	171
provisions of charters, ordinances, resolutions, and rules of	172
political subdivisions; and written policies adopted by boards	173
of education. When used in connection with the "common law,"	174
this definition does not apply.	175
(E) "Motor vehicle" has the same meaning as in section	176
4511.01 of the Revised Code.	177
(F) "Political subdivision" or "subdivision" means a	178
municipal corporation, township, county, school district, or	179
other body corporate and politic responsible for governmental	180
activities in a geographic area smaller than that of the state.	181
"Political subdivision" includes, but is not limited to, a	182
county hospital commission appointed under section 339.14 of the	183
Revised Code, board of hospital commissioners appointed for a	184
municipal hospital under section 749.04 of the Revised Code,	185
board of hospital trustees appointed for a municipal hospital	186
under section 749.22 of the Revised Code, regional planning	187
commission created pursuant to section 713.21 of the Revised	188

Sub. H. B. No. 421 Page 8 As Reported by the Senate Local Government, Public Safety and Veterans Affairs Committee

Code, county planning commission created pursuant to section	189
713.22 of the Revised Code, joint planning council created	190
pursuant to section 713.231 of the Revised Code, interstate	191
regional planning commission created pursuant to section 713.30	192
of the Revised Code, port authority created pursuant to section	193
4582.02 or 4582.26 of the Revised Code or in existence on	194
December 16, 1964, regional council established by political	195
subdivisions pursuant to Chapter 167. of the Revised Code,	196
emergency planning district and joint emergency planning	197
district designated under section 3750.03 of the Revised Code,	198
joint emergency medical services district created pursuant to	199
section 307.052 of the Revised Code, fire and ambulance district	200
created pursuant to section 505.375 of the Revised Code, joint	201
interstate emergency planning district established by an	202
agreement entered into under that section, county solid waste	203
management district and joint solid waste management district	204
established under section 343.01 or 343.012 of the Revised Code,	205
community school established under Chapter 3314. of the Revised	206
Code, county land reutilization corporation organized under	207
Chapter 1724. of the Revised Code, the county or counties served	208
by a community-based correctional facility and program or	209
district community-based correctional facility and program	210
established and operated under sections 2301.51 to 2301.58 of	211
the Revised Code, a community-based correctional facility and	212
program or district community-based correctional facility and	213
program that is so established and operated, and the facility	214
governing board of a community-based correctional facility and	215
program or district community-based correctional facility and	216
program that is so established and operated.	217
(G)(1) "Proprietary function" means a function of a	218

political subdivision that is specified in division (G)(2) of

this section or that satisfies both of the following:	220
(a) The function is not one described in division (C)(1)	221
(a) or (b) of this section and is not one specified in division	222
(C)(2) of this section;	223
(b) The function is one that promotes or preserves the	224
public peace, health, safety, or welfare and that involves	225
activities that are customarily engaged in by nongovernmental	226
persons.	227
(2) A "proprietary function" includes, but is not limited	228
to, the following:	229
(a) The operation of a hospital by one or more political	230
subdivisions;	231
(b) The design, construction, reconstruction, renovation,	232
repair, maintenance, and operation of a public cemetery other	233
than a township cemetery;	234
(c) The establishment, maintenance, and operation of a	235
utility, including, but not limited to, a light, gas, power, or	236
heat plant, a railroad, a busline or other transit company, an	237
airport, and a municipal corporation water supply system;	238
(d) The maintenance, destruction, operation, and upkeep of	239
a sewer system;	240
(e) The operation and control of a public stadium,	241
auditorium, civic or social center, exhibition hall, arts and	242
crafts center, band or orchestra, or off-street parking	243
facility.	244
(H) "Public roads" means public roads, highways, streets,	245
avenues, alleys, and bridges within a political subdivision.	246
"Public roads" does not include berms, shoulders, rights-of-way,	247

