H.B. No. 1553

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1
                                AN ACT
2
   relating to the definition of amusement ride for purposes of
   amusement ride regulation.
3
         BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4
         SECTION 1. Section 2151.002(1), Occupations Code,
5
   amended to read as follows:
6
                   "Amusement ride" means a mechanical device that
7
               (1)
   carries passengers along, around, or over a fixed or restricted
8
9
   course or within a defined area for the purpose of giving the
   passengers amusement, pleasure, or excitement. The term does not
10
11
   include:
12
                    (A) a coin-operated ride that:
13
                         (i) is manually, mechanically,
                                                                 or
14
   electrically operated;
15
                         (ii) is customarily placed in a public
16
   location; and
17
                         (iii) does not normally require
                                                                the
   supervision or services of an operator;
18
                    (B) nonmechanized playground
19
                                                         equipment,
   including a swing, seesaw, stationary spring-mounted animal
20
21
   feature, rider-propelled merry-go-round, climber, playground
   slide, trampoline, and physical fitness device; [er]
22
23
                    (C) a challenge course or any part of a challenge
24
   course that is excepted from this chapter under Section 2151.107;
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1
   or
 2
                    (D) a waterslide, even if operated by a
   mechanical device, in which passengers are carried along a course
 3
 4
   that:
                         (i) is less than 200 feet in length;
 5
 6
                         (ii) is substantially constructed
                                                                 from
 7
   vinyl or vinyl coated polyester; and
                         (iii) is not mechanically inflated using a
8
   continuous airflow device [if the person who operates the challenge
 9
10
   course has an insurance policy currently in effect written by an
   insurance company authorized to do business in this state or by a
11
   surplus lines insurer, as defined by Chapter 981, Insurance Code,
12
   or has an independently procured policy subject to Chapter 101,
13
   Insurance Code, insuring the operator against liability for injury
14
15
   to persons arising out of the use of the challenge course, in an
16
   amount not less than:
                          (i) for facilities with a fixed location:
17
                               [(a) $100,000 bodily injury and
18
19
   $50,000 property damage per occurrence, with a $300,000 annual
20
   aggregate; or
                               [(b) a $150,000 per occurrence
21
   combined single limit, with a $300,000 annual aggregate; and
22
23
                         [(ii) for facilities other than those with
24
   a fixed location:
25
                               (a) $1,000,000 bodily injury and
26
   $500,000 property damage per occurrence; or
                               (b) $1,500,000
27
                                                  <del>- per</del>
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- 1 combined single limit].
- 2 SECTION 2. This Act takes effect September 1, 2023.

Н	R	$M \cap$	155	2

	11.D. NO. 1999			
President of the Senate	Speaker of the House			
I certify that H.B. No. 155	3 was passed by the House on April			
14, 2023, by the following vote:	Yeas 134, Nays 9, 2 present, not			
voting.				
	Chief Clerk of the House			
I certify that H.B. No. 1553 was passed by the Senate on May				
19, 2023, by the following vote: Yeas 31, Nays 0.				
	Secretary of the Senate			
APPROVED:	_			
Date				
Governor				