By: Hilderbran

H.B. No. 3385

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to limited liability for an agritourism entity involved in
3	an agritourism activity.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Title 4, Civil Practice and Remedies Code, is
6	amended by adding Chapter 75A to read as follows:
7	CHAPTER 75A. LIMITED LIABILITY FOR AGRITOURISM ACTIVITIES
8	Sec. 75A.001. DEFINITIONS. In this chapter:
9	(1) "Agricultural land" means land that is located in
10	this state and that is suitable for:
11	(A) use in production of plants and fruits grown
12	for human or animal consumption, or plants grown for the production
13	of fibers, floriculture, viticulture, horticulture, or planting
14	seed; or
15	(B) domestic or native farm or ranch animals kept
16	for use or profit.
17	(2) "Agritourism activity" means an activity on
18	agricultural land for recreational or educational purposes of a
19	participant. An activity is an agritourism activity without regard
20	to whether the participant compensated the agritourism entity to
21	participate in the activity.
22	(3) "Agritourism entity" means a person engaged in the
23	business of providing an agritourism activity, without regard to
24	compensation.

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1	(4) "Agritourism participant" means a person, other
2	than an employee of an agritourism entity, who engages in an
3	agritourism activity.
4	(5) "Agritourism participant injury" means an injury
5	sustained by an agritourism participant, including bodily injury,
6	emotional distress, death, property damage, or any other loss
7	arising from the person's participation in an agritourism activity.
8	(6) "Premises" has the meaning assigned by Section
9	<u>75.001.</u>
10	(7) "Recreation" has the meaning assigned by Section
11	<u>75.001.</u>
12	Sec. 75A.002. LIMITED LIABILITY. (a) Except as provided by
13	Subsection (b), an agritourism entity is not liable to any person
14	for an agritourism participant injury or damages arising out of the
15	agritourism participant injury if:
16	(1) the warning required by Section 75A.003 is posted
17	as required; or
18	(2) the agritourism entity has a signed release from
19	the agritourism participant indicating that the agritourism
20	participant has received written notice of the warning required by
21	Section 75A.003.
22	(b) This section does not limit liability for an injury:
23	(1) proximately caused by the agritourism entity's
24	negligence evidencing a disregard for the safety of the agritourism
25	participant;
26	(2) proximately caused by the agritourism entity, who
27	had actual knowledge or reasonably should have known of:

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1	(A) a dangerous condition on the land,								
2	facilities, or equipment used in the activity; or								
3	(B) the dangerous propensity, that is not								
4	disclosed to the agritourism participant, of a particular animal								
5	used in the activity;								
6	(3) proximately caused by a failure to train or								
7	improper training of an employee of the agritourism entity actively								
8	involved in an agritourism activity; or								
9	(4) intentionally caused by the agritourism entity.								
10	(c) A limitation on liability by this section to an								
11	agritourism entity is in addition to other limitations of								
12	liability.								
13	Sec. 75A.003. WARNING REQUIRED. Unless a written agreement								
14	and warning statement described by Section 75A.004 is given to and								
15	signed by the agritourism participant, an agritourism entity shall								
16	post and maintain a sign in a clearly visible location on or near								
17	any premises on which an agritourism activity is conducted. The								
18	sign must contain the following language:								
19	WARNING								
20	UNDER TEXAS LAW (CHAPTER 75A, CIVIL								
21	PRACTICE AND REMEDIES CODE), AN AGRITOURISM								
22	ENTITY IS NOT LIABLE FOR ANY INJURY OR DEATH								
23	OF AN AGRITOURISM PARTICIPANT RESULTING								
24	FROM AN AGRITOURISM ACTIVITY.								
25	Sec. 75A.004. AGREEMENT EFFECTIVE AND ENFORCEABLE. A								
26	written agreement and warning statement is considered effective and								
27	enforceable if it is:								

1		(1)	signed	before	the	agritou	ırism	particip	ant
2	participates	s in	any agrit	courism ac	tivity	7 ;			
3		(2)	signed b	y the agr	itouri	sm parti	cipant;		
4		(3)	in a do	cument se	parate	e from a	ny othe	r agreen	nent
5	between the	agr	itourism	particip	pant a	nd the	agritou	rism ent	tity
6	other than	a di	fferent	warning,	conse	nt, or	assumpt	ion of 1	isk
7	<pre>statement;</pre>								
8		(4)	printed	in not les	ss thar	n 10-poir	nt bold (cype; and	<u>1</u>
9		(5)	contains	s the foll	owing	language	<u>:</u>		
10			AC	GREEMENT A	ND WAR	NING			
11			I UNDER	STAND AND	ACKNO	OWLEDGE	THAT AN		
12		AGRI	TOURISM	ENTITY IS	S NOT	LIABLE I	FOR ANY		
13		INJU	RY TO (OR DEATH	OF 2	AN AGRI	TOURISM		
14		PART	ICIPANT	RESULTIN	G FRC	OM AGRI	TOURISM		
15		ACTI	VITIES.	I UNDE	RSTAND) THAT	I HAVE		
16		ACCE	PTED AL	L RISK	OF I	NJURY,	DEATH,		
17		PROPI	ERTY DAM	AGE, AND	OTHER	LOSS T	HAT MAY		
18		RESU	LT FROM A	GRITOURIS	M ACTI	VITIES.			
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19 SECTION 2. The change in law made by this Act applies only 20 to a cause of action that accrues on or after the effective date of 21 this Act. A cause of action that accrues before the effective date 22 of this Act is governed by the law in effect immediately before the 23 effective date of this Act, and that law is continued in effect for 24 that purpose.

25 SECTION 3. This Act takes effect immediately if it receives 26 a vote of two-thirds of all the members elected to each house, as 27 provided by Section 39, Article III, Texas Constitution. If this

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H.B. No. 33851 Act does not receive the vote necessary for immediate effect, this2 Act takes effect September 1, 2013.