

Reprinted April 6, 2021

ENGROSSED HOUSE BILL No. 1002

DIGEST OF HB 1002 (Updated April 5, 2021 2:28 pm - DI 136)

Citations Affected: IC 5-1.2; IC 16-31; IC 25-1; IC 34-6; IC 34-7; IC 34-12; IC 34-13; IC 34-30.

Synopsis: Civil immunity related to COVID-19. Protects health care providers from professional discipline for certain acts or omissions arising from a disaster emergency unless the act or omission constitutes gross negligence, willful or wanton misconduct, or intentional misrepresentation. Provides that a health care provider is not protected from professional discipline for actions that are outside the skills, education, and training of the health care provider, unless certain circumstances apply. Specifies that orders and recommendations issued by local, state, and federal government agencies and officials during a state disaster emergency do not create new causes of action or new legal duties. Specifies that the orders and recommendations are presumed irrelevant to the issue of the existence of a duty or breach of a duty. Prohibits filing a class action lawsuit against a defendant in a (Continued next page)

Effective: March 1, 2020 (retroactive); July 1, 2021.

Torr, Young J, Jeter, Lehman

(SENATE SPONSORS - MESSMER, BROWN L, FREEMAN, KRUSE)

January 4, 2021, read first time and referred to Committee on Judiciary. January 26, 2021, amended, reported — Do Pass. January 28, 2021, read second time, ordered engrossed. Engrossed. February 1, 2021, read third time, passed. Yeas 76, nays 21. SENATE ACTION February 23, 2021, read first time and referred to Committee on Judiciary. April 1, 2021, amended, reported favorably — Do Pass. April 5, 2021, read second time, amended, ordered engrossed.



Digest Continued

civil action allowed by the statute. Specifies that a governmental entity or employee is not liable if a loss results from an act or omission arising from COVID-19 unless the act or omission constitutes gross negligence, willful or wanton misconduct, or intentional misrepresentation. Provides that a person is not liable to a claimant for loss, damage, injury, or death arising from COVID-19 unless the claimant proves that the person caused the loss, damage, injury, or death by an act or omission constituting gross negligence, willful or wanton misconduct, or intentional misrepresentation. Provides immunity from civil liability to certain persons, entities, and facilities providing health care and other services for certain acts or omissions related to the provision of health care services and other services during a state disaster emergency. Extends COVID-19 health care immunity during periods of disaster emergency after February 29, 2020, and before April 1, 2022. Resolves conflicts between SEA 1 and HB 1002.



Reprinted April 6, 2021

First Regular Session of the 122nd General Assembly (2021)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2020 Regular Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1002

A BILL FOR AN ACT to amend the Indiana Code concerning civil procedure.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 5-1.2-12-4, AS ADDED BY P.L.189-2018,
2	SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	MARCH 1, 2020 (RETROACTIVE)]: Sec. 4. (a) The authority shall do
4	the following under this chapter:
5	(1) Be responsible for the management of all aspects of the
6	Indiana brownfields program.
7	(2) Prepare and provide program information.
8	(3) Negotiate the negotiable aspects of each financial assistance
9	agreement.
10	(4) Sign each financial assistance agreement.
11	(5) Review each proposed project and financial assistance
12	agreement to determine if the project meets the credit, economic,
13	or fiscal criteria established by guidelines of the authority.
14	(6) Periodically inspect or cause to be inspected projects to
15	determine compliance with this chapter.



1	(7) Conduct or cause to be conducted an evaluation concerning
2	the financial ability of a private individual or entity, nonprofit
3	entity, or political subdivision to:
4	(A) pay a loan or other financial assistance and other
5	obligations evidencing loans or other financial assistance, if
6	required to be paid; and
7	(B) otherwise comply with terms of the financial assistance
8	agreement.
9	(8) Evaluate or cause to be evaluated the technical aspects of the
10	private individual or entity, nonprofit entity, or political
11	subdivision's:
12	(A) environmental assessment of potential brownfield
13	properties;
14	(B) proposed remediation; and
15	(C) remediation activities conducted on brownfield properties.
16	(9) Inspect or cause to be inspected remediation activities
17	conducted under this chapter.
18	(10) Act as a liaison to the United States Environmental
19	Protection Agency regarding the Indiana brownfields program.
20	(11) Be a point of contact for private entities, nonprofit entities,
21	and political subdivisions concerning questions about the Indiana
22	brownfields program.
23	(12) Enter into memoranda of understanding, as necessary, with
24	the department of environmental management and the budget
25	agency concerning the administration and management of the
26	Indiana brownfields fund and the Indiana brownfields program.
27	(b) The authority may do the following under this chapter:
28	(1) Undertake activities to make private environmental insurance
29	products available to encourage and facilitate the cleanup and
30	redevelopment of brownfield properties.
31	(2) Enter into agreements with private entities, nonprofit entities,
32	and political subdivisions to manage any of the following
33	conducted on brownfield properties:
34	(A) Environmental assessment activities.
35	(B) Environmental remediation activities.
36	(C) Demolition and clearance activities.
37 38	(c) The authority may: (1) negotiate with:
38 39	(1) negotiate with;(2) select: and
39 40	(2) select; and (3) contract with:
40 41	(3) contract with; one (1) or more insurers to provide insurance products as described in
41	subsection (b)(1).
74	subsection (0)(1).



1 (d) The authority may:

(1) negotiate with;

(2) select; and

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(3) contract with;

one (1) or more environmental consultants to undertake the activities described in subsection (b)(2) for the benefit of private entities, nonprofit entities, and political subdivisions.

(e) Notwithstanding IC 13-23, IC 13-24-1, and IC 13-25-4, the authority is not liable for any contamination addressed by the authority under an agreement under subsection (b)(2) unless existing contamination on the brownfield is exacerbated due to gross negligence or intentional misconduct by the authority.

(f) For purposes of subsection (e), reckless, willful, or wanton misconduct constitutes gross negligence.

15 (g) The authority is entitled to the same governmental immunity 16 IC 34-13-3-3(a)(22) for any act taken to investigate or remediate 18 hazardous substances, petroleum, or other pollutants associated with a 19 brownfield under an agreement under subsection (b)(2).

20 (h) This chapter does not require the authority to provide a loan or 21 other financial assistance to any private individual or entity, nonprofit 22 entity, or political subdivision to the extent the authority determines 23 that providing the loan or other financial assistance is not in the best 24 interests of the Indiana brownfields program and the authority.

25 SECTION 2. IC 16-31-6-1, AS AMENDED BY P.L.113-2020, 26 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 27 JULY 1, 2021]: Sec. 1. (a) A certified emergency medical responder, 28 a certified emergency medical technician, a certified advanced 29 emergency medical technician, or a licensed paramedic who 30 provides emergency medical services to an emergency patient is not 31 liable for an act or omission in providing those services unless the act or omission constitutes gross negligence or willful misconduct. If the 32 33 certified emergency medical technician services provider is not liable 34 for an act or omission, no other person incurs liability by reason of an 35 agency relationship with the certified emergency medical technician. 36 services provider.

(b) This section does not affect the liability of a driver of an ambulance for negligent operation of the ambulance.

