



State Safe Harbor/Civil Immunity Legislative Tracker

State	Bill	Status	Application of Safe Harbor	Safe Harbor	Exceptions
Alaska	SB 241	ENACTED (May 18, 2020)	Health care providers that provide health care services (e.g., hospital, medical clinic or office, special care facility, medical laboratory, physician, pharmacist, dentist, physician assistant, nurse, paramedic, emergency medical or laboratory technician, etc.) and nursing homes.	Provides that <i>health care providers</i> and <i>PPE manufacturers</i> are not liable for civil damages resulting from an act or omission in issuing, providing, or manufacturing PPE in the event of injury or death to the user of the PPE if the PPE was issued, provided, or manufactured in good faith to respond to the COVID-19 public health disaster emergency. Requires such health care providers and PPE manufacturers to notify the user of the PPE that the equipment may not meet established federal standards and requirements.	Does not preclude liability for civil damages as a result of gross negligence, recklessness, or intentional misconduct.
District of Columbia	B23- 0735	ENACTED (May 15, 2020)	Any health care provider, first responder, volunteer, or District government contractor or subcontractor (i.e., "providers"), including a party involved in the health care process at the request of a health care facility or the District government and acting within the scope of the provider's employment or organization's purpose or contractual or voluntary service, even if outside the provider's professional scope of practice, state of licensure, or with an expired license, who: • Prescribes or dispenses medicines for off-label use to attempt to combat the COVID-19 virus, in accordance with	 Exempts from liability in a civil action: A health care provider, first responder, or volunteer who renders care to a potential, suspected, or diagnosed individual with COVID-19 for damages resulting from such care or treatment of COVID-19 (or from any act or failure to act in providing or arranging medical treatment for COVID-19) during the public health emergency. A donor of time, professional services equipment, or supplies for the benefit of persons/entities providing care or treatment for COVID-19 (or care for the family members of such individuals) for damages resulting from such donating during the public health emergency. A contractor or subcontractor on a District government contract that has contracted to provide health care services or human care 	Does not extend the limitation on liability to acts or omissions: • That constitute a crime, actual fraud, actual malice, recklessness, breach of contract, gross negligence or willful misconduct. • Unrelated to direct patient care (except in the case of contractors and subcontractors).





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			 the federal Right to Try Act. Provides direct or ancillary healthcare services or products (e.g., direct patient care, testing, equipment, supplies, etc.). Utilize equipment or supplies out of the product's normal use for medical practice and the provision of healthcare services to combat the COVID-19 virus. 	services related to the District's COVID-19 response.	
Georgia	SB 359	ENACTED (Aug. 5, 2020)	Entities including associations, institutions, corporations, companies, etc. Health care facility (e.g., hospitals, destination cancer hospitals, other special care units, skilled nursing facilities, surgical centers, etc.). Health care provider, including any physician or other person licensed to furnish health care services (e.g., dentists, podiatrists, optometrists, pharmacists, psychologists, clinical social workers, advanced practice registered nurses, etc.).	Establishes a rebuttable presumption of assumption of risk by a claimant in an action involving a COVID-19 liability claim against an <i>individual or entity</i> when: • Any receipt or proof of purchase for entry issued to a claimant by the individual or entity for entry/attendance includes the following statement in at least 10-point Arial font: "Any person entering the premises waives all civil liability against this premises owner and operator for any injuries caused by the inherent risk associated with contracting COVID-19 at public gatherings, except for gross negligence, willful and wanton misconduct, reckless infliction of harm, or intentional infliction of harm, by the individual or entity of the premises." • An individual or entity has posted at a point of entry a sign in at least 1-inch Arial font the following written warning: "Warning: Under Georgia law, there is no liability for an injury or death of an individual entering these premises if such injury or death results	Provides that the protections extended to a health care facility, health care provider, entity, or individual will not apply if the claimant proves that the actions of the facility, provider, entity, or individual showed: gross negligence, willful and wanton misconduct, reckless infliction of harm, or intentional infliction of harm.





