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133rd General Assembly

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Representative Grendell

Cosponsors: Representatives Seitz, Baldridge, Carfagna, Cross, DeVitis, Fraizer, Ginter, Green, Greenspan, Holmes, A., Hoops, Jones, Jordan, Keller, Kick, Koehler, Lanese, Lang, LaRe, McClain, Patton, Perales, Plummer, Reineke, Richardson, Riedel, Roemer, Scherer, Smith, T., Stein, Stephens, Wiggam, Wilkin

A BILL

То	amend sections 9.87, 2743.02, 2744.01, and	1
	4123.68 of the Revised Code to make temporary	2
	changes related to qualified civil immunity for	3
	health care and emergency services provided	4
	during a government-declared disaster or	5
	emergency and for exposure to or transmission or	6
	contraction of certain coronaviruses, to expand	7
	the definition of "governmental function"	8
	regarding political subdivision tort liability	9
	in relation to emergency declarations, to expand	10
	state immunity to include actions undertaken	11
	under a duty during the COVID-19 pandemic, to	12
	make COVID-19 contracted by certain employees an	13
	occupational disease under the Workers'	14
	Compensation Law under specific circumstances,	15
	and to declare an emergency.	16

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

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4123.68 of the Revised Code be amended to read as follows:

- Sec. 9.87. (A) The state, except as provided in division 19 (B) of this section, shall indemnify an officer or employee from 20 liability incurred in the performance of official duties by 21 paying any judgment in, or amount negotiated in settlement of, 22 any civil action arising under federal law, the law of another 23 state, or the law of a foreign jurisdiction. The reasonableness 24 of the amount of any consent judgment or settlement is subject 25 to the review and approval of the attorney general and of the 26 director, administrative chief, or governing body of the 27 28 employer of the officer or employee who is to be indemnified. The maximum aggregate amount of indemnification paid directly 29 from state funds to or on behalf of any officer or employee 30 pursuant to this division shall be one million dollars per 31 occurrence, regardless of the number of persons who suffer 32 damage, injury, or death as a result of the occurrence. 33
- (B) The state shall not indemnify an officer or employee 34 under any of the following circumstances: 35
- (1) To the extent the officer or employee is covered by a policy of insurance for civil liability purchased by the state; 37
- (2) When the officer or employee acts manifestly outside the scope of the officer's or employee's employment or official responsibilities, with malicious purpose, in bad faith, or in a wanton or reckless manner, as determined by the employer of the officer or employee or by the attorney general.
- (3) For any portion of a judgment that represents punitive 43 or exemplary damages, except that this prohibition does not 44 apply if the employer of the officer or employee and the 45 attorney general determine that the acts or omissions of the 46

officer or employee were not within the terms of division (B)(2)	47
of this section;	48
(4) For any portion of a consent judgment or settlement	49
that is unreasonable;	50
(5) For any portion of a judgment where a cause of action	51
exists on or after the effective date of this amendment that	52
involves the performance or nonperformance of a governmental	53
function or public duty as a result of a state agency's response	54
to the COVID-19 pandemic by arranging or providing care,	55
protection, or treatment for any person committed to the custody	56
of the state, including health care services, or that, as a	57
result of the performance or nonperformance of a governmental	58
function or public duty, an officer or employee becomes infected	59
with COVID-19.	60
(C) The director of administrative services may purchase a	61
policy or policies of insurance on behalf of officers and	62
employees of the state from an insurer or insurers licensed to	63
do business in this state providing coverage for amounts in	64
excess of one million dollars per occurrence incurred in	65
connection with any civil action, demand, or claim against the	66
officer or employee by reason of an act or omission by the	67
officer or employee occurring in the performance of the	68
officer's or employee's duties and not coming within the terms	69
of division (B)(2) of this section.	70
(D) This section does not affect any of the following:	71
(1) The waiver arising under division (A)(1) of section	72
2743.02 of the Revised Code;	73
(2) Any defense that would otherwise be available in an	74
action alleging personal liability of an officer or employee;	75

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- 76 (3) The operation of section 9.83 of the Revised Code. (E) The indemnification of officers or employees against 77 judgments or settlements pursuant to this section shall be 78 accomplished only through the following procedure: 79 (1) If the employer of the defendant officer or employee 80 to be indemnified determines that the actions or omissions of 81 its officer or employee giving rise to the claim were not within 82 the terms of division (B)(2) of this section, an indemnity 8.3 agreement shall be prepared by the attorney general, specifying 84 that the employer will indemnify the officer or employee from a 85
- shall not be effective until it is approved by the officer or 90 employee to be indemnified, the director, administrative chief, 91 or other governing body of the employer, and by the attorney 92
- agreement, unless the attorney general finds that division (B) 94
 of this section prohibits the state from indemnifying the 95
 officer or employee, or prohibits the state from indemnifying 96
- the officer or employee for a portion of a judgment or settlement and the indemnity agreement would indemnify the officer or employee for all or a part of that portion.

general. The attorney general shall approve the indemnity

particular judgment that has been rendered or a particular

settlement amount that has been negotiated. The agreement shall

name the person or entity to whom payment by the state of the

judgment or settlement amount will be made, and the agreement

- (2) The attorney general shall forward a copy of the 100 agreement to the director of budget and management. 101
- (3) Any indemnification paid shall be charged by the 102 director of budget and management against available unencumbered 103 moneys in the appropriations of the employer of the officer or 104 employee to be indemnified. The director of budget and 105

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management shall have sole discretion to determine whether or	106
not unencumbered moneys in a particular appropriation are	107
available for payment of the indemnification.	108

- (4) The director of budget and management shall, upon receipt of the agreement from the attorney general pursuant to division (E)(2) of this section, provide for payment to the person or entity named in the agreement, in the amount specified in the agreement.
- (5) If the director of budget and management determines 114 that sufficient unencumbered moneys do not exist in the 115 particular appropriations to pay the indemnification, the 116 director shall make application for payment of the 117 indemnification out of the emergency purposes account or any 118 other appropriation for emergencies or contingencies, and 119 payment out of this account or other appropriation shall be 120 authorized if there are sufficient moneys greater than the sum 121 total of then pending emergency purposes account requests, or 122 requests for releases from the other appropriation. 123
- (6) If sufficient moneys do not exist in the emergency 124 purposes account or any other appropriation for emergencies or 125 contingencies to pay the indemnification, the employer named in 126 the agreement shall request the general assembly to make an 127 appropriation sufficient to pay the indemnification, and no 128 payment shall be made until the appropriation has been made. The 129 employer shall make this appropriation request during the 130 current biennium and during each succeeding biennium until a 131 sufficient appropriation is made. 132
- (7) If the indemnification is to be made by an employer 133 whose funds are not handled by the director of budget and 134 management, the employer shall pay the person or entity named in 135

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the agreement.

If the employer determines that sufficient unencumbered 137 moneys do not exist to pay the indemnification, the employer 138 shall make application for payment of the indemnification out of 139 the emergency purposes account or any other appropriation for 140 emergencies or contingencies, and payment out of this account or 141 other appropriation shall be authorized if there are sufficient 142 moneys greater than the sum total of then pending emergency 143 purposes account requests, or requests for releases from the 144 145 other appropriation.

If sufficient moneys do not exist in the emergency purposes account or any other appropriation for emergencies or contingencies to pay the indemnification, the employer named in the agreement shall request the general assembly to make an appropriation sufficient to pay the indemnification, and no payment shall be made until such an appropriation has been made. The employer shall make this appropriation request during the current biennium and during each succeeding biennium until a sufficient appropriation is made.

(F)(1) Subject to division (F)(2) of this section, if an 155 employer or the attorney general fails to approve 156 indemnification or limits indemnification of an officer or 157 employee of the employer, the officer or employee may commence 158 an action against the employer in the court of claims pursuant 159 to sections 2743.01 to 2743.20 of the Revised Code to prove that 160 the officer or employee is entitled to indemnification pursuant 161 to division (A) of this section and that division (B) of this 162 section does not prohibit or limit the officer's or employee's 163 indemnification and seeking either a judgment against the 164 employer for a sum of money that the officer or employee has 165

paid to satisfy a judgment or settlement or an order directing	166
the employer to pay a judgment or settlement against the officer	167
or employee that has not been satisfied. Section 109.365 of the	168
Revised Code does not prohibit any information obtained by the	169
attorney general in the attorney general's investigation	170
conducted pursuant to division (A) of section 109.362 of the	171
Revised Code to determine whether to defend the officer or	172
employee from being admitted as evidence in any action brought	173
pursuant to this section.	174

An action brought pursuant to division (F)(1) of this section shall be commenced no later than two years after the cause of action arising under division (F)(1) of this section accrues. A cause of action arising under this section accrues upon the entry of a money judgment against the officer or employee if the time for filing an appeal in the action lapses without the filing of an appeal, upon the conclusion of the final appeal in any action in which a money judgment is entered against the officer or employee if an appeal is filed in the action, or upon execution of any settlement agreement requiring payment of money by the officer or employee.