(c) Except as provided in subsections (a) and (b), a certified emergency medical technician, a certified advanced emergency medical technician, or a licensed paramedic who provides emergency medical services is not liable for transporting any person to an



1 appropriate health care facility when the certified emergency medical 2 technician, the certified advanced emergency medical technician, or 3 the licensed paramedic makes a good faith judgment that the emergency patient or the emergency patient's primary caregiver lacks 4 5 the capacity to make an informed decision about the patient's: 6 (1) safety; or (2) need for medical attention; 7 8 and the emergency patient is reasonably likely to suffer disability or 9 death without the medical intervention available at the facility. SECTION 3. IC 16-31-6-2, AS AMENDED BY P.L.77-2012, 10 11 SECTION 47, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 12 JULY 1, 2021]: Sec. 2. (a) Except for an act of gross negligence or willful misconduct, a certified emergency medical responder who uses 13 an automatic or semiautomatic defibrillator on an emergency patient 14 15 according to the training procedures established by the commission 16 under IC 16-31-2-9 is immune from civil liability for acts or omissions when rendering those services. 17 (b) If the emergency medical responder is immune from civil 18 19 liability for the emergency medical responder's act or omission, a 20 person who has only an agency relationship with the emergency 21 medical responder is also immune from civil liability for the act or 22 omission. 23 SECTION 4. IC 16-31-6-3, AS AMENDED BY P.L.77-2012, 24 SECTION 48, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 25 JULY 1, 2021]: Sec. 3. An act or omission of a paramedic or an advanced emergency medical technician done or omitted in good faith 26 27 while providing advanced life support to a patient or trauma victim 28 does not impose liability upon the paramedic or advanced emergency 29 medical technician, the authorizing physician, the hospital, or the officers, members of the staff, nurses, or other employees of the 30 31 hospital or the local governmental unit if the advanced life support is 32 provided: 33 (1) in connection with an emergency; 34 (2) in good faith; and (3) under the written or oral direction of a licensed physician; 35 36 unless the act or omission was a result of gross negligence or willful 37 misconduct. 38 SECTION 5. IC 25-1-20 IS ADDED TO THE INDIANA CODE AS 39 A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE MARCH 40 1, 2020 (RETROACTIVE)]:

41 Chapter 20. Effect of a State Disaster Emergency on
 42 Professional Disciplinary Action



1	Sec. 1. This chapter applies during a period of a state disaster
2	emergency declared under IC 10-14-3-12 to respond to COVID-19,
$\frac{2}{3}$	if the state of disaster emergency was declared:
4	(1) after February 29, 2020; and
5	(1) after February 23, 2020, and (2) before April 1, 2022.
6	Sec. 2. The following definitions apply throughout this chapter:
7	(1) "Arising (or arises) from a (or the) state disaster
8	emergency" means an injury or harm:
9	(A) caused by or resulting from an act or omission
10	performed in response to a state disaster emergency
11	declared under IC 10-14-3-12 to respond to COVID-19;
12	and
13	(B) arising from COVID-19 (as defined by
14	IC 34-6-2-10.4(b)).
15	(2) "COVID-19" has the meaning set forth in
16	IC 34-6-2-31.4(c).
17	(3) "Health care provider" has the meaning set forth in
18	IC 4-6-14-2.
19	(4) "Health care services" has the meaning set forth in
20	IC 34-6-2-55(b).
21	Sec. 3. Except as provided in section 4 of this chapter, a health
22	care provider is not subject to professional discipline under
23	IC 25-1-7 or IC 25-1-9 for any of the following:
24	(1) Health care services provided in response to or arising
25	from a state disaster emergency declared under IC 10-14-3-12
26	to respond to COVID-19.
27	(2) An act or omission of the health care provider committed
28	with respect to the provision, withholding, delay, or
29	withdrawal of health care services in response to or arising
30	from a state disaster emergency declared under IC 10-14-3-12
31	to respond to COVID-19.
32	(3) Compliance with an executive order or local health order
33	issued in response to or arising from a state disaster
34	emergency declared under IC 10-14-3-12 to respond to
35	COVID-19.
36	(4) An injury, a death, or a loss to a person or property
37	alleged to have occurred because the health care provider was
38	unable to treat, diagnose, or test the person for any illness,
39	disease, or condition, including an inability to perform any
40	elective procedure in compliance with an executive order or
41	local health order issued in response to or arising from a state
42	disaster emergency declared under IC 10-14-3-12 to respond

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to COVID-19.

1 2 Sec. 4. (a) Except as provided by subsection (b), section 3 of this 3 chapter does not protect a health care provider from professional 4 discipline under IC 25-1-7 or IC 25-1-9 if the health care provider's 5 action, omission, decision, or compliance constitutes gross 6 negligence, willful or wanton misconduct, fraud, or intentional 7 misrepresentation. 8 (b) The following do not constitute gross negligence, willful or 9 wanton misconduct, fraud, or intentional misrepresentation under 10 this chapter if performed in response to or arising from a state 11 disaster emergency declared under IC 10-14-3-12 to respond to 12 COVID-19: 13 (1) Providing services without required personal protective 14 equipment caused by: 15 (A) a shortage; or 16 (B) an inability to timely acquire personal protective 17 equipment; 18 during an event that is declared a disaster emergency under 19 IC 10-14-3-12 to respond to COVID-19. 20 (2) Providing services without access to adequate or reliable 21 testing for COVID-19, even if the COVID-19 testing that was 22 used received emergency use authorization from the federal 23 Food and Drug Administration. 24 (3) Using equipment, medicine, or supplies in a manner that 25 is not approved by the federal Food and Drug Administration. 26 (4) Providing services under a reallocation of staff or 27 resources. 28 (5) Providing services that are outside of an individual's 29 expertise or specialty. 30 Sec. 5. An order or a recommendation issued in response to or 31 arising from a state disaster emergency declared under 32 IC 10-14-3-12 to respond to COVID-19 by: 33 (1) the governor or a state agency; 34 (2) the executive of a city, town, or county; 35 (3) a local health official or local health department; or 36 (4) an agency of the federal government; 37 does not create a new cause of action against any person with 38 respect to the matters contained in the order or recommendation. 39 SECTION 6. IC 34-6-2-3.8, AS ADDED BY SEA 1-2021, 40 SECTION 1, IS REPEALED [EFFECTIVE MARCH 1, 2020 41 (RETROACTIVE)]. Sec. 3.8. "Arising from COVID-19", for purposes 42 of IC 34-30-32, has the meaning set forth in IC 34-30-32-2.



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1	SECTION 7. IC 34-6-2-10.4 IS ADDED TO THE INDIANA CODE
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE
3	MARCH 1, 2020 (RETROACTIVE)]: Sec. 10.4. (a) "Arising from
4	COVID-19", for purposes of IC 34-30-32, has the meaning set forth
5	in IC 34-30-32-2.
6	(b) "Arising from COVID-19", for purposes of section 10.5 of
7	this chapter, IC 34-12-5, and IC 34-13-3-3, means an injury or
8	harm caused by or resulting from:
9	(1) the actual, alleged, or possible exposure to or contraction
10	of COVID-19; or
11	(2) services, treatment, or other actions performed for
12	COVID-19.
13	(c) The definition under subsection (b) includes:
14	(1) the implementation of policies and procedures to:
15	(A) prevent or minimize the spread of COVID-19; and
16	(B) reallocate or procure staff or resources for COVID-19.
17	(2) testing in response to COVID-19;
18	(3) monitoring, collecting, reporting, tracking, tracing,
19	disclosing, or investigating COVID-19 exposure or other
20	COVID-19 related information;
21	(4) using, designing, manufacturing, providing, donating, or
22	servicing precautionary, diagnostic, collection, or other health
23	equipment or supplies, including personal protective
24	equipment, for COVID-19;
25	(5) closing or partially closing to prevent or minimize the
26	spread of COVID-19;
27	(6) delaying or modifying the scheduling or performance of a
28	nonemergency medical procedure or appointment due to
29	COVID-19;
30	(7) reasonable nonperformance of medical services due to
31	COVID-19; and
32	(8) providing services or products in response to government
33	appeal or repurposing operations to address an urgent need
34	for personal protective equipment, sanitation products, or
35	other products necessary to protect the public from
36 37	COVID-19. SECTION 0.1224 (2.10.5) is a dispersive number of the num
37 38	SECTION 8. IC 34-6-2-10.5 IS ADDED TO THE INDIANA CODE
38 39	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE
39 40	MARCH 1, 2020 (RETROACTIVE)]: Sec. 10.5. "Arising (or arises)
40 41	from a (or the) state disaster emergency", for purposes of IC 24.7.8 and IC 24.30, 13.5 means an injury or harmy
41 42	IC 34-7-8 and IC 34-30-13.5, means an injury or harm: (1) caused by or resulting from an act or omission performed
72	(1) caused by or resulting it oil all act of oillission performed