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				from the inherent risks of contracting COVID-19. You are assuming this risk by entering these premises." Establishes a rebuttable presumption of assumption of risk by a claimant when a <i>health care facility or health care provider</i> has posted at a point of entry to the premises a sign in at least 1-inch Arial font a written warning stating: "Warning: Under Georgia law, there is no liability for an injury or death of an individual entering these premises if such injury or death results from the inherent risks of contracting COVID-19. You are assuming this risk by entering these premises."	
Iowa	SF 2338	ENACTED (June 18, 2020)	Health care providers (i.e., health care professionals, health care facilities, home health care facilities, and any other person or facility otherwise authorized to administer health care services or products).	Provides that <i>any person who possesses or is in control of a premises</i> who, directly or indirectly, invites or permits an individual onto a premises will not be liable for civil damages for any injuries sustained from the individual's exposure to COVID-19. Clarifies that <i>a person</i> will not be held liable for civil damages for any injuries sustained from exposure or potential exposure to COVID-19 if the act or omission alleged to violate a duty of care was in substantial compliance with federal or state law, regulations, orders, or public health guidance related to COVID-19 that was applicable at the time of the alleged exposure. Provides that a <i>health care provider</i> will not be liable for civil damages for causing or contributing to the death or injury of an individual as a result of the provider's acts or omissions while providing or arranging care in	Clarifies that the liability protections applicable to those in control of a premises will not apply if the person: Recklessly disregards a substantial and unnecessary risk that the individual would be exposed to COVID-19. Exposes the individual to COVID-19 through an act that constitutes actual malice. Intentionally exposes the individual to COVID-19.





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				Provides that a person that designs, manufactures, labels, sells, distributes, or donates household disinfecting or cleaning supplies, PPE, or a qualified product in response to COVID-19 will not be liable in a civil action alleging personal injury, death, or property damage caused by the product or failure to provide proper instructions or sufficient warnings.	Does not extend liability protections for health care providers that constitute reckless or willful misconduct. Clarifies that the protections for designers and manufacturers of cleaning supplies and PPE will not apply to the person that: Had actual knowledge of a defect in the product and recklessly disregarded a substantial and unnecessary risk that the product would cause serious personal injury, death, or serious property damage. Made such products with actual malice.
Kansas	HB 2016	ENACTED (June 9, 2020)	Health care providers who are licensed, registered, certified, or otherwise authorized to provide health care services in the state. Adult care facility (i.e., a nursing facility, assisted living facility, or residential healthcare facility).	Provides that a <i>health care provider</i> is immune from civil liability for damages, administrative fines, or penalties for acts, omissions, health care decisions, or the rendering of/the failure to render health care services related to the COVID-19 public health emergency. Provides that a <i>person (or agent thereof)</i> conducting business in Kansas will be immune from civil liability for a COVID-19 claim if the	Does not provide immunity: When it is established that the act, omission, or health care decision constituted gross negligence or willful, wanton, or reckless conduct.



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				person was acting pursuant to/in substantial compliance with the public health directives applicable to the activity giving rise to the cause of action when the cause of action accrued. Provides that a <i>person who designs</i> , <i>manufactures</i> , <i>labels</i> , <i>sells</i> , <i>distributes</i> , <i>provides</i> , <i>or donates a qualified product</i> in response to the COVID-19 public health emergency will be immune from liability in a civil action alleging a product liability claim arising out of such qualified product if: The product was manufactured, labeled, sold, etc. at the specific request of a written order or other directive finding a public need for such a product. The damages are not occasioned by willful, wanton, or reckless disregard of a known, substantial, and unnecessary risk that the product would cause serious injury to others.	To health care services not related to COVID-19 that have not been altered, delayed, or withheld as a direct response to the COVID-19 public health emergency.
Kentucky	SB 150	ENACTED (Mar. 30, 2020)	 Health care providers who: Provide or dispense medicines for off-label use to attempt to combat COVID-19, in accordance with the federal Right to Try Act. Provide health care services, upon the request of health care facilities or public health entities, that are outside the provider's professional scope of practice. Utilize equipment or supplies outside of the product's normal use for medical practice and 	Provides that <i>certain health care providers</i> who in good faith render care or treatment of a COVID-19 patient during the state of emergency will have a defense to civil liability for ordinary negligence for any personal injury resulting from said care or treatment (or for any act/failure to act in providing or arranging further medical treatment), if the health care provider acts as an ordinary, reasonable, and prudent health care provider would have acted under the same/similar circumstances. Separately, provides that <i>any business that manufactures PPE or personal hygiene supplies relative to COVID-19</i> (e.g., masks, gowns, sanitizer) during and in response to the state of	





