1	AN ACT
2	relating to civil claims involving exposure to asbestos and silica.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

4 SECTION 1. FINDINGS; PURPOSE. (a) The Legislature of the 5 State of Texas makes findings as stated in this section.

6 (b) Asbestos is a mineral that was used extensively in industrial applications, especially between the 1940s and the 7 1970s. It is estimated that as many as 27 million American workers 8 were exposed to asbestos between 1940 and 1979. 9 Exposure to asbestos, particularly through inhalation of asbestos fibers, has 10 allegedly been linked to certain malignant and nonmalignant 11 diseases, including mesothelioma and asbestosis. These diseases 12 13 have latency periods of up to 40 years.

(c) Over the last three decades, hundreds of thousands of 14 15 lawsuits alleging asbestos-related disease have been filed throughout the United States. In the early 1990s, between 15,000 16 and 20,000 new lawsuits alleging asbestos-related disease were 17 filed each year. By the late 1990s, the number of new lawsuits 18 alleging asbestos-related disease filed each year was more than 19 double the number of yearly filings seen in the early 1990s. By one 20 estimate, the number of asbestos lawsuits pending in state and 21 federal courts in the United States doubled in the 1990s, from 22 23 approximately 100,000 to more than 200,000 claims.

24

(d) In 1991, the Judicial Conference Ad Hoc Committee on

Asbestos Litigation, appointed by United States Supreme Court Chief Justice William Rehnquist, found that "the [asbestos litigation] situation has reached critical dimensions and is getting worse." In 1997, the United States Supreme Court acknowledged that the country was in the midst of an "asbestos-litigation crisis." AmChem Products, Inc. v. Windsor, 521 U.S. 591, 597 (1997).

7 (e) Texas has not been spared this crisis. In the period
8 from 1988 to 2000, more lawsuits alleging asbestos-related disease
9 were filed in Texas than in any other state. Thousands of asbestos
10 lawsuits are pending in Texas courts today.

11 (f) This asbestos litigation crisis is due, in part, to screening of persons with possible occupational exposure to 12 asbestos and to the existence of statutes of limitations that begin 13 to run based merely on knowledge of a possible asbestos-related 14 15 disease or symptom. The screening process identifies individuals 16 with radiographically detectable markings on their lungs that are consistent with asbestos-related disease regardless of whether the 17 identified 18 individuals have any physical impairment. The individuals then file lawsuits, in part to avoid the running of 19 limitations triggered by the discovery that they may have an 20 asbestos-related injury. Many of the identified individuals (at 21 22 least one estimate puts the figure as high as 90 percent of identified individuals) are not experiencing any symptoms 23 of asbestos-related disease and are not suffering from 24 any 25 asbestos-related illness affecting their daily functions.

(g) The crush of asbestos litigation has been costly to
 employers, employees, litigants, and the court system. In 2003,

the American Bar Association Commission on Asbestos Litigation 1 2 noted that in 1982, the nation's single largest supplier of 3 asbestos-containing insulation products, the Johns-Manville 4 Corporation, "declared bankruptcy due to the burden of the asbestos 5 litigation." Since then, more than 70 other companies have 6 declared bankruptcy due to the burden of asbestos litigation. It is 7 estimated that between 60,000 and 128,000 American workers already have lost their jobs as a result of asbestos-related bankruptcies 8 9 and that eventually 423,000 jobs will be lost due to 10 asbestos-related bankruptcies. Each worker who loses a job due to 11 an asbestos-related bankruptcy loses between \$25,000 and \$50,000 in wages over the worker's career. These workers also have seen the 12 value of their 401(k) retirement plans drop by 25 percent or more 13 due to these bankruptcies. 14

15 (h) Additionally, it is estimated that asbestos litigation 16 has already cost over \$54 billion, with well over half of this expense going to attorney's fees and other litigation costs. 17 The 18 crowded dockets that result from the crush of asbestos cases filed by persons who are not functionally or physically impaired by any 19 20 asbestos-related illness severely hampers the ability of seriously ill claimants to seek redress in the courts. Those claimants who 21 22 have had their day in court often find that the value of their recovery is seriously reduced when the company against whom the 23 judgment was rendered files bankruptcy due to the weight of 24 25 asbestos litigation brought by unimpaired claimants.

(i) Silica is a naturally occurring mineral and is thesecond most common constituent of the earth's crust. Crystalline

silica in the form of quartz is present in sand, gravel, soil, and rocks.

3 (j) Silica sand is the primary raw material for the 4 production of glass, including container glass (bottles and jars), 5 flat glass (windows), and other forms of glass. Silica sand is used 6 to make foundry molds and cores. Industrial minerals that contain 7 silica are the essential raw materials for the manufacture of ceramics, which include industrial ceramics, sanitary ware 8 9 (bathrooms), and tableware (plates and cups). Crushed stone and 10 sand and gravel (aggregates), most of which contain crystalline 11 silica, are the primary raw materials in concrete and asphalt; these materials are used in the construction of roads, sidewalks, 12 13 building foundations, and many other things. Sandstone and granite, both of which contain silica, are used as building 14 15 materials.

16 (k) The primary adverse health effect associated with 17 silica is silicosis. Silicosis is a lung disease characterized by 18 fibrosis, or scarring, and is caused by prolonged overexposure to 19 respirable silica through inhalation. Additionally, silica 20 inhaled from occupational sources was classified as a lung 21 carcinogen in 1996.