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1	in response to a state disaster emergency declared under
2 3	IC 10-14-3-12 to respond to COVID-19; and
3 4	(2) arising from COVID-19. SECTION 9. IC 34-6-2-31.4, AS ADDED BY P.L.1-2021,
5	SECTION 9. IC 34-6-2-31.4, AS ADDED B1 F.L.1-2021, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	MARCH 1, 2020 (RETROACTIVE)]: Sec. 31.4. (a) "COVID-19", for
7	purposes of IC 34-30-32, has the meaning set forth in IC 34-30-32-3.
8	(b) "COVID-19", for purposes of IC 34-30-33, has the meaning set
9	forth in IC 34-30-33-2.
10	(c) "COVID-19", for purposes of sections 10.4 and 55 of this
11	chapter, IC 34-7-8, IC 34-12-5, IC 34-13-3-3, IC 34-30-13.5-1, and
12	IC 34-30-13.5-3, has the meaning set forth in IC 34-30-32-3.
13	SECTION 10. IC 34-6-2-46.4 IS ADDED TO THE INDIANA
14	CODE AS A NEW SECTION TO READ AS FOLLOWS
15	[EFFECTIVE MARCH 1, 2020 (RETROACTIVE)]: Sec. 46.4.
16	"Financial interest", for purposes of IC 34-30-13.5-3, means an
17	ownership or investment interest through equity, debt, or other
18	means. The term includes an ownership or investment interest in
19	an entity that holds, either directly or through a subsidiary, an
20	ownership or investment interest.
21	SECTION 11. IC 34-6-2-55, AS AMENDED BY P.L.161-2015,
22	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	MARCH 1, 2020 (RETROACTIVE)]: Sec. 55. (a) "Health care
24	services":
25	(1) except as provided in subdivision (2), for purposes of
26	IC 34-30-13, has the meaning set forth in IC 27-13-1-18(a); and
27	(2) for purposes of IC 34-30-13-1.2, means only noninvasive
28	examinations, treatments, and procedures and the following
29	invasive procedures:
30	(A) Routine dental services.
31	(B) Injections.
32	(C) Suturing of minor lacerations.
33	(D) Incisions of boils or superficial abscesses.
34	The term does not include performance of an abortion, including
35	abortion by surgical means, by use of an abortion inducing drug,
36 37	or by prescribing a controlled substance or scheduled drug under IC 35-48.
38	(b) "Health care services", for purposes of IC 34-30-13.5, means:
38 39	(1) any services provided by an individual licensed under:
40	(A) IC 25-2.5;
40 41	(A) IC 25-2.5, (B) IC 25-10;
42	(C) IC 25-13;
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1	(D) IC 25-14;
2	(E) IC 25-19;
3	(E) (F) IC 25-22.5;
4	(F) (G) IC 25-23;
5	(G)(H) IC 25-23.5;
6	(11) (1) IC 25-23.6;
7	(1) (J) IC 25-24;
8	(+) (+) + +, (+) (K) IC 25-26;
9	(b) (L) IC 25-27;
10	(L) (M) IC 25-27.5;
11	(M) (N) IC 25-29;
12	(N) (0) IC 25-33;
12	(\mathbf{O}) (P) IC 25-34.5; or
13	(O) (I) IC 25-35.6;
15	(2) services provided as the result of hospitalization, to an
16	individual admitted to a health facility licensed under
17	IC 16-28, or to a person residing in a housing with services
18	establishment (as defined by IC 12-10-15-3);
19	(3) services incidental to the furnishing of services described in
20	subdivisions (1) or (2);
20	(4) any services by individuals:
21	(A) licensed as paramedics;
22	(B) certified as advanced emergency medical technicians; or
23 24	(C) certified as emergency medical technicians under
24 25	
23 26	IC 16-31-2; IC 16-31;
20 27	(5) any services provided by individuals certified as emergency
	medical responders under IC 16-31-2; or IC 16-31;
28	(6) any services provided by certified health care
29	professionals who are registered with the Indiana state
30	department of health, including:
31 32	(A) certified nurse aides certified under IC 16-28-1-11;
	(B) qualified medication aides certified under
33	IC 16-28-1-11; and
34	(C) home health aides registered under rules adopted
35	under IC 16-27-1-7;
36	(7) any services provided by unlicensed health care
37	professionals who have successfully completed any applicable
38	training required by the Indiana state department of health;
39 40	(8) any services provided by health care volunteers who are
40	permitted to practice during an event that is declared a
41	disaster emergency under IC 10-14-3-12 to respond to
42	COVID-19;

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1	(9) any services provided by individuals with provisional or
2	temporary licenses who are permitted to practice during an
3	event that is declared a disaster emergency under
4	IC 10-14-3-12 to respond to COVID-19; or
5	(6) (10) any other services or goods furnished for the purpose of
6	preventing, alleviating, curing, or healing human illness, physical
7	disability, or injury.
8	SECTION 12. IC 34-7-8 IS ADDED TO THE INDIANA CODE AS
9	A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE MARCH
10	1, 2020 (RETROACTIVE)]:
11	Chapter 8. Effect of Orders Issued in Response to or Arising
12	From a State Disaster Emergency
13	Sec. 1. This chapter applies during a period of a state disaster
14	emergency declared under IC 10-14-3-12 to respond to COVID-19,
15	if the state of disaster emergency was declared:
16	(1) after February 29, 2020; and
17	(2) before April 1, 2022.
18	Sec. 2. An order or a recommendation issued in response to or
19	arising from a state disaster emergency declared under
20	IC 10-14-3-12 to respond to COVID-19 by:
21	(1) the governor or a state agency;
22	(2) the executive of a city, town, or county;
23	(3) a local health official or local health department; or
24	(4) an agency of the federal government;
25	does not create a new cause of action against any person with
26	respect to the matters contained in the order or recommendation.
27	SECTION 13. IC 34-12-5 IS ADDED TO THE INDIANA CODE
28	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
29	MARCH 1, 2020 (RETROACTIVE)]:
30	Chapter 5. Prohibited Class Actions Based on Contract Arising
31	from COVID-19
32	Sec. 1. This chapter applies only to an action based on a
33	contract, implied contract, quasi-contract, or unjust enrichment
34	claim.
35	Sec. 2. (a) This chapter applies to a claim arising from
36	COVID-19 during a period of a state disaster emergency declared
37	under IC 10-14-3-12 to respond to COVID-19, if the state of
38	disaster emergency was declared:
39	(1) after February 29, 2020; and
40	(2) before April 1, 2022.
41	(b) This chapter does not:
42	(1) create a cause of action;

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1	(2) eliminate a required element of any existing cause of
2 3	action;
	(3) affect a worker's compensation claim under IC 22-3; or
4	(4) except as otherwise provided in this chapter, amend,
5	repeal, alter, or affect any immunity, defense, limitation of
6	liability, or procedure available or required under law or
7	contract.
8	Sec. 3. As used in this chapter, "arising from COVID-19" has
9	the meaning set forth in IC 34-6-2-10.4.
10	Sec. 4. As used in this chapter, "claimant" means an individual
11	or entity who initiates a cause of action alleging loss or damages
12	arising from COVID-19 in a contract, implied contract,
13	quasi-contract, or unjust enrichment claim.
14	Sec. 5. As used in this chapter, "covered entity" means:
15	(1) a governmental entity (as defined by IC 34-6-2-49),
16	including a political subdivision (as defined in IC 34-6-2-110);
17	and
18	(2) an approved postsecondary educational institution (as
19	defined by IC 21-7-13-6).
20	Sec. 6. As used in this chapter, "COVID-19" has the meaning set
21	forth in IC 34-6-2-31.4.
22	Sec. 7. A claimant may not bring, and a court may not certify,
23	a class action lawsuit against a covered entity for loss or damages
24	arising from COVID-19 in a contract, implied contract,
25	quasi-contract, or unjust enrichment claim.
26	SECTION 14. IC 34-13-3-3, AS AMENDED BY P.L.65-2016,
27	SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
28	MARCH 1, 2020 (RETROACTIVE)]: Sec. 3. (a) A governmental
29	entity or an employee acting within the scope of the employee's
30	employment is not liable if a loss results from the following:
31	(1) The natural condition of unimproved property.
32	(2) The condition of a reservoir, dam, canal, conduit, drain, or
33	similar structure when used by a person for a purpose that is not
34	foreseeable.
35	(3) The temporary condition of a public thoroughfare or extreme
36	sport area that results from weather.
37	(4) The condition of an unpaved road, trail, or footpath, the
38	purpose of which is to provide access to a recreation or scenic
39	area.
40	(5) The design, construction, control, operation, or normal
41	condition of an extreme sport area, if all entrances to the extreme
42	sport area are marked with:



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1	(A) a set of rules governing the use of the extreme sport area;
2	(B) a warning concerning the hazards and dangers associated
3	with the use of the extreme sport area; and
4	(C) a statement that the extreme sport area may be used only
5	by persons operating extreme sport equipment.
6	This subdivision shall not be construed to relieve a governmental
7	entity from liability for the continuing duty to maintain extreme
8	sports areas in a reasonably safe condition.
9	(6) The initiation of a judicial or an administrative proceeding.
10	(7) The performance of a discretionary function; however, the
11	provision of medical or optical care as provided in IC 34-6-2-38
12	shall be considered as a ministerial act.
13	(8) The adoption and enforcement of or failure to adopt or
14	enforce:
15	(A) a law (including rules and regulations); or
16	(B) in the case of a public school or charter school, a policy;
17	unless the act of enforcement constitutes false arrest or false
18	imprisonment.
19	(9) An act or omission performed in good faith and without
20	malice under the apparent authority of a statute which is invalid
21	if the employee would not have been liable had the statute been
22	valid.
23 24	(10) The act or omission of anyone other than the governmental
24 25	entity or the governmental entity's employee. (11) The issuance, denial, suspension, or revocation of, or failure
23 26	or refusal to issue, deny, suspend, or revoke any permit, license,
20 27	certificate, approval, order, or similar authorization, where the
28	authority is discretionary under the law.
20 29	(12) Failure to make an inspection, or making an inadequate or
30	negligent inspection, of any property, other than the property of
31	a governmental entity, to determine whether the property
32	complied with or violates any law or contains a hazard to health
33	or safety.
34	(13) Entry upon any property where the entry is expressly or
35	impliedly authorized by law.
36	(14) Misrepresentation if unintentional.
37	(15) Theft by another person of money in the employee's official
38	custody, unless the loss was sustained because of the employee's
39	own negligent or wrongful act or omission.
40	(16) Injury to the property of a person under the jurisdiction and
41	control of the department of correction if the person has not
42	exhausted the administrative remedies and procedures provided



1	by section 7 of this chapter.
2	(17) Injury to the person or property of a person under supervision
3	of a governmental entity and who is:
4	(A) on probation; or
5	(B) assigned to an alcohol and drug services program under
6	IC 12-23, a minimum security release program under
7	IC 11-10-8, a pretrial conditional release program under
8	IC 35-33-8, or a community corrections program under
9	IC 11-12.
10	(18) Design of a highway (as defined in IC 9-13-2-73), toll road
11	project (as defined in IC 8-15-2-4(4)), tollway (as defined in
12	IC 8-15-3-7), or project (as defined in IC 8-15.7-2-14) if the
13	claimed loss occurs at least twenty (20) years after the public
14	highway, toll road project, tollway, or project was designed or
15	substantially redesigned; except that this subdivision shall not be
16	construed to relieve a responsible governmental entity from the
17	continuing duty to provide and maintain public highways in a
18	reasonably safe condition.
19	(19) Development, adoption, implementation, operation,
20	maintenance, or use of an enhanced emergency communication
21	system.
22	(20) Injury to a student or a student's property by an employee of
23	a school corporation if the employee is acting reasonably under a:
24	(A) discipline policy adopted under IC 20-33-8-12; or
25	(B) restraint and seclusion plan adopted under IC 20-20-40-14.
26	(21) An act or omission performed in good faith under the
27	apparent authority of a court order described in IC 35-46-1-15.1
28	or IC 35-46-1-15.3 that is invalid, including an arrest or
29	imprisonment related to the enforcement of the court order, if the
30	governmental entity or employee would not have been liable had
31	the court order been valid.
32	(22) An act taken to investigate or remediate hazardous
33	substances, petroleum, or other pollutants associated with a
34	brownfield (as defined in IC 13-11-2-19.3) unless:
35	(A) the loss is a result of reckless conduct; or
36	(B) the governmental entity was responsible for the initial
37	placement of the hazardous substances, petroleum, or other
38	pollutants on the brownfield.
39	(23) The operation of an off-road vehicle (as defined in
40	IC 14-8-2-185) by a nongovernmental employee, or by a
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41 42	governmental employee not acting within the scope of the employment of the employee, on a public highway in a county



1	road system outside the corporate limits of a city or town, unless
2	the loss is the result of an act or omission amounting to:
$\overline{3}$	(A) gross negligence;
4	(B) willful or wanton misconduct; or
5	(C) intentional misconduct.
6	This subdivision shall not be construed to relieve a governmental
7	entity from liability for the continuing duty to maintain highways
8	in a reasonably safe condition for the operation of motor vehicles
9	licensed by the bureau of motor vehicles for operation on public
10	highways.
11	(24) Any act or omission rendered in connection with a request,
12	investigation, assessment, or opinion provided under
12	IC 36-9-28.7.
13	(b) This subsection applies to a cause of action that accrues
15	during a period of a state disaster emergency declared under
16	IC 10-14-3-12 to respond to COVID-19, if the state of disaster
17	emergency was declared after February 29, 2020, and before April
18	1, 2022. A governmental entity or an employee acting within the
19	scope of the employee's employment is not liable for an act or
20	omission arising from COVID-19 unless the act or omission
20	constitutes gross negligence, willful or wanton misconduct, or
22	intentional misrepresentation. If a claim described in this
23	subsection is:
23	(1) a claim for injury or death resulting from medical
25	malpractice; and
26	(2) not barred by the immunity provided under this
27	subsection;
28	the claimant is required to comply with all of the provisions of
29	IC 34-18 (medical malpractice act).
30	SECTION 15. IC 34-30-2-68, AS AMENDED BY P.L.113-2020,
31	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2021]: Sec. 68. IC 16-31-6-1 (Concerning ambulance
33	attendants and certified emergency medical technicians who render
34	emergency ambulance services and certified emergency medical
35	technicians or licensed paramedics who provide emergency medical
36	services providers).
37	SECTION 16. IC 34-30-13.5-1, AS ADDED BY P.L.138-2006,
38	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	MARCH 1, 2020 (RETROACTIVE)]: Sec. 1. (a) This subsection does
40	not apply during a period of a state disaster emergency declared
41	under IC 10-14-3-12 to respond to COVID-19, if the state of
42	disaster emergency was declared after February 29, 2020, and



1 before April 1, 2022. Except as provided in section 2 of this chapter, 2 a person who meets the following criteria may not be held civilly liable 3 for an act or omission relating to the provision of health care services 4 in response to an event that is declared a disaster emergency under 5 IC 10-14-3-12, regardless of whether the provision of health care 6 services occurred before or after the declaration of a disaster 7 emergency: 8 (1) Has a license to provide health care services under Indiana 9 law or the law of another state. 10 (2) Provides a health care service: 11 (A) within the scope of the person's license to another person; 12 and 13 (B) at a location where health care services are provided 14 during an event that is declared as a disaster. 15 (b) This subsection applies during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19, 16 if the state of disaster emergency was declared after February 29, 17 18 2020, and before April 1, 2022. Except as provided in section 2 of 19 this chapter, the following apply to the provision of health care 20 services arising from a state disaster emergency declared under 21 IC 10-14-3-12 to respond to COVID-19: 22 (1) A person providing health care services or emergency 23 medical services, whether in person or through telemedicine 24 services permitted by IC 25-1-9.5, at a facility or other 25 location where health care services or emergency medical 26 services are provided may not be held civilly liable for an act 27 or omission relating to the provision or delay of health care 28 services or emergency medical services arising from a state 29 disaster emergency declared under IC 10-14-3-12 to respond 30 to COVID-19. 31 (2) An employer, including an agency that provides or arranges health care services or emergency medical services, 32 33 of a person described in subdivision (1) may not be held civilly 34 liable for an act or omission relating to the provision or delay 35 of health care services or emergency medical services arising 36 from a state disaster emergency declared under IC 10-14-3-12 37 to respond to COVID-19. 38 (c) This subsection applies during a period of a state disaster 39 emergency declared under IC 10-14-3-12 to respond to COVID-19, 40 if the state of disaster emergency was declared after February 29, 41 2020, and before April 1, 2022. The following do not constitute 42 gross negligence, willful or wanton misconduct, fraud, or