or traffic control devices unless the traffic control devices	248
are mandated by the Ohio manual of uniform traffic control	249
devices.	250
(I) "State" means the state of Ohio, including, but not	251
limited to, the general assembly, the supreme court, the offices	252
of all elected state officers, and all departments, boards,	253
offices, commissions, agencies, colleges and universities,	254
institutions, and other instrumentalities of the state of Ohio.	255
"State" does not include political subdivisions.	256
Sec. 2744.05. Notwithstanding any other provisions of the	257
Revised Code or rules of a court to the contrary, in an action	258
against a political subdivision to recover damages for injury,	259
death, or loss to person or property caused by an act or	260
omission in connection with a governmental or proprietary	261
function:	262
(A) Punitive or exemplary damages shall not be awarded.	263
(B)(1) If a claimant receives or is entitled to receive	264
benefits for injuries or loss allegedly incurred from a policy	265
or policies of insurance or any other source, the benefits shall	266
be disclosed to the court, and the amount of the benefits shall	267
be deducted from any award against a political subdivision	268
recovered by that claimant. No insurer or other person is	269
entitled to bring an action under a subrogation provision in an	270
insurance or other contract against a political subdivision with	271
respect to those benefits.	272
The amount of the benefits shall be deducted from an award	273
against a political subdivision under division (B)(1) of this	274
section regardless of whether the claimant may be under an	275
obligation to pay back the benefits upon recovery, in whole or	276

in part, for the claim. A claimant whose benefits have been	277
deducted from an award under division (B)(1) of this section is	278
not considered fully compensated and shall not be required to	279
reimburse a subrogated claim for benefits deducted from an award	280
pursuant to division (B)(1) of this section.	281
(2) Nothing in division (B)(1) of this section shall be	282
construed to do either of the following:	283
(a) Limit the rights of a beneficiary under a life	284
insurance policy or the rights of sureties under fidelity or	285
surety bonds;	286
(b) Prohibit the department of medicaid from recovering	287
from the political subdivision, pursuant to section 5160.37 of	288
the Revised Code, the cost of medical assistance provided under	289
a medical assistance program.	290
(C)(1) There shall not be any limitation on compensatory	291
damages that represent the actual loss of the person who is	292
awarded the damages. However, except in wrongful death actions	293
brought pursuant to Chapter 2125. of the Revised Code, damages	294
that arise from the same cause of action, transaction or	295
occurrence, or series of transactions or occurrences and that do	296
not represent the actual loss of the person who is awarded the	297
damages shall not exceed two hundred fifty thousand dollars in	298
favor of any one person. The limitation on damages that do not	299
represent the actual loss of the person who is awarded the	300
damages provided in this division does not apply to court costs	301
that are awarded to a plaintiff, or to interest on a judgment	302
rendered in favor of a plaintiff, in an action against a	303
political subdivision.	304
(2) Any compensatory damages recoverable against a	305

political subdivision for a peace officer's, fire fighter's, or	306
emergency medical technician's operation of a motor vehicle	307
shall be reduced by the percentage of contributory fault	308
attributable to the plaintiff or any other parties, subject to	309
sections 2307.22, 2307.23, and 2315.32 to 2315.36 of the Revised	310
Code.	311
(3) As used in this division, "the actual loss of the	312
person who is awarded the damages" includes all of the	313
following:	314
(a) All wages, salaries, or other compensation lost by the	315
person injured as a result of the injury, including wages,	316
salaries, or other compensation lost as of the date of a	317
judgment and future expected lost earnings of the person	318
injured;	319
(b) All expenditures of the person injured or another	320
person on behalf of the person injured for medical care or	321
treatment, for rehabilitation services, or for other care,	322
treatment, services, products, or accommodations that were	323
necessary because of the injury;	324
(c) All expenditures to be incurred in the future, as	325
determined by the court, by the person injured or another person	326
on behalf of the person injured for medical care or treatment,	327
for rehabilitation services, or for other care, treatment,	328
services, products, or accommodations that will be necessary	329
because of the injury;	330
(d) All expenditures of a person whose property was	331
injured or destroyed or of another person on behalf of the	332
person whose property was injured or destroyed in order to	333
repair or replace the property that was injured or destroyed;	334

(e) All expenditures of the person injured or of the	335
person whose property was injured or destroyed or of another	336
person on behalf of the person injured or of the person whose	337
property was injured or destroyed in relation to the actual	338
preparation or presentation of the claim involved;	339
(f) Any other expenditures of the person injured or of the	340
person whose property was injured or destroyed or of another	341
person on behalf of the person injured or of the person whose	342
property was injured or destroyed that the court determines	343
represent an actual loss experienced because of the personal or	344
property injury or property loss.	345
"The actual loss of the person who is awarded the damages"	346
does not include any fees paid or owed to an attorney for any	347
services rendered in relation to a personal or property injury	348
or property loss, and does not include any damages awarded for	349
pain and suffering, for the loss of society, consortium,	350
companionship, care, assistance, attention, protection, advice,	351
guidance, counsel, instruction, training, or education of the	352
person injured, for mental anguish, or for any other intangible	353
loss.	354
Sec. 4973.17. (A) (1) Upon the application of any bank;	355
savings and loan association; savings bank; credit union; or	356
association of banks, savings and loan associations, savings	357
banks, or credit unions in this state, the secretary of state	358
may appoint and commission any persons that the bank; savings	359
and loan association; savings bank; credit union; or association	360
of banks, savings and loan associations, savings banks, or	361
credit unions designates, or as many of those persons as the	362
secretary of state considers proper, to act as police officers	363
for and on the premises of that bank; savings and loan	364

