GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 380 Committee Substitute Favorable 4/3/19 PROPOSED COMMITTEE SUBSTITUTE H380-PCS30448-TV-29

Short Title: Aerial Adventure Courses/Sanders' Law. (Public) Sponsors: Referred to: March 20, 2019 A BILL TO BE ENTITLED 1 2 AN ACT TO REGULATE AERIAL ADVENTURE COURSES AND TO PROVIDE THAT 3 THE ACT SHALL BE ENTITLED "SANDERS' LAW." 4 The General Assembly of North Carolina enacts: 5 SECTION 1. This act shall be known as "Sanders' Law." 6 **SECTION 2.** Chapter 95 of the General Statutes is amended by adding a new Article 7 to read: 8 "Article 14C. 9 "Aerial Adventure Course Safety. 10 "§ 95-112.1. Short title and legislative purpose. This Article shall be known as the "Aerial Adventure Course Safety Act of North 11 (a) Carolina." 12 13 (b) The General Assembly finds that a large number of North Carolinians and visitors to our State enjoy participation in aerial adventure courses and participation is growing rapidly. 14 The General Assembly finds that there are inherent risks in aerial adventure courses 15 (c) which should be understood by each participant and which are essentially impossible to eliminate 16 by the aerial adventure course operator. 17 18 The General Assembly finds that although most aerial adventure courses are operated (d) 19 in a safe manner, those which are not impose a substantial probability of serious and preventable injury to the public. Protection of the public from exposure to such unsafe conditions and the 20 21 prevention of injuries is in the best interest and welfare of the people of the State. 22 It is the intent of this Article that aerial adventure courses are designed, constructed, (e) 23 assembled or disassembled, maintained, and operated so as to prevent injuries. 24 "§ 95-112.2. Scope. 25 This Article governs the design, construction, installation, plans review, testing, (a) inspection, certification, operation, use, maintenance, alteration, and relocation of aerial 26 27 adventure courses in this State. 28 This Article does not apply to an aerial adventure course that is (i) installed at a private (b) 29 residence that is not open to the public and for which no fee is charged or (ii) operated by a 30 government entity solely for law enforcement, fire and rescue, or military training purposes. 31 "§ 95-112.3. Definitions. 32 The following definitions apply in this Article: 33 ACCT. - Association for Challenge Course Technology. (1)34 (2) ANSI. – American National Standards Institute.



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	(3)	Aerial adventure course. – A facility or facilities patronize	ed by either public,
		member, or private patrons, including the following: (i)	
		challenge courses, (iii) adventure courses, (iv) adventure	
		(vi) zip line tours, (vii) canopy tours, and (viii) high	
		consisting of one or more elevated walkways, platforms, zi	
		or other elements that require the use of fall hazard safety e	
		that:	
		a. The term includes multiple aerial adventure cour	rses at an operator
		location, which are registered as one device, and sh	-
		listed on the permit to operate as one device by the	-
		b. The term does not include low ropes courses and c	·
	(4)	Annual gross volume. – The gross receipts resulting from	
		made and business done by operation of a regulated device	
		period.	during a 12 month
	(5)	Annual inspection report. – The documentation of the annu	ial aerial adventure
	<u>(J)</u>	course inspection conducted by an inspector.	
	(6)	Bureau. – Elevator and Amusement Device Bureau of t	he North Carolina
	<u>(0)</u>	Department of Labor.	
	<u>(7)</u>	<u>Challenge course standards. – Any standard ador</u>	nted pursuant to
	(f)	G.S. 95-112.5.	pica parsuant to
	(8)	Chief. – The Chief of the Elevator and Amusement De	vice Bureau of the
	(0)	North Carolina Department of Labor.	vice Dureau or the
	(9)	Commissioner. – Commissioner of Labor of North Carolin	10
	<u>(10)</u>	ERCA. – European Ropes Course Association.	<u>1a.</u>
	(10) (11)	Inspector. – A third-party qualified person that has received	A CCT Inspector
	(11)	Certification Exam (ICE) certification or its equivalen	-
		employed or affiliated with the builder, designer, or owner	
	(12)		
	<u>(12)</u>	<u>Operator. – Any person, partnership, corporation, or other</u>	•
		and their agents, officers, employees, or representatives, v	no nas operacionar
	(12)	responsibility for any regulated device.	with animad a cont of
	<u>(13)</u>	<u>Owner. – Any person who owns a regulated device, the a</u>	-
		that person, or any person who is leasing the regulated	i device from that
	(1.4)	person.	
	<u>(14)</u>	Participant. – Any person who engages in activities on	-
		individually or in a group activity supervised by an oper	ator of a regulated
	(15)	device.	, ,
	(15)	Person. – Any individual, association, partnership, firm, c	
		organization, or other entity, however organized. The term	*
		include the State of North Carolina or any political subdivi	ision thereof or any
		unit of local government.	
	<u>(16)</u>	PRCA. – Professional Ropes Course Association.	
	<u>(17)</u>	Qualified person. – An individual who, by possession of a	
		certificate, or professional standing; or who, by posse	
		knowledge, training, and/or experience in the subject fiel	
		demonstrated ability in design, analysis, evaluation, insta	-
		specification, testing, or training in the subject work, pro	ject, or product, to
		the extent established by this standard.	
	<u>(18)</u>	Registration The filing of a properly completed application	
		of North Carolina and approval of the application by	the State of North
		Carolina.	