1	intentional misrepresentation under this chapter if arising from a
2	state disaster emergency declared under IC 10-14-3-12 to respond
3	to COVID-19:
4	(1) Providing services without required personal protective
5	equipment caused by:
6	(A) a shortage; or
7	(B) an inability to timely acquire personal protective
8	equipment;
9	in response to or arising from a state disaster emergency
10	declared under IC 10-14-3-12 to respond to COVID-19.
11	(2) Providing services without access to adequate or reliable
12	testing for COVID-19, even if the COVID-19 testing that was
13	used received emergency use authorization from the federal
14	Food and Drug Administration.
15	(3) Using equipment, medicine, or supplies to treat or help
16	prevent the transmission of COVID-19 in a manner that is not
17	approved by the federal Food and Drug Administration.
18	(4) Providing services that are outside of an individual's
19	expertise or specialty but within the individual's scope of
20	practice under IC 16 or IC 25.
21	SECTION 17. IC 34-30-13.5-2, AS ADDED BY P.L.138-2006,
22	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	MARCH 1, 2020 (RETROACTIVE)]: Sec. 2. A person described in
24	this chapter is not immune from civil liability if the damages resulting
25	from the act or omission relating to the provision or delay of the health
26	care services resulted from the person's gross negligence, or willful
27	misconduct. or wanton misconduct, fraud, or intentional
28	misrepresentation.
29	SECTION 18. IC 34-30-13.5-3, AS ADDED BY P.L.138-2006,
30	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	MARCH 1, 2020 (RETROACTIVE)]: Sec. 3. (a) This subsection does
32	not apply during a period of a state disaster emergency declared
33	under IC 10-14-3-12 to respond to COVID-19, if the state of
34	disaster emergency was declared after February 29, 2020, and
35	before April 1, 2022. A facility or other location that is providing
	•
	to the provision of health care services in response to that event by a
	health professional licensed to provide the health care service under
	Indiana law or the law of another state if the person is acting during an
42	the provision of health care services occurred before or after the
36 37 38 39 40 41 42	health professional licensed to provide the health care service under



1 declaration of a disaster emergency.

2 (b) This subsection applies during a period of a state disaster 3 emergency declared under IC 10-14-3-12 to respond to COVID-19, 4 if the state of disaster emergency was declared after February 29, 5 2020, and before April 1, 2022. A facility or other location, 6 including a location used to provide emergency medical services or 7 used to provide telemedicine services permitted under IC 25-1-9.5, 8 that provides health care services or emergency medical services 9 in response to or arising from a state disaster emergency declared 10 under IC 10-14-3-12 to respond to COVID-19 may not be held 11 civilly liable for an act or omission relating to the provision of 12 health care services with respect to which an individual providing 13 health care services, a provider, an agent, or an employee are not 14 liable under this chapter.

(c) This subsection applies during a period of a state disaster
emergency declared under IC 10-14-3-12 to respond to COVID-19,
if the state of disaster emergency was declared after February 29,
2020, and before April 1, 2022. An individual or an entity that:

(1) has a financial interest in;

(2) serves on the board of directors of; or

(3) provides management or administrative services for;

a facility or other location that provides health care services or
emergency medical services in response to or arising from a state
disaster emergency declared under IC 10-14-3-12 to respond to
COVID-19 may not be held civilly liable for an act or omission
described in subsection (b).

27 SECTION 19. IC 34-30-13.5-4 IS ADDED TO THE INDIANA 28 CODE AS A NEW SECTION TO READ AS FOLLOWS 29 [EFFECTIVE MARCH 1, 2020 (RETROACTIVE)]: Sec. 4. This 30 section applies during a period of a state disaster emergency 31 declared under IC 10-14-3-12 to respond to COVID-19, if the state 32 of disaster emergency was declared after February 29, 2020, and 33 before April 1, 2022. If a claim described in this chapter is: 34 (1) a claim for injury or death resulting from medical

(1) a claim for injury or death resulting from medical malpractice; and

36 (2) not barred by the immunity provided under this chapter;
37 the claimant is required to comply with all of the provisions of
38 IC 34-18 (medical malpractice act).

39 SECTION 20. An emergency is declared for this act.



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COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred House Bill 1002, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 3, delete lines 33 through 36, begin a new paragraph and insert:

"Sec. 2. The following definitions apply throughout this chapter:

(1) "Arising (or arises) from a (or the) state disaster emergency" means an injury or harm:

(A) caused by or resulting from an act or omission performed in response to a state disaster emergency declared under IC 10-14-3-12; or

(B) arising from COVID-19 (as defined by IC 34-31-12-2).

(2) "COVID-19" has the meaning set forth in IC 34-12-4-2.

(3) "Health care provider" has the meaning set forth in IC 4-6-14-2.

(4) "Health care services" has the meaning set forth in IC 34-6-2-55(b).".

Page 3, line 37, delete "Sec. 4." and insert "Sec. 3.".

Page 3, line 37, delete "section 5" and insert "section 4".

Page 3, line 39, delete "IC 25-1-11" and insert "IC 25-1-9".

Page 3, line 40, delete "during" and insert "arising from".

Page 4, line 1, after "withholding," insert "delay,".

Page 4, line 2, delete "during" and insert "arising from".

Page 4, line 5, delete "during" and insert "arising from".

Page 4, line 12, delete "during" and insert "arising from".

Page 4, line 14, delete "Sec. 5." and insert "Sec. 4.".

Page 4, line 14, delete "Section 4" and insert "Except as provided by subsection (b), section 3".

Page 4, line 16, delete "IC 25-1-11" and insert "IC 25-1-9".

Page 4, line 17, delete "negligence or willful misconduct." and insert "negligence, willful or wanton misconduct, or intentional misrepresentation.".

Page 4, delete lines 18 through 24, begin a new paragraph and insert:

"(b) The following do not constitute gross negligence, willful or wanton misconduct, or intentional misrepresentation:

(1) Providing services without required personal protective equipment caused by:

(A) a shortage; or



(B) an inability to timely acquire personal protective equipment;

during an event that is declared a disaster emergency under IC 10-14-3-12.

(2) Providing services without access to adequate or reliable testing for COVID-19, even if the COVID-19 testing that was used received emergency use authorization from the federal Food and Drug Administration.

(3) Using equipment, medicine, or supplies in a manner that is not approved by the federal Food and Drug Administration in good faith in response to COVID-19.

(4) Providing services under a reallocation of staff or resources.

(5) Providing services under a staffing shortage.

(6) Providing services that are outside of an individual's expertise or specialty in good faith in response to COVID-19.".

Page 4, line 25, delete "Sec. 6." and insert "Sec. 5.".

Page 4, line 26, delete "during" and insert "arising from".

Page 4, line 38, delete "Sec. 7." and insert "Sec. 6.".

Page 4, line 38, delete "section 6" and insert "section 5".

Page 4, line 40, delete "IC 25-1-11" and insert "IC 25-1-9".

Page 4, after line 42, begin a new paragraph and insert:

"SECTION 3. IC 34-6-2-10.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE MARCH 1, 2020 (RETROACTIVE)]: Sec. 10.5. "Arising (or arises) from a (or the) state disaster emergency", for purposes of IC 34-7-8 and IC 34-30-13.5, means an injury or harm:

(1) caused by or resulting from an act or omission performed in response to a state disaster emergency declared under IC 10-14-3-12; or

(2) arising from COVID-19 (as defined by IC 34-31-12-2).