(1) Silicosis has been recognized as an occupational disease for over 100 years. By the 1930s, the federal government had launched a silica-awareness campaign, which led to greater protection for workers exposed to silica dust. By the early 1970s, the United States Occupational Safety and Health Administration had begun to regulate occupational exposure to respirable silica. In

United States Centers for 1 1999, the Disease Control and 2 Prevention/National Institute for Occupational Safety and Health called the reduction in occupational lung diseases, including 3 4 silicosis, one of the ten great public health achievements of the The United States Centers for Disease Control and 5 20th century. 6 Prevention/National Institute for Occupational Safety and Health 7 data disclose a substantial decrease in silicosis since 1968 (the first year the data were collected). As a result, the number of 8 9 silica lawsuits filed each year was relatively predictable through 2001. This trend has changed. The number of new lawsuits alleging 10 11 silica-related disease being filed each year has risen precipitously in recent years. For example, one of America's 12 largest suppliers of industrial sand had more than 15,000 new 13 claims filed in the first six months of 2003, which is three times 14 the number of claims it had in all of 2002 and more than 10 times the 15 number of claims it had in all of 2001. 16

17 Silica claims, like asbestos claims, often arise when an (m) individual is identified as having markings on the individual's 18 lungs that are possibly consistent with silica exposure, but the 19 individual has no functional or physical impairment from any 20 silica-related disease. The identified individuals, like those 21 22 alleging asbestos-related injury, file lawsuits under the theory that they must do so to avoid having their claims barred by 23 limitations even though they have no current impairment and may 24 25 never have impairment. It is, therefore, necessary to address silica-related litigation. 26

27

(n) It is the purpose of this Act to protect the right of

people with impairing asbestos-related and silica-related injuries 1 2 to pursue their claims for compensation in a fair and efficient 3 manner through the Texas court system, while at the same time 4 preventing scarce judicial and litigant resources from being misdirected by the claims of individuals who have been exposed to 5 asbestos or silica but have no functional or physical impairment 6 7 from asbestos-related or silica-related disease. To that end, this 8 Act:

9 (1) adopts medically accepted standards for differentiating 10 between individuals with nonmalignant 11 asbestos-related or silica-related disease causing functional impairment and individuals with no functional impairment; 12

(2) provides a method to obtain the dismissal of lawsuits in which the exposed person has no functional impairment, while at the same time protecting a person's right to bring suit on discovering an impairing asbestos-related or silica-related injury; and

(3) creates an extended period before limitations begin to run in which to bring claims for injuries caused by the inhalation or ingestion of asbestos or by the inhalation of silica to preserve the right of those who have been exposed to asbestos or silica but are not yet impaired to bring a claim later in the event that they develop an impairing asbestos-related or silica-related disease or injury.

25 SECTION 2. Title 4, Civil Practice and Remedies Code, is 26 amended by adding Chapter 90 to read as follows:

1	CHAPTER 90. CLAIMS INVOLVING ASBESTOS AND SILICA
2	Sec. 90.001. DEFINITIONS. In this chapter:
3	(1) "Asbestos" means chrysotile, amosite,
4	crocidolite, tremolite asbestos, anthophyllite asbestos,
5	actinolite asbestos, and any of these minerals that have been
6	chemically treated or altered.
7	(2) "Asbestos-related injury" means personal injury
8	or death allegedly caused, in whole or in part, by inhalation or
9	ingestion of asbestos.
10	(3) "Asbestosis" means bilateral diffuse interstitial
11	fibrosis of the lungs caused by inhalation of asbestos fibers.
12	(4) "Certified B-reader" means a person who has
13	successfully completed the x-ray interpretation course sponsored
14	by the National Institute for Occupational Safety and Health
15	(NIOSH) and passed the B-reader certification examination for x-ray
16	interpretation and whose NIOSH certification is current at the time
17	of any readings required by this chapter.
18	(5) "Chest x-ray" means chest films that are taken in
19	accordance with all applicable state and federal regulatory
20	standards and in the posterior-anterior view.
21	(6) "Claimant" means an exposed person and any person
22	who is seeking recovery of damages for or arising from the injury or
23	death of an exposed person.
24	(7) "Defendant" means a person against whom a claim
25	arising from an asbestos-related injury or a silica-related injury
26	is made.
27	(8) "Exposed person" means a person who is alleged to

1	have suffered an asbestos-related injury or a silica-related
2	injury.
3	(9) "FEV1" means forced expiratory volume in the first
4	second, which is the maximal volume of air expelled in one second
5	during performance of simple spirometric tests.
6	(10) "FVC" means forced vital capacity, which is the
7	maximal volume of air expired with maximum effort from a position of
8	full inspiration.
9	(11) "ILO system of classification" means the
10	radiological rating system of the International Labor Office in
11	"Guidelines for the Use of ILO International Classification of
12	Radiographs of Pneumoconioses" (2000), as amended.
13	(12) "MDL pretrial court" means the district court to
14	which related cases are transferred for consolidated or coordinated
15	pretrial proceedings under Rule 13, Texas Rules of Judicial
16	Administration.
17	(13) "MDL rules" means the rules adopted by the
18	supreme court under Subchapter H, Chapter 74, Government Code.
19	(14) "Mesothelioma" means a rare form of cancer
20	allegedly caused in some instances by exposure to asbestos in which
21	the cancer invades cells in the membrane lining:
22	(A) the lungs and chest cavity (the pleural
23	region);
24	(B) the abdominal cavity (the peritoneal
25	region); or
26	(C) the heart (the pericardial region).
27	(15) "Nonmalignant asbestos-related injury" means an

1	asbestos-related injury other than mesothelioma or other cancer.
2	(16) "Nonmalignant silica-related injury" means a
3	silica-related injury other than cancer.
4	(17) "Physician board certified in internal medicine"
5	means a physician who is certified by the American Board of Internal
6	Medicine or the American Osteopathic Board of Internal Medicine.
7	(18) "Physician board certified in occupational
8	medicine" means a physician who is certified in the subspecialty of
9	occupational medicine by the American Board of Preventive Medicine
10	or the American Osteopathic Board of Preventive Medicine.
11	(19) "Physician board certified in oncology" means a
12	physician who is certified in the subspecialty of medical oncology
13	by the American Board of Internal Medicine or the American
14	Osteopathic Board of Internal Medicine.
15	(20) "Physician board certified in pathology" means a
16	physician who holds primary certification in anatomic pathology or
17	clinical pathology from the American Board of Pathology or the
18	American Osteopathic Board of Internal Medicine and whose
19	professional practice:
20	(A) is principally in the field of pathology; and
21	(B) involves regular evaluation of pathology
22	materials obtained from surgical or postmortem specimens.
23	(21) "Physician board certified in pulmonary
24	medicine" means a physician who is certified in the subspecialty of
25	pulmonary medicine by the American Board of Internal Medicine or
26	the American Osteopathic Board of Internal Medicine.
27	(22) "Plethysmography" means the test for determining

