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THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1155 Session of 1991

INTRODUCED BY COLAFELLA, RICHARDSON, TRELLO, DALEY, NOYE, PESCI, HALUSKA, ACOSTA, HAYDEN, JOHNSON, CIVERA, E. Z. TAYLOR, SURRA, BISHOP AND LESCOVITZ, APRIL 16, 1991

AS REPORTED FROM COMMITTEE ON HEALTH AND WELFARE, HOUSE OF REPRESENTATIVES, AS AMENDED, JANUARY 7, 1992

AN ACT

1 2	Providing for indemnification of the cost of legal defense to health care providers for health care reporting requirements.
3	The General Assembly of the Commonwealth of Pennsylvania
4	hereby enacts as follows:
5	Section 1. Short title.
6	This act shall be known and may be cited as the Health Care
7	Providers Immunity Defense Act.
8	Section 2. Legislative findings and intent.
9	(a) FindingsThe General Assembly finds and declares as
10	follows:
11	(1) The General Assembly has, over the years, imposed on
12	health care providers many special duties of reporting facts
13	learned in the performance of their profession to
14	departments, agencies, boards or commissions created by or as
15	part of State government.
16	(2) In some of these instances, the General Assembly has

enacted immunity statutes granting immunity to health care

providers for complying with this statutorily imposed duty, and, in other instances, no immunity has been legislatively granted.

4 (3) In some instances, where no immunity statutes have
5 been enacted, absolute or qualified immunity has been granted
6 by judicial decision.

7 (4) Many of the immunity statutes have been qualified by
8 such limitations as applicability only to criminal or civil
9 cases, limitation to defamation and the requirement that
10 reports be made in good faith or without malice.

(5) Despite the grants of immunity, health care providers have been subjected to lawsuits in the past, potentially face lawsuits in the future and have been responsible for the costs of defense, including the payment of legal fees, even when they have been successful in defense because of their immunity.

17 (6) It is unfair to require health care providers to 18 make reports of facts learned in their professional capacity 19 yet not provide for payment of the costs of legal 20 representation if they are subjected to lawsuits for making 21 these reports.

(b) Intent.--It is the intent of the General Assembly that the Commonwealth indemnify health care providers when they are sued for reporting requirements which are statutorily imposed and to provide for the award of reasonable attorney fees to such health care providers in the event of a successful defense. Section 3. Definitions.

The following words and phrases when used in this act shall have the meanings given to them in this section unless the context clearly indicates otherwise:

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"Health care provider." A person licensed by the
 Commonwealth to provide health care or professional medical
 services as a physician, an osteopathic physician or surgeon, a
 podiatrist, A DENTIST, A PROFESSIONAL NURSE and an employee or
 agent of any of them acting in the course and scope of
 employment.

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7 "Indemnify." To restore the defendant who is the victim of a 8 loss because of the cost of counsel fees by payment of an amount 9 equal to such costs.

10 "Reporting requirements." Statutes enacted by the General 11 Assembly which require or permit persons to make reports 12 concerning health care to departments, agencies, boards or 13 commissions created by or as part of State government.

14 "Statutes requiring reports and granting immunity." Statutes 15 enacted by the General Assembly which both require or permit 16 persons to make reports concerning health care and grant 17 immunity for making such reports.

18 Section 4. Defense of suits.

When an action is brought against a health care provider for an act or acts performed by a health care provider in accordance with reporting requirements or statutes requiring reports and granting immunity, the following shall apply:

(1) If the defendant finally and completely prevails,
the defendant shall be allowed a reasonable attorney fee to
be taxed and collected as a part of the costs of the suit.

(2) If the defendant makes a reasonable effort to
 collect such costs and they have not been paid by the
 unsuccessful plaintiff or the defendant's insurer, the
 Commonwealth shall indemnify the prevailing defendant and all
 funds required for such indemnification are hereby
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specifically appropriated from the restricted receipts
 account of the State Board of Medicine, the restricted
 receipts account of the State Board of Osteopathic Medicine
 and, the restricted receipts account of the State Board of
 Podiatry AND THE RESTRICTED RECEIPTS ACCOUNT OF THE STATE
 BOARD OF NURSING.

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7 (3) If a reasonable attorney fee is not paid by the
8 unsuccessful plaintiff, and the Commonwealth has paid such
9 fee to the prevailing defendant pursuant to this section, the
10 Commonwealth shall have a cause of action against the
11 unsuccessful plaintiff to recover its indemnity payment.

12 (4) If an indemnity payment is recovered from an 13 unsuccessful plaintiff by the Commonwealth, it shall be paid into the restricted receipts account of the State Board of 14 15 Medicine, the restricted receipts account of the State Board of Osteopathic Medicine or, THE RESTRICTED RECEIPTS ACCOUNT 16 17 OF THE STATE BOARD OF DENTISTRY, the restricted receipts 18 account of the State Board of Podiatry OR THE RESTRICTED RECEIPTS ACCOUNT OF THE STATE BOARD OF NURSING. 19

20 Section 5. Effective date.

21 This act shall take effect immediately.

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