(2) Notwithstanding division (F)(1) of this section, an officer or employee may not commence an action against the employer in the court of claims or in any other court regarding a refusal of the employer or the attorney general to indemnify punitive or exemplary damages pursuant to this section or for any action described in division (I) of section 2743.02 of the Revised Code.

Sec. 2743.02. (A) (1) The Except as provided in division 193

(I) of this section, the state hereby waives its immunity from 194

liability, except as provided for the office of the state fire 195

marshal in division (G)(1) of section 9.60 and division (B) of 196 section 3737.221 of the Revised Code and subject to division (H) 197 of this section, and consents to be sued, and have its liability 198 determined, in the court of claims created in this chapter in 199 accordance with the same rules of law applicable to suits 200 between private parties, except that the determination of 201 202 liability is subject to the limitations set forth in this chapter and, in the case of state universities or colleges, in 203 section 3345.40 of the Revised Code, and except as provided in 204 division (A)(2) or (3) of this section. To the extent that the 205 state has previously consented to be sued, this chapter has no 206 applicability. 207

Except in the case of a civil action filed by the state, 208 filing a civil action in the court of claims results in a 209 complete waiver of any cause of action, based on the same act or 210 omission, that the filing party has against any officer or 211 employee, as defined in section 109.36 of the Revised Code. The 212 waiver shall be void if the court determines that the act or 213 omission was manifestly outside the scope of the officer's or 214 employee's office or employment or that the officer or employee 215 acted with malicious purpose, in bad faith, or in a wanton or 216 reckless manner. 217

(2) If a claimant proves in the court of claims that an 218 officer or employee, as defined in section 109.36 of the Revised 219 220 Code, would have personal liability for the officer's or employee's acts or omissions but for the fact that the officer 221 or employee has personal immunity under section 9.86 of the 222 Revised Code, the state shall be held liable in the court of 223 claims in any action that is timely filed pursuant to section 224 2743.16 of the Revised Code and that is based upon the acts or 225 omissions. 226

(3)(a) Except as provided in division (A)(3)(b) of this	227
section and as set forth in division (I) of this section, the	228
state is immune from liability in any civil action or proceeding	229
involving the performance or nonperformance of a public duty,	230
including the performance or nonperformance of a public duty	231
that is owed by the state in relation to any action of an	232
individual who is committed to the custody of the state.	233
(b) The state immunity provided in division (A)(3)(a) of	234
this section does not apply to any action of the state under	235
circumstances in which a special relationship can be established	236
between the state and an injured party. A special relationship	237
under this division is demonstrated if all of the following	238
elements exist:	239
(i) An assumption by the state, by means of promises or	240
actions, of an affirmative duty to act on behalf of the party	241
who was allegedly injured;	242
(ii) Knowledge on the part of the state's agents that	243
inaction of the state could lead to harm;	244
(iii) Some form of direct contact between the state's	245
agents and the injured party;	246
(iv) The injured party's justifiable reliance on the	247
state's affirmative undertaking.	248
(B) The state hereby waives the immunity from liability of	249
all hospitals owned or operated by one or more political	250
subdivisions and consents for them to be sued, and to have their	251
liability determined, in the court of common pleas, in	252
accordance with the same rules of law applicable to suits	253
between private parties, subject to the limitations set forth in	254
this chapter. This division is also applicable to hospitals	255

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owned or operated by political subdivisions that	at have been 2	256
determined by the supreme court to be subject t	to suit prior to	257
July 28, 1975.	2	258

- (C) Any hospital, as defined in section 2305.113 of the 259 Revised Code, may purchase liability insurance covering its 260 operations and activities and its agents, employees, nurses, 261 interns, residents, staff, and members of the governing board 262 and committees, and, whether or not such insurance is purchased, 263 may, to the extent that its governing board considers 264 265 appropriate, indemnify or agree to indemnify and hold harmless any such person against expense, including attorney's fees, 266 damage, loss, or other liability arising out of, or claimed to 267 have arisen out of, the death, disease, or injury of any person 268 as a result of the negligence, malpractice, or other action or 269 inaction of the indemnified person while acting within the scope 270 of the indemnified person's duties or engaged in activities at 271 the request or direction, or for the benefit, of the hospital. 272 Any hospital electing to indemnify those persons, or to agree to 273 so indemnify, shall reserve any funds that are necessary, in the 274 exercise of sound and prudent actuarial judgment, to cover the 275 potential expense, fees, damage, loss, or other liability. The 276 superintendent of insurance may recommend, or, if the hospital 277 requests the superintendent to do so, the superintendent shall 278 recommend, a specific amount for any period that, in the 279 superintendent's opinion, represents such a judgment. This 280 authority is in addition to any authorization otherwise provided 281 or permitted by law. 282
- (D) Recoveries against the state shall be reduced by the aggregate of insurance proceeds, disability award, or other collateral recovery received by the claimant. This division does not apply to civil actions in the court of claims against a

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state university or college under the circumstances described in	287
section 3345.40 of the Revised Code. The collateral benefits	288
provisions of division (B)(2) of that section apply under those	289
circumstances.	290

- (E) The only defendant in original actions in the court of claims is the state. The state may file a third-party complaint or counterclaim in any civil action, except a civil action for ten thousand dollars or less, that is filed in the court of claims.
- 296 (F) A civil action against an officer or employee, as defined in section 109.36 of the Revised Code, that alleges that 297 the officer's or employee's conduct was manifestly outside the 298 scope of the officer's or employee's employment or official 299 responsibilities, or that the officer or employee acted with 300 malicious purpose, in bad faith, or in a wanton or reckless 301 manner shall first be filed against the state in the court of 302 claims that has exclusive, original jurisdiction to determine, 303 initially, whether the officer or employee is entitled to 304 personal immunity under section 9.86 of the Revised Code and 305 whether the courts of common pleas have jurisdiction over the 306 civil action. The officer or employee may participate in the 307 immunity determination proceeding before the court of claims to 308 determine whether the officer or employee is entitled to 309 personal immunity under section 9.86 of the Revised Code. 310

The filing of a claim against an officer or employee under this division tolls the running of the applicable statute of limitations until the court of claims determines whether the officer or employee is entitled to personal immunity under section 9.86 of the Revised Code.

(G) If a claim lies against an officer or employee who is

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a member of the Ohio national guard, and the officer or employee	317
was, at the time of the act or omission complained of, subject	318
to the "Federal Tort Claims Act," 60 Stat. 842 (1946), 28 U.S.C.	319
2671, et seq., the Federal Tort Claims Act is the exclusive	320
remedy of the claimant and the state has no liability under this	321
section.	322

(H) If an inmate of a state correctional institution has a 323 claim against the state for the loss of or damage to property 324 and the amount claimed does not exceed three hundred dollars, 325 326 before commencing an action against the state in the court of claims, the inmate shall file a claim for the loss or damage 327 under the rules adopted by the director of rehabilitation and 328 correction pursuant to this division. The inmate shall file the 329 claim within the time allowed for commencement of a civil action 330 under section 2743.16 of the Revised Code. If the state admits 331 or compromises the claim, the director shall make payment from a 332 fund designated by the director for that purpose. If the state 333 denies the claim or does not compromise the claim at least sixty 334 days prior to expiration of the time allowed for commencement of 335 a civil action based upon the loss or damage under section 336 2743.16 of the Revised Code, the inmate may commence an action 337 in the court of claims under this chapter to recover damages for 338 the loss or damage. 339

The director of rehabilitation and correction shall adopt rules pursuant to Chapter 119. of the Revised Code to implement this division.