1	lung volume, also known as "body plethysmography," in which the
2	subject of the test is enclosed in a chamber that is equipped to
3	measure pressure, flow, or volume change.
4	(23) "Pulmonary function testing" means spirometry,
5	lung volume, and diffusion capacity testing performed in accordance
6	with Section 90.002 using equipment, methods of calibration, and
7	techniques that meet:
8	(A) the criteria incorporated in the American
9	Medical Association Guides to the Evaluation of Permanent
10	Impairment and reported in 20 C.F.R. Part 404, Subpart P, Appendix
11	1, Part (A), Sections 3.00(E) and (F)(2003); and
12	(B) the interpretative standards in the Official
13	Statement of the American Thoracic Society entitled "Lung Function
14	Testing: Selection of Reference Values and Interpretative
15	Strategies," as published in 144 American Review of Respiratory
16	<u>Disease 1202-1218 (1991).</u>
17	(24) "Report" means a report required by Section
18	90.003, 90.004, or 90.010(f)(1).
19	(25) "Respirable," with respect to silica, means
20	particles that are less than 10 microns in diameter.
21	(26) "Serve" means to serve notice on a party in
22	compliance with Rule 21a, Texas Rules of Civil Procedure.
23	(27) "Silica" means a respirable form of crystalline
24	silicon dioxide, including alpha quartz, cristobalite, and
25	<u>tridymite.</u>
26	(28) "Silica-related injury" means personal injury or
27	death allegedly caused, in whole or in part, by inhalation of

1	silica.
2	(29) "Silicosis" means interstitial fibrosis of the
3	lungs caused by inhalation of silica, including:
4	(A) acute silicosis, which may occur after
5	exposure to very high levels of silica within a period of months to
6	five years after the initial exposure;
7	(B) accelerated silicosis; and
8	(C) chronic silicosis.
9	Sec. 90.002. PULMONARY FUNCTION TESTING. Pulmonary
10	function testing required by this chapter must be interpreted by a
11	physician:
12	(1) who is licensed in this state or another state of
13	the United States;
14	(2) who is board certified in pulmonary medicine,
15	internal medicine, or occupational medicine; and
16	(3) whose license and certification were not on
17	inactive status at the time the testing was interpreted.
18	Sec. 90.003. REPORTS REQUIRED FOR CLAIMS INVOLVING
19	ASBESTOS-RELATED INJURY. (a) A claimant asserting an
20	asbestos-related injury must serve on each defendant the following
21	information:
22	(1) a report by a physician who is board certified in
23	pulmonary medicine, occupational medicine, internal medicine,
24	oncology, or pathology and whose license and certification were not
25	on inactive status at the time the report was made stating that:
26	(A) the exposed person has been diagnosed with
27	<pre>malignant mesothelioma or other malignant asbestos-related cancer;</pre>

1	and
2	(B) to a reasonable degree of medical
3	probability, exposure to asbestos was a cause of the diagnosed
4	mesothelioma or other cancer in the exposed person; or
5	(2) a report by a physician who is board certified in
6	pulmonary medicine, internal medicine, or occupational medicine
7	and whose license and certification were not on inactive status at
8	the time the report was made that:
9	(A) verifies that the physician or a medical
10	professional employed by and under the direct supervision and
11	control of the physician:
12	(i) performed a physical examination of the
13	exposed person, or if the exposed person is deceased, reviewed
14	available records relating to the exposed person's medical
15	<pre>condition;</pre>
16	(ii) took a detailed occupational and
17	exposure history from the exposed person or, if the exposed person
18	is deceased, from a person knowledgeable about the alleged exposure
19	or exposures that form the basis of the action; and
20	(iii) took a detailed medical and smoking
21	history that includes a thorough review of the exposed person's
22	past and present medical problems and their most probable cause;
23	(B) sets out the details of the exposed person's
24	occupational, exposure, medical, and smoking history and verifies
25	that at least 10 years have elapsed between the exposed person's
26	first exposure to asbestos and the date of diagnosis;
27	(C) verifies that the exposed person has:

	S.B. No. 15
1	(i) a quality 1 or 2 chest x-ray that has
2	been read by a certified B-reader according to the ILO system of
3	classification as showing:
4	(a) bilateral small irregular
5	opacities (s, t, or u) with a profusion grading of 1/1 or higher,
6	for an action filed on or after May 1, 2005;
7	(b) bilateral small irregular
8	opacities (s, t, or u) with a profusion grading of 1/0 or higher,
9	for an action filed before May 1, 2005; or
10	(c) bilateral diffuse pleural
11	thickening graded b2 or higher including blunting of the
12	costophrenic angle; or
13	(ii) pathological asbestosis graded 1(B) or
14	higher under the criteria published in "Asbestos-Associated
15	Diseases," 106 Archives of Pathology and Laboratory Medicine 11,
16	Appendix 3 (October 8, 1982);
17	(D) verifies that the exposed person has
18	asbestos-related pulmonary impairment as demonstrated by pulmonary
19	function testing showing:
20	(i) forced vital capacity below the lower
21	limit of normal or below 80 percent of predicted and FEV1/FVC ratio
22	(using actual values) at or above the lower limit of normal or at or
23	above 65 percent; or
24	(ii) total lung capacity, by
25	plethysmography or timed gas dilution, below the lower limit of
26	normal or below 80 percent of predicted;
27	(E) verifies that the physician has concluded

S.B. No. 15 that the exposed person's medical findings and impairment were not 1 more probably the result of causes other than asbestos exposure 2 3 revealed by the exposed person's occupational, exposure, medical, 4 and smoking history; and 5 (F) is accompanied by copies of all ILO classifications, pulmonary function tests, including printouts of 6 7 all data, flow volume loops, and other information demonstrating compliance with the equipment, quality, interpretation, and 8 reporting standards set out in this chapter, lung volume tests, 9 diagnostic imaging of the chest, pathology reports, or other 10 testing reviewed by the physician in reaching the physician's 11 12 conclusions. 13 (b) The detailed occupational and exposure history required by Subsection (a)(2)(A)(ii) must describe: 14 (1) the exposed person's principal employments and 15 16 state whether the exposed person was exposed to airborne 17 contaminants, including asbestos fibers and other dusts that can 18 cause pulmonary impairment; and (2) the nature, duration, and frequency of the exposed 19 person's exposure to airborne contaminants, including asbestos 20 fibers and other dusts that can cause pulmonary impairment. 21 22 (c) If a claimant's pulmonary function test results do not meet the requirements of Subsection (a)(2)(D)(i) or (ii), the 23 claimant may serve on each defendant a report by a physician who is 24 board certified in pulmonary medicine, internal medicine, or 25 occupational medicine and whose license and certification were not 26 27 on inactive status at the time the report was made that:

1	(1) verifies that the physician has a
2	physician-patient relationship with the exposed person;
3	(2) verifies that the exposed person has a quality 1 or
4	2 chest x-ray that has been read by a certified B-reader according
5	to the ILO system of classification as showing bilateral small
6	irregular opacities (s, t, or u) with a profusion grading of 2/1 or
7	higher;
8	(3) verifies that the exposed person has restrictive
9	impairment from asbestosis and includes the specific pulmonary
10	function test findings on which the physician relies to establish
11	that the exposed person has restrictive impairment;
12	(4) verifies that the physician has concluded that the
13	exposed person's medical findings and impairment were not more
14	probably the result of causes other than asbestos exposure revealed
15	by the exposed person's occupational, exposure, medical, and
16	smoking history; and
17	(5) is accompanied by copies of all ILO
18	classifications, pulmonary function tests, including printouts of
19	all data, flow volume loops, and other information demonstrating
20	compliance with the equipment, quality, interpretation, and
21	reporting standards set out in this chapter, lung volume tests,
22	diagnostic imaging of the chest, pathology reports, or other
23	testing reviewed by the physician in reaching the physician's
24	conclusions.
25	(d) If a claimant's radiologic findings do not meet the
26	requirements of Subsection (a)(2)(C)(i), the claimant may serve on
27	each defendant a report by a physician who is board certified in

1	pulmonary medicine, internal medicine, or occupational medicine
2	and whose license and certification were not on inactive status at
3	the time the report was made that:
4	(1) verifies that the physician has a
5	physician-patient relationship with the exposed person;
6	(2) verifies that the exposed person has
7	asbestos-related pulmonary impairment as demonstrated by pulmonary
8	function testing showing:
9	(A) either:
10	(i) forced vital capacity below the lower
11	limit of normal or below 80 percent of predicted and total lung
12	capacity, by plethysmography, below the lower limit of normal or
13	below 80 percent of predicted; or
14	(ii) forced vital capacity below the lower
15	limit of normal or below 80 percent of predicted and FEV1/FVC ratio
16	(using actual values) at or above the lower limit of normal or at or
17	above 65 percent; and
18	(B) diffusing capacity of carbon monoxide below
19	the lower limit of normal or below 80 percent of predicted;
20	(3) verifies that the exposed person has a computed
21	tomography scan or high-resolution computed tomography scan
22	showing either bilateral pleural disease or bilateral parenchymal
23	disease consistent with asbestos exposure;
24	(4) verifies that the physician has concluded that the
25	exposed person's medical findings and impairment were not more
26	probably the result of causes other than asbestos exposure as

revealed by the exposed person's occupational, exposure, medical,

and smoking history; and 1 2 (5) is accompanied by copies of all computed 3 tomography scans, ILO classifications, pulmonary function tests, including printouts of all data, flow volume loops, and other 4 information demonstrating compliance with the equipment, quality, 5 6 interpretation, and reporting standards set out in this chapter, 7 lung volume tests, diagnostic imaging of the chest, pathology 8 reports, or other testing reviewed by the physician in reaching the 9 physician's conclusions. 10 Sec. 90.004. REPORTS REQUIRED FOR CLAIMS INVOLVING SILICA-RELATED INJURY. (a) A claimant asserting a silica-related 11 injury must serve on each defendant a report by a physician who is 12 board certified in pulmonary medicine, internal medicine, 13 oncology, pathology, or, with respect to a claim for silicosis, 14 15 occupational medicine and whose license and certification were not 16 on inactive status at the time the report was made that: 17 (1) verifies that the physician or a medical 18 professional employed by and under the direct supervision and control of the physician: 19 (A) performed a physical examination of the 20 exposed person, or if the exposed person is deceased, reviewed 21 22 available records relating to the exposed person's medical 23 condition; (B) took a detailed occupational and exposure 24 25 history from the exposed person or, if the exposed person is deceased, from a person knowledgeable about the alleged exposure or 26 27 exposures that form the basis of the action; and

1	(C) took a detailed medical and smoking history
2	that includes a thorough review of the exposed person's past and
3	present medical problems and their most probable cause;
4	(2) sets out the details of the exposed person's
5	occupational, exposure, medical, and smoking history;
6	(3) verifies that the exposed person has one or more of
7	the following:
8	(A) a quality 1 or 2 chest x-ray that has been
9	read by a certified B-reader according to the ILO system of
10	classification as showing:
11	(i) bilateral predominantly nodular
12	opacities (p, q, or r) occurring primarily in the upper lung fields,
13	with a profusion grading of 1/1 or higher, for an action filed on or
14	after May 1, 2005; or
15	(ii) bilateral predominantly nodular
16	opacities (p, q, or r) occurring primarily in the upper lung fields,
17	with a profusion grading of 1/0 or higher, for an action filed
18	before May 1, 2005;
19	(B) pathological demonstration of classic
20	silicotic nodules exceeding one centimeter in diameter as published
21	in "Diseases Associated with Exposure to Silica and Nonfibrous
22	Silicate Minerals," 112 Archives of Pathology and Laboratory
23	Medicine 7 (July 1988);
24	(C) progressive massive fibrosis radiologically
25	established by large opacities greater than one centimeter in
26	diameter; or
27	(D) acute silicosis; and

1	(4) is accompanied by copies of all ILO
2	classifications, pulmonary function tests, including printouts of
3	all data, flow volume loops, and other information demonstrating
4	compliance with the equipment, quality, interpretation, and
5	reporting standards set out in this chapter, lung volume tests,
6	diagnostic imaging of the chest, pathology reports, or other
7	testing reviewed by the physician in reaching the physician's
8	<u>conclusions.</u>
9	(b) If the claimant is asserting a claim for silicosis, the
10	report required by Subsection (a) must also verify that:
11	(1) there has been a sufficient latency period for the
12	applicable type of silicosis;
13	(2) the exposed person has at least Class 2 or higher
14	impairment due to silicosis, according to the American Medical
15	Association Guides to the Evaluation of Permanent Impairment and
16	reported in 20 C.F.R. Part 404, Subpart P, Appendix 1, Part (A),
17	Sections 3.00(E) and (F)(2003); and
18	(3) the physician has concluded that the exposed
19	person's medical findings and impairment were not more probably the
20	result of causes other than silica exposure revealed by the exposed
21	person's occupational, exposure, medical, and smoking history.
22	(c) If the claimant is asserting a claim for silica-related
23	lung cancer, the report required by Subsection (a) must also:
24	(1) include a diagnosis that the exposed person has
25	primary lung cancer and that inhalation of silica was a substantial
26	contributing factor to that cancer; and
27	(2) verify that at least 15 years have elapsed from the