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			the provision of health care services.	emergency and does not make or provide such products in the normal course of its business will have a defense to ordinary negligence and product liability so long as the business has acted in good faith and in an ordinary, reasonable and prudent manner under the same/similar circumstances.	
Louisiana	HB 826	ENACTED (June 13, 2020)		Provides that no natural or juridical person, state or local government, or political subdivision thereof will be liable for any civil damages for injury or death resulting from or related to actual or alleged exposure to COVID-19 in the course of or through the performance of the person's, government's, or political subdivision's business operations. Specifically provides that no natural or juridical person, state or local government, or political subdivision thereof, nor specifically a business event strategist; association meeting planner; corporate meeting planner; independent trade show organizer or owner; or any other entity hosting, promoting, producing, or otherwise organizing an event of any kind will be liable for any civil damages for injury or death resulting from or related to actual or alleged exposure to COVID-19 in the course of/through the performance of hosting, promoting, producing, or otherwise organizing, planning, or owning a tradeshow, convention, meeting, association produced event, corporate event, sporting event, or exhibition of any kind. Separately, provides that neither of the following will be liable for civil damages for injury or death caused by PPE:	Does not confer immunity on: The person, government, or political subdivision; or The person who uses, employs, dispenses, or administers PPE, if they failed to substantially comply with the applicable COVID-19 procedures established by federal, state, or local agency which governs the business operations or PPE and the injury or death was caused by the person's, government's, or political subdivision's gross negligence or wanton reckless misconduct. Does not confer immunity if the damages were caused by the gross negligence or willful or wanton misconduct of:





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				 Natural or juridical person that designs, manufactures, labels, or distributes PPE in response to the COVID-19 public health emergency. Natural or juridical person who uses, employs, dispenses, or administers PPE 	 The business event strategist, association meeting planner, etc. The designer, manufacturer, distributor, etc. of PPE.
	SB 435	ENACTED (June 12, 2020)		Provides that no <i>natural or juridical person</i> , <i>state or local government, or political subdivision thereof</i> will be liable for any civil damages for injury or death resulting from or related to actual or alleged exposure to COVID-19 in the course of or through the performance of the person's, government's, or political subdivision's business operations.	Does not confer immunity on the person, government, or political subdivision if they failed to substantially comply with the applicable COVID-19 procedures established by federal, state, or local agency which governs the business operations and the injury or death was caused by their gross negligence or wanton reckless misconduct.
	SB 508	ENACTED (June 12, 2020)	Restaurants (i.e., eating establishments that vie or offer for retail sale prepared food to the public within its premises).	Provides that no <i>owner</i> , <i>operator</i> , <i>employee</i> , <i>contractor or agent of a restaurant</i> which is in substantial compliance with: • The state's reopening order and any subsequent related proclamations; and • Applicable COVID-19 procedures established by federal, state, or local agencies will be civilly liable for injury or death due to COVID-19 infection transmitted through the preparation and serving of food and beverage	Does not confer immunity if the injury or death was caused by gross negligence or willful and wonton misconduct.