(I) Notwithstanding any provision of law to the contrary,

the state is immune from liability in any civil action or

proceeding existing on or after the effective date of this

amendment that involves the performance or nonperformance of a

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governmental function or public duty as a result of a state	347
agency's response to the COVID-19 pandemic by arranging or	348
providing care, protection, or treatment for any person	349
committed to the custody of the state, including health care	350
services, or that, as a result of the performance or	351
nonperformance of a governmental function or public duty, an	352
officer or employee becomes infected with COVID-19. The state	353
expressly does not consent to be sued as set forth in this	354
division. Neither the court of claims nor any courts of common	355
pleas shall have jurisdiction to hear any case or controversy,	356
initiate any immunity determination, or have the state's	357
liability subject to any determination, nor shall the state	358
indemnify any employee found liable in any court of competent	359
jurisdiction.	360

Sec. 2744.01. As used in this chapter:

- (A) "Emergency call" means a call to duty, including, but

 not limited to, communications from citizens, police dispatches,

 and personal observations by peace officers of inherently

 dangerous situations that demand an immediate response on the

 part of a peace officer.

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- (B) "Employee" means an officer, agent, employee, or 367 servant, whether or not compensated or full-time or part-time, 368 who is authorized to act and is acting within the scope of the 369 officer's, agent's, employee's, or servant's employment for a 370 political subdivision. "Employee" does not include an 371 independent contractor and does not include any individual 372 engaged by a school district pursuant to section 3319.301 of the 373 Revised Code. "Employee" includes any elected or appointed 374 official of a political subdivision. "Employee" also includes a 375 person who has been convicted of or pleaded guilty to a criminal 376

offense and who has been sentenced to perform community service	377
work in a political subdivision whether pursuant to section	378
2951.02 of the Revised Code or otherwise, and a child who is	379
found to be a delinquent child and who is ordered by a juvenile	380
court pursuant to section 2152.19 or 2152.20 of the Revised Code	381
to perform community service or community work in a political	382
subdivision.	383
(C)(1) "Governmental function" means a function of a	384
political subdivision that is specified in division (C)(2) of	385
this section or that satisfies any of the following:	386
(a) A function that is imposed upon the state as an	387
obligation of sovereignty and that is performed by a political	388
subdivision voluntarily or pursuant to legislative requirement;	389
(b) A function that is for the common good of all citizens	390
of the state;	391
(c) A function that promotes or preserves the public	392
peace, health, safety, or welfare; that involves activities that	393
are not engaged in or not customarily engaged in by	394
nongovernmental persons; and that is not specified in division	395
(G)(2) of this section as a proprietary function.	396
(2) A "governmental function" includes, but is not limited	397
to, the following:	398
(a) The provision or nonprovision of police, fire,	399
emergency medical, ambulance, and rescue services or protection;	400
(b) The power to preserve the peace; to prevent and	401
suppress riots, disturbances, and disorderly assemblages; to	402
prevent, mitigate, and clean up releases of oil and hazardous	403
and extremely hazardous substances as defined in section 3750.01	404
of the Revised Code; and to protect persons and property;	405

(c) The provision of a system of public education;	406
(d) The provision of a free public library system;	407
(e) The regulation of the use of, and the maintenance and	408
repair of, roads, highways, streets, avenues, alleys, sidewalks,	409
bridges, aqueducts, viaducts, and public grounds;	410
(f) Judicial, quasi-judicial, prosecutorial, legislative,	411
and quasi-legislative functions;	412
(g) The construction, reconstruction, repair, renovation,	413
maintenance, and operation of buildings that are used in	414
connection with the performance of a governmental function,	415
including, but not limited to, office buildings and courthouses;	416
(h) The design, construction, reconstruction, renovation,	417
repair, maintenance, and operation of jails, places of juvenile	418
detention, workhouses, or any other detention facility, as	419
defined in section 2921.01 of the Revised Code;	420
(i) The enforcement or nonperformance of any law;	421
(j) The regulation of traffic, and the erection or	422
nonerection of traffic signs, signals, or control devices;	423
(k) The collection and disposal of solid wastes, as	424
defined in section 3734.01 of the Revised Code, including, but	425
not limited to, the operation of solid waste disposal	426
facilities, as "facilities" is defined in that section, and the	427
collection and management of hazardous waste generated by	428
households. As used in division (C)(2)(k) of this section,	429
"hazardous waste generated by households" means solid waste	430
originally generated by individual households that is listed	431
specifically as hazardous waste in or exhibits one or more	432
characteristics of hazardous waste as defined by rules adopted	433

under section 3734.12 of the Revised Code, but that is excluded	434
from regulation as a hazardous waste by those rules.	435
(1) The provision or nonprovision, planning or design,	436
construction, or reconstruction of a public improvement,	437
including, but not limited to, a sewer system;	438
(m) The operation of a job and family services department	439
or agency, including, but not limited to, the provision of	440
assistance to aged and infirm persons and to persons who are	441
indigent;	442
(n) The operation of a health board, department, or	443
agency, including, but not limited to, any statutorily required	444
or permissive program for the provision of immunizations or	445
other inoculations to all or some members of the public,	446
provided that a "governmental function" does not include the	447
supply, manufacture, distribution, or development of any drug or	448
vaccine employed in any such immunization or inoculation program	449
by any supplier, manufacturer, distributor, or developer of the	450
drug or vaccine;	451
(o) The operation of mental health facilities,	452
developmental disabilities facilities, alcohol treatment and	453
control centers, and children's homes or agencies;	454
(p) The provision or nonprovision of inspection services	455
of all types, including, but not limited to, inspections in	456
connection with building, zoning, sanitation, fire, plumbing,	457
and electrical codes, and the taking of actions in connection	458
with those types of codes, including, but not limited to, the	459
approval of plans for the construction of buildings or	460
structures and the issuance or revocation of building permits or	461
stop work orders in connection with buildings or structures;	462

(q) Urban renewal projects and the elimination of slum	463
conditions, including the performance of any activity that a	464
county land reutilization corporation is authorized to perform	465
under Chapter 1724. or 5722. of the Revised Code;	466
<pre>(r) Flood control measures;</pre>	467
(s) The design, construction, reconstruction, renovation,	468
operation, care, repair, and maintenance of a township cemetery;	469
(t) The issuance of revenue obligations under section	470
140.06 of the Revised Code;	471
(u) The design, construction, reconstruction, renovation,	472
repair, maintenance, and operation of any school athletic	473
facility, school auditorium, or gymnasium or any recreational	474
area or facility, including, but not limited to, any of the	475
following:	476
(i) A park, playground, or playfield;	477
(ii) An indoor recreational facility;	478
(iii) A zoo or zoological park;	479
(iv) A bath, swimming pool, pond, water park, wading pool,	480
wave pool, water slide, or other type of aquatic facility;	481
(v) A golf course;	482
(vi) A bicycle motocross facility or other type of	483
recreational area or facility in which bicycling, skating, skate	484
boarding, or scooter riding is engaged;	485
(vii) A rope course or climbing walls;	486
(viii) An all-purpose vehicle facility in which all-	487
purpose vehicles, as defined in section 4519.01 of the Revised	488
Code, are contained, maintained, or operated for recreational	489

activities.	490
(v) The provision of public defender services by a county	491
or joint county public defender's office pursuant to Chapter	492
120. of the Revised Code;	493
(w)(i) At any time before regulations prescribed pursuant	494
to 49 U.S.C.A 20153 become effective, the designation,	495
establishment, design, construction, implementation, operation,	496
repair, or maintenance of a public road rail crossing in a zone	497
within a municipal corporation in which, by ordinance, the	498
legislative authority of the municipal corporation regulates the	499
sounding of locomotive horns, whistles, or bells;	500
(ii) On and after the effective date of regulations	501
prescribed pursuant to 49 U.S.C.A. 20153, the designation,	502
establishment, design, construction, implementation, operation,	503
repair, or maintenance of a public road rail crossing in such a	504
zone or of a supplementary safety measure, as defined in 49	505
U.S.C.A 20153, at or for a public road rail crossing, if and to	506
the extent that the public road rail crossing is excepted,	507
pursuant to subsection (c) of that section, from the requirement	508
of the regulations prescribed under subsection (b) of that	509
section.	510
(x) Compliance with any order or directive issued as a	511
result of the COVID-19 pandemic by the state department of	512
health or a general health district or city health district	513
created by or under the authority of Chapter 3709. of the	514
Revised Code;	515
(y) Compliance with any order or directive issued as a	516
result of the COVID-19 pandemic by the state government, a	517
nolitical subdivision or an omorgonou management agency	519

