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H.P. 1037

House of Representatives, April 7, 2021

An Act To Protect Maine Businesses, Nonprofits, Educational Institutions and Municipalities during the COVID-19 Pandemic

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ROBERT B. HUNT Clerk

R(+ B. Hunt

Presented by Representative DILLINGHAM of Oxford. Cosponsored by Senator STEWART of Aroostook and Senator: DIAMOND of Cumberland.

1 Be it enacted by the People of the State of Maine as follows: 2 Sec. 1. 14 MRSA §173 is enacted to read: 3 §173. Limited liability for coronavirus exposure 4 1. **Definitions.** As used in this section, unless the context otherwise indicates, the following terms have the following meanings. 5 6 A. "Business organization" means an enterprise, corporation, partnership, limited 7 liability company, proprietorship, association, business trust, real estate trust or other 8 form of organization that is carrying on a business activity within the State regardless 9 of whether organized for gain or profit or organized as a nonprofit or tax-exempt 10 organization. B. "Coronavirus" means: 11 12 (1) Severe acute respiratory syndrome coronavirus 2; or 13 (2) Any ailment or disease caused or exacerbated by severe acute respiratory 14 syndrome coronavirus 2. C. "Gross negligence" means an act or omission that, when viewed objectively from 15 the standpoint of the actor at the time of its occurrence, creates risk to 3rd parties by 16 17 knowingly operating in violation of government standards and guidance related to 18 coronavirus exposure in effect at the time of the alleged act. 19 2. Limitation of liability for exposure to coronavirus. Notwithstanding any 20 provision of law to the contrary, a municipality, educational institution or business organization is not liable for personal injury resulting from or related to an actual or alleged 21 22 exposure to coronavirus occurring in the course of the municipality's, educational 23 institution's or business organization's activity, or in the course of a person working for the 24 municipality, educational institution or business organization in any capacity, while 25 following applicable government standards and guidance related to coronavirus exposure. 26 3. Liability exceptions. The limitation of liability under subsection 2 does not apply 27 to personal injury resulting from or related to the actual or alleged exposure to coronavirus proven by clear and convincing evidence to be the result of: 28 29 A. Gross negligence; 30 B. Willful misconduct; 31 C. Intentional criminal conduct; or 32 D. Intentional infliction of harm. 33 4. Statute of limitations. An action against a municipality, educational institution or 34 business organization for an alleged personal injury arising from coronavirus must be 35 commenced no later than one year after the day the cause of action arises. 36 5. Construction. This section does not create a new cause of action or expand any 37 liability otherwise imposed, limit any defense or affect the applicability of any law that

affords greater protections to a defendant than provided in this section.

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| 1 | SUMMARY |
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| 2 | This bill provides a limitation against liability for a municipality, educational |
| 3 | institution or for-profit or nonprofit business organization from suit alleging personal |
| 4 | liability due to exposure to coronavirus if the municipality, educational institution or |
| 5 | business organization is following applicable government standards and guidance related |
| 5 | to coronavirus exposure |