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1	(19)	Regulated device. – An aerial adventure course	subject to the provisions of
2		this Article as set forth in G.S. 95-112.2.	<u> </u>
3	"§ 95-112.4. Pov	wers and duties of Commissioner.	
4		sioner of Labor is hereby empowered to do all of the	he following:
5	(1)	To delegate to the Chief of the Elevator and Amu	
6	<u></u>	exercise of powers, duties, and responsibilities se	
7	<u>(2)</u>	To adopt, modify, or revoke such rules as are r	
8	<u></u>	carrying out the provisions of this Article.	<u>F</u>
9	<u>(3)</u>	To enforce rules adopted under authority of this	Article.
0	$\frac{(4)}{(4)}$	To require inspection and testing for all new	
1	<u> </u>	regulated devices. Regulated devices shall be insp	
12	<u>(5)</u>	To require maintenance and periodic inspection	
3		devices.	<u></u>
4	<u>(6)</u>	To issue permits to operate which certify that the	e regulated devices are found
5		to be in compliance with this Article and the rule	-
6	(7)	To institute proceedings in the civil courts of th	1
17		this Article or the rules adopted thereunder has b	=
18	<u>(8)</u>	To order the payment of all civil penalties provide	
19	<u>, , , , , , , , , , , , , , , , , , , </u>	proceeds of funds collected pursuant to a civil pe	•
20		to the Civil Penalty and Forfeiture Fund in accord	•
21	<u>(9)</u>	To charge reasonable fees for the issuance of	
22		devices.	<u> </u>
23	"§ 95-112.5. Ad	option of standards.	
24		ng standards and subsequent amendments and	editions are adopted and
25		reference. The design, manufacture, installation, or	• · · · · ·
26		ices must conform to one of the following standa	
27		ided in this Article or in rules adopted pursuant to	=
28	(1)	The Association for Challenge Course Techno	
29		03-2016 Challenge Course and Canopy/Zip Line	
30	<u>(2)</u>	The Professional Ropes Course Associati	on (PRCA) ANSI/PRCA
31		1.03-2014 Ropes Challenge Course Installat	
32		Standard.	
33	<u>(3)</u>	The European Ropes Course Association (ERC	CA) European Ropes Course
34		Standard (EN 15567-2:2014).	
35	<u>(4)</u>	The American Society for Testing and Materials	(ASTM) F2959-14 Standard
36		Practice for Special Requirements for Aerial Adv	
37	" <u>§ 95-112.6. Re</u>	gistration required; applications; submission an	
38	(a) Regis	tration with the State Required. – All commercial a	and noncommercial operators
39		re courses must register with the Commissioner and	
40	that compensates	the State for the cost of administering this Article	e. No aerial adventure course
41	shall open to the	public and operate until the operator of the aeria	al adventure course has first
42	registered and ob	tained a permit for operation from the State.	
43	(b) Appli	cation for Registration/Submission and Processi	ng. – The aerial adventure
44		on shall be submitted annually at least 30 days p	
15	current permit o	n the form prescribed by the Commissioner and	shall include the following
46	registration requi	rements:	
47	<u>(1)</u>	The name, physical address, electronic mail addr	ress, and Internet Web site of
18		the owner and the operator.	
49	<u>(2)</u>	The name of all liability insurance carriers and the	ne insurance policy numbers.