established within the department of public safety under section	519
5502.22 of the Revised Code;	520
(z) Any operation or function to abate the effects of the	521
conditions for which either of the following have been issued:	522
(i) An emergency declaration issued by the state	523
government or any political subdivision;	524
(ii) A public health emergency issued by the federal	525
government, the state government, or any county or municipal	526
health department.	527
(aa) The provision or nonprovision of any function of	528
local government during an emergency declaration issued by the	529
state government or any political subdivision, or during a	530
public health emergency declaration issued by the federal	531
government, the state government, any county or municipal health	532
department, or any general health district created by or under	533
the authority of Chapter 3709. of the Revised Code;	534
(bb) A function that the general assembly mandates a	535
political subdivision to perform.	536
(D) "Law" means any provision of the constitution,	537
statutes, or rules of the United States or of this state;	538
provisions of charters, ordinances, resolutions, and rules of	539
political subdivisions; and written policies adopted by boards	540
of education. When used in connection with the "common law,"	541
this definition does not apply.	542
(E) "Motor vehicle" has the same meaning as in section	543
4511.01 of the Revised Code.	544
(F) "Political subdivision" or "subdivision" means a	545
municipal corporation, township, county, school district, or	546

ather hade appropriate and politic propriately for governmental	E 17
other body corporate and politic responsible for governmental	547
activities in a geographic area smaller than that of the state.	548
"Political subdivision" includes, but is not limited to, a	549
county hospital commission appointed under section 339.14 of the	550
Revised Code, board of hospital commissioners appointed for a	551
municipal hospital under section 749.04 of the Revised Code,	552
board of hospital trustees appointed for a municipal hospital	553
under section 749.22 of the Revised Code, regional planning	554
commission created pursuant to section 713.21 of the Revised	555
Code, county planning commission created pursuant to section	556
713.22 of the Revised Code, joint planning council created	557
pursuant to section 713.231 of the Revised Code, interstate	558
regional planning commission created pursuant to section 713.30	559
of the Revised Code, port authority created pursuant to section	560
4582.02 or 4582.26 of the Revised Code or in existence on	561
December 16, 1964, regional council established by political	562
subdivisions pursuant to Chapter 167. of the Revised Code,	563
emergency planning district and joint emergency planning	564
district designated under section 3750.03 of the Revised Code,	565
joint emergency medical services district created pursuant to	566
section 307.052 of the Revised Code, fire and ambulance district	567
created pursuant to section 505.375 of the Revised Code, joint	568
interstate emergency planning district established by an	569
agreement entered into under that section, county solid waste	570
management district and joint solid waste management district	571
established under section 343.01 or 343.012 of the Revised Code,	572
community school established under Chapter 3314. of the Revised	573
Code, county land reutilization corporation organized under	574
Chapter 1724. of the Revised Code, the county or counties served	575
by a community-based correctional facility and program or	576
district community-based correctional facility and program	577
established and operated under sections 2301.51 to 2301.58 of	578

the Revised Code, a community-based correctional facility and	579
program or district community-based correctional facility and	580
program that is so established and operated, and the facility	581
governing board of a community-based correctional facility and	582
program or district community-based correctional facility and	583
program that is so established and operated.	584
(G)(1) "Proprietary function" means a function of a	585
political subdivision that is specified in division (G)(2) of	586
this section or that satisfies both of the following:	587
(a) The function is not one described in division (C)(1)	588
(a) or (b) of this section and is not one specified in division	589
(C)(2) of this section;	590
(b) The function is one that promotes or preserves the	591
public peace, health, safety, or welfare and that involves	592
activities that are customarily engaged in by nongovernmental	593
persons.	594
(2) A "proprietary function" includes, but is not limited	595
to, the following:	596
(a) The operation of a hospital by one or more political	597
subdivisions;	598
(b) The design, construction, reconstruction, renovation,	599
repair, maintenance, and operation of a public cemetery other	600
than a township cemetery;	601
(c) The establishment, maintenance, and operation of a	602
utility, including, but not limited to, a light, gas, power, or	603
heat plant, a railroad, a busline or other transit company, an	604
airport, and a municipal corporation water supply system;	605

(d) The maintenance, destruction, operation, and upkeep of

a sewer system;	607
(e) The operation and control of a public stadium,	608
auditorium, civic or social center, exhibition hall, arts and	609
crafts center, band or orchestra, or off-street parking	610
facility.	611
(H) "Public roads" means public roads, highways, streets,	612
avenues, alleys, and bridges within a political subdivision.	613
"Public roads" does not include berms, shoulders, rights-of-way,	614
or traffic control devices unless the traffic control devices	615
are mandated by the Ohio manual of uniform traffic control	616
devices.	617
(I) "State" means the state of Ohio, including, but not	618
limited to, the general assembly, the supreme court, the offices	619
of all elected state officers, and all departments, boards,	620
offices, commissions, agencies, colleges and universities,	621
institutions, and other instrumentalities of the state of Ohio.	622
"State" does not include political subdivisions.	623
Sec. 4123.68. Every employee who is disabled because of	624
the contraction of an occupational disease or the dependent of	625
an employee whose death is caused by an occupational disease, is	626
entitled to the compensation provided by sections 4123.55 to	627
4123.59 and 4123.66 of the Revised Code subject to the	628
modifications relating to occupational diseases contained in	629
this chapter. An order of the administrator issued under this	630
section is appealable pursuant to sections 4123.511 and 4123.512	631
of the Revised Code.	632
The following diseases are occupational diseases and	633
compensable as such when contracted by an employee in the course	634
of the employment in which such employee was engaged and due to	635

the nature of any process described in this section. A disease	636
which meets the definition of an occupational disease is	637
compensable pursuant to this chapter though it is not	638
specifically listed in this section.	639
SCHEDULE	640
Description of disease or injury and description of	641
process:	642
(A) Anthrax: Handling of wool, hair, bristles, hides, and	643
skins.	644
(B) Glanders: Care of any equine animal suffering from	645
glanders; handling carcass of such animal.	646
(C) Lead poisoning: Any industrial process involving the	647
use of lead or its preparations or compounds.	648
(D) Mercury poisoning: Any industrial process involving	649
the use of mercury or its preparations or compounds.	650
(E) Phosphorous poisoning: Any industrial process	651
involving the use of phosphorous or its preparations or	652
compounds.	653
(F) Arsenic poisoning: Any industrial process involving	654
the use of arsenic or its preparations or compounds.	655
(G) Poisoning by benzol or by nitro-derivatives and amido-	656
derivatives of benzol (dinitro-benzol, anilin, and others): Any	657
industrial process involving the use of benzol or nitro-	658
derivatives or amido-derivatives of benzol or its preparations	659
or compounds.	660
(H) Poisoning by gasoline, benzine, naphtha, or other	661
volatile petroleum products: Any industrial process involving	662

the use of gasoline, benzine, naphtha, or other volatile	663
petroleum products.	664
(I) Poisoning by carbon bisulphide: Any industrial process	665
involving the use of carbon bisulphide or its preparations or	666
compounds.	667
(J) Poisoning by wood alcohol: Any industrial process	668
involving the use of wood alcohol or its preparations.	669
(K) Infection or inflammation of the skin on contact	670
surfaces due to oils, cutting compounds or lubricants, dust,	671
liquids, fumes, gases, or vapors: Any industrial process	672
involving the handling or use of oils, cutting compounds or	673
lubricants, or involving contact with dust, liquids, fumes,	674
gases, or vapors.	675
(L) Epithelion cancer or ulceration of the skin or of the	676
corneal surface of the eye due to carbon, pitch, tar, or tarry	677
compounds: Handling or industrial use of carbon, pitch, or tarry	678
compounds.	679
(M) Compressed air illness: Any industrial process carried	680
on in compressed air.	681
(N) Carbon dioxide poisoning: Any process involving the	682
evolution or resulting in the escape of carbon dioxide.	683
(O) Brass or zinc poisoning: Any process involving the	684
manufacture, founding, or refining of brass or the melting or	685
smelting of zinc.	686
(P) Manganese dioxide poisoning: Any process involving the	687
grinding or milling of manganese dioxide or the escape of	688
manganese dioxide dust.	689
(Q) Radium poisoning: Any industrial process involving the	690