SECTION 4. IC 34-6-2-46.4 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE MARCH 1, 2020 (RETROACTIVE)]: Sec. 46.4. "Financial interest", for purposes of IC 34-30-13.5-3, means an ownership or investment interest through equity, debt, or other means. The term includes an ownership or investment interest in an entity that holds, either directly or through a subsidiary, an ownership or investment interest.".

Page 5, delete lines 19 through 35, begin a new line block indented and insert:

"(1) any services provided by an individual licensed under:



(A) IC 25-2.5; (B) IC 25-10; (C) IC 25-13; (D) IC 25-14; (E) IC 25-19; (E) (F) IC 25-22.5; (F) (G) IC 25-23; (G)(H) IC 25-23.5; (H) IC 25-23.6; (f) (J) IC 25-24; (J) (**K**) IC 25-26; (K)-(L) IC 25-27; (L) (M) IC 25-27.5; (M) IC 25-29; (N) (O) IC 25-33; (O) (**P**) IC 25-34.5; or

(P) (Q) IC 25-35.6;".

Page 6, line 4, strike "IC 16-31-2;" and insert "IC 16-31;".

Page 6, line 6, strike "IC 16-31-2; or" and insert "IC 16-31;".

Page 6, between lines 6 and 7, begin a new line block indented and insert:

"(6) any services provided by certified health care professionals who are registered with the Indiana state department of health, including:

(A) certified nurse aides certified under IC 16-28-1-11;

(B) qualified medication aides certified under IC 16-28-1-11; and

(C) home health aides registered under rules adopted under IC 16-27-1-7;

(7) any services provided by unlicensed health care professionals who have successfully completed any applicable training required by the Indiana state department of health;
(8) any services provided by health care volunteers who are permitted to practice during an event that is declared a disaster emergency under IC 10-14-3-12;

(9) any services provided by individuals with provisional or temporary licenses who are permitted to practice during an event that is declared a disaster emergency under IC 10-14-3-12; or".

Page 6, line 7, strike "(6)" and insert "(10)".

Page 6, line 9, delete "injury." and insert "injury, including environmental cleaning services.".

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Page 6, line 13, delete "During" and insert "Arising From".

Page 6, line 18, delete "during" and insert "arising from".

Page 7, line 21, delete "negligence or willful misconduct." and insert "negligence, willful or wanton misconduct, or intentional misrepresentation.".

Page 7, between lines 23 and 24, begin a new paragraph and insert: "Sec. 5. If a claim described in this section is:

(1) a claim for injury or death resulting from medical malpractice; and

(2) not barred by the immunity provided under this chapter; the claimant is required to comply with all of the provisions of IC 34-18 (medical malpractice act).".

Page 10, line 13, delete "January 1, 2022." and insert "April 1, 2022.".

Page 10, line 17, delete "negligence or willful misconduct." and insert "negligence, willful or wanton misconduct, or intentional misrepresentation.".

Page 10, line 20, after "IC 34-31-12-4)." insert "If a claim described in this subsection is:

(1) a claim for injury or death resulting from medical malpractice; and

(2) not barred by the immunity provided under this subsection;

the claimant is required to comply with all of the provisions of IC 34-18 (medical malpractice act).".

Page 10, delete lines 21 through 42.

Delete page 11.

Page 12, delete lines 1 through 16.

Page 12, delete lines 34 through 42, begin a new paragraph and insert:

"(b) This subsection applies after February 29, 2020, and before April 1, 2022. Except as provided in section 2 of this chapter, the following apply to the provision or delay of health care services or other services in response to or arising from a disaster emergency under IC 10-14-3-12:

(1) A person providing health care services or emergency medical services, whether in person or through telemedicine services permitted by IC 25-1-9.5, at a facility or other location where health care services or emergency medical services are provided may not be held civilly liable for an act or omission relating to:

(A) the provision or delay of health care services in



response to or arising from a state disaster emergency declared under IC 10-14-3-12; and

(B) any of the activities listed in items (i) through (iii), if the activity was materially affected by an event that is declared a disaster emergency under IC 10-14-3-12:

(i) clinical or nonclinical administrative activities, organization, management, planning, preparation, or staffing concerning a health care service;

(ii) the use or nonuse of supplies or equipment in the course of providing health care services; or

(iii) the performance, supervision, or monitoring of a health care service;

regardless of whether the provision or delay of health care services occurs before or after the declaration of a state disaster emergency.

(2) An employee or agent providing services, including administrative services and emergency medical services, at a facility or other location where health care services or emergency medical services are provided may not be held civilly liable for an act or omission related to the provision of those services in response to or arising from a state disaster emergency declared under IC 10-14-3-12, regardless of whether the provision of services occurs before or after the declaration of a state disaster emergency.

(3) An employer, including an agency that provides or arranges health care services, of a person described in subdivision (1) or (2) may not be held civilly liable for an act or omission relating to:

(A) the provision or delay of health care services or other services provided in response to or arising from a state disaster emergency declared under IC 10-14-3-12; and (B) any of the activities listed in items (i) through (iii) if the activity was materially affected by an event that is declared a disaster emergency under IC 10-14-3-12:

(i) clinical or nonclinical administrative activities, organization, management, planning, preparation, or staffing concerning a health care service;

(ii) the use or nonuse of supplies or equipment in the course of providing health care services; or

(iii) the performance, supervision, or monitoring of a health care service;

regardless of whether the provision or delay of health care



services or other services occurs before or after the declaration of a state disaster emergency.

(c) This subsection applies after February 29, 2020, and before April 1, 2022. A person or an employer of a person described in this chapter may not be held civilly liable, and the action does not constitute gross negligence, willful or wanton misconduct, or intentional misrepresentation under this chapter, for the following:

(1) Providing services without required personal protective equipment caused by:

(A) a shortage; or

(B) an inability to timely acquire personal protective equipment;

in response to or arising from a disaster emergency under IC 10-14-3-12.

(2) Providing services without access to adequate or reliable testing for COVID-19, even if the COVID-19 testing that was used received emergency use authorization from the federal Food and Drug Administration.

(3) Using equipment, medicine, or supplies in a manner that is not approved by the federal Food and Drug Administration in good faith in response to COVID-19.

(4) Providing services under a reallocation of staff or resources.

(5) Providing services under a staffing shortage.

(6) Providing services that are outside of an individual's expertise or specialty in good faith in response to COVID-19.

SECTION 10. IC 34-30-13.5-2, AS ADDED BY P.L.138-2006, SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE MARCH 1, 2020 (RETROACTIVE)]: Sec. 2. A person described in this chapter is not immune from civil liability if the damages resulting from the act or omission relating to the provision **or delay** of the health care services **or other services** resulted from the person's gross negligence, or willful misconduct. **or wanton misconduct, or intentional misrepresentation.**".

Page 13, delete lines 1 through 9.

Page 13, line 23, after "a location" insert "used to provide emergency medical services or".

Page 13, line 25, after "services" insert "or emergency medical services".

Page 13, line 25, delete "during" and insert "arising from".

Page 13, line 29, after "provision" insert "or delay".

Page 13, line 30, after "services" insert "or other services".





Page 13, line 30, delete "section 1(b)(1) of".

Page 13, line 32, delete "of" and insert "or delay of health care services or other".

Page 13, line 33, delete "employee or agent" and insert "employer or agency".

Page 13, line 33, delete "section 1(b)(2) of".

Page 13, line 39, after "services" insert "or emergency medical services".

Page 13, line 39, delete "during" and insert "arising from".

Page 14, line 2, delete "during" and insert "arises from".

Page 14, line 11, after "services" insert "or emergency medical services".

Page 14, line 12, delete "during" and insert "arising from".

Page 14, between lines 15 and 16, begin a new paragraph and insert: "SECTION 12. IC 34-30-13.5-4 IS ADDED TO THE INDIANA

CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE MARCH 1, 2020 (RETROACTIVE)]: Sec. 4. This section applies after February 29, 2020, and before April 1, 2022. If a claim described in this chapter is:

(1) a claim for injury or death resulting from medical malpractice; and

(2) not barred by the immunity provided under this chapter; the claimant is required to comply with all of the provisions of IC 34-18 (medical malpractice act).".

Page 14, line 21, delete "January 1, 2022." and insert "April 1, 2022.".