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1	(3)	A certificate of inspection for the aerial adventure cou	urse showing the
2	<u>(3)</u>	inspector's name, the owner/operator name, and other information	
3		by these rules.	inution us required
4	<u>(4)</u>	A signed certification that any modifications or additions to	a regulated device
5	<u></u>	are in compliance with the applicable challenge course stan	-
6	Upon receipt	of an application, the Commissioner of Labor shall review th	
7		f Labor shall approve the application, register the aerial adve	
8		operate upon determining that the provisions of this Article has	
9	-	gistration application does not guarantee the registration of an	
10		er or operator must obtain a permit from the State of North	•
11		lated device to the public.	F
12		perator of the regulated device shall post a copy of the permit	to operate in close
13		entry to the regulated device where it is readily visible to part	-
14		nual inspections required.	<u> </u>
15		nspection of all aerial adventure physical elements shall	be conducted in
16		the applicable challenge course standards and shall be perfe	
17		quire, but no less than once every 12 months. The annual insp	
18		ion of the completion of all necessary corrective measures and	
19	-	oner for approval.	
20	" <u>§</u> 95-112.8. I	Pre-opening inspection and test; training; emergency of	evacuation plan;
21		ds; revocation of permit to operate.	
22	(a) An ov	wner of a regulated device shall conduct a pre-opening inspect	tion and test of the
23	regulated device	e in accordance with challenge course standards, prior	to admitting the
24	participants, eacl	n day the regulated device is intended to be used.	
25	<u>(b)</u> <u>An ov</u>	vner of a regulated device shall train employees on the operation	on of the regulated
26		ance with the applicable challenge course standards.	
27	<u>(c)</u> <u>An o</u>	wner of a regulated device shall have an emergency evacuation	ation plan for the
28	•	in accordance with challenge course standards.	
29		wner of a regulated device shall maintain for at least the prev	
30	-	the required pre-opening inspection and test, training provid	1 1
31		uation plan, and such other pertinent information as the Co	ommissioner may
32	require by rule of		
33		Commissioner may refuse to issue or renew or may revoke, s	*
34		rate for any regulated device upon failure by the owner or the o	
35		e required pre-opening inspection and test, to train employed	es, to maintain an
36		ation plan, or to maintain the required records.	h A
37		peration without permit; operation not in accordance with	h Article or rules
38		regulations; operation after refusal to issue a permit.	ad darrian without
39 40		erson shall operate or permit to be operated or use any regulat	ed device without
40 41	a valid permit to	operate. erson shall operate or permit to be operated or use any regulated	d daviaa athamuica
42		ce with this Article and the rules and regulations adopted ther	
43		erson shall operate or permit to be operated or use any regulated	
44		as refused to issue the permit to operate.	
45		ccidents; reporting.	
46		owner of any regulated device shall notify the Commission	ner of any of the
47		ences involving such device within 24 hours of the occurrenc	
48	<u>(1)</u>	Any occurrence resulting in death or injury requiring medic.	
49	<u>\</u>	than first aid, by a physician. First aid means the one-t	
50		observation of scratches, cuts not requiring stitches, bur	
51		contusions, or a diagnostic procedure, including examination	*

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	which does not ordinarily require medical treatment even	though provided by
	a physician or other licensed personnel.	<u>inougn provided o j</u>
(2) Any occurrence resulting in damage to the regulated	device indicating a
7	substantial defect in design, mechanics, structure, or equ	
	future safe operation of the device. No reporting is req	
	normal wear and tear.	uned in the case of
(b) A	An owner or operator shall keep a record of every accident or fat	ality with the permit
	which shall be readily accessible to the general public. The reco	
following in	· · ·	ord shall merude the
	1) The date of every accident or fatality.	
	A description of the type of accident.	
	3) The number of people injured or killed.	
	 A description of the types of injuries. 	
	1. Operator age requirement; operator impairment.	
	Any operator of a regulated device shall be at least 18 years of as	a An operator shall
	ance at all times the regulated device is in operation.	ge. An operator shan
	No person shall operate a regulated device while under the influen	nce of alcohol or any
	ring substance as defined by G.S. 20-4.01(14a). It shall be	
· · · · ·	o knowingly permit the operation of any regulated device while	
	e of an impairing substance.	the operator is under
	2. Liability insurance.	
	nsurance Required. – No person may own or operate a regulate	ed device unless the
	es insurance coverage provided by an accepted insurer of at leas	
) per occurrence and two million dollars (\$2,000,000) in th	
	injury to persons or property arising out of the operation of su	
	. The insurance contract cannot include per person sublimits to	
	be insured under this section must immediately notify the Commi	
	cancellation, suspension, or nonrenewal of the policy.	issioner upon receipt
	Proof of Insurance. – Any person operating a regulated device m	ust provide proof of
	overage upon request by the Commissioner. Upon failure of the	· ·
	irance, the Commissioner must prevent or stop operation of the re-	
-	rovides proof of the required insurance coverage.	
	Acceptable Insurer. – The insurance contract must be provided by	y an insurer or surety
	otable to the Commissioner and authorized to transact busines	
-	her cannot accept any commercial general liability insurance poli-	
	o give written notice to the person at least 30 days before any pr	
	or nonrenewal of the policy.	
	3. Exceptions.	
	G.S. 95-112.12 does not apply to a regulated device installed at	t a private residence
	pen to the public and for which no fee is charged.	
	A regulated device owned or operated by the State, a unit of local	government, or any
	bdivision thereof is not subject to the liability insurance	
G.S. 95-112		<u>ie requirements er</u>
	4. Violations; civil penalties; appeal; criminal penalties.	
	Any person who violates G.S. 95-112.9(a), (b), or (c) (Operat	ion without permit:
	of in accordance with Article or rules and regulations; operation	-
-	subject to a civil penalty not to exceed one thousand two h	
-	each section of this Article or rule or regulation adopted pur	-
	for each day each regulated device is so operated or used.	
	Any person who violates G.S. 95-112.10 (Accidents, reporting). G.S. 95-112.11(a)
	age requirement), or G.S. 95-112.12 (Liability insurance) is subj	