use of radium and other radioactive substances in luminous	691
paint.	692
(R) Tenosynovitis and prepatellar bursitis: Primary	693
tenosynovitis characterized by a passive effusion or crepitus	694
into the tendon sheath of the flexor or extensor muscles of the	695
hand, due to frequently repetitive motions or vibrations, or	696
prepatellar bursitis due to continued pressure.	697
(S) Chrome ulceration of the skin or nasal passages: Any	698
industrial process involving the use of or direct contact with	699
chromic acid or bichromates of ammonium, potassium, or sodium or	700
their preparations.	701
(T) Potassium cyanide poisoning: Any industrial process	702
involving the use of or direct contact with potassium cyanide.	703
(U) Sulphur dioxide poisoning: Any industrial process in	704
which sulphur dioxide gas is evolved by the expansion of liquid	705
sulphur dioxide.	706
(V) Berylliosis: Berylliosis means a disease of the lungs	707
caused by breathing beryllium in the form of dust or fumes,	708
producing characteristic changes in the lungs and demonstrated	709
by x-ray examination, by biopsy or by autopsy.	710
This chapter does not entitle an employee or the	711
employee's dependents to compensation, medical treatment, or	712
payment of funeral expenses for disability or death from	713
berylliosis unless the employee has been subjected to injurious	714
exposure to beryllium dust or fumes in the employee's employment	715
in this state preceding the employee's disablement and only in	716
the event of such disability or death resulting within eight	717
years after the last injurious exposure; provided that such	718
eight-year limitation does not apply to disability or death from	719

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exposure occurring after January 1, 1976. In the event of death	720
following continuous total disability commencing within eight years after the last injurious exposure, the requirement of	721
	722
death within eight years after the last injurious exposure does	723
not apply.	724

Before awarding compensation for partial or total 725 disability or death due to berylliosis, the administrator of 726 workers' compensation shall refer the claim to a qualified 727 medical specialist for examination and recommendation with 728 729 regard to the diagnosis, the extent of the disability, the nature of the disability, whether permanent or temporary, the 730 cause of death, and other medical questions connected with the 731 732 claim. An employee shall submit to such examinations, including clinical and x-ray examinations, as the administrator requires. 733 In the event that an employee refuses to submit to examinations, 734 including clinical and x-ray examinations, after notice from the 735 administrator, or in the event that a claimant for compensation 736 for death due to berylliosis fails to produce necessary consents 737 and permits, after notice from the administrator, so that such 738 autopsy examination and tests may be performed, then all rights 739 for compensation are forfeited. The reasonable compensation of 740 such specialist and the expenses of examinations and tests shall 741 be paid, if the claim is allowed, as part of the expenses of the 742 claim, otherwise they shall be paid from the surplus fund. 743

(W) Cardiovascular, pulmonary, or respiratory diseases incurred by firefighters or police officers following exposure to heat, smoke, toxic gases, chemical fumes and other toxic substances: Any cardiovascular, pulmonary, or respiratory disease of a firefighter or police officer caused or induced by the cumulative effect of exposure to heat, the inhalation of smoke, toxic gases, chemical fumes and other toxic substances in

the performance of the firefighter's or police officer's duty	751
constitutes a presumption, which may be refuted by affirmative	752
evidence, that such occurred in the course of and arising out of	753
the firefighter's or police officer's employment. For the	754
purpose of this section, "firefighter" means any regular member	755
of a lawfully constituted fire department of a municipal	756
corporation or township, whether paid or volunteer, and "police	757
officer" means any regular member of a lawfully constituted	758
police department of a municipal corporation, township or	759
county, whether paid or volunteer.	760

This chapter does not entitle a firefighter, or police 761 officer, or the firefighter's or police officer's dependents to 762 compensation, medical treatment, or payment of funeral expenses 763 for disability or death from a cardiovascular, pulmonary, or 764 respiratory disease, unless the firefighter or police officer 765 has been subject to injurious exposure to heat, smoke, toxic 766 gases, chemical fumes, and other toxic substances in the 767 firefighter's or police officer's employment in this state 768 preceding the firefighter's or police officer's disablement, 769 some portion of which has been after January 1, 1967, except as 770 provided in division (E) of section 4123.57 of the Revised Code. 771

772 Compensation on account of cardiovascular, pulmonary, or respiratory diseases of firefighters and police officers is 773 payable only in the event of temporary total disability, 774 permanent total disability, or death, in accordance with section 775 4123.56, 4123.58, or 4123.59 of the Revised Code. Medical, 776 hospital, and nursing expenses are payable in accordance with 777 this chapter. Compensation, medical, hospital, and nursing 778 expenses are payable only in the event of such disability or 779 death resulting within eight years after the last injurious 780 exposure; provided that such eight-year limitation does not 781

Am. Sub. H. B. No. 606 As Passed by the House

apply to disability or death from exposure occurring after 782

January 1, 1976. In the event of death following continuous 783

total disability commencing within eight years after the last 784

injurious exposure, the requirement of death within eight years 785

after the last injurious exposure does not apply. 786

This chapter does not entitle a firefighter or police 787 officer, or the firefighter's or police officer's dependents, to 788 compensation, medical, hospital, and nursing expenses, or 789 790 payment of funeral expenses for disability or death due to a 791 cardiovascular, pulmonary, or respiratory disease in the event of failure or omission on the part of the firefighter or police 792 officer truthfully to state, when seeking employment, the place, 793 duration, and nature of previous employment in answer to an 794 inquiry made by the employer. 795

Before awarding compensation for disability or death under 796 this division, the administrator shall refer the claim to a 797 qualified medical specialist for examination and recommendation 798 with regard to the diagnosis, the extent of disability, the 799 cause of death, and other medical questions connected with the 800 claim. A firefighter or police officer shall submit to such 801 examinations, including clinical and x-ray examinations, as the 802 803 administrator requires. In the event that a firefighter or police officer refuses to submit to examinations, including 804 clinical and x-ray examinations, after notice from the 805 administrator, or in the event that a claimant for compensation 806 for death under this division fails to produce necessary 807 consents and permits, after notice from the administrator, so 808 that such autopsy examination and tests may be performed, then 809 all rights for compensation are forfeited. The reasonable 810 compensation of such specialists and the expenses of examination 811 and tests shall be paid, if the claim is allowed, as part of the 812

expenses of the claim, otherwise they shall be paid from the	813
surplus fund.	814
(X)(1) Cancer contracted by a firefighter: Cancer	815
contracted by a firefighter who has been assigned to at least	816
six years of hazardous duty as a firefighter constitutes a	817
presumption that the cancer was contracted in the course of and	818
arising out of the firefighter's employment if the firefighter	819
was exposed to an agent classified by the international agency	820
for research on cancer or its successor organization as a group	821
1 or 2A carcinogen.	822
(2) The presumption described in division (X)(1) of this	823
section is rebuttable in any of the following situations:	824
(a) There is evidence that the firefighter's exposure,	825
outside the scope of the firefighter's official duties, to	826
cigarettes, tobacco products, or other conditions presenting an	827
extremely high risk for the development of the cancer alleged,	828
was probably a significant factor in the cause or progression of	829
the cancer.	830
(b) There is evidence that shows, by a preponderance of	831
competent scientific evidence, that exposure to the type of	832
carcinogen alleged did not or could not have caused the cancer	833
being alleged.	834
(c) There is evidence that the firefighter was not exposed	835
to an agent classified by the international agency for research	836
on cancer as a group 1 or 2A carcinogen.	837
(d) There is evidence that the firefighter incurred the	838
type of cancer alleged before becoming a member of the fire	839
department.	840
(e) The firefighter is seventy years of age or older.	841

section does not apply if it has been more than fifteen years	843
since the firefighter was last assigned to hazardous duty as a	844
firefighter.	845
(4) Compensation for cancer contracted by a firefighter in	846
the course of hazardous duty under division (X) of this section	847
is payable only in the event of temporary total disability,	848
working wage loss, permanent total disability, or death, in	849
accordance with division (A) or (B)(1) of section 4123.56 and	850
sections 4123.58 and 4123.59 of the Revised Code.	851
(5) As used in division (X) of this section, "hazardous	852
duty" has the same meaning as in 5 C.F.R. 550.902, as amended.	853
(Y) Silicosis: Silicosis means a disease of the lungs	854
caused by breathing silica dust (silicon dioxide) producing	855
fibrous nodules distributed through the lungs and demonstrated	856
by x-ray examination, by biopsy or by autopsy.	857
(Z) Coal miners' pneumoconiosis: Coal miners'	858
pneumoconiosis, commonly referred to as "black lung disease,"	859
resulting from working in the coal mine industry and due to	860
exposure to the breathing of coal dust, and demonstrated by x-	861
ray examination, biopsy, autopsy or other medical or clinical	862
tests.	863
This chapter does not entitle an employee or the	864
employee's dependents to compensation, medical treatment, or	865
payment of funeral expenses for disability or death from	866
silicosis, asbestosis, or coal miners' pneumoconiosis unless the	867
employee has been subject to injurious exposure to silica dust	868
(silicon dioxide), asbestos, or coal dust in the employee's	869

employment in this state preceding the employee's disablement,

some portion	n of	which	has	been	after	October	12	, 19	45,	except	as	871
provided in	div	ision	(E)	of se	ction	4123.57	of	the	Revi	sed Co	de.	872

