## As Reported by the House State Government Committee

## **124th General Assembly Regular Session** 2001-2002

Sub. H. B. No. 319

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## ABILL

То	enact section 5502.40 of the Revised Code to	1
	establish the Emergency Management Assistance	2
	Compact in law, to enter into the Compact with all	3
	other jurisdictions legally joining in it, and to	4
	declare an emergency.	5

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

The purpose of this compact is to provide for mutual

Section 1. That section 5502.40 of the Revised Code be	6
enacted to read as follows:	7
Sec. 5502.40. The emergency management assistance compact is	8
hereby ratified, enacted into law, and entered into with all other	9
jurisdictions legally joining in it, in the following form:	10
"ARTICLE I - PURPOSE AND AUTHORITIES	11
This compact is made and entered into by and between the	12
participating member states which enact this compact, hereinafter	13
called party states. For the purposes of this agreement, the term	14
"states" is taken to mean the several states, the Commonwealth of	15
Puerto Rico, the District of Columbia, and all U.S. territorial	16
possessions.	17

Each party state entering into this compact recognizes many emergencies transcend political jurisdictional boundaries and that intergovernmental coordination is essential in managing these and other emergencies under this compact. Each state further recognizes that there will be emergencies which require immediate access and present procedures to apply outside resources to make a prompt and effective response to such an emergency. This is because few, if any, individual states have all the resources they may need in all types of emergencies or the capability of delivering resources to areas where emergencies exist.

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The prompt, full, and effective utilization of resources of the participating states, including any resources on hand or available for the Federal Government or any other source, that are essential to the safety, care, and welfare of the people in the event of any emergency or disaster declared by a party state, shall be the underlying principle on which all articles of this

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compact shall be understood.	51
On behalf of the governor of each state participating in the	52
compact, the legally designated state official who is assigned	53
responsibility for emergency management will be responsible for	54
formulation of the appropriate interstate mutual aid plans and	55
procedures necessary to implement this compact.	56
ARTICLE III - PARTY STATE RESPONSIBILITIES	57
(A) It shall be the responsibility of each party state to	58
formulate procedural plans and programs for interstate cooperation	59
in the performance of the responsibilities listed in this article.	60
In formulating such plans, and in carrying them out, the party	61
states, insofar as practical, shall:	62
(i) Review individual state hazards analyses and, to the	63
extent reasonably possible, determine all those potential	64
emergencies the party states might jointly suffer, whether due to	65
natural disaster, technological hazard, man-made disaster,	66
emergency aspects of resource shortages, civil disorders,	67
insurgency, or enemy attack.	68
(ii) Review party states' individual emergency plans and	69
develop a plan which will determine the mechanism for the	70
interstate management and provision of assistance concerning any	71
potential emergency.	72
(iii) Develop interstate procedures to fill any identified	73
gaps and to resolve any identified inconsistencies or overlaps in	74
existing or developed plans.	75
(iv) Assist in warning communities adjacent to or crossing	76
the state boundaries.	77
(v) Protect and assure uninterrupted delivery of services,	78
medicines, water, food, energy and fuel, search and rescue, and	79
critical lifeline equipment, services, and resources, both human	80
and material.	81

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(vi) Inventory and set procedures for the interstate loan and	82
delivery of human and material resources, together with procedures	83
for reimbursement or forgiveness.	84
(vii) Provide, to the extent authorized by law, for temporary	85
suspension of any statutes or ordinances that restrict the	86
implementation of the above responsibilities.	87
(B) The authorized representative of a party state may	88
request assistance of another party state by contacting the	89
authorized representative of that state. The provisions of this	90
agreement shall only apply to requests for assistance made by and	91
to authorized representatives. Requests may be verbal or in	92
writing. If verbal, the request shall be confirmed in writing	93
within 30 days of the verbal request. Requests shall provide the	94
following information:	95
(i) A description of the emergency service function for which	96
assistance is needed, such as but not limited to fire services,	97
law enforcement, emergency medical, transportation,	98
communications, public works and engineering, building inspection,	99
planning and information assistance, mass care, resource support,	100
health and medical services, and search and rescue.	101
(ii) The amount and type of personnel, equipment, materials	102
and supplies needed, and a reasonable estimate of the length of	103
time they will be needed.	104
(iii) The specific place and time for staging of the	105
assisting party's response and a point of contact at that	106
location.	107
(C) There shall be frequent consultation between state	108
officials who have assigned emergency management responsibilities	109
and other appropriate representatives of the party states with	110
affected jurisdictions and the United States Government, with free	111
exchange of information, plans, and resource records relating to	112