association; savings bank; credit union; or association of	365
banks, savings and loan associations, savings banks, or credit	366
unions; or elsewhere, when directly in the discharge of their	367
duties. Police officers so appointed shall be citizens of this	368
state and of good character. Police officers so appointed who	369
start to perform their duties on or after April 14, 2006, shall	370
successfully complete a training program approved by the Ohio	371
peace officer training commission described in section 109.71 of	372
the Revised Code and be certified by the commission within six	373
months after starting to perform their duties. Police officers	374
so appointed shall hold office for three years, unless, for good	375
cause shown, their commission is revoked by the secretary of	376
state, or by the bank; savings and loan association; savings	377
bank; credit union; or association of banks, savings and loan	378
associations, savings banks, or credit unions, as provided by	379
law.	380
(2) Persons commissioned as police officers pursuant to	381
division (A) of this section prior to April 14, 2006, who have	382
not successfully completed a training program approved by the	383
Ohio peace officer training commission, and who have not been	384
certified by the commission, may be reappointed and re-	385
commissioned by the secretary of state only during the person's	386
continuous employment as a police officer by the institution for	387
which the person was employed on April 14, 2006, or by a	388
successor institution to the institution for which the person	389
was employed on April 14, 2006. The secretary of state shall	390
note on such appointments and commissions that the person is not	391
a peace officer as defined in section 109.71 of the Revised	392
Code.	393
(3) For the exclusive purpose of assigning break in	394
···	

service update training as prescribed in rule 109:2-1-12 (D) of

the Administrative Code, a police officer appointed under	396
division (A) of this section, who began performing police	397
officer duties on or before April 14, 2006, shall be credited as	398
holding a valid peace officer appointment retroactive to the	399
date on which the officer began performing these duties.	400
(B) Upon the application of a company owning or using a	401
railroad in this state and subject to section 4973.171 of the	402
Revised Code, the secretary of state may appoint and commission	403
any persons that the railroad company designates, or as many of	404
those persons as the secretary of state considers proper, to act	405
as police officers for and on the premises of the railroad	406
company, its affiliates or subsidiaries, or elsewhere, when	407
directly in the discharge of their duties. Police officers so	408
appointed, within the time set by the Ohio peace officer	409
training commission, shall successfully complete a commission	410
approved training program and be certified by the commission.	411
They shall hold office for three years, unless, for good cause	412
shown, their commission is revoked by the secretary of state, or	413
railroad company, as provided by law.	414
Any person holding a similar commission in another state	415
may be commissioned and may hold office in this state without	416
completing the approved training program required by this	417
division provided that the person has completed a substantially	418
equivalent training program in the other state. The Ohio peace	419
officer training commission shall determine whether a training	420
program in another state meets the requirements of this	421
division.	422
(C) Upon the application of any company under contract	423

424

425

with the United States atomic energy commission for the

construction or operation of a plant at a site owned by the

commission, the secretary of state may appoint and commission 426 persons the company designates, not to exceed one hundred fifty, 427 to act as police officers for the company at the plant or site 428 owned by the commission. Police officers so appointed shall be 429 citizens of this state and of good character. They shall hold 430 office for three years, unless, for good cause shown, their 431 commission is revoked by the secretary of state or by the 432 company, as provided by law. 433 (D) (1) Upon the application of any hospital that is 434 435 operated by a public hospital agency or a nonprofit hospital agency and that employs and maintains its own proprietary police 436 department or security department and subject to section 437 4973.171 of the Revised Code, the secretary of state may appoint 438 and commission any persons that the hospital designates, or as 439 many of those persons as the secretary of state considers 440 proper, to act as police officers for the hospital. No person 441 who is appointed as a police officer under this division shall 442 engage in any duties or activities as a police officer for the 443 hospital or any affiliate or subsidiary of the hospital unless 444 all of the following apply: 445 (a) The chief of police of the municipal corporation in 446 which the hospital is located or, if the hospital is located in 447 the unincorporated area of a county, the sheriff of that county 448 has granted approval to the hospital to permit persons appointed 449 as police officers under this division to engage in those duties 450 and activities. The approval required by this division is 451 general in nature and is intended to cover in the aggregate all 452 persons appointed as police officers for the hospital under this 453 division; a separate approval is not required for each appointee 454

455

on an individual basis.