Page 14, line 34, delete "performed" and insert "**performed**, not performed, or delayed".

Page 15, line 26, delete "(2); or" and insert "(2);".

Page 15, line 28, delete "hospital." and insert "hospital; or

(5) an individual licensed as a paramedic, advanced emergency medical technician under IC 16-31, or an individual certified as an emergency medical responder under IC 16-31.".

Page 15, delete line 39 and insert "**negligence**, willful or wanton misconduct, or intentional misrepresentation.".

Page 15, delete lines 40 through 42, begin a new paragraph and insert:

"Sec. 8. If a claim described in this chapter is:

(1) a claim for injury or death resulting from medical malpractice; and

(2) not barred by the immunity provided under this chapter;



the claimant is required to comply with all of the provisions of IC 34-18 (medical malpractice act).".

Page 16, delete lines 1 through 18. Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1002 as introduced.)

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Committee Vote: yeas 9, nays 3.

COMMITTEE REPORT

Madam President: The Senate Committee on Judiciary, to which was referred House Bill No. 1002, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Delete committee amendment AM100212 adopted by the Senate Committee on Judiciary on March 17, 2021.

Delete committee amendment AM100213 adopted by the Senate Committee on Judiciary on March 24, 2021.

Page 3, between lines 24 and 25, begin a new paragraph and insert:

"SECTION 2. IC 16-31-6-1, AS AMENDED BY P.L.113-2020, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 1. (a) A certified emergency medical responder, a certified emergency medical technician, a certified advanced emergency medical technician, or a licensed paramedic who provides emergency medical services to an emergency patient is not liable for an act or omission in providing those services unless the act or omission constitutes gross negligence or willful misconduct. If the certified emergency medical technician services provider is not liable for an act or omission, no other person incurs liability by reason of an agency relationship with the certified emergency medical technician. services provider.

(b) This section does not affect the liability of a driver of an ambulance for negligent operation of the ambulance.

(c) Except as provided in subsections (a) and (b), a certified emergency medical technician, a certified advanced emergency medical technician, or a licensed paramedic who provides emergency



medical services is not liable for transporting any person to an appropriate health care facility when the **certified** emergency medical technician, **the certified advanced emergency medical technician**, or the licensed paramedic makes a good faith judgment that the emergency patient or the emergency patient's primary caregiver lacks the capacity to make an informed decision about the patient's:

(1) safety; or

(2) need for medical attention;

and the emergency patient is reasonably likely to suffer disability or death without the medical intervention available at the facility.

SECTION 1. IC 16-31-6-2, AS AMENDED BY P.L.77-2012, SECTION 47, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 2. (a) Except for an act of **gross** negligence or willful misconduct, a certified emergency medical responder who uses an automatic or semiautomatic defibrillator on an emergency patient according to the training procedures established by the commission under IC 16-31-2-9 is immune from civil liability for acts or omissions when rendering those services.

(b) If the emergency medical responder is immune from civil liability for the emergency medical responder's act or omission, a person who has only an agency relationship with the emergency medical responder is also immune from civil liability for the act or omission.

SECTION 2. IC 16-31-6-3, AS AMENDED BY P.L.77-2012, SECTION 48, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 3. An act or omission of a paramedic or an advanced emergency medical technician done or omitted in good faith while providing advanced life support to a patient or trauma victim does not impose liability upon the paramedic or advanced emergency medical technician, the authorizing physician, the hospital, or the officers, members of the staff, nurses, or other employees of the hospital or the local governmental unit if the advanced life support is provided:

(1) in connection with an emergency;

(2) in good faith; and

(3) under the written or oral direction of a licensed physician;

unless the act or omission was a result of **gross** negligence or willful misconduct.".

Page 3, delete lines 30 through 32, begin a new paragraph and insert:

"Sec. 1. This chapter applies during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19,



if the state of disaster emergency was declared:

(1) after February 29, 2020; and

(2) before April 1, 2022.".

Page 3, line 38, delete "IC 10-14-3-12; or" and insert "IC 10-14-3-12 to respond to COVID-19; and".

Page 3, line 39, delete "IC 34-31-12-2)." and insert "IC 34-6-2-10.4(b)).".

Page 3, line 40, delete "IC 34-12-4-2." and insert "IC 34-6-2-31.4(c).".

Page 4, line 8, delete "." and insert "to respond to COVID-19.".

Page 4, line 13, delete "." and insert "to respond to COVID-19.".

Page 4, line 16, delete "." and insert "to respond to COVID-19.".

Page 4, line 23, delete "." and insert "to respond to COVID-19.".

Page 4, line 28, after "misconduct," insert "fraud,".

Page 4, line 31, after "misconduct," insert "fraud,".

Page 4, line 31, delete "misrepresentation:" and insert "misrepresentation under this chapter if performed in response to or arising from a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19:".

Page 4, line 38, delete "." and insert "**to respond to COVID-19.**". Page 5, line 2, delete "Administration" and insert

"Administration.".

Page 5, delete line 3.

Page 5, delete line 6.

Page 5, line 7, delete "(6)" and insert "(5)".

Page 5, line 8, delete "specialty in good faith in response to COVID-19." and insert "**specialty.**".

Page 5, line 9, delete "(a)".

Page 5, line 11, after "IC 10-14-3-12" insert "to respond to COVID-19".

Page 5, line 16, delete "or substantive legal right".

Page 5, delete lines 19 through 26, begin a new paragraph and insert:

"SECTION 3. IC 34-6-2-3.8 IS REPEALED [EFFECTIVE MARCH 1, 2020 (RETROACTIVE)]. Sec. 3.8. "Arising from COVID-19", for purposes of IC 34-30-32, has the meaning set forth in IC 34-30-32-2.

SECTION 4. IC 34-6-2-10.4 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE MARCH 1, 2020 (RETROACTIVE)]: Sec. 10.4. (a) "Arising from COVID-19", for purposes of IC 34-30-32, has the meaning set forth in IC 34-30-32-2.

(b) "Arising from COVID-19", for purposes of section 10.5 of



this chapter, IC 34-12-5, and IC 34-13-3-3, means an injury or harm caused by or resulting from:

(1) the actual, alleged, or possible exposure to or contraction of COVID-19; or

(2) services, treatment, or other actions performed for COVID-19.

(c) The definition under subsection (b) includes:

(1) the implementation of policies and procedures to:

(A) prevent or minimize the spread of COVID-19; and

(B) reallocate or procure staff or resources for COVID-19.(2) testing in response to COVID-19;

(3) monitoring, collecting, reporting, tracking, tracing, disclosing, or investigating COVID-19 exposure or other COVID-19 related information;

(4) using, designing, manufacturing, providing, donating, or servicing precautionary, diagnostic, collection, or other health equipment or supplies, including personal protective equipment, for COVID-19;

(5) closing or partially closing to prevent or minimize the spread of COVID-19;

(6) delaying or modifying the scheduling or performance of a nonemergency medical procedure due to COVID-19;

(7) reasonable nonperformance of medical services due to COVID-19; and

(8) providing services or products in response to government appeal or repurposing operations to address an urgent need for personal protective equipment, sanitation products, or other products necessary to protect the public from COVID-19.".

Page 5, line 34, delete "IC 10-14-3-12; or" and insert "IC 10-14-3-12 to respond to COVID-19; and".

Page 5, line 35, delete "COVID-19 (as defined by IC 34-31-12-2)." and insert "**COVID-19**."

Page 5, between lines 35 and 36, begin a new paragraph and insert: "SECTION 6. IC 34-6-2-31.4, AS ADDED BY P.L.1-2021, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE MARCH 1, 2020 (RETROACTIVE)]: Sec. 31.4. (a) "COVID-19", for purposes of IC 34-30-32, has the meaning set forth in IC 34-30-32-3.

(b) "COVID-19", for purposes of IC 34-30-33, has the meaning set forth in IC 34-30-33-2.

(c) "COVID-19", for purposes of sections 10.4 and 55 of this chapter, IC 34-7-8, IC 34-12-5, IC 34-13-3-3, IC 34-30-13.5-1, and



IC 34-30-13.5-3, has the meaning set forth in IC 34-30-32-3.".