Application of Safe Harbor Exceptions State Bill **Status** Safe Harbor products by the restaurant during the COVID-19 public health emergency. Does not confer immunity Provides that, during a declared state of emergency, any natural or juridical person who in the event of gross renders disaster relief, recovery services, or negligence or willful ENACTED SBproducts outside of the typical course and scope misconduct. (June 12, 491 of their operations in coordination with federal, 2020) state, or local government will not be liable to recipient for any injury or death or a person or nay damage to property resulting therefrom. Clarifies that the Massachusetts Health care facilities (e.g., Provides that *health care professionals and* health care facilities will be immune from suit hospitals, state hospitals, mental immunity will not apply: health centers, psychiatric and civil liability for any damages alleged to have If the damage was hospitals, skilled nursing facilities, been sustained by an act or omission by the caused by an act or health care professional or health care facility in etc.). omission constituting the course of providing health care services gross negligence, Health care professionals, whether during the COVID-19 emergency, provided that: recklessness, or acting as an agent, volunteer, The health care facility or health care conduct with an contractor, employee, or otherwise, professional is arranging for or providing intent to harm or to who are: health care services pursuant to a COVID-19 discriminate based on **ENACTED** Authorized to provide health emergency rule and in accordance with race, ethnicity, SB care services pursuant to otherwise applicable law. national origin, (Apr. 17, 2640 2020) licensure or certification. Arranging for or providing care or treatment religion, disability, of the individual was impacted by the health sexual orientation, or A student or trainee in their gender identity by a approved medical professional care facility's or health care professional's health care facility or services academic training decisions or activities in response to health care program. treatment conditions resulting from the A nursing attendant or certified COVID-19 outbreak or COVID-19 professional providing health care emergency rules. nursing aid. The health care facility or health care services. A nurse or home health aide. To consumer professional is arranging for or providing protection actions health care services in good faith. **Volunteer organization** that makes brought by the its facility available to support the attorney general.





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			state's response and activities during the COVID-19 emergency.	Separately provides that a <i>volunteer organization</i> will be immune from suit and civil liability for any damages occurring in or at the volunteer organization's facility where the damage arises from uses the facility for the state's response and activities related to the COVID-19 emergency.	To false claims actions brought by or on behalf of the state. Clarifies that the immunity will not apply to a volunteer organization if it is established that the damages were caused by the volunteer organization's gross negligence, recklessness, or conduct with an intent to harm.
Mississippi	SB 3049	ENACTED (July 8, 2020)	Health care facility (i.e., any facility in which health care services are provided). Health care professional who is licensed, registered, permitted, or certified to provide health care services (and emergency medical technicians, volunteer or military personnel who are approved to provide health care services, etc.). Person (i.e., an individual, the state, association, educational entity, for-profit or nonprofit entity, religious organization, or charitable organization).	Provides that any health care professional or health care facility will be immune from suit for injury or death sustained because of their acts or omissions while providing health care services related to the COVID-19 state of emergency. Provides that the immunity includes (but is not limited to): Injury or death resulting from screening, assessing, diagnosing, or treating persons in relation to the COVID-19 state of emergency or the medical conditions causing the state of emergency. Acts or omissions while providing health care services to persons unrelated to the COVID-19 state of emergency when those acts or omissions were intended to support the state's response to the COVID-19 state of emergency (e.g., delaying/cancelling nonurgent elective surgeries, diagnosing or	Provides that the immunities offered do not apply where the plaintiff shows—by clear and convincing evidence—that a defendant acted with actual malice or





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				treating patients outside the normal scope of the health care professional's license, using equipment or supplies outside of the product's normal use, etc.). Provides that a person who designs, manufactures, labels, sells, distributes, or donates a qualified product in response to COVID-19 will be immune from civil suit for any injuries resulting from or related to actual or alleged exposure or potential exposure to COVID-19 caused by a qualified product. Extends these protections to a person who designs, manufactures, labels, sells, distributes, or donates disinfecting or cleaning supplies or personal protective equipment in response to COVID-19 outside the ordinary course of their business.	
Nevada	SB 4	SENT TO THE GOVERNOR (Aug. 6, 2020)	Entities, including businesses, governmental entities, or nonprofit organizations and the officers and employees thereof.	Provides that, in any civil action where a plaintiff alleges a personal injury/death as a result of exposure to COVID-19 while on a premises owned or operated by an entity, the <i>entity</i> will generally be immune from liability.	Provides that the immunity will not extend if the plaintiff pleads sufficient facts and proves that: • The entity violated (or was not in substantial compliance with) controlling health standards with gross negligence. • The gross negligence was the proximate cause of the