Compensation on account of silicosis, asbestosis, or coal 873 miners' pneumoconiosis are payable only in the event of 874 temporary total disability, permanent total disability, or 875 death, in accordance with sections 4123.56, 4123.58, and 4123.59 876 of the Revised Code. Medical, hospital, and nursing expenses are 877 payable in accordance with this chapter. Compensation, medical, 878 hospital, and nursing expenses are payable only in the event of 879 such disability or death resulting within eight years after the 880 last injurious exposure; provided that such eight-year 881 limitation does not apply to disability or death occurring after 882 January 1, 1976, and further provided that such eight-year 883 limitation does not apply to any asbestosis cases. In the event 884 of death following continuous total disability commencing within 885 eight years after the last injurious exposure, the requirement 886 of death within eight years after the last injurious exposure 887 does not apply. 888

This chapter does not entitle an employee or the 889 employee's dependents to compensation, medical, hospital and 890 nursing expenses, or payment of funeral expenses for disability 891 or death due to silicosis, asbestosis, or coal miners' 892 pneumoconiosis in the event of the failure or omission on the 893 part of the employee truthfully to state, when seeking 894 employment, the place, duration, and nature of previous 895 employment in answer to an inquiry made by the employer. 896

Before awarding compensation for disability or death due 897 to silicosis, asbestosis, or coal miners' pneumoconiosis, the 898 administrator shall refer the claim to a qualified medical 899 specialist for examination and recommendation with regard to the 900

diagnosis, the extent of disability, the cause of death, and	901
other medical questions connected with the claim. An employee	902
shall submit to such examinations, including clinical and x-ray	903
examinations, as the administrator requires. In the event that	904
an employee refuses to submit to examinations, including	905
clinical and x-ray examinations, after notice from the	906
administrator, or in the event that a claimant for compensation	907
for death due to silicosis, asbestosis, or coal miners'	908
pneumoconiosis fails to produce necessary consents and permits,	909
after notice from the commission, so that such autopsy	910
examination and tests may be performed, then all rights for	911
compensation are forfeited. The reasonable compensation of such	912
specialist and the expenses of examinations and tests shall be	913
paid, if the claim is allowed, as a part of the expenses of the	914
claim, otherwise they shall be paid from the surplus fund.	915

(AA) Radiation illness: Any industrial process involving the use of radioactive materials.

Claims for compensation and benefits due to radiation illness are payable only in the event death or disability occurred within eight years after the last injurious exposure provided that such eight-year limitation does not apply to disability or death from exposure occurring after January 1, 1976. In the event of death following continuous disability which commenced within eight years of the last injurious exposure the requirement of death within eight years after the last injurious exposure does not apply.

(BB) Asbestosis: Asbestosis means a disease caused by inhalation or ingestion of asbestos, demonstrated by x-ray examination, biopsy, autopsy, or other objective medical or clinical tests.

(CC)(1) COVID-19: COVID-19 contracted by an employee	931
described in division (CC)(2) of this section during the	932
emergency declared by Executive Order 2020-01D, issued March 9,	933
2020, constitutes a presumption, which may be refuted by	934
affirmative evidence, that COVID-19 was contracted in the course	935
of and arising out of the employee's employment. This division	936
applies only to claims arising during the period that begins	937
with the issuance of Executive Order 2020-01D, issued on March	938
9, 2020 and ending December 31, 2020.	939
(2) Division (CC)(1) of this section applies to all of the	940
<pre>following:</pre>	941
(a) An employee of a retail food establishment as defined	942
in section 3717.01 of the Revised Code;	943
(b) An employee of a food processing establishment as	944
defined in section 3715.021 of the Revised Code;	945
(c) A peace officer, firefighter, or emergency medical	946
worker as those terms are defined in section 4123.026 of the	947
Revised Code;	948
(d) A person employed as a corrections officer by any	949
public or private place used for the confinement of a person	950
charged with or convicted of any crime in this state or another	951
state or under the laws of the United States or alleged or found	952
to be a delinquent child or unruly child in this state or	953
another state or under the laws of the United States.	954
All conditions, restrictions, limitations, and other	955
provisions of this section, with reference to the payment of	956
compensation or benefits on account of silicosis or coal miners'	957
pneumoconiosis apply to the payment of compensation or benefits	958
on account of any other occupational disease of the respiratory	959

tract resulting from injurious exposures to dust.	960
The refusal to produce the necessary consents and permits	961
for autopsy examination and testing shall not result in	962
forfeiture of compensation provided the administrator finds that	963
such refusal was the result of bona fide religious convictions	964
or teachings to which the claimant for compensation adhered	965
prior to the death of the decedent.	966
Section 2. That existing sections 9.87, 2743.02, 2744.01,	967
and 4123.68 of the Revised Code are hereby repealed.	968
Section 3. (A) As used in this section:	969
(1) "Advanced practice registered nurse" means an	970
individual who holds a current, valid license issued under	971
Chapter 4723. of the Revised Code to practice as an advanced	972
practice registered nurse.	973
(2) "Athletic trainer" means an individual licensed under	974
Chapter 4755. of the Revised Code to practice athletic training.	975
(3) "Audiologist" means an individual licensed under	976
Chapter 4753. of the Revised Code to practice audiology.	977
(4) "Behavioral health provider" means a provider of	978
alcohol and drug addiction services, mental health services, or	979
other behavioral health services and includes the following	980
providers:	981
(a) An independent chemical dependency counselor-clinical	982
supervisor, independent chemical dependency counselor, chemical	983
dependency counselor III, and chemical dependency counselor II,	984
licensed under Chapter 4758. of the Revised Code, and a chemical	985
dependency counselor assistant, prevention consultant,	986
prevention specialist, prevention specialist assistant, and	987

registered applicant, certified under that chapter;	988
(b) A licensed professional clinical counselor, licensed	989
professional counselor, independent social worker, social	990
worker, independent marriage and family therapist, or marriage	991
and family therapist who holds a current, valid license issued	992
under Chapter 4757. of the Revised Code;	993
(c) A psychologist.	994
(5) "Board of health" means the board of health of a city	995
or general health district or the authority having the duties of	996
a board of health under section 3709.05 of the Revised Code.	997
(6) "Chiropractor" means an individual who is authorized	998
under Chapter 4734. of the Revised Code to practice	999
chiropractic.	1000
(7) "Dental hygienist" means an individual licensed under	1001
Chapter 4715. of the Revised Code to practice as a dental	1002
hygienist.	1003
(8) "Dentist" has the same meaning as in section 2305.231	1004
of the Revised Code.	1005
(9) "Direct support professional" means an individual	1006
employed by an agency to provide direct care to individuals with	1007
developmental disabilities.	1008
(10) "Disaster" means any occurrence of widespread	1009
personal injury or loss of life that results from any natural or	1010
technological phenomenon or act of a human, or an epidemic and	1011
is declared to be a disaster by the federal government, the	1012
state government, or a political subdivision of this state.	1013
(11) "Emergency" has the same meaning as in section	1014
5502.21 of the Revised Code.	1015