1 <u>date of the exposed person's first exposure to silica until the date</u> 2 <u>of diagnosis of the exposed person's primary lung cancer.</u> 3 <u>(d) If the claimant is asserting a claim for any disease</u> 4 <u>other than silicosis and lung cancer alleged to be related to</u>

5 <u>exposure to silica, the report required by Subsection (a) must also</u>
6 <u>verify that the physician has diagnosed the exposed person with a</u>
7 <u>disease other than silicosis or silica-related lung cancer and has</u>
8 <u>concluded that the exposed person's disease is not more probably</u>
9 the result of causes other than silica exposure.

10 (e) The detailed occupational and exposure history required 11 by Subsection (a)(1)(B) must describe:

12 <u>(1) the exposed person's principal employments and</u> 13 <u>state whether the exposed person was exposed to airborne</u> 14 <u>contaminants, including silica and other dusts that can cause</u> 15 <u>pulmonary impairment; and</u>

16 (2) the nature, duration, and frequency of the exposed 17 person's exposure to airborne contaminants, including silica and 18 other dusts that can cause pulmonary impairment.

Sec. 90.005. PROHIBITED BASIS FOR DIAGNOSIS. (a) For 19 20 purposes of this chapter, a physician may not, as the basis for a diagnosis, rely on the reports or opinions of any doctor, clinic, 21 22 laboratory, or testing company that performed an examination, test, 23 or screening of the exposed person's medical condition that was conducted in violation of any law, regulation, licensing 24 25 requirement, or medical code of practice of the state in which the examination, test, or screening was conducted. 26

27 (b) If a physician relies on any information in violation of

1	Subsection (a), the physician's opinion or report does not comply
2	with the requirements of this chapter.
3	Sec. 90.006. SERVING REPORTS. (a) In an action filed on or
4	after the date this chapter becomes law, a report prescribed by
5	Section 90.003 or 90.004 must be served on each defendant not later
6	than the 30th day after the date that defendant answers or otherwise
7	enters an appearance in the action.
8	(b) In an action pending on the date this chapter becomes
9	law and in which the trial, or any new trial or retrial following
10	motion, appeal, or otherwise, commences on or before the 90th day
11	after the date this chapter becomes law, a claimant is not required
12	to serve a report on any defendant unless a mistrial, new trial, or
13	retrial is subsequently granted or ordered.
14	(c) In an action pending on the date this chapter becomes
15	law and in which the trial, or any new trial or retrial following
16	motion, appeal, or otherwise, commences after the 90th day after
17	the date this chapter becomes law, a report must be served on each
18	defendant on or before the earlier of the following dates:
19	(1) the 60th day before trial commences; or
20	(2) the 180th day after the date this chapter becomes
21	law.
22	Sec. 90.007. MOTION TO DISMISS. (a) In an action filed on
23	or after the date this chapter becomes law, if a claimant fails to
24	timely serve a report on a defendant, or serves on the defendant a
25	report that does not comply with the requirements of Section 90.003
26	or 90.004, the defendant may file a motion to dismiss the claimant's
27	asbestos-related claims or silica-related claims. The motion must

be filed on or before the 30th day after the date the report is 1 served on the defendant. If a claimant fails to serve a report on 2 3 the defendant, the motion must be filed on or before the 30th day 4 after the date the report was required to be served on the defendant under Section 90.006. If the basis of the motion is that the 5 6 claimant has served on the defendant a report that does not comply 7 with Section 90.003 or 90.004, the motion must include the reasons why the report does not comply with that section. 8

9 (b) A claimant may file a response to a motion to dismiss on or before the 15th day after the date the motion to dismiss is 10 served. A report required by Section 90.003 or 90.004 may be filed, 11 amended, or supplemented within the time required for responding to 12 13 a motion to dismiss. The service of an amended or supplemental report does not require the filing of an additional motion to 14 15 dismiss if the reasons stated in the original motion to dismiss are 16 sufficient to require dismissal under this chapter.

17 (c) Except as provided by Section 90.010(d) or (e), if the 18 court is of the opinion that a motion to dismiss is meritorious, the court shall, by written order, grant the motion and dismiss all of 19 20 the claimant's asbestos-related claims or silica-related claims, as appropriate, against the defendant. A dismissal under this 21 22 section is without prejudice to the claimant's right, if any, to 23 assert claims for an asbestos-related injury or a silica-related injury in a subsequent action. 24

(d) On the filing of a motion to dismiss under this section,
 all further proceedings in the action are stayed until the motion is
 heard and determined by the court.

1	(e) On the motion of a party showing good cause, the court
2	may shorten or extend the time limits provided in this section for
3	filing or serving motions, responses, or reports.
4	Sec. 90.008. VOLUNTARY DISMISSAL. Before serving a report
5	required by Section 90.003 or 90.004, a claimant seeking damages
6	arising from an asbestos-related injury or silica-related injury
7	may voluntarily dismiss the claimant's action. If a claimant files
8	a voluntary dismissal under this section, the claimant's voluntary
9	dismissal is without prejudice to the claimant's right to file a
10	subsequent action seeking damages arising from an asbestos-related
11	injury or a silica-related injury.
12	Sec. 90.009. JOINDER OF CLAIMANTS. Unless all parties
13	agree otherwise, claims relating to more than one exposed person
14	may not be joined for a single trial.
15	Sec. 90.010. MULTIDISTRICT LITIGATION PROCEEDINGS.
16	(a) The MDL rules apply to any action pending on the date this
17	chapter becomes law in which the claimant alleges personal injury
18	or death from exposure to asbestos or silica unless:
19	(1) the action was filed before September 1, 2003, and
20	trial has commenced or is set to commence on or before the 90th day
21	after the date this chapter becomes law, except that the MDL rules
22	shall apply to the action if the trial does not commence on or
23	before the 90th day after the date this chapter becomes law;
24	(2) the action was filed before September 1, 2003, and
25	the claimant serves a report that complies with Section 90.003 or
26	90.004 on or before the 90th day after the date this chapter becomes
27	law; or