Page 7, line 22, after "IC 10-14-3-12" insert "to respond to COVID-19".

Page 7, line 26, after "IC 10-14-3-12" insert "to respond to COVID-19".

Page 7, line 29, delete "injury," and insert "injury.".

Page 7, line 29, delete "including environmental cleaning services.".

Page 7, delete lines 35 through 36, begin a new paragraph and insert:

"Sec. 1. This chapter applies during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19, if the state of disaster emergency was declared:

(1) after February 29, 2020; and

(2) before April 1, 2022.".

Page 7, line 37, delete "(a)".

Page 7, line 39, after "IC 10-14-3-12" insert "to respond to COVID-19".

Page 8, line 2, delete "or substantive legal right".

Page 8, delete lines 5 through 42.

Page 9, delete lines 1 through 8, begin a new paragraph and insert: "SECTION 9. IC 34-12-5 IS ADDED TO THE INDIANA CODE

AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE MARCH 1, 2020 (RETROACTIVE)]:

Chapter 5. Prohibited Class Actions Based on Contract Arising from COVID-19

Sec. 1. This chapter applies only to an action based on a contract, implied contract, quasi-contract, or unjust enrichment claim.

Sec. 2. (a) This chapter applies to a claim arising from COVID-19 during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19, if the state of disaster emergency was declared:

(1) after February 29, 2020; and

(2) before April 1, 2022.

(b) This chapter does not:

(1) create a cause of action;

(2) eliminate a required element of any existing cause of action;

(3) affect a worker's compensation claim under IC 22-3; or

(4) except as otherwise provided in this chapter, amend, repeal, alter, or affect any immunity, defense, limitation of liability, or procedure available or required under law or



contract.

Sec. 3. As used in this chapter, "arising from COVID-19" has the meaning set forth in IC 34-6-2-10.4.

Sec. 4. As used in this chapter, "claimant" means an individual or entity who initiates a cause of action alleging loss or damages arising from COVID-19 in a contract, implied contract, quasi-contract, or unjust enrichment claim.

Sec. 5. As used in this chapter, "covered entity" means:

(1) a governmental entity (as defined by IC 34-6-2-49), including a political subdivision (as defined in IC 34-6-2-110); and

(2) an approved postsecondary educational institution (as defined by IC 21-7-13-6).

Sec. 6. As used in this chapter, "COVID-19" has the meaning set forth in IC 34-6-2-31.4.

Sec. 7. A claimant may not bring, and a court may not certify, a class action lawsuit against a covered entity for loss or damages arising from COVID-19 in a contract, implied contract, quasi-contract, or unjust enrichment claim.".

Page 11, line 39, delete "accrues after" and insert "accrues during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19, if the state of disaster emergency was declared:

(1) after February 29, 2020; and

(2) before April 1, 2022.".

Page 11, line 40, delete "February 29, 2020, and before April 1, 2022.".

Page 12, line 1, delete "COVID-19 (as defined by IC 34-31-12-2)" and insert "COVID-19".

Page 12, line 3, delete "IC 34-31-12-8 applies to a cause of".

Page 12, delete line 4.

Page 12, line 5, delete "or contraction of COVID-19 (as defined by IC 34-31-12-4).".

Page 12, between lines 12 and 13, begin a new paragraph and insert: "SECTION 12. IC 34-30-2-68, AS AMENDED BY P.L.113-2020, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 68. IC 16-31-6-1 (Concerning ambulance

attendants and certified emergency medical technicians who render emergency ambulance services and certified emergency medical technicians or licensed paramedics who provide emergency medical services providers).".

Page 12, line 16, delete "applies before March 1, 2020, and after



March 31, 2022." and insert "does not apply during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19, if the state of disaster emergency was declared after February 29, 2020, and before April 1, 2022.".

Page 12, delete line 30, begin a new paragraph and insert:

"(b) This subsection applies during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19, if the state of disaster emergency was declared after February 29, 2020, and before April 1, 2022.".

Page 12, line 31, delete "April 1, 2022.".

Page 12, line 32, delete "or delay".

Page 12, line 32, delete "services or" and insert "services".

Page 12, line 33, delete "other services in response to or".

Page 12, line 33, after "a" insert "state".

Page 12, line 33, after "emergency" insert "declared".

Page 12, line 34, delete "IC 10-14-3-12:" and insert "IC 10-14-3-12 to respond to COVID-19:".

Page 12, delete lines 35 through 42, begin a new line block indented and insert:

"(1) A person providing health care services or emergency medical services, whether in person or through telemedicine services permitted by IC 25-1-9.5, at a facility or other location where health care services or emergency medical services are provided may not be held civilly liable for an act or omission relating to the provision or delay of health care services or emergency medical services arising from a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19.

(2) An employer, including an agency that provides or arranges health care services or emergency medical services, of a person described in subdivision (1) may not be held civilly liable for an act or omission relating to the provision or delay of health care services or emergency medical services arising from a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19.

(c) This subsection applies during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19, if the state of disaster emergency was declared after February 29, 2020, and before April 1, 2022. The following do not constitute gross negligence, willful or wanton misconduct, fraud, or intentional misrepresentation under this chapter if arising from a state disaster emergency declared under IC 10-14-3-12 to respond



to COVID-19:

(1) Providing services without required personal protective equipment caused by:

(A) a shortage; or

(B) an inability to timely acquire personal protective equipment;

in response to or arising from a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19.

(2) Providing services without access to adequate or reliable testing for COVID-19, even if the COVID-19 testing that was used received emergency use authorization from the federal Food and Drug Administration.

(3) Using equipment, medicine, or supplies to treat or help prevent the transmission of COVID-19 in a manner that is not approved by the federal Food and Drug Administration.

(4) Providing services that are outside of an individual's expertise or specialty but within the individual's scope of practice under IC 16 or IC 25.".

Delete page 13.

Page 14, delete lines 1 through 25.

Page 14, line 31, delete "or other services".

Page 14, line 32, after "wanton misconduct," insert "fraud,".

Page 14, line 37, delete "applies before March 1, 2020, and after March 31, 2022." and insert "does not apply during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19, if the state of disaster emergency was declared after February 29, 2020, and before April 1, 2022.".

Page 15, delete lines 4 through 42, begin a new paragraph and insert:

"(b) This subsection applies during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19, if the state of disaster emergency was declared after February 29, 2020, and before April 1, 2022. A facility or other location, including a location used to provide emergency medical services or used to provide telemedicine services permitted under IC 25-1-9.5, that provides health care services or emergency medical services in response to or arising from a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19 may not be held civilly liable for an act or omission relating to the provision of health care services, a provider, an agent, or an employee are not liable under this chapter.



(c) This subsection applies during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19, if the state of disaster emergency was declared after February 29, 2020, and before April 1, 2022. An individual or an entity that:

(1) has a financial interest in;

(2) serves on the board of directors of; or

(3) provides management or administrative services for; a facility or other location that provides health care services or emergency medical services in response to or arising from a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19 may not be held civilly liable for an act or omission described in subsection (b).".

Page 16, delete line 4, and insert "section applies during a period of a state disaster emergency declared under IC 10-14-3-12 to respond to COVID-19, if the state of disaster emergency was declared after February 29, 2020, and before April 1, 2022.".

Page 16, delete lines 11 through 42.

Delete page 17.

Page 18, delete lines 1 through 3.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1002 as printed January 26, 2021, and amended by the Senate Committee on Judiciary on March 17, 2021, and March 24, 2021.)

BROWN L, Chairperson

Committee Vote: Yeas 7, Nays 1.

SENATE MOTION

Madam President: I move that Engrossed House Bill 1002 be amended to read as follows:

Page 6, line 39, after "IC 34-6-2-3.8" insert ", AS ADDED BY SEA 1-2021, SECTION 1,".

Page 7, line 27, after "procedure" insert "or appointment".

Page 14, delete lines 15 through 17 and insert:

"emergency was declared after February 29, 2020, and before April 1, 2022.".



(Reference is to EHB 1002 as printed April 2, 2021.)

BROWN L