(b) Subsequent to the grant of approval described in	456
division (D)(1)(a) of this section, the hospital has entered	457
into a written agreement with the chief of police of the	458
municipal corporation in which the hospital is located or, if	459
the hospital is located in the unincorporated area of a county,	460
with the sheriff of that county, that sets forth the standards	461
and criteria to govern the interaction and cooperation between	462
persons appointed as police officers for the hospital under this	463
division and law enforcement officers serving the agency	464
represented by the chief of police or sheriff who signed the	465
agreement in areas of their concurrent jurisdiction. The written	466
agreement shall be signed by the appointing authority of the	467
hospital and by the chief of police or sheriff. The standards	468
and criteria may include, but are not limited to, provisions	469
governing the reporting of offenses discovered by hospital	470
police officers to the agency represented by the chief of police	471
or sheriff, provisions governing investigatory responsibilities	472
relative to offenses committed on hospital property, and	473
provisions governing the processing and confinement of persons	474
arrested for offenses committed on hospital property. The	475
agreement required by this division is intended to apply in the	476
aggregate to all persons appointed as police officers for the	477
hospital under this division; a separate agreement is not	478
required for each appointee on an individual basis.	479
(c) The person has successfully completed a training	480
program approved by the Ohio peace officer training commission	481
and has been certified by the commission. A person appointed as	482
a police officer under this division may attend a training	483
program approved by the commission and be certified by the	484
commission regardless of whether the appropriate chief of police	485
or sheriff has granted the approval described in division (D)(1)	486

(a) of this section and regardless of whether the hospital has 487 entered into the written agreement described in division (D)(1) 488 (b) of this section with the appropriate chief of police or 489 sheriff. 490 (2) (a) A person who is appointed as a police officer under 491 division (D)(1) of this section is entitled, upon the grant of 492 approval described in division (D)(1)(a) of this section and 493 upon the person's and the hospital's compliance with the 494 requirements of divisions (D)(1)(b) and (c) of this section, to 495 496 act as a police officer for the hospital on the premises of the hospital and of its affiliates and subsidiaries that are within 497 the territory of the municipal corporation served by the chief 498 of police or the unincorporated area of the county served by the 499 sheriff who signed the written agreement described in division 500 (D)(1)(b) of this section, whichever is applicable, and anywhere 501 else within the territory of that municipal corporation or 502 within the unincorporated area of that county. The authority to 503 act as a police officer as described in this division is granted 504 only if the person, when engaging in that activity, is directly 505 in the discharge of the person's duties as a police officer for 506 the hospital. The authority to act as a police officer as 507 described in this division shall be exercised in accordance with 508 the standards and criteria set forth in the written agreement 509 described in division (D)(1)(b) of this section. 510 (b) Additionally, a person appointed as a police officer 511 under division (D)(1) of this section is entitled, upon the 512 grant of approval described in division (D)(1)(a) of this 513 section and upon the person's and the hospital's compliance with 514 the requirements of divisions (D)(1)(b) and (c) of this section, 515 to act as a police officer elsewhere, within the territory of a 516

municipal corporation or within the unincorporated area of a

county, if the chief of police of that municipal corporation or	518
the sheriff of that county, respectively, has granted approval	519
for that activity to the hospital, police department, or	520
security department served by the person as a police officer and	521
if the person, when engaging in that activity, is directly in	522
the discharge of the person's duties as a police officer for the	523
hospital. The approval described in this division may be general	524
in nature or may be limited in scope, duration, or	525
applicability, as determined by the chief of police or sheriff	526
granting the approval.	527
(3) Police officers appointed under division (D)(1) of	528
this section shall hold office for three years, unless, for good	529
cause shown, their commission is revoked by the secretary of	530
state or by the hospital, as provided by law.	531
(4) Notwithstanding section 2744.02 of the Revised Code,	532
the municipal corporation in which the hospital is located or,	533
if the hospital is located in the unincorporated area of a	534
county, the county is immune from civil or criminal liability in	535
any action brought under the laws of this state if all of the	536
following apply:	537
(a) The action arises out of the actions of a police	538
officer appointed under division (D)(1) of this section.	539
(b) The actions of the police officer are directly in the	540
discharge of the person's duties as a police officer for the	541
hospital.	542
(c) The actions of the police officer occur on the	543
premises of the hospital or its affiliates or subsidiaries that	544
are within the territory of the municipal corporation served by	545
the chief of police or the unincorporated area of the county	546