	S.B. No. 15
1	(3) the action was filed before September 1, 2003, and
2	the exposed person has been diagnosed with malignant mesothelioma,
3	other malignant asbestos-related cancer, or malignant
4	silica-related cancer.
5	(b) If the claimant fails to serve a report complying with
6	Section 90.003 or 90.004 on or before the 90th day after the date
7	this chapter becomes law under Subsection (a)(2), the defendant may
8	file a notice of transfer to the MDL pretrial court. If the MDL
9	pretrial court determines that the claimant served a report that
10	complies with Section 90.003 or 90.004 on or before the 90th day
11	after the date this chapter becomes law, the MDL pretrial court
12	shall remand the action to the court in which the action was filed.
13	If the MDL pretrial court determines that the report was not served
14	on or before the 90th day after the date this chapter becomes law or
15	that the report served does not comply with Section 90.003 or
16	90.004, the MDL pretrial court shall retain jurisdiction over the
17	action pursuant to the MDL rules.
18	(c) In an action transferred to an MDL pretrial court in
19	which the exposed person is living and has been diagnosed with
20	malignant mesothelioma, other malignant asbestos-related cancer,

20 malignant mesothelioma, other malignant asbestos-related cancer, 21 malignant silica-related cancer, or acute silicosis, the MDL 22 pretrial court shall expedite the action in a manner calculated to 23 provide the exposed person with a trial or other disposition in the 24 shortest period that is fair to all parties and consistent with the 25 principles of due process. The MDL pretrial court should, as far as 26 reasonably possible, ensure that such action is brought to trial or 27 final disposition within six months from the date the action is

1	transferred to the MDL pretrial court, provided that all discovery
2	and case management requirements of the MDL pretrial court have
3	been satisfied.
4	(d) In an action pending on the date this chapter becomes
5	law that is transferred to or pending in an MDL pretrial court and
6	in which the claimant does not serve a report that complies with
7	Section 90.003 or 90.004, the MDL pretrial court shall not dismiss
8	the action pursuant to this chapter but shall retain jurisdiction
9	over the action under the MDL rules. The MDL pretrial court shall
10	not remand such action for trial unless:
11	(1) the claimant serves a report complying with
12	Section 90.003 or 90.004; or
13	(2)(A) the claimant does not serve a report that
14	complies with Section 90.003 or 90.004;
15	(B) the claimant serves a report complying with
16	Subsection (f)(1); and
17	(C) the court, on motion and hearing, makes the
18	findings required by Subsection (f)(2).
19	(e) In an action filed on or after the date this chapter
20	becomes law that is transferred to an MDL pretrial court and in
21	which the claimant does not serve on a defendant a report that
22	complies with Section 90.003 or 90.004, the MDL pretrial court
23	shall, on motion by a defendant, dismiss the action under Section
24	<u>90.007 unless:</u>
25	(1) the claimant serves a report that complies with
26	Subsection (f)(1); and
27	(2) the court, on motion and hearing, makes the

findings required by Subsection (f)(2). 1 (f) In an action in which the claimant seeks remand for 2 3 trial under Subsection (d)(2) or denial of a motion to dismiss under 4 Subsection (e): 5 (1) the claimant shall serve on each defendant a 6 report that: 7 (A) complies with the requirements of Sections 90.003(a)(2)(A), (B), (E), and (F) and 90.003(b) or Sections 8 90.004(a)(1), (2), and (4) and 90.004(e); and 9 10 (B) verifies that: 11 (i) the physician making the report has a 12 physician-patient relationship with the exposed person; 13 (ii) pulmonary function testing has been performed on the exposed person and the physician making the report 14 15 has interpreted the pulmonary function testing; 16 (iii) the physician making the report has concluded, to a reasonable degree of medical probability, that the 17 18 exposed person has radiographic, pathologic, or computed tomography evidence establishing bilateral pleural disease or 19 20 bilateral parenchymal disease caused by exposure to asbestos or 21 silica; and 22 (iv) the physician has concluded that the exposed person has asbestos-related or silica-related physical 23 impairment comparable to the impairment the exposed person would 24 25 have had if the exposed person met the criteria set forth in Section 90.003 or 90.004; and 26 27 (2) the MDL pretrial court shall determine whether:

S.B. No. 15

S.B. No. 15 1 (A) the report and medical opinions offered by 2 the claimant are reliable and credible; 3 (B) due to unique or extraordinary physical or medical characteristics of the exposed person, the medical criteria 4 set forth in Sections 90.003 and 90.004 do not adequately assess the 5 6 exposed person's physical impairment caused by exposure to asbestos 7 or silica; and (C) the claimant has produced sufficient 8 9 credible evidence for a finder of fact to reasonably find that the exposed person is physically impaired as the result of exposure to 10 asbestos or silica to a degree comparable to the impairment the 11 exposed person would have had if the exposed person met the criteria 12 13 set forth in Section 90.003 or 90.004. (g) A court's determination under Subsection (f) shall be 14 15 made after conducting an evidentiary hearing at which the claimant 16 and any defendant to the action may offer supporting or controverting evidence. The parties shall be permitted a 17 18 reasonable opportunity to conduct discovery before the evidentiary 19 hearing. 20 (h) The court shall state its findings under Subsection (f)(2) in writing and shall address in its findings: 21 22 (1) the unique or extraordinary physical or medical 23 characteristics of the exposed person that justify the application of this section; and 24 25 (2) the reasons the criteria set forth in Sections 26 90.003 and 90.004 do not adequately assess the exposed person's 27 physical impairment caused by exposure to asbestos or silica.