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					plaintiff's personal injury/death.
New Jersey	SB 2333	ENACTED (Apr. 14, 2020)	Health care professionals, including a physician, physician assistant, advanced practice nurse, registered nurse, licensed practical nurse, other health care professional whose professional practice is regulated by the state or who is otherwise authorized to provide health care services in the state, an emergency medical technician, etc. Health care facilities used, operated, or designed to provide health services; medical or dental treatment or nursing; or rehabilitative or preventive care to any person (e.g., an ambulatory surgical facility, home health agency, hospice, hospital, infirmary, intermediate care facility, dialysis center, long-term care facility, medical assistance facility, mental health center, etc.) and related property when used for or in connection with any of the health services (e.g., a laboratory, research facility, pharmacy, laundry facility, health personnel training and lodging facility, etc.).	Provides that a <i>health care professional</i> will not be liable for civil damages for injury or death alleged to have been sustained because of an act or omission by the health care professional in the course of providing medical services to support the state's response to COVID-19. Provides that a <i>health care facility</i> or a <i>health care system</i> will not be liable for civil damages for injury or death alleged to have been sustained as a result of an act or omission by one or more of its agents, officers, employees, etc., if—and to the extent such agent, officer, employee, etc.—is immune from liability based on their status as a health care professional. Clarifies that immunity will extend to any act or omission undertaken in good faith by a health care professional or health care facility/health care system to support efforts to treat COVID-19 patients and to prevent the spread of COVID-19. Separately, provides that a health care facility or a health care system will not be criminally or civilly liable for damages for injury or death alleged to have been sustained as a result of an act or omission by the facility; system; or one or more of the facility's/system's agents, officers, employees, etc. during the public health emergency in connection with the allocation of mechanical ventilators or other scarce medical resources, provided the health care facility or system adopts and adheres to a scarce critical resource allocation policy that—at a minimum—	Clarifies that the immunity granted will not apply to acts or omissions constituting a crime, actual fraud, actual malice, gross negligence, recklessness, or willful misconduct.





Application of Safe Harbor Exceptions State Bill **Status** Safe Harbor incorporates the "core principals" identified by the Commissioner. Extends liability protections to the health care facility's or system's agents, officers, employees, etc. for such an injury. New York Health care facility (e.g., a Provides that any *health care facility or health* Clarifies that the hospital, nursing home, or other care professional will have immunity from any immunity does not apply facility licensed/authorized to civil or criminal liability for any harm or damages if the harm or damages provide health care services for any alleged to have been sustained as a result of an were caused by an act or individual). act or omission in the course of arranging for or omission constituting providing health care services, if: willful or intentional Health care professional (e.g., a criminal misconduct. The health care facility or health care nursing attendant, a person licensed gross negligence, reckless professional is arranging for or providing to provide emergency medical health care services pursuant to a COVID-19 misconduct, or intentional services, a home care services emergency rule or otherwise in accordance infliction of harm by the worker, etc.). health care facility or with applicable law. The act or omission occurs in the course of health care professional *Volunteer organization* that has providing the heath care arranging for or providing health care made its facility available to services or by the SB **ENACTED** services and the treatment of the individual is support the state's response and volunteer organization 7506 (Apr. 3, 2020) impacted by their decisions or activities in activities under the COVID-19 response to/as a result of the COVID-19 emergency declaration and in outbreak and in support of the state's accordance with any applicable directives. COVID-19 emergency rule. The health care facility or health care professional is arranging for or providing health care services in good faith. Separately, provides that a volunteer organization will have immunity from any civil or criminal liability for any harm or damages irrespective of the cause of such harm or damage occurring in or at its facility arising from the state's response and activities under the COVID-19 emergency declaration.





Application of Safe Harbor State Bill **Status** Safe Harbor **Exceptions** Institutions of higher education North Grants immunity from claims by an individual if: Does not apply to losses Carolina (i.e., a constituent institution under The claim arises out of/is in connection with or damages that resulted the jurisdiction of the University of tuition or fees paid to the *institution of* from: North Carolina, a community higher education (IHE) for the spring A breach of an college, an eligible private academic semester of 2020: express contractual postsecondary institution). The claim alleges losses or damages arising provision allocating from an act or omission by the IHE during/in liability in the event **ENACTED** of a pandemic event. SB response to COVID-19; (July 1, 2020) The alleged act or omission by the IHE was An act or omission of 208 the IHE that was in reasonably related to protecting the public bad faith or health, safety, or welfare in response to COVID-19; and malicious. The IHE offered remote learning options for enrolled students during the spring academic semester of 2020 that allowed students to complete the semester's coursework. Health care facilities and licensed Does not apply civil Provides that any health care facility, health care clinical laboratories. provider, or entity that has legal responsibility liability if the harm or for the acts or omissions of a health care damages were caused by Health care providers (e.g., provider will have immunity from any civil an act or omission individuals licensed to provide liability for any harm or damages alleged to have constituting gross health care services in the ordinary been sustained as a result of an act or omission in negligence, reckless **ENACTED** course of business, health care the course of arranging for or providing health misconduct, or intentional SB 704 (May 4, 2020) facilities where health care services care services <u>only</u> if all of the following apply: infliction of harm by the are provided to patients, any health care facility, health The health care facility, health care provider, emergency medical services care provider providing or entity is arranging for or providing health personnel, an office or director of a health care services, or care services during the COVID-19 health care facility, etc.). emergency declaration. volunteer organization. The arrangement or provision of health care A volunteer organization, Does not extend immunity services is impacted, directly or indirectly, including any medical organization, from civil liability if the by:





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			company, or institution that has made its facilities available to support the state's response and activities under the COVID-19 emergency declaration. Essential businesses, non-profit organizations, educational institutions, and governmental entities identified in the COVID-19 essential businesses executive order (and any business that the Department of Revenue determines is essential). Emergency response entities that manufacture, produce, or distribute PPE, testing equipment, or ventilators or process COVID-19 testing results.	 A health care facility, health care provider, or entity's decision or activities in response to or as a result of the COVID-19 pandemic; or The decisions or activities, in response to or as a result of the COVID-19 pandemic, of a health care facility or entity where a health care provider provides health care services. The health care facility, health care provider, or entity is arranging for or providing health care services in good faith. Provides that a <i>volunteer organization</i> will have immunity from any civil liability or any harm or damages occurring in or at its facility arising from the state's response and activities under the COVID-19 emergency declaration. Provides that the following entities are immune from civil liability: An <i>essential business</i> that provides goods or services with respect to claims from any customer or employee for any injuries or death alleged to have been caused as a result of the customer or employee contracting COVID-19 while doing business with or while employed by the essential business. An <i>emergency response entity</i> with respect to claims from any customer, user, or consumer for any injuries or death alleged to have been caused as a result of the COVID-19 pandemic or while doing business with the emergency response entity. 	injuries or death were caused by an act or omission of the essential business or emergency response entity constituting gross negligence, reckless misconduct, or intentional infliction of harm.





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Oklahoma	SB 1947	ENACTED (May 21, 2020)	Health care facilities that are used, operated, or designed to provide health services; medical treatment; or nursing, rehabilitative, or preventive care to any person (e.g., ambulatory surgical facilities, hospitals, infirmaries, intermediate care facilities, kidney dialysis centers, etc.) and related property when used for or in connection with any of the health services (e.g., laboratories; research facilities; pharmacies; laundry facilities; health personnel training and lodging facilities, etc.). Health care providers who provide health care services (e.g., physicians, pharmacists, dentists, physician assistants, nurse practitioners, registered and other nurses, paramedics, etc.).	Provides that any person that designs, manufactures, labels, sells, distributes, or donates disinfecting and cleaning supplies (e.g., hand sanitizer, disinfectants, sprays, wipes) or PPE (e.g., coveralls, face shields, gloves, gowns, masks, respirators, etc.) during and in response to the COVID-19 public health emergency that does not make such products in the ordinary course of business will not be liable in a civil action alleging personal injury, death, or property damage caused by or resulting from the product's manufacturing, design, or failure to provide proper instructions or sufficient warnings. Extends immunity to a government entity, health care facility, health care provider, first responder, or any business (or any employer/agent of such business) that utilizes such a product such that they will not be liable in a civil action alleging personal injury, death, or property damage caused by or resulting from the selection, distribution, or use of such product.	Limits immunity such that it will not apply to any person, employee, or agent that: • Had actual knowledge that the product was defective when put to the use for which the product was manufactured, sold, distributed, or donated and acted with deliberate indifference to or conscious disregard of a substantial and unnecessary risk that the product would cause serious injury to others. • Acted with a deliberate intention to cause harm.
	SB 1946	ENACTED (May 21, 2020)	Person (e.g., an individual, firm, partnership, corporation, or association).	Provides that a <i>person or agent thereof who conducts business in Oklahoma</i> will not be liable in a civil action claiming an injury from exposure or potential exposure to COVID-19, if the act or omission was in compliance or consistent with: • Federal or state regulations. • A presidential or gubernatorial executive order.	





