As Passed by the Senate

133rd General Assembly

Regular Session 2019-2020 Sub. S. B. No. 308

Senator Huffman, M.

Cosponsors: Senators Huffman, S., Roegner, Hottinger, Hackett, Schuring, Eklund, Coley, McColley, Blessing, Brenner, Dolan, Gavarone, Hoagland, Johnson, Obhof, Peterson, Schaffer, Wilson

A BILL

То	amend section 2305.2311 and to enact section	1
	2305.2312 of the Revised Code to revise the law	2
	governing immunity from civil liability for	3
	health care providers during disasters, to	4
	provide qualified civil immunity to service	5
	providers providing services during and after a	6
	government-declared disaster or emergency due to	7
	COVID-19, and to declare an emergency.	8

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

Section 1. That section 2305.2311 be amended and section	9
2305.2312 of the Revised Code be enacted to read as follows:	10
Sec. 2305.2311. (A) As used in this section:	11
(1) "Advanced practice registered nurse" means an	12
individual who holds a current, valid license issued under	13
Chapter 4723. of the Revised Code to practice as an advanced	14
practice registered nurse.	15
(2) "Athletic trainer" means an individual licensed under	16

Chapter 4755. of the Revised Code to practice athletic training.	17
(3) "Audiologist" means an individual licensed under	18
Chapter 4753. of the Revised Code to practice audiology.	19
(4) "Behavioral health services" include alcohol and drug	20
addiction services and mental health services.	21
(5) "Behavioral health provider" means a provider of	22
behavioral health services, including the following providers:	23
(a) An independent chemical dependency counselor-clinical	24
supervisor, independent chemical dependency counselor, chemical	25
dependency counselor III, and chemical dependency counselor II,	26
licensed under Chapter 4758. of the Revised Code, and a chemical	27
dependency counselor assistant, prevention consultant,	28
prevention specialist, prevention specialist assistant, and	29
registered applicant, certified under that chapter;	30
(b) A licensed professional clinical counselor, licensed	31
professional counselor, independent social worker, social	32
worker, independent marriage and family therapist, or marriage	33
and family therapist who holds a current, valid license issued	34
under Chapter 4757. of the Revised Code;	35
(c) A psychologist.	36
(6) "Board of health" means the board of health of a city	37
or general health district or the authority having the duties of	38
a board of health under section 3709.05 of the Revised Code.	39
(7) "Chiropractor" means an individual who is authorized	40
under Chapter 4734. of the Revised Code to practice	41
chiropractic.	42
(8) "Dentist" has the same meaning as in section 2305.231	43
of the Revised Code.	44

(3) (9) "Direct support professional" means an individual	45				
employed by an agency to provide direct care to individuals with					
developmental disabilities.	47				
(10) "Disaster" means any occurrence of widespread	48				
personal injury or loss of life that results from any natural or	49				
technological phenomenon or act of a human, or an epidemic and	50				
is declared to be a disaster by the federal government, the	51				
state government, or a political subdivision of this state.	52				
(4) (11) "Emergency" has the same meaning as in section	53				
5502.21 of the Revised Code.	54				
(12) "Emergency medical technician" means an EMT-basic, an	55				
EMT-I, or a paramedic.	56				
(5) <u>(13)</u> "EMT-basic" means an individual who holds a	57				
current, valid certificate issued under section 4765.30 of the	58				
Revised Code to practice as an emergency medical technician-					
basic.	60				
$\frac{(6)}{(14)}$ "EMT-I" means an individual who holds a current,	61				
valid certificate issued under section 4765.30 of the Revised	62				
Code to practice as an emergency medical technician-	63				
intermediate.	64				
(7) <u>(</u>15) "Facility" means an institution or setting where	65				
health care services are provided, including, without	66				
limitation, a hospital, emergency department, inpatient,	67				
ambulatory, surgical, ambulatory surgical, urgent care,	68				
treatment, laboratory, adult day-care, residential care,	69				
residential treatment, long-term care, or intermediate care	70				
facility, or a facility for individuals with developmental	71				
disabilities; a developmental, diagnostic, or imaging center; a	72				
rehabilitation or therapeutic health setting; a federally					