S.B. No. 15 (i) Any findings made by a court under Subsection (f) are 1 2 not admissible for any purpose at a trial on the merits. 3 (j) Subsections (d)(2) and (e)-(i) apply only in exceptional and limited circumstances in which the exposed person 4 does not satisfy the medical criteria of Section 90.003 or 90.004 5 6 but can demonstrate meaningful asbestos-related or silica-related 7 physical impairment that satisfies the requirements of Subsection (f). Subsections (d)(2) and (e)-(i) have limited application and 8 9 shall not be used to negate the requirements of this chapter. (k) On or before September 1, 2010, each MDL pretrial court 10 having jurisdiction over cases to which this chapter applies shall 11 deliver a report to the governor, lieutenant governor, and the 12 13 speaker of the house of representatives stating: (1) the number of cases on the court's multidistrict 14 15 litigation docket as of August 1, 2010; 16 (2) the number of cases on the court's multidistrict 17 litigation docket as of August 1, 2010, that do not meet the 18 criteria of Section 90.003 or 90.004, to the extent known; (3) the court's evaluation of the effectiveness of the 19 medical criteria established by Sections 90.003 and 90.004; 20 (4) the court's recommendation, if any, as to how 21 22 medical criteria should be applied to the cases on the court's multidistrict litigation docket as of August 1, 2010; and 23 (5) any other information regarding 24 the 25 administration of cases in the MDL pretrial courts that the court 26 deems appropriate. 27 Sec. 90.011. BANKRUPTCY. Nothing in this chapter is

1	intended to affect the rights of any party in a bankruptcy
2	proceeding or affect the ability of any person to satisfy the claim
3	criteria for compensable claims or demands under a trust
4	established pursuant to a plan of reorganization under Chapter 11
5	of the United States Bankruptcy Code (11 U.S.C. Section 1101 et
6	<u>seq.).</u>
7	Sec. 90.012. SUPREME COURT RULEMAKING. The supreme court
8	may promulgate amendments to the Texas Rules of Civil Procedure
9	regarding the joinder of claimants in asbestos-related actions or
10	silica-related actions if the rules are consistent with Section
11	90.009.
12	SECTION 3. Subsection (a), Section 16.003, Civil Practice
13	and Remedies Code, is amended to read as follows:
14	(a) Except as provided by Sections 16.010 <u>, 16.0031,</u> and
15	16.0045, a person must bring suit for trespass for injury to the
16	estate or to the property of another, conversion of personal
17	property, taking or detaining the personal property of another,
18	personal injury, forcible entry and detainer, and forcible detainer
19	not later than two years after the day the cause of action accrues.
20	SECTION 4. Subchapter A, Chapter 16, Civil Practice and
21	Remedies Code, is amended by adding Section 16.0031 to read as
22	follows:
23	Sec. 16.0031. ASBESTOS-RELATED OR SILICA-RELATED INJURIES.
24	(a) In an action for personal injury or death resulting from an
25	asbestos-related injury, as defined by Section 90.001, the cause of
26	action accrues for purposes of Section 16.003 on the earlier of the
27	following dates:

1	(1) the date of the exposed person's death; or
2	(2) the date that the claimant serves on a defendant a
3	report complying with Section 90.003 or 90.010(f).
4	(b) In an action for personal injury or death resulting from
5	a silica-related injury, as defined by Section 90.001, the cause of
6	action accrues for purposes of Section 16.003 on the earlier of the
7	following dates:
8	(1) the date of the exposed person's death; or
9	(2) the date that the claimant serves on a defendant a
10	report complying with Section 90.004 or 90.010(f).
11	SECTION 5. Subsection (a), Section 51.014, Civil Practice
12	and Remedies Code, is amended to read as follows:
13	(a) A person may appeal from an interlocutory order of a
14	district court, county court at law, or county court that:
15	 appoints a receiver or trustee;
16	(2) overrules a motion to vacate an order that
17	appoints a receiver or trustee;
18	(3) certifies or refuses to certify a class in a suit
19	brought under Rule 42 of the Texas Rules of Civil Procedure;
20	(4) grants or refuses a temporary injunction or grants
21	or overrules a motion to dissolve a temporary injunction as
22	provided by Chapter 65;
23	(5) denies a motion for summary judgment that is based
24	on an assertion of immunity by an individual who is an officer or
25	employee of the state or a political subdivision of the state;
26	(6) denies a motion for summary judgment that is based
27	in whole or in part upon a claim against or defense by a member of

the electronic or print media, acting in such capacity, or a person whose communication appears in or is published by the electronic or print media, arising under the free speech or free press clause of the First Amendment to the United States Constitution, or Article I, Section 8, of the Texas Constitution, or Chapter 73;

6 (7) grants or denies the special appearance of a 7 defendant under Rule 120a, Texas Rules of Civil Procedure, except 8 in a suit brought under the Family Code;

9 (8) grants or denies a plea to the jurisdiction by a 10 governmental unit as that term is defined in Section 101.001;

(9) denies all or part of the relief sought by a motion under Section 74.351(b), except that an appeal may not be taken from an order granting an extension under Section 74.351; [or]

14 (10) grants relief sought by a motion under Section 15 74.351(1); or

16 (11) denies a motion to dismiss filed under Section 17 <u>90.007</u>.

18 SECTION 6. Subsection (d), Section 22.225, Government Code, 19 is amended to read as follows:

(d) A petition for review is allowed to the supreme court
for an appeal from an interlocutory order described by Section
51.014(a)(3), [or] (6), <u>or (11)</u>, Civil Practice and Remedies Code.

SECTION 7. Subsection (a), Section 23.101, Government Code,
 is amended to read as follows:

(a) The trial courts of this state shall regularly and
frequently set hearings and trials of pending matters, giving
preference to hearings and trials of the following:

temporary injunctions; 1 2 (2) criminal actions, with the following actions given 3 preference over other criminal actions: 4 (A) criminal actions against defendants who are 5 detained in jail pending trial; 6 (B) criminal actions involving a charge that a 7 person committed an act of family violence, as defined by Section 71.004, Family Code; and 8 9 (C) an offense under: 10 (i) Section 21.11, Penal Code; (ii) Chapter 22, Penal Code, if the victim 11 of the alleged offense is younger than 17 years of age; 12 (iii) Section 25.02, Penal Code, if the 13 victim of the alleged offense is younger than 17 years of age; or 14 (iv) Section 25.06, Penal Code; 15 election contests and suits under the Election 16 (3) 17 Code; 18 (4) orders for the protection of the family under Subtitle B, Title 4, Family Code; 19 appeals of final rulings and decisions of the 20 (5) Texas Workers' Compensation Commission and claims under the Federal 21 Employers' Liability Act and the Jones Act; [and] 22 appeals of final orders of the commissioner of the 23 (6) General Land Office under Section 51.3021, Natural Resources Code; 24 25 and (7) actions in which the claimant has been diagnosed 26 27 with malignant mesothelioma, other malignant asbestos-related