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<pre>emergency capabilities.</pre>	113
ARTICLE IV - LIMITATIONS	114
Any party state requested to render mutual aid or conduct	115
exercises and training for mutual aid shall take such action as is	116
necessary to provide and make available the resources covered by	117
this compact in accordance with the terms hereof; provided that it	118
is understood that the state rendering aid may withhold resources	119
to the extent necessary to provide reasonable protection for such	120
state. Each party state shall afford to the emergency forces of	121
any party state, while operating within its state limits under the	122
terms and conditions of this compact, the same powers (except that	123
of arrest unless specifically authorized by the receiving state),	124
duties, rights, and privileges as are afforded forces of the state	125
in which they are performing emergency services. Emergency forces	126
will continue under the command and control of their regular	127
leaders, but the organizational units will come under the	128
operational control of the emergency services authorities of the	129
state receiving assistance. These conditions may be activated, as	130
needed, only subsequent to a declaration of a state of emergency	131
or disaster by the governor of the party state that is to receive	132
assistance or commencement of exercises or training for mutual aid	133
and shall continue so long as the exercises or training for mutual	134
aid are in progress, the state of emergency or disaster remains in	135
effect or loaned resources remain in the receiving state(s),	136
whichever is longer.	137
ARTICLE V - LICENSES AND PERMITS	138
Whenever any person holds a license, certificate, or other	139
permit issued by any state party to the compact evidencing the	140
meeting of qualifications for professional, mechanical, or other	141
skills, and when such assistance is requested by the receiving	142
party state such person shall be deemed licensed certified or	143

permitted by the state requesting assistance to render aid

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involving such skill to meet a declared emergency or disaster,	145
subject to such limitations and conditions as the governor of the	146
requesting state may prescribe by executive order or otherwise.	147
ARTICLE VI - LIABILITY	148
Officers or employees of a party state rendering aid in	149
another state pursuant to this compact shall be considered agents	150
of the requesting state for tort liability and immunity purposes;	151
and no party state or its officers or employees rendering aid in	152
another state pursuant to this compact shall be liable on account	153
of any act or omission in good faith on the part of such forces	154
while so engaged or on account of the maintenance or use of any	155
equipment or supplies in connection therewith. Good faith in this	156
article shall not include willful misconduct, gross negligence, or	157
recklessness.	158
ARTICLE VII - SUPPLEMENTARY AGREEMENTS	159
Inasmuch as it is probable that the pattern and detail of the	160
machinery for mutual aid among two or more states may differ from	161
that among the states that are party hereto, this instrument	162
contains elements of a broad base common to all states, and	163
nothing herein contained shall preclude any state from entering	164
into supplementary agreements with another state or affect any	165
other agreements already in force between states. Supplementary	166
agreements may comprehend, but shall not be limited to, provisions	167
for evacuation and reception of injured and other persons and the	168
exchange of medical, fire, police, public utility, reconnaissance,	169
welfare, transportation and communications personnel, and	170
equipment and supplies.	171
ARTICLE VIII - COMPENSATION	172
Each party state shall provide for the payment of	173
compensation and death benefits to injured members of the	174
emergency forces of that state and representatives of deceased	175
members of such forces in case such members sustain injuries or	176

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all other relevant factors. Such plans shall provide that the	210
party state receiving evacuees and the party state from which the	211
evacuees come shall mutually agree as to reimbursement of	212
out-of-pocket expenses incurred in receiving and caring for such	
evacuees, for expenditures for transportation, food, clothing,	213
medicines and medical care, and like items. Such expenditures	214
shall be reimbursed as agreed by the party state from which the	215
evacuees come. After the termination of the emergency or disaster,	216
the party state from which the evacuees come shall assume the	217
responsibility for the ultimate support of repatriation of such	218
evacuees.	219
ARTICLE XI - IMPLEMENTATION	220
(A) This compact shall become operative immediately upon its	221
enactment into law by any two (2) states; thereafter, this compact	222
shall become effective as to any other state upon its enactment by	223
such state.	224
(B) Any party state may withdraw from this compact by	225
enacting a statute repealing the same, but no such withdrawal	226
shall take effect until 30 days after the governor of the	227
withdrawing state has given notice in writing of such withdrawal	228
to the governors of all other party states. Such action shall not	229
relieve the withdrawing state from obligations assumed hereunder	230
prior to the effective date of withdrawal.	231
(C) Duly authenticated copies of this compact and of such	232
supplementary agreements as may be entered into shall, at the time	233
of their approval, be deposited with each of the party states and	234
with the Federal Emergency Management Agency and other appropriate	235
agencies of the United States Government.	236
ARTICLE XII - VALIDITY	237
This Act shall be construed to effectuate the purposes stated	238
in Article I hereof. If any provision of this compact is declared	239
unconstitutional, or the applicability thereof to any person or	240

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circumstances is held invalid, the constitutionality of the	241
remainder of this act and the applicability thereof to other	242
persons and circumstances shall not be affected thereby.	243
ARTICLE XIII - ADDITIONAL PROVISIONS	244
Nothing in this compact shall authorize or permit the use of	245
military force by the National Guard of a state at any place	246
outside that state in any emergency for which the President is	247
authorized by law to call into federal service the militia, or for	248
any purpose for which the use of the Army or the Air Force would	249
in the absence of express statutory authorization be prohibited	250
under Section 1385 of title 18, United States Code."	251
Section 2. This act is hereby declared to be an emergency	252
measure necessary for the immediate preservation of the public	253
peace, health, and safety. The reason for this necessity lies in	254
the fact that the recent terrorist attacks in New York City and	255
Washington, D.C., indicate that emergency fire, medical services,	256
law enforcement, and other personnel are often needed to respond	257
quickly to disasters outside state boundaries, and, thus, it is	258
fitting that Ohio, as soon as possible, enter into an interstate	259
compact that establishes procedures for the use of emergency	260
personnel outside state boundaries. Therefore, this act shall go	261
into immediate effect.	262