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not to exceed two thousand five hundred dollars (\$2,500) for each day e	ach regulated device is
so operated or used.	
(c) Any person who violates G.S. 95-112.11(b) (Operator impairm	nent) is subject to a civil
penalty not to exceed five thousand dollars (\$5,000) for each day each	
operated or used.	
(d) In determining the amount of any penalty ordered under author	prity of this section, the
Commissioner shall give due consideration to the appropriateness of the	-
the annual gross volume of the person being charged, the gravity of the v	
of the person, and the record of previous violations.	
(e) The determination of the amount of the penalty by the Comm	nissioner is final unless
within 15 days after receipt of notice thereof by certified mail with retur	
confirmation as provided by the U.S. Postal Service, by a designated deliv	
pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery	•
whom such action was taken files a petition for a contested case unde	• • •
General Statutes.	
(f) The Commissioner may file in the office of the clerk of the	e superior court of the
county wherein the person, against whom a civil penalty has been or	-
corporation is involved, in the county wherein the corporation maintain	•
business, or in the county wherein the violation occurred, a certified copy	
Commissioner unappealed from, or of a final order of the Commissioner	
The clerk of court shall enter judgment and notify the parties. Such judgm	1 <u>1</u>
effect, and all proceedings in relation thereto shall thereafter be the	same, as though said
judgment had been rendered in a suit duly heard and determined by th	
General Court of Justice.	-
(g) Except as provided under subsection (h) of this section, any	y person who willfully
violates any provision of this Article is guilty of a Class 2 misdemeanor	r, which may include a
fine of not more than one thousand dollars (\$1,000); except that if the conv	viction is for a violation
committed after a first conviction of the person, the person shall be	e guilty of a Class 1
misdemeanor, which may include a fine in the discretion of the court.	
(h) Any person who willfully violates any provision of this Art	
causes the serious injury or death of any person, then the person is guil	ty of a Class E felony,
which shall include a fine.	
(i) Nothing in this section prevents any prosecuting officer of the	•
from proceeding against a person who violates this Article on a prosecution	on charging any degree
of willful or culpable homicide.	
" <u>§ 95-112.15. Legal representation.</u>	
It shall be the duty of the Attorney General of North Carolina, when	
the Department of Labor in actions or proceedings in connection with t	his Article or the rules
adopted thereunder.	
" <u>§ 95-112.16. Confidentiality of trade secrets.</u>	a · · ·
All information reported to or otherwise obtained by the (
Commissioner's agents or representatives in connection with any inspection	
this Article or the rules and regulations adopted thereunder which contains	
secret shall be considered confidential, except as to carrying out this Articl	
thereunder or when it is relevant in any proceeding under the same. I	
Commissioner or the court shall issue orders as may be appropriate to pro	blect the confidentiality
of trade secrets.	
" <u>§ 95-112.17. Construction of Article; rules; severability.</u>	construction to the and
This Article and the rules adopted thereunder shall receive a liberal of the walfare of the people may be protected. If any provisions of a	
that the welfare of the people may be protected. If any provisions of eit thereof to any person or circumstances is held to be invalid, such invalidit	* *
<u>increation any person of ch</u> cumstances is neutro be invalid, such invalid	ty shan not affect those

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1	provisions or applications which can be given effect without the invalid provision or application,
2	and, to that end, the provisions of this Article are severable."
3	SECTION 3. The Department of Labor may adopt rules, including temporary rules,
4	design and distribute forms, begin accepting applications, and establish and collect fees in order
5	that a device subject to the provisions of this act that is existing on or before December 1, 2019,
6	is in compliance with the provisions of this act and has received a permit to operate from the
7	Department of Labor by that date.
8	SECTION 4. Article 47 of Chapter 66 of the General Statutes is repealed.
9	SECTION 5. Section 2 and Section 4 of this act become effective July 1, 2020.
10	G.S. 95-112.14(g) and (h), as enacted by Section 2 of this act, apply to offenses occurring on or

G.S. 95-112.14(g) and (h), as enacted by Section 2 of this act, apply to offenses occurring on or
 after July 1, 2020. The remainder of this act is effective when it becomes law.