qualified health center or federally qualified health center	74				
look-alike; or any modular field treatment facility or	75				
alternative care site designated for temporary use for the	76				
purposes of providing health care services in response to a	77				
disaster or emergency.	78				
(16) "Facility for individuals with developmental	79				
disabilities" means a facility that provides services to two or	80				
	81				
more unrelated individuals with developmental disabilities in a					
residential setting, such as an institution for mental disease	82				
or a residential facility licensed under section 5123.19 of the	83				
Revised Code.	84				
(17) "Federally qualified health center" and "federally	85				
qualified health center look-alike" have the same meanings as in	86				
section 3701.047 of the Revised Code.					
	0.0				
(18) "Gross negligence" means a lack of care so great that	88				
it appears to be a conscious indifference to the rights of	89				
others.	90				
<u>(19)</u> "Health care provider professional" means an advanced	91				
practice registered nurse, a registered nurse, <u>a licensed</u>	92				
practical nurse, a pharmacist, a dentist, an optometrist, a	93				
physician, a physician assistant, <u>a chiropractor, a physical</u>	94				
therapist, an occupational therapist, an athletic trainer, a	95				
<u>speech-language pathologist, an audiologist, a laboratory</u>	96				
worker, a massage therapist, or a hospitalrespiratory care					
professional.					
(8) (20) "Health care provider" means a health care	99				
professional, health care worker, direct support professional,	100				
behavioral health provider, home medical equipment services	101				
provider, or emergency medical technician or a home health					

agency, hospice care program, health care professional's				
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employer, physician practice, home and community-based services	104			
provider, or facility, including any agent, board member,	105			
committee member, employee, employer, officer, or volunteer of	106			
the agency, program, provider, practice, or facility acting in	107			
the course of the agent's, board member's, committee member's,	108			
employee's, employer's, officer's, or volunteer's service or	109			
employment.	110			
(21) "Health care services" means services rendered by a	111			
health care provider for the diagnosis, prevention, treatment,	112			
cure, or relief of a health condition, illness, injury, or	113			
disease, including the provision of any medication, medical	114			
equipment, or other medical product. "Health care services"	115			
includes behavioral health services, personal care services, and	116			
experimental treatments.				
(22) "Health care worker" means a person other than a	118			
health care professional or emergency medical technician who	119			
provides medical, dental, or other health care services under	120			
the direction of a health care professional authorized to direct	121			
the individual's activities. "Health care worker" includes a	122			
medical technician, medical assistant, dental assistant,	123			
occupational therapist assistant, physical therapist assistant,	124			
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orderly, nurse aide, and any other individual acting in a	106			
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orderly, nurse aide, and any other individual acting in a	120			
orderly, nurse aide, and any other individual acting in a similar capacity.				
orderly, nurse aide, and any other individual acting in a similar capacity.	127			
orderly, nurse aide, and any other individual acting in a similar capacity. (23) "Home and community-based services provider" means a provider of services under a home and community-based services	127 128			

(25) "Home medical equipment services provider" means an	132
individual licensed or certified under Chapter 4752. of the	133
Revised Code to offer home medical equipment services.	134
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(26) "Hospice care program" has the same meaning as in	135
section 3712.01 of the Revised Code.	136
(27) "Hospital" and "medical claim" have the same meanings	137
as in section 2305.113 of the Revised Code.	138
(9) <u>(</u>28) "Licensed practical nurse" means an individual	139
who holds a current, valid license issued under Chapter 4723. of	140
the Revised Code to practice as a licensed practical nurse.	141
(29) "Long-term care facility" has the same meaning as in	142
section 3701.74 of the Revised Code.	143
(30) "Massage therapist" means an individual licensed	144
under section 4731.15 of the Revised Code to practice massage	145
therapy.	146
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(31) "Medicaid waiver component" has the same meaning as	147
in section 5166.01 of the Revised Code.	148
(32) "Occupational therapist" means an individual who	149
holds a current license or limited certificate under Chapter	150
4755. of the Revised Code to practice occupational therapy.	151
(33) "Occupational therapy assistant" means an individual_	152
who holds a license or limited permit under Chapter 4755. of the	153
Revised Code to practice as an occupational therapy assistant.	154
(34) "Optometrist" means a person who is licensed under	155
Chapter 4725. of the Revised Code to practice optometry.	156
chapter 4723. Of the Nevised code to practice optometry.	TOO
(10) (35) "Paramedic" means an individual who holds a	157
current, valid certificate issued under section 4765.30 of the	158

