

	LEGISLATIVE ACTION	
Senate	•	House
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The Committee on Rules	(Book) recommended to Amendment (395520)	
amendment)	o Amendment (393320)	(with title
Between lines 251	and 252	
insert:		
Section 3. Section	768.39, Florida Sta	stutes, is created to
read:		
768.39 Immunity fo	r educational instit	utions for actions
related to the COVID-19	pandemic.—	
(1) For the purpose	es of this section,	the term "educational

institution" has the same meaning as in s. 768.38(2).

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- (2) An educational institution that has taken reasonably necessary actions in compliance with federal, state, or local quidance to diminish the impact or the spread of COVID-19 may not be held liable for, and shall be immune from, any civil damages, equitable relief, or other remedies relating to such actions. Reasonably necessary actions taken while a state of emergency was declared for this state for the COVID-19 pandemic include, but are not limited to, any of the following:
- (a) Shifting in-person instruction to online or remote instruction for any period of time;
- (b) Closing or modifying the provision of residential housing, dining, or other facilities on the campus of the educational institution; or
- (c) Pausing or modifying ancillary student activities and services available through the educational institution.
- (3) The provision of in-person or on-campus education and related services is deemed to have been impossible for educational institutions to provide for any period of time in which such institutions took reasonably necessary actions described in subsection (2) to protect students, staff, and educators in response to the COVID-19 pandemic. As a result of the various governmental orders and the need for educational institutions to protect their communities, the reasonably necessary actions described in subsection (2) are deemed to have been justified.
- (4) If any aspect of the immunity under subsection (2) is limited by a court or by operation of law from applying to certain types of claims or causes of action, the immunity under this section must still be provided to the fullest extent



41 authorized by law to any other types of claims or causes of 42 action. (5) This section shall apply retroactively to causes of 4.3 44 actions accruing on or before March 9, 2020. 45 46 ======= T I T L E A M E N D M E N T ========= 47 And the title is amended as follows: Delete line 288 48 49 and insert: 50 providing applicability; creating s. 768.39, F.S.; 51 defining the term "educational institution"; providing 52 educational institutions with immunity from civil 53 liability under certain circumstances; specifying that 54 the provision of in-person or on-campus education and 55 related services is deemed impossible during a 56 specified timeframe; specifying that certain actions 57 taken by educational institutions are deemed to have

been justified; providing construction; providing for

retroactive application; providing severability;

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