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	SB 300	ENACTED (May 12, 2020)	Health care facilities that are used, operated, or designed to provide health services; medical treatment; or nursing, rehabilitative, or preventive care to any person (e.g., ambulatory surgical facilities, hospitals, infirmaries, intermediate care facilities, kidney dialysis centers, etc.) and related property when used for or in connection with any of the health services (e.g., laboratories; research facilities; pharmacies; laundry facilities; health personnel training and lodging facilities, etc.). Health care providers who provide health care services (e.g., physicians, pharmacists, dentists, physician assistants, nurse practitioners, registered and other nurses, paramedics, etc.).	Guidance applicable at the time of the alleged exposure. Provides that a health care facility or health care provider will be immune from civil liability for any loss or harm to a person with a suspected or confirmed diagnosis of COVID-19 caused by an act or omission by the facility or provider that occurs during the COVID-19 public health emergency, if the act or omission occurred in the course of arranging for/providing COVID-19 health care services for the treatment of the person who was impacted by the decisions, activities or staffing of, or the availability/capacity of space or equipment by the health care facility or provider in response to/as a result of the COVID-19 public health emergency.	Only applies to the extent the act or omission was not the result of gross negligence or willful or wanton misconduct of the health care facility or health care provider rendering the health care services. Does not grant immunity from civil liability for an act or omission in the provision of health care services to a person who did not have a suspected or confirmed diagnosis of COVID-19 at the time of the services.
Utah	SB 3007	ENACTED (May 4, 2020)	Person includes individuals, associations, institutions, corporations, etc.	Renders a <i>person</i> immune from civil liability for damages or an injury resulting from exposure of an individual to COVID-19 on the premises owned or operated by the person (or during an activity managed by the person).	Provides that immunity does not apply to willful misconduct, reckless infliction of harm, or intentional infliction of harm.
Wisconsin	HB 1038	ENACTED (May 28, 2020)	Health care professional (i.e., an individual licensed, registered, or certified by the medical examining	Provides that any health care professional; health care provider; or employee, agent, or contractor thereof is immune from civil liability	Extends immunity only to the extent that the actions or omissions do not



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			board). Health care provider (e.g., a nurse, chiropractor, dentist, physician, dietician, social worker, etc. and an adult family home).	for the death of or injury to any individual or any damages caused by actions or omissions, provided the following requirements are satisfied: • The action or omission is committed during the state of emergency or the 60 days following the date that the state of emergency ends. • The actions or omissions relate to health services provided or not provided in good faith or are substantially consistent with either (1) any direction, guidance, recommendation, or other statement by a federal, state, or local official to address or in response to the emergency/disaster; or (2) any guidance published by the department of health services, the federal department of health and human services, or any divisions of such agencies relied upon in good faith. Separately, provides that any person engaged in the manufacturing, distribution, or sale of emergency medical supplies, who donates or sells, at a price that does not exceed the cost of production, emergency medical supplies to a charitable organization or governmental unit to respond to the COVID-19 health emergency is immune from civil liability for the death of or injury to any individual caused by the emergency medical supplies donated or sold by the person. Provides that any charitable organization that distributes free of charge emergency medical supplies received from a person engaged in the manufacturing, distribution, or sale of emergency medical supplies received from a person engaged in the manufacturing, distribution, or sale of emergency medical supplies is immune from civil liability for the death of or injury to an individual caused by the emergency medical supplies distributed by the charitable organization.	involve reckless or wanton conduct or intentional misconduct.



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Wyoming	SF 1002	ENACTED (May 20, 2020)	Health care providers (including those who are retired, who have an inactive license, or who are licensed in another state without a valid Wyoming license and while performing as a volunteer during a declared public health emergency).	Provides that, during a public health emergency, a health care provider or other person—including a business entity—who in good faith follows the instructions of the state, city, town, or county health officer (or who acts in good faith in responding to the public health emergency) will be immune from any liability arising from complying with those instructions or acting in good faith.	Clarifies that the immunity does not apply to acts of omissions constituting gross negligence or willful or wanton misconduct.