Revised Code to practice as an emergency medical technician-	159			
paramedic.	160			
(11) (36) "Personal care services" has the same meaning as	161			
	162			
in section 3721.01 of the Revised Code.	102			
(37) "Pharmacist" means an individual who holds a current,	163			
valid license issued under Chapter 4729. of the Revised Code to	164			
practice as a pharmacist.	165			
(12) <u>(</u>38) "Physical therapist" means an individual _	166			
licensed under Chapter 4755. of the Revised Code to practice	167			
physical therapy.	168			
(39) "Physical therapist assistant" means an individual	169			
licensed under Chapter 4755. of the Revised Code to practice as	170			
a physical therapist assistant.	171			
(40) "Physician" means an individual who is authorized	172			
under Chapter 4731. of the Revised Code to practice medicine and	173			
surgery, osteopathic medicine and surgery, or podiatric medicine				
and surgery.	174 175			
and Surgery.	175			
(13) <u>(</u>41) "Physician assistant" means an individual who is	176			
authorized under Chapter 4730. of the Revised Code to practice	177			
as a physician assistant.	178			
(14) <u>(42)</u> "Reckless disregard" <u>means,</u> as it applies to a	179			
given health care provider or emergency medical technician	180			
rendering health care services, emergency medical services,	181			
first-aid treatment, or other emergency professional care,	182			
including the provision of any medication or other medical	183			
product, means conduct that a health care provider or emergency	184			
medical technician knew or should have known, conduct by which,				
with heedless indifference to the consequences, the health care	186			
provider disregards a substantial and unjustifiable risk that	187			

the health care provider's conduct is likely to cause, at the 188 time those services or that treatment or care were rendered, 189 created an unreasonable risk of injury, death, or loss to person 190 or property so as to affect the life or health of another and 191 that risk was substantially greater than that which is necessary 192 193 to make the conduct negligent. (15) (43) "Psychologist" means an individual who is 194 licensed as a psychologist or school psychologist under Chapter 195 4732. of the Revised Code. 196 (44) "Registered nurse" means an individual who holds a 197 current, valid license issued under Chapter 4723. of the Revised 198 Code to practice as a registered nurse. 199 (16) (45) "Residential treatment facility" has the same 200 meaning as in section 5166.01 of the Revised Code. 201 (46) "Respiratory care professional" has the same meaning 202 as in section 4761.01 of the Revised Code. 203 (47) "Speech-language pathologist" means an individual_ 204 licensed under Chapter 4753. of the Revised Code to practice 205 speech-language pathology. 206 (48) "Tort action" means a civil action for damages for 207 injury, death, or loss to person or property other than a civil 208 action for damages for a breach of contract or another agreement 209 between persons or governmental entities and includes claims 210 arising under resident or patient bills of rights and 211 contractual claims arising out of statutory or regulatory 212 requirements applicable to health care providers. "Tort action" 213 includes an action on a medical claim. 214 (B) (1) Subject to division (C) (3) of this section, a 215 216 health care provider or emergency medical technician that

provides <u>health care services, emergency medical services</u> ,	217
first-aid treatment, or other emergency professional care,	218
including the provision of any medication or other medical	219
equipment or product, as a result of <u>or in response to a</u>	220
disaster <u>or emergency</u> is not <u>subject to professional</u>	221
disciplinary action and is not liable in damages to any person	222
or government agency in a tort action for injury, death, or loss	223
to person or property that allegedly arises from an <u>any of the</u>	224
following:	225
<u>(a) An</u> act or omission of the health care provider or	226
emergency medical technician in the health care provider's or	227
emergency medical technician's provision, withholding, or	228
withdrawal of those services or that treatment or care;	229
(b) Any decision related to the provision, withholding, or	230
withdrawal of those services;	231
(c) Compliance with an executive order or director's order	232
issued during and in response to the disaster or emergency.	233
(2) Division (B)(1) of this section does not apply in a	234
tort action if that act oromission does not constitute the	235
health care provider's action, omission, decision, or compliance	236
constitutes a reckless disregard for the consequences so as to	237
affect the life or health of the patient or willful or wanton	238
misconduct.	239
(3) Division (B)(1) of this section does not apply in a	240
professional disciplinary action if the health care provider's	241
action, omission, decision, or compliance constitutes gross	242
negligence.	243
(4) A health care provider is not subject to professional	244
disciplinary action and is not liable in damages to any person	245