(12) "Emergency medical technician" means an EMT-basic, an	1016
EMT-I, or a paramedic.	1017
(13) "EMT-basic" means an individual who holds a current,	1018
valid certificate issued under section 4765.30 of the Revised	1019
Code to practice as an emergency medical technician-basic.	1020
(14) "EMT-I" means an individual who holds a current,	1021
valid certificate issued under section 4765.30 of the Revised	1022
Code to practice as an emergency medical technician-	1023
intermediate.	1024
(15) "Facility" means an institution or setting where	1025
health care services are provided, including, without	1026
limitation, a hospital, inpatient, ambulatory, surgical,	1027
emergency care, urgent care, treatment, laboratory, adult day-	1028
care, residential care, residential treatment, long-term care,	1029
or intermediate care facility, or a facility for individuals	1030
with developmental disabilities; a physician's office; a	1031
developmental, diagnostic, or imaging center; a rehabilitation	1032
or therapeutic health setting; a federally qualified health	1033
center or federally qualified health center look-alike; or any	1034
modular field treatment facility or alternative care site	1035
designated for temporary use for the purposes of providing	1036
health care services in response to a disaster or emergency.	1037
(16) "Facility for individuals with developmental	1038
disabilities" means a facility that provides services to two or	1039
more unrelated individuals with developmental disabilities in a	1040
residential setting, such as an institution for mental disease	1041
or a residential facility licensed under section 5123.19 of the	1042
Revised Code.	1043
(17) "Federally qualified health center" and "federally	1044

qualified health center look-alike" have the same meanings as in	1045
section 3701.047 of the Revised Code.	1046
section 3701.047 of the Nevisea coae.	1040
(18) "Gross negligence" means a lack of care so great that	1047
it appears to be a conscious indifference to the rights of	1048
others.	1049
(19) "Health care professional" means an advanced practice	1050
registered nurse, a registered nurse, a licensed practical	1051
nurse, a pharmacist, a dentist, a dental hygienist, an	1052
optometrist, a physician, a physician assistant, a chiropractor,	1053
a physical therapist, an occupational therapist, an athletic	1054
trainer, a speech-language pathologist, an audiologist, a	1055
laboratory worker, a massage therapist, or a respiratory care	1056
professional.	1057
(20) "Health care provider" means a health care	1058
professional, health care worker, direct support professional,	1059
behavioral health provider, or emergency medical technician or a	1060
home health agency, hospice care program, home and community-	1061
based services provider, or facility, including any agent, board	1062
member, committee member, employee, employer, officer, or	1063
volunteer of the agency, program, provider, or facility acting	1064
in the course of the agent's, board member's, committee	1065
member's, employee's, employer's, officer's, or volunteer's	1066
service or employment.	1067
(21) "Health care services" means services rendered by a	1068
health care provider for the diagnosis, prevention, treatment,	1069
cure, or relief of a health condition, illness, injury, or	1070
disease, including the provision of any medication, medical	1070
equipment, or other medical product. "Health care services"	1071
	1072
includes personal care services and experimental treatments.	10/3

(22) "Health care worker" means a person other than a	1074
health care professional or emergency medical technician who	1075
provides medical, dental, or other health care services under	1076
the direction of a health care professional authorized to direct	1077
the individual's activities. "Health care worker" includes a	1078
medical technician, medical assistant, dental assistant,	1079
occupational therapy assistant, physical therapist assistant,	1080
orderly, nurse aide, and any other individual acting in a	1081
similar capacity.	1082
(23) "Home and community-based services provider" means a	1083
provider of services under a home and community-based services	1084
medicaid waiver component.	1085
(24) "Home health agency" has the same meaning as in	1086
section 3701.881 of the Revised Code.	1087
(25) "Hospice care program" has the same meaning as in	1088
section 3712.01 of the Revised Code.	1089
(26) "Hospital" and "medical claim" have the same meanings	1090
as in section 2305.113 of the Revised Code.	1091
(27) "Licensed practical nurse" means an individual who	1092
holds a current, valid license issued under Chapter 4723. of the	1093
Revised Code to practice as a licensed practical nurse.	1094
(28) "Long-term care facility" has the same meaning as in	1095
section 3701.74 of the Revised Code.	1096
(29) "Massage therapist" means an individual licensed	1097
under section 4731.15 of the Revised Code to practice massage	1098
therapy.	1099
(30) "Medicaid waiver component" has the same meaning as	1100

in section 5166.01 of the Revised Code.

(31) "Occupational therapist" means an individual who	1102
holds a current license or limited certificate under Chapter	1103
4755. of the Revised Code to practice occupational therapy.	1104
(32) "Occupational therapy assistant" means an individual	1105
who holds a license or limited permit under Chapter 4755. of the	1106
Revised Code to practice as an occupational therapy assistant.	1107
(33) "Optometrist" means a person who is licensed under	1108
Chapter 4725. of the Revised Code to practice optometry.	1109
(34) "Paramedic" means an individual who holds a current,	1110
valid certificate issued under section 4765.30 of the Revised	1111
Code to practice as an emergency medical technician-paramedic.	1112
(35) "Personal care services" has the same meaning as in	1113
section 3721.01 of the Revised Code.	1114
(36) "Pharmacist" means an individual who holds a current,	1115
valid license issued under Chapter 4729. of the Revised Code to	1116
practice as a pharmacist.	1117
(37) "Physical therapist" means an individual licensed	1118
under Chapter 4755. of the Revised Code to practice physical	1119
therapy.	1120
(38) "Physical therapist assistant" means an individual	1121
licensed under Chapter 4755. of the Revised Code to practice as	1122
a physical therapist assistant.	1123
(39) "Physician" means an individual who is authorized	1124
under Chapter 4731. of the Revised Code to practice medicine and	1125
surgery, osteopathic medicine and surgery, or podiatric medicine	1126
and surgery.	1127
(40) "Physician assistant" means an individual who is	1128
authorized under Chapter 4730. of the Revised Code to practice	1129

as a physician assistant.	1130
(41) "Psychologist" means an individual who is licensed as	1131
a psychologist or school psychologist under Chapter 4732. of the	1132
Revised Code.	1133
(42) "Reckless disregard" means, as it applies to a given	1134
health care provider rendering health care services, emergency	1135
medical services, first-aid treatment, or other emergency	1136
professional care, conduct by which, with heedless indifference	1137
to the consequences, the health care provider disregards a	1138
substantial and unjustifiable risk that the health care	1139
provider's conduct is likely to cause, at the time those	1140
services or that treatment or care were rendered, an	1141
unreasonable risk of injury, death, or loss to person or	1142
property.	1143
(43) "Registered nurse" means an individual who holds a	1144
current, valid license issued under Chapter 4723. of the Revised	1145
Code to practice as a registered nurse.	1146
(44) "Respiratory care professional" has the same meaning	1147
as in section 4761.01 of the Revised Code.	1148
(45) "Speech-language pathologist" means an individual	1149
licensed under Chapter 4753. of the Revised Code to practice	1150
speech-language pathology.	1151
(46) "Tort action" means a civil action for damages for	1152
injury, death, or loss to person or property and includes claims	1153
arising under resident or patient bills of rights and	1154
contractual claims arising out of statutory or regulatory	1155
requirements applicable to health care providers. "Tort action"	1156
includes an action on a medical claim.	1157
(B)(1) Subject to division (C)(3) of this section, a	1158

health care provider that provides health care services,	1159
emergency medical services, first-aid treatment, or other	1160
emergency professional care, including the provision of any	1161
medication or other medical equipment or product, as a result of	1162
or in response to a disaster or emergency is not subject to	1163
professional disciplinary action and is not liable in damages to	1164
any person or government agency in a tort action for injury,	1165
death, or loss to person or property that allegedly arises from	1166
any of the following:	1167
(a) An act or omission of the health care provider in the	1168
health care provider's provision, withholding, or withdrawal of	1169
those services;	1170
(b) Any decision related to the provision, withholding, or	1171
withdrawal of those services;	1172
(c) Compliance with an executive order or director's order	1173
issued during and in response to the disaster or emergency.	1174
(2) Division (B)(1) of this section does not apply in a	1175
tort action if the health care provider's action, omission,	1176
decision, or compliance constitutes a reckless disregard for the	1177
consequences so as to affect the life or health of the patient	1178
or intentional conduct or willful or wanton misconduct on the	1179
part of the person against whom the action is brought.	1180
(3) Division (B)(1) of this section does not apply in a	1181
professional disciplinary action if the health care provider's	1182
action, omission, decision, or compliance constitutes gross	1183
negligence.	1184
(4) A health care provider is not subject to professional	1185
disciplinary action and is not liable in damages to any person	1186

or government agency in a tort action for injury, death, or loss

to person or property that allegedly arises because the provider	1188
was unable to treat, diagnose, or test the person for any	1189
illness, disease, or condition, including the inability to	1190
perform any elective procedure, due to an executive or	1191
director's order or an order of a board of health of a city or	1192
general health district issued in relation to an epidemic or	1193
pandemic disease or other public health emergency.	1194
(C)(1) This section does not create a new cause of action	1195