served by the sheriff who signed the agreement described in	547
division (D)(1)(b) of this section, whichever is applicable, or	548
anywhere else within the territory of that municipal corporation	549
or within the unincorporated area of that county.	550
(5) A court's finding of tort liability of any public	551
hospital agency or nonprofit hospital agency for any actions of	552
a police officer appointed for the applicable hospital agency	553
under division (D)(1) of this section is not subject to	554
apportionment of tort liability under sections 2307.22 and	555
2307.23 of the Revised Code with the municipal corporation or	556
the county in which a written agreement as described in division	557
(D) (1) (b) is in effect.	558
(6) Nothing in division (D)(4) of this section shall be	559
construed as granting immunity from civil or criminal liability	560
for any actions occurring on the premises of any hospital	561
operated by a public hospital agency or nonprofit hospital	562
agency or on the premises of that hospital's affiliate or	563
subsidiary to any of the following:	564
(a) Any police officer appointed under division (D)(1) of	565
this section;	566
(b) Any hospital operated by a public hospital agency or a	567
nonprofit hospital agency that applied for the appointment of	568
any police officer under division (D)(1) of this section, or any	569
affiliate or subsidiary of the hospital;	570
(c) Any other police or security officer who is employed	571
by, or whose services are utilized by, any hospital operated by	572
a public hospital agency or a nonprofit hospital agency, or any	573
affiliate or subsidiary of the hospital;	574
(d) Any entity that supplies the services of police or	575

security officers to any hospital operated by a public hospital	576
agency or a nonprofit hospital agency or any affiliate or	577
subsidiary of the hospital.	578
(7) As used in divisions division (D) (1) to (3) of this	579
section, "public:	580
(a) "Public hospital agency" and "nonprofit hospital	581
agency" have the same meanings as in section 140.01 of the	582
Revised Code.	583
(b) "Tort liability" means the liability of a party as	584
determined by a court in a tort action as defined in section	585
2307.011 of the Revised Code.	586
(E)(1) Upon the application of any owner or operator of an	587
amusement park that has an average yearly attendance in excess	588
of six hundred thousand guests and that employs and maintains	589
its own proprietary police department or security department and	590
subject to section 4973.171 of the Revised Code, any judge of	591
the municipal court or county court that has territorial	592
jurisdiction over the amusement park may appoint and commission	593
any persons that the owner or operator designates, or as many of	594
those persons as the judge considers proper, to act as police	595
officers for the amusement park. If the amusement park is	596
located in more than one county, any judge of the municipal	597
court or county court of any of those counties may make the	598
appointments and commissions as described in this division. No	599
person who is appointed as a police officer under this division	600
shall engage in any duties or activities as a police officer for	601
the amusement park or any affiliate or subsidiary of the owner	602
or operator of the amusement park unless all of the following	603
apply:	604

(a) The appropriate chief or chiefs of police of the 605 political subdivision or subdivisions in which the amusement 606 park is located as specified in this division have granted 607 approval to the owner or operator of the amusement park to 608 permit persons appointed as police officers under this division 609 to engage in those duties and activities. If the amusement park 610 is located in a single municipal corporation or a single 611 township, the chief of police of that municipal corporation or 612 township is the appropriate chief of police for the grant of 613 approval under this division. If the amusement park is located 614 in two or more townships, two or more municipal corporations, or 615 one or more townships and one or more municipal corporations, 616 the chiefs of police of all of the affected townships and 617 municipal corporations are the appropriate chiefs of police for 618 the grant of approval under this division, and the approval must 619 be jointly granted by all of those chiefs of police. The 620 approval required by this division is general in nature and is 621 intended to cover in the aggregate all persons appointed as 622 police officers for the amusement park under this division. A 623 separate approval is not required for each appointee on an 624 individual basis. 625 (b) Subsequent to the grant of approval described in 626 division (E)(1)(a) of this section, the owner or operator has 627 entered into a written agreement with the appropriate chief or 628 chiefs of police of the political subdivision or subdivisions in 629 which the amusement park is located as specified in this 630 division and has provided the sheriff of the county in which the 631 political subdivision or subdivisions are located with a copy of 632 the agreement. If the amusement park is located in a single 633 municipal corporation or a single township, the chief of police 634