or government agency in a tort action for injury, death, or loss	246
to person or property that allegedly arises because the provider	247
was prohibited from treating, diagnosing, or testing the person	248
for any illness, disease, or condition, including performing any	249
elective procedure, by an executive or director's order or an	250
order of a board of health of a city or general health district	251
issued in relation to an epidemic or pandemic disease or other	252
public health emergency.	253
(C)(1) This section does not create a new cause of action	254
or substantive legal right against a health care provider or	255
emergency medical technician.	256
(2) This section does not affect any immunities from civil	257
liability or defenses established by another section of the	258
Revised Code or available at common law to which a health care	259
provider or emergency medical technician may be entitled in	260
connection with the provision of <u>health care services, emergency</u>	261
medical services, first-aid treatment, or other emergency	262
professional care, including the provision of medication $_$	263
medical equipment, or other medical product.	264
(3) This section does not grant an immunity from tort or	265
other civil liability or a professional disciplinary action to a	266
health care provider or emergency medical technician for actions	267
that are outside the scope of authority skills, education, and	268
training of the health care provider or emergency medical	269
technician, unless the health care provider undertakes the	270
action in good faith and in response to a lack of resources	271
caused by a disaster or emergency.	272
(4) This section does not affect any legal responsibility	273
of a health care provider or emergency medical technician to	274
comply with any applicable law of this state or rule of an	275

agency of this state.

(5) This Division (B) of this section applies only to the 277 provision, withholding, or withdrawal of health care services, 278 emergency medical services, first-aid treatment, or other 279 emergency professional care, including the provision of any 280 medication or other medical equipment or product, decisions 281 related to such services or care, or compliance with an 282 executive order or director's order by a health care provider or 283 emergency medical technician as a result of or in response to a 284 285 disaster or emergency and through the duration of the disaster 286 or emergency.

(D) This section does not apply to a tort action alleging 287 wrongful death against a health care provider or emergency-288 medical technician that provides health care services, emergency 289 medical services, first-aid treatment, or other emergency 290 professional care, including the provision of any medication or 291 other medical product, that allegedly arises from an act or 292 omission of the health care provider or emergency medical 293 294 technician in the health care provider's or emergency medical technician's provision of those services or that treatment or 295 care as a result of <u>during</u> or in response to a disaster<u>or</u> 296 297 emergency.

(E) If the immunity described in division (B) of this298section does not apply, no class action shall be brought against299any health care provider alleging liability for damages for300injury, death, or loss to person or property on a cause of301action specified in that division.302

Sec.	2305.2312.	(A)	As	used	in	this	section:		303

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or general health district or the authority having the duties of	305
a board of health under section 3709.05 of the Revised Code.	306
(2) "Disaster" has the same meaning as in section	307
2305.2311 of the Revised Code.	308
(3) "Government order" means an order, recommendation, or	309
guideline issued in response to a disaster or emergency due to	310
COVID-19 by a federal official or agency, a state official or	311
agency, a political subdivision, or a board of health.	312
(4) "Emergency" means any period during which the congress	313
of the United States or a chief executive has declared or	314
proclaimed that an emergency exists due to COVID-19.	315
(5) "Person" has the same meaning as in section 1.59 of	316
the Revised Code and includes a school, a for-profit, nonprofit,	317
religious, or governmental entity, or a state institution of	318
higher education.	319
(6) "Services" means any activity, including	320
manufacturing, that is part of or outside of a service	321
provider's normal course of business conducted during the period	322
of a disaster or emergency declared due to COVID-19 and ending	323
on April 1, 2021.	324
(7) "Service provider" means any person providing the	325
services described in division (A)(6) of this section, including	326
that person's owner, officer, director, employee, or agent.	327
(8) "State institution of higher education" has the same	328
meaning as in section 3345.011 of the Revised Code.	329
(B) Except as provided in division (D) of this section, no	330
service provider shall be liable in damages to any person in a	331
civil action for illness or for injury, death, or loss to person	332