- (C)(1) This section does not create a new cause of action 1195 or substantive legal right against a health care provider. 1196
- (2) This section does not affect any immunities from civil 1197 liability or defenses established by another section of the 1198 Revised Code or available at common law to which a health care 1199 provider may be entitled in connection with the provision of 1200 health care services, emergency medical services, first-aid 1201 treatment, or other emergency professional care, including the 1202 provision of medication, medical equipment, or other medical 1203 product. 1204
- (3) This section does not grant an immunity from tort or
 other civil liability or a professional disciplinary action to a
 health care provider for actions that are outside the skills,
 education, and training of the health care provider, unless the
 health care provider undertakes the action in good faith and in
 response to a lack of resources caused by a disaster or
 emergency.

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- (4) This section does not affect any legal responsibility1212of a health care provider to comply with any applicable law ofthis state or rule of an agency of this state.1214
- (5) Division (B) of this section applies only to the 1215 provision, withholding, or withdrawal of health care services, 1216

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emergency medical services, first-aid treatment, or other	1217
emergency professional care, including the provision of any	1218
medication or other medical equipment or product, decisions	1219
related to such services or care, or compliance with an	1220
executive order or director's order by a health care provider as	1221
a result of or in response to a disaster or emergency and	1222
through the duration of the disaster or emergency.	1223
(D) This section applies from the date of the Governor's	1224
Executive Order 2020-01D, issued on March 9, 2020, declaring a	1225
state of emergency due to COVID-19, through December 31, 2020,	1226
and supersedes section 2305.2311 of the Revised Code during that	1227
period.	1228
Section 4. (A) No civil action for damages for injury,	1229
death, or loss to person or property shall be brought against	1230
any person if the cause of action on which the civil action is	1231
based, in whole or in part, is that the injury, death, or loss	1232
to person or property is caused by the exposure to, or the	1233
transmission or contraction of, MERS-CoV, SARS-CoV, or SARS-CoV-	1234
2, or any mutation thereof, unless it is established that the	1235
exposure to, or the transmission or contraction of, any of those	1236
viruses or mutations was by reckless or intentional conduct or	1237
with willful or wanton misconduct on the part of the person	1238
against whom the action is brought.	1239
(B) A government order, recommendation, or guideline shall	1240
neither create nor be construed as creating a duty of care upon	1241

any person that may be enforced in a cause of action or that may

create a new cause of action or substantive legal right against

government order, recommendation, or guideline. A presumption

exists that any such government order, recommendation, or

any person with respect to the matters contained in the

quideline is not admissible as evidence that a duty of care, a	1247
new cause of action, or a substantive legal right has been	1248
established.	1249
(C) As used in this section:	1250
(1) "MERS-CoV" means the coronavirus that causes middle	1251
east respiratory syndrome.	1252
(2) "Person" has the same meaning as in section 1.59 of	1253
the Revised Code and includes a school, a for-profit, nonprofit,	1254
governmental, or religious entity, or a state institution of	1255
higher education.	1256
(3) "Reckless conduct" means conduct by which, with	1257
heedless indifference to the consequences, the person disregards	1258
a substantial and unjustifiable risk that the person's conduct	1259
is likely to cause an exposure to, or a transmission or	1260
contraction of, MERS-CoV, SARS-CoV, or SARS-CoV-2, or any	1261
mutation thereof, or is likely to be of a nature that results in	1262
an exposure to, or a transmission or contraction of, any of	1263
those viruses or mutations. A person is reckless with respect to	1264
circumstances in relation to causing an exposure to, or a	1265
transmission or contraction of, MERS-CoV, SARS-CoV, or SARS-CoV-	1266
2, or any mutation thereof, when, with heedless indifference to	1267
the consequences, the person disregards a substantial and	1268
unjustifiable risk that such circumstances are likely to exist.	1269
(4) "SARS-CoV" means the coronavirus that causes severe	1270
acute respiratory syndrome.	1271
(5) "SARS-CoV-2" means the novel coronavirus that causes	1272
coronavirus disease 2019 (COVID-19).	1273
(6) "State institution of higher education" has the same	1274
meaning as in section 3345.011 of the Revised Code.	1275

(D) This section applies from the date of the Governor's	1276
Executive Order 2020-01D, issued on March 9, 2020, declaring a	1277
state of emergency due to COVID-19, through December 31, 2020.	1278
Section 5. (A) The General Assembly makes the following	1279
findings:	1280
(1) The General Assembly is aware that lawsuits related to	1281
the COVID-19 health emergency numbering in the thousands are	1282
being filed across the country. Ohio business owners, small and	1283
large, as they begin to re-open their businesses are unsure	1284
about what tort liability they may face.	1285
(2) It also is a fact that recommendations regarding how	1286
best to avoid infection with COVID-19 change frequently, and	1287
such recommendations are often not based on well-tested	1288
scientific information. For example, the Centers for Disease	1289
Control and Prevention (CDC) for the first eight weeks of the	1290
COVID-19 health emergency recommended that members of the	1291
general public not wear masks since most masks are ineffective	1292
in protecting individuals from viruses. The CDC then reversed	1293
its recommendation and started encouraging members of the	1294
general public to wear masks in public places. Ohio businesses	1295
need certainty and consistency to enable them to reopen.	1296
(3) The General Assembly is further aware that businesses	1297
and premises owners have not historically been required to keep	1298
members of the public from being exposed to airborne viruses,	1299
bacteria, and germs. In Ohio, it has been the responsibility of	1300
individuals going into public places to avoid exposure to	1301
individuals who are sick. The same is true today: those	1302
individuals who decide to go out into public places are	1303
responsible to take those steps they feel are necessary to avoid	1304
exposure to COVID-19, such as social distancing and wearing	1305

masks.	1306
(4) The current COVID-19 health emergency is new and	1307
novel. Past opinions of the Ohio Supreme Court do not deal with	1308
COVID-19 or duties to protect the public from exposure in public	1309
places to airborne germs and viruses. Nothing in the Ohio	1310
Revised Code establishes duties upon businesses and premises	1311
owners to ensure that members of the general public will not be	1312
exposed to such airborne germs and viruses.	1313
(5) Additionally, the General Assembly has not delegated	1314
to the Executive Branch of Ohio's government the authority or	1315
power to create new legal duties for businesses and premises	1316
owners. In Ohio's system of government, the General Assembly	1317
makes Ohio's laws, and the Executive Branch enforces those laws.	1318
(B) Based on its findings in division (A) of this section,	1319
the General Assembly declares its intent that orders and	1320
recommendations from the Executive Branch, from counties and	1321
local municipalities, from boards of health and other agencies,	1322
and from any federal government agency, do not create any new	1323
legal duties for purposes of tort liability. Any such orders and	1324
recommendations are presumed to be irrelevant to the issue of	1325
the existence of a duty or breach of a duty. Furthermore, any	1326
such orders and recommendations are presumed to be inadmissible	1327
at trial to establish proof of a duty or breach of a duty in	1328
tort actions.	1329
Section 6. This act applies to acts, omissions, conduct,	1330
decisions, or compliance from the date of the Governor's	1331
Executive Order 2020-01D, issued on March 9, 2020, declaring a	1332
state of emergency due to COVID-19 through December 31, 2020.	1333
Section 7. This act is hereby declared to be an emergency	1334

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measure necessary for the immediate preservation of the public	1335
peace, health, and safety. The reason for such necessity is that	1336
it is crucial to provide protections for essential workers and	1337
immunity from law suits in response to a disaster or emergency	1338
declared by the federal government, state government, or	1339
political subdivision of the state. Therefore, this act shall	1340
go into immediate effect.	1341