1	A bill to be entitled
2	An act relating to civil liability for damages
3	relating to COVID-19; creating s. 768.38, F.S.;
4	providing legislative findings and intent; providing
5	definitions; providing requirements for a civil action
6	based on a COVID-19-related claim; providing that the
7	plaintiff has the burden of proof in such action;
8	providing a statute of limitations; providing
9	severability; providing retroactive applicability;
10	providing an effective date.
11	
12	WHEREAS, on March 9, 2020, Governor Ron DeSantis issued
13	Executive Order Number 20-52 declaring a state of emergency for
14	the State of Florida due to the COVID-19 pandemic, and
15	WHEREAS, in light of the ongoing nature of the COVID-19
16	pandemic, the Governor has repeatedly extended the state of
17	emergency, including most recently on December 29, 2020, in
18	Executive Order Number 20-316, and
19	WHEREAS, the State of Florida continues under a declared
20	state of emergency, and
21	WHEREAS, throughout the declared state of emergency, the
22	Governor's executive orders included industry-specific
23	restrictions to prevent the spread of COVID-19 based on the best
24	information available at the time, allowing and encouraging
25	certain businesses to continue to safely operate, and
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WHEREAS, a strong and vibrant economy is essential to ensure that Floridians may continue in their meaningful work and ultimately return to the quality of life they enjoyed before the COVID-19 outbreak, and

30 WHEREAS, Floridians must be allowed to earn a living and 31 support their families without unreasonable government 32 intrusion, and

33 WHEREAS, the Governor's responsible reopening strategy 34 allowed businesses to continue to safely operate, bolstering 35 consumer confidence, while also enforcing reasonable 36 restrictions, and

37 WHEREAS, the Legislature recognizes that certain 38 businesses, entities, and institutions operating within the 39 state are essential to the state's continuing success and well-40 being, and

WHEREAS, the Legislature recognizes that many businesses,
entities, and institutions accept significant risk in order to
provide their services to the public, and

WHEREAS, the Legislature further recognizes that the threat of frivolous and potentially limitless civil liability, especially in the wake of a pandemic, causes businesses, entities, and institutions to react in a manner detrimental to the state's economy and residents, and

WHEREAS, the Legislature recognizes that practical, bright line guidance protecting prudent businesses, entities, and

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51	institutions significantly alleviates such liability concerns,
52	while also continuing to provide for the public health, and
53	WHEREAS, the Legislature finds that the unprecedented and
54	rare nature of the COVID-19 pandemic, together with the
55	indefinite legal environment that has followed, requires the
56	Legislature to act swiftly and decisively, NOW, THEREFORE,
57	
58	Be It Enacted by the Legislature of the State of Florida:
59	
60	Section 1. Section 768.38, Florida Statutes, is created to
61	read:
62	768.38 Liability protections for COVID-19-related claims
63	(1) The Legislature finds that the COVID-19 outbreak in
64	the state threatens the continued viability of certain business
65	entities, educational institutions, governmental entities, and
66	religious institutions that contribute to the overall well-being
67	of the state. The threat of unknown and potentially unbounded
68	liability to such businesses, entities, and institutions, in the
69	wake of a pandemic that has already left many of these
70	businesses, entities, and institutions vulnerable, has created
71	an overpowering public necessity to provide an immediate and
72	remedial legislative solution. Therefore, the Legislature
73	intends for certain business entities, educational institutions,
74	governmental entities, and religious institutions to enjoy
75	heightened legal protections against liability as a result of

