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SENATE BILL DRS45097-LR-43

Short Title: (Public) Labor Law Changes. Senators Hise, Galey, and Woodard (Primary Sponsors). Sponsors: Referred to: A BILL TO BE ENTITLED AN ACT MAKING VARIOUS CHANGES TO THE LABOR LAWS OF NORTH CAROLINA. The General Assembly of North Carolina enacts: **SECTION 1.(a)** G.S. 74-24.2 reads as rewritten: "§ 74-24.2. Definitions. In this Article, unless the context otherwise requires: The following definitions apply in this Article: (1) The term "accident" means an Accident. – An unexpected event resulting in injury to, illness of, or death of a person or persons as a result of mining operations and any mine explosion, mine ignition, mine fire, mine inundation, mine cave-in, or other event which could have readily resulted in serious physical harm. The term "Advisory Council" shall mean the Advisory Council or body (2) authorized to be established under this Article. The term "agent" means any Agent. – Any person charged by the operator (3) with responsibility for the operation of all or part of a mine or supervision of the miners in a mine, and for the purposes of this Article includes contractors, subcontractors, or independent contractors employed by the operator to perform any work or services at, in, or on the mine. The term "Commissioner" means the Commissioner. - The Commissioner of (4) Labor of North Carolina. The term "Director" means the Director. - The person authorized under (5) G.S. 74-24.19 and appointed by the Commissioner for the purpose of assisting in the administration of this Article. The term "imminent danger" means the Imminent danger. - The existence of (6) any condition or practice in a mine which could reasonably be expected to cause death or serious physical harm immediately to any miner if such condition or practice is not abated at once. The term "mine" means an Mine. – An area of land and all private ways and (7) roads appurtenant thereto, structures, facilities, machinery, tools, equipment, shafts, slopes, tunnels, excavations, and other property, real or personal, placed or constructed on, under, or above the surface of such land by any person, used in, or to be used in, or resulting from (including the reclamation of mined areas or the storage of materials in mined areas), or to facilitate the work of exploring for, developing of, or extracting by any means or method



in such area all minerals, inorganic and organic, from their natural deposits. 1 2 The term "mine" also includes all mineral processing and milling facilities 3 except those used in the processing of source materials as defined in the 4 Atomic Energy Act of 1954, as amended. 5 (8) The term "miner" means any Miner. – Any individual, other than an operator 6 or an agent, working in or about a mine. 7 (9) The term "operator" means an Operator. – An individual, partnership, association, corporation, firm, subsidiary of a corporation, or other 8 9 organization owning, operating, leasing, controlling, or supervising a mining 10 operation. 11 (10)The term "repeated violation" means a Repeated violation. – A violation for 12 which an operator was issued a notice or an order on an inspection and which 13 is found to exist again on the next regular inspection, even though the violation 14 was abated within the time fixed for abatement. The term "State" means the State. – The State of North Carolina." 15 (11)**SECTION 1.(b)** G.S. 74-24.4(a) reads as rewritten: 16 17 The Commissioner shall develop, adopt, revise, and promulgate safety and health 18 standards for the purpose of the protection of life, the promotion of safety and health, and the 19 prevention of "accidents" in mines which are subject to this Article. In the development of safety 20 and health standards, the Commissioner shall consult with the Advisory Council, interested 21 federal agencies, appropriate representatives of other State agencies, appropriate representatives 22 of mine operators and miners, and other interested persons and organizations whose participation 23 would further the purposes of this Article." 24 **SECTION 1.(c)** G.S. 74-24.6 is repealed. 25 **SECTION 2.** G.S. 95-111.3(a) reads as rewritten: 26 "(a) The term "amusement device" shall mean any mechanical or structural device or 27 attraction that carries or conveys or permits persons to walk along, around or over a fixed or 28 restricted route or course or within a defined area including the entrances and exits thereto, for 29 the purpose of giving such persons amusement, pleasure, thrills or excitement. This term shall 30 not include any of the following: 31 (1) Devices operated on a river, lake, or any other natural body of water. 32 (2) Wavepools. 33 Roller skating rinks. (3) 34 Ice skating rinks. (4) Skateboard ramps or courses. 35 (5) 36 Mechanical bulls. (6) 37 (7) Buildings or concourses used in laser games. 38 (8) All-terrain vehicles. 39 (9) Motorcycles. Bicycles. 40 (10)41 (11)Mopeds. 42 (12)Rock walls that are in a fixed, permanent location. 43 (13)Zip-lines. 44 (14)Funhouses, haunted houses, and similar walk-through devices that are erected 45 temporarily on a seasonal basis and do not have mechanical components. 46 (15)Playground equipment, including but not limited to soft contained play equipment, swings, seesaws, slides, stationary spring-mounted animal 47 48 features, jungle gyms, rider-propelled merry-go-rounds, and trampolines. 49 A locomotive, train, series of railroad cars, or other mechanical devices that (16)50 operate on any United States standard railroad gauge of four feet, eight and

Page 2 DRS45097-LR-43

one-half inches."

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SECTION 3. G.S. 95-133(b) reads as rewritten:

"(b) Subject to the general supervision of the Commissioner and Deputy Commissioner, the Director shall be responsible for the administration and enforcement of all laws, rules and regulations which it is the duty of the Division to administer and enforce. The Director shall have the power, jurisdiction and authority to:

Obtain medical records compiled and maintained by the Department of Health and Human Services, by hospitals participating in the statewide trauma system, or by emergency management services providers in connection with the dispatch, response, treatment, or transport of individual patients relating to investigations and enforcement proceedings under this Article. The medical records obtained by the Department shall be strictly confidential, are not public records within the meaning of G.S. 132-1, and shall not be released or made public."

SECTION 4. This act is effective when it becomes law.

DRS45097-LR-43 Page 3