or property, allegedly arising directly or indirectly from the	333
service provider's act or omission in providing or performing	334
the service provider's services as a result of or in response to	335
a disaster or emergency declared due to COVID-19 or that are	336
intended to assist persons to recover from such a disaster or	337
emergency or otherwise sustain themselves during the period of	338
that declared disaster or emergency and ending on April 1, 2021.	339
(C) Except as provided in division (D) of this section, no	340
service provider shall be liable in damages to any person in a	341
civil action for injury, death, or loss to person or property	342
resulting directly or indirectly from, or related to, any	343
person's actual or alleged exposure to an illness in the course	344
of or through that service provider's provision of services	345
during the period of the disaster or emergency declared due to	346
COVID-19 and ending on April 1, 2021.	347
(D)(1) The immunity granted to a service provider in	348
division (B) or (C) of this section does not apply if it is	349
established that the service provider's act or omission is	350
reckless or intentional conduct or willful or wanton misconduct.	351
(2) As used in division (D)(1) of this section, "reckless	352
conduct" means conduct by which, with heedless indifference to	353
the consequences, the person disregards a substantial and	354
unjustifiable risk that the person's conduct is likely to cause	355
an illness or an injury, death, or loss to person or property as	356
described in division (B) or (C) of this section, whichever is	357
applicable, or is likely to be of a nature that results in such	358
an illness or an injury, death, or loss to person or property. A	359
person is reckless with respect to circumstances in relation to	360
causing an illness or an injury, death, or loss to person or	361
property as described in division (B) or (C) of this section,	362

whichever is applicable, when, with heedless indifference to the	363
consequences, the person disregards a substantial and	364
unjustifiable risk that such circumstances are likely to exist.	365
(E) If the immunity described in division (B) or (C) of	366
this section does not apply, no class action shall be brought	367
against any service provider alleging liability for damages for	368
injury, death, or loss to person or property on a cause of	369
action specified in either division.	370
(F) This section does not do either of the following:	371
(1) Create a new cause of action, a third-party claim, or	372
a substantive legal right against any person;	373
(2) Affect any immunities from civil liability or defenses	374
established by another section of the Revised Code or available	375
at common law to a service provider that provides services under	376
this section.	377
(G) The immunity conferred in this section shall also	378
apply to any cause of action against a service provider for	379
contribution or indemnity for damages sustained by any person	380
during the period of the disaster or emergency declared due to	381
COVID-19 and ending on April 1, 2021.	382
(H) A government order shall not create nor shall be	383
construed as creating a duty of care upon any person that may be	384
enforced in a cause of action or create a new cause of action or	385
substantive legal right against any person with respect to the	386
matters contained in the government order. A presumption exists	387
that any such government order is not admissible as evidence	388
that a duty of care or substantive legal right has been	389
established.	390
Section 2. That existing section 2305.2311 of the Revised	391

Code is hereby repealed.

Section 3. Section 2305.2312 of the Revised Code, as 393 enacted by this act, is intended to apply broadly to all sectors 394 of the economy that own property, operate a business, engage in 395 a nonprofit or religious activity, or otherwise engage with the 396 public. The General Assembly declares its intent in enacting 397 section 2305.2312 of the Revised Code that the use of the terms 398 "services" and "service provider" in that section be broadly 399 construed in an effort to promote commerce, recovery from 400 disasters or emergencies, and to alleviate suffering throughout 401 this state. 402

Section 4. The General Assembly declares its intent that orders and recommendations from the Executive Branch, from counties and local municipalities, from boards of health and other agencies, and from any federal government agency, do not create any new legal duties for purposes of tort liability. Any such orders and recommendations are presumed to be irrelevant to the issue of the existence of a duty or breach of a duty. Furthermore, any such orders and recommendations are presumed to be inadmissible at trial to establish proof of a duty or breach of a duty in tort actions.

Section 5. This act applies from the date of the413Governor's Executive Order 2020-01D, issued on March 9, 2020,414declaring a state of emergency due to COVID-19.415

Section 6. This act is hereby declared to be an emergency 416 measure necessary for the immediate preservation of the public 417 peace, health, and safety. The reason for such necessity is that 418 it is crucial to provide immunity in response to a disaster or 419 emergency declared by the federal government, state government, 420 or political subdivision of the state. Therefore, this act shall 421

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go into immediate effect.

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