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76	the COVID-19 pandemic. The Legislature also finds that there are
77	no alternative means to meet this public necessity, especially
78	in light of the sudden, unprecedented nature of the COVID-19
79	pandemic. The Legislature finds the public interest as a whole
80	is best served by providing relief to these businesses,
81	entities, and institutions so that they may remain viable and
82	continue to contribute to the state.
83	(2) As used in this section, the term:
84	(a) "Business entity" has the same meaning as provided in
85	s. 606.03. The term also includes a charitable organization as
86	defined in s. 496.404 and a corporation not for profit as
87	defined in s. 617.01401.
88	(b) "COVID-19-related claim" means a civil liability claim
89	against a person, including a natural person, a business entity,
90	an educational institution, a governmental entity, or a
91	religious institution, which arises from or is related to COVID-
92	19, otherwise known as the novel coronavirus. The term includes
93	any such claim for damages, injury, or death. Any such claim, no
94	matter how denominated, is a COVID-19-related claim for purposes
95	of this section. The term does not include a claim against a
96	healthcare provider, regardless of whether the healthcare
97	provider meets one or more of the definitions in this
98	subsection.
99	(c) "Educational institution" means a school, including a
100	preschool, elementary school, middle school, junior high school,
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101	secondary school, career center, or postsecondary school,
102	whether public or nonpublic.
103	(d) "Governmental entity" means the state or any political
104	subdivision thereof, including the executive, legislative, and
105	judicial branches of government; the independent establishments
106	of the state, counties, municipalities, districts, authorities,
107	boards, or commissions; or any agencies that are subject to
108	chapter 286.
109	(e) "Healthcare provider" means:
110	1. A provider as defined in s. 408.803.
111	2. A clinical laboratory providing services in the state
112	or services to health care providers in the state, if the
113	clinical laboratory is certified by the Centers for Medicare and
114	Medicaid Services under the federal Clinical Laboratory
115	Improvement Amendments and the federal rules adopted thereunder.
116	3. A federally qualified health center as defined in 42
117	U.S.C. s. 1396d(1)(2)(B), as that definition exists on the
118	effective date of this act.
119	4. Any site providing health care services which was
120	established for the purpose of responding to the COVID-19
121	pandemic pursuant to any federal or state order, declaration, or
122	waiver.
123	5. A health care practitioner as defined in s. 456.001.
124	6. A health care professional licensed under part IV of
125	chapter 468.
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126	7. A home health aide as defined in s. 400.462(15).
127	8. A provider licensed under chapter 394 or chapter 397
128	and its clinical and nonclinical staff providing inpatient or
129	outpatient services.
130	9. A continuing care facility licensed under chapter 651.
131	10. A pharmacy permitted under chapter 465.
132	(f) "Religious institution" has the same meaning as
133	provided in s. 496.404.
134	(3) In a civil action based on a COVID-19-related claim:
135	(a) The complaint must be pled with particularity.
136	(b) At the same time the complaint is filed, the plaintiff
137	must submit an affidavit signed by a physician actively licensed
138	in the state which attests to the physician's belief, within a
139	reasonable degree of medical certainty, that the plaintiff's
140	COVID-19-related damages, injury, or death occurred as a result
141	of the defendant's acts or omissions.
142	(c) The court must determine, as a matter of law, whether:
143	1. The plaintiff complied with paragraphs (a) and (b). If
144	the plaintiff did not comply with paragraphs (a) and (b), the
145	court must dismiss the action without prejudice.
146	2. The defendant made a good faith effort to substantially
147	comply with authoritative or controlling government-issued
148	health standards or guidance at the time the cause of action
149	accrued.
150	a. During this stage of the proceeding, admissible
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151	evidence is limited to evidence tending to demonstrate whether
152	the defendant made such a good faith effort.
153	b. If the court determines that the defendant made such a
154	good faith effort, the defendant is immune from civil liability.
155	If more than one source or set of standards or guidance was
156	authoritative or controlling at the time the cause of action
157	accrued, the defendant's good faith effort to substantially
158	comply with any one of those sources or sets of standards or
159	guidance confers such immunity from civil liability.
160	c. If the court determines that the defendant did not make
161	such a good faith effort, the plaintiff may proceed with the
162	action. However, absent at least gross negligence proven by
163	clear and convincing evidence, the defendant is not liable for
164	any act or omission relating to a COVID-19-related claim.
165	(d) The burden of proof is upon the plaintiff to
166	demonstrate that the defendant did not make a good faith effort
167	under subparagraph (c)2.
168	(4) A plaintiff must commence a civil action for a COVID-
169	19-related claim within 1 year after the cause of action accrues
170	or within 1 year after the effective date of this act if the
171	cause of action accrued before the effective date of this act.
172	Section 2. If any provision of this act or its application
173	to any person or circumstance is held invalid, the invalidity
174	does not affect other provisions or applications of the act
175	which can be given effect without the invalid provision or

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this act.

176 <u>application, and to this end the provisions of this act are</u> 177 <u>severable.</u> 178 Section 3. This act shall take effect upon becoming a law 179 and shall apply retroactively. However, the provisions of this 180 act shall not apply in a civil action against a particularly

named defendant which is commenced before the effective date of

181 182

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