of that municipal corporation or township is the appropriate

chief of police for entering into the written agreement under	636
this division. If the amusement park is located in two or more	637
townships, two or more municipal corporations, or one or more	638
townships and one or more municipal corporations, the chiefs of	639
police of all of the affected townships and municipal	640
corporations are the appropriate chiefs of police for entering	641
into the written agreement under this division, and the written	642
agreement must be jointly entered into by all of those chiefs of	643
police. The written agreement between the owner or operator and	644
the chief or chiefs of police shall address the scope of	645
activities, the duration of the agreement, and mutual aid	646
arrangements and shall set forth the standards and criteria to	647
govern the interaction and cooperation between persons appointed	648
as police officers for the amusement park under this division	649
and law enforcement officers serving the agency represented by	650
the chief of police who signed the agreement. The written	651
agreement shall be signed by the owner or operator and by the	652
chief or chiefs of police who enter into it. The standards and	653
criteria may include, but are not limited to, provisions	654
governing the reporting of offenses discovered by the amusement	655
park's police officers to the agency represented by the chief of	656
police of the municipal corporation or township in which the	657
offense occurred, provisions governing investigatory	658
responsibilities relative to offenses committed on amusement	659
park property, and provisions governing the processing and	660
confinement of persons arrested for offenses committed on	661
amusement park property. The agreement required by this division	662
is intended to apply in the aggregate to all persons appointed	663
as police officers for the amusement park under this division. A	664
separate agreement is not required for each appointee on an	665
individual basis.	666

(c) The person has successfully completed a training 667 program approved by the Ohio peace officer training commission 668 and has been certified by the commission. A person appointed as 669 a police officer under this division may attend a training 670 program approved by the commission and be certified by the 671 commission regardless of whether the appropriate chief of police 672 has granted the approval described in division (E)(1)(a) of this 673 section and regardless of whether the owner or operator of the 674 amusement park has entered into the written agreement described 675 in division (E)(1)(b) of this section with the appropriate chief 676 of police. 677

(2) (a) A person who is appointed as a police officer under 678 division (E)(1) of this section is entitled, upon the grant of 679 approval described in section (E)(1)(a) of this section and upon 680 the person's and the owner or operator's compliance with the 681 requirements of division (E)(1)(b) and (c) of this section, to 682 act as a police officer for the amusement park and its 683 affiliates and subsidiaries that are within the territory of the 684 political subdivision or subdivisions served by the chief of 685 police, or respective chiefs of police, who signed the written 686 agreement described in division (E)(1)(b) of this section, and 687 upon any contiguous real property of the amusement park that is 688 covered by the written agreement, whether within or adjacent to 689 the political subdivision or subdivisions. The authority to act 690 as a police officer as described in this division is granted 691 only if the person, when engaging in that activity, is directly 692 in the discharge of the person's duties as a police officer for 693 the amusement park. The authority to act as a police officer as 694 described in this division shall be exercised in accordance with 695 the standards and criteria set forth in the written agreement 696 described in division (E)(1)(b) of this section. 697

(b) In addition to the authority granted under division	698
(E)(2)(a) of this section, a person appointed as a police	699
officer under division (E)(1) of this section is entitled, upon	700
the grant of approval described in division (E)(1)(a) of this	701
section and upon the person's and the owner or operator's	702
compliance with the requirements of divisions (E)(1)(b) and (c)	703
of this section, to act as a police officer elsewhere within the	704
territory of a municipal corporation or township if the chief of	705
police of that municipal corporation or township has granted	706
approval for that activity to the owner or operator served by	707
the person as a police officer and if the person, when engaging	708
in that activity, is directly in the discharge of the person's	709
duties as a police officer for the amusement park. The approval	710
described in this division may be general in nature or may be	711
limited in scope, duration, or applicability, as determined by	712
the chief of police granting the approval.	713
(3) Police officers appointed under division (E)(1) of	714
this section shall hold office for five years, unless, for good	715
cause shown, their commission is revoked by the appointing judge	716
or the judge's successor or by the owner or operator, as	717
provided by law.	718
(F) A fee of fifteen dollars for each commission applied	719
for under this section shall be paid at the time the application	720
is made, and this amount shall be returned if for any reason a	721
commission is not issued.	722
Section 2. That existing sections 2744.01, 2744.05, and	723
4973.17 of the Revised Code are hereby repealed.	724