

**1112. Affirmative Defense—Reasonable Act or Omission to Correct  
(Gov. Code, § 835.4(b))**

Instruction  
No. 1

Request by Plaintiff		Request by Defendant		Requested by	
Given as Proposed		Given as Modified		Given on Court's Motion	
Refused		<div>_____</div> <div>Judge</div>			
Withdrawn					

Instruction  
No. 1

**A public entity is not responsible for harm caused by a dangerous condition if its failure to take sufficient steps to protect against the risk of injury was reasonable. If *[name of defendant]* proves that its conduct was reasonable, then your verdict must be for *[name of defendant]*.**

**In determining whether *[name of defendant]*'s conduct was reasonable, you must consider how much time and opportunity it had to take action. You must also weigh the likelihood and the seriousness of the potential injury against the practicality and cost of protecting against the risk of injury.**

---

*New September 2003; Revised April 2007, April 2008*