S.B. No. 15

1	cancer, malignant silica-related cancer, or acute silicosis.
2	SECTION 8. Subchapter E, Chapter 21, Insurance Code, is
3	amended by adding Article 21.53X to read as follows:
4	Art. 21.53X. PROHIBITED PRACTICES RELATED TO EXPOSURE TO
5	ASBESTOS OR SILICA. (a) In this article, "health benefit plan"
6	means a plan that provides benefits for medical, surgical, or other
7	treatment expenses incurred as a result of a health condition, a
8	mental health condition, an accident, sickness, or substance abuse,
9	including an individual, group, blanket, or franchise insurance
10	policy or insurance agreement, a group hospital service contract,
11	or an individual or group evidence of coverage or similar coverage
12	document. The term includes:
13	(1) a small employer health benefit plan or a health
14	benefit plan written to provide coverage with a cooperative under
15	Chapter 26 of this code;
16	(2) a standard health benefit plan offered under
17	Article 3.80 of this code or Section 9N, Texas Health Maintenance
18	Organization Act (Article 20A.09N, Vernon's Texas Insurance Code);
19	and
20	(3) a health benefit plan offered under Chapter 1551,
21	1575, 1579, or 1601 of this code.
22	(b) This article applies to any entity that offers a health
23	benefit plan or an annuity or life insurance policy or contract in
24	this state, including:
25	(1) a stock or mutual life, health, or accident
26	insurance company;
27	(2) a group hospital service corporation operating

1	under Chapter 842 of this code;
2	(3) a fraternal benefit society operating under
3	Chapter 885 of this code;
4	(4) a stipulated premium insurance company operating
5	under Chapter 884 of this code;
6	(5) a Lloyd's plan operating under Chapter 941 of this
7	code;
8	(6) an exchange operating under Chapter 942 of this
9	<u>code;</u>
10	(7) a health maintenance organization operating under
11	Chapter 843 of this code;
12	(8) a multiple employer welfare arrangement that holds
13	a certificate of authority under Chapter 846 of this code;
14	(9) an approved nonprofit health corporation that
15	holds a certificate of authority under Chapter 844 of this code;
16	(10) a statewide mutual assessment company operating
17	under Chapter 881 of this code;
18	(11) a local mutual aid association operating under
19	Chapter 886 of this code; and
20	(12) a local mutual burial association operating under
21	Chapter 888 of this code.
22	(c) An entity that offers a health benefit plan or an
23	annuity or life insurance policy or contract may not use the fact
24	that a person has been exposed to asbestos fibers or silica or has
25	filed a claim governed by Chapter 90, Civil Practice and Remedies
26	Code, to reject, deny, limit, cancel, refuse to renew, increase the
27	premiums for, or otherwise adversely affect the person's

1

eligibility for or coverage under the policy or contract.

2 SECTION 9. (a) Sections 90.009 and 16.0031, Civil Practice 3 and Remedies Code, as added by this Act, apply to an action commenced on or after the effective date of this Act or pending on 4 the effective date of this Act and in which the trial, or any new 5 6 trial or retrial following motion, appeal, or otherwise, has not 7 commenced on or before the effective date of this Act. An action commenced before the effective date of this Act in which trial has 8 9 commenced on or before the effective date of this Act or in which 10 there has been a final, unappealable disposition by order, judgment, voluntary dismissal, or otherwise is governed by the law 11 applicable to the action immediately before the effective date of 12 this Act, and that law is continued in effect for that purpose. 13 Section 16.0031, Civil Practice and Remedies Code, as added by this 14 15 Act, shall not operate to revive any claims that are barred by 16 application of the law in effect immediately before the effective 17 date of this Act.

(b) Article 21.53X, Insurance Code, as added by this Act, 18 applies only to a health benefit plan or an annuity or life 19 insurance policy or contract delivered, issued for delivery, or 20 renewed on or after the effective date of this Act. A health 21 22 benefit plan or an annuity or life insurance policy or contract delivered, issued for delivery, or renewed before the effective 23 date of this Act is governed by the law as it existed immediately 24 25 before the effective date of this Act, and that law is continued in effect for that purpose. 26

27

SECTION 10. There is a direct appeal to the supreme court

from an order, however characterized, of a trial court granting or denying a temporary or otherwise interlocutory injunction or a permanent injunction on the grounds of the constitutionality or unconstitutionality, or other validity or invalidity, under the state or federal constitution of all or any part of this Act. The direct appeal is an accelerated appeal.

7 SECTION 11. Section 90.007, Civil Practice and Remedies Code, as added by this Act, allowing the dismissal of claims for 8 9 failing to serve reports complying with the requirements of 10 Sections 90.003 and 90.004, Civil Practice and Remedies Code, Subsection (d), Section 90.010, Civil Practice and Remedies Code, 11 as added by this Act, setting standards for certain cases to be 12 remanded for trial from MDL pretrial courts, and Section 16.0031, 13 Civil Practice and Remedies Code, as added by this Act, relating to 14 15 the limitations period for asbestos-related and silica-related 16 causes of action, are not severable, and none of those sections If any of those would have been enacted without the others. 17 provisions are held invalid, all of those provisions are invalid. 18 If any other provision of this Act or its application to any person 19 or circumstance is held invalid, the invalidity does not affect 20 other provisions or applications of this Act, and to this end the 21 22 provisions of this Act, other than Section 90.007, Subsection (d), Section 90.010, and Section 16.0031, Civil Practice and Remedies 23 Code, as added by this Act, are declared severable. 24

25

SECTION 12. This Act takes effect September 1, 2005.

President of the Senate Speaker of the House I hereby certify that S.B. No. 15 passed the Senate on April 27, 2005, by the following vote: Yeas 30, Nays 0; and that the Senate concurred in House amendment on May 16, 2005, by the following vote: Yeas 30, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 15 passed the House, with amendment, on May 11, 2005, by a non-record vote.

Chief Clerk of the House

Approved:

Date

Governor