By: Gervin-Hawkins

H.B. No. 211

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to emergency preparedness requirements for youth camps,
3	camps, and entities that provide high-risk activities for minors;
4	authorizing a civil penalty.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Chapter 141, Health and Safety Code, is amended
7	by adding Section 141.0052 to read as follows:
8	Sec. 141.0052. REQUIRED EMERGENCY PREPAREDNESS PLAN. The
9	department may not issue or renew a license for a youth camp under
10	this chapter unless the youth camp operator provides to the
11	department documentation showing the operator submitted to the
12	Texas Division of Emergency Management an emergency preparedness
13	plan as required by Section 761.003.
14	SECTION 2. Subtitle A, Title 9, Health and Safety Code, is
15	amended by adding Chapter 761 to read as follows:
16	CHAPTER 761. YOUTH CAMPING AND ACTIVITY SAFETY
17	Sec. 761.001. DEFINITIONS. In this chapter:
18	(1) "Camp" means a public or private entity, whether
19	for profit or nonprofit, that provides recreational, athletic, or
20	educational activities to minors who attend or temporarily reside
21	at the camp. The term includes a day camp and a youth camp licensed
22	under Chapter 141.
23	(2) "Division" means the Texas Division of Emergency
24	Management.

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H.B. No. 211 "High-risk activity" means an activity the 1 (3) 2 division by rule classifies as a high-risk activity. (4) "Operator" means a person who owns or operates a 3 4 camp or a youth activity entity. 5 (5) "Youth activity entity" means a public or private entity, whether for profit or nonprofit, that provides 6 7 opportunities for minors to engage in high-risk activities. 8 Sec. 761.002. EMERGENCY PREPAREDNESS STANDARDS. (a) The division, in collaboration with the Department of State Health 9 Services, the Texas Commission on Fire Protection, and any other 10 relevant state agency, by rule shall establish emergency 11 12 preparedness standards and emergency coordination protocols for 13 camps and youth activity entities. 14 (b) The emergency preparedness standards and emergency 15 coordination protocols must require an operator of a camp or youth 16 activity entity to: 17 (1) develop and submit to the division an emergency preparedness plan that meets the requirements of Section 761.003; 18 19 (2) conspicuously post throughout the camp or the location where the entity provides high-risk activities signs with 20 information on the camp's or entity's emergency preparedness plan; 21 (3) coordinate with and provide to the local emergency 22 medical services provider, the local sheriff's department, and the 23 24 division the notice required under Section 761.004; 25 (4) certify to the division the operator maintains for 26 the camp or location where the entity provides high-risk activities real-time communications capabilities, such as a radio or cellular 27

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1	telephone; and
2	(5) maintain clearly marked access routes for
3	emergency responders entering the camp or location where the entity
4	provides high-risk activities.
5	Sec. 761.003. EMERGENCY PREPAREDNESS PLAN. (a) The
6	operator of a camp or youth activity entity shall develop and submit
7	to the division in the form and manner the division prescribes a
8	written emergency preparedness plan that:
9	(1) provides for the camp or location where the entity
10	provides high-risk activities details about:
11	(A) location-specific risks;
12	(B) activity-based hazards; and
13	(C) evacuation procedures;
14	(2) establishes emergency response responsibilities
15	and assigns to camp or entity staff each identified responsibility;
16	(3) includes an on-site emergency readiness
17	checklist; and
18	(4) includes any other information required by
19	division rules.
20	(b) The division shall:
21	(1) review each emergency preparedness plan a camp or
22	youth activity entity submits to the division; and
23	(2) on request of an operator provide feedback or
24	technical support regarding the plan.
25	Sec. 761.004. COORDINATION WITH AND NOTICE TO FIRST
26	RESPONDERS AND DIVISION STAFF. (a) For each scheduled session for
27	a camp or a high-risk activity, the operator of the camp or youth

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1	activity entity shall coordinate with and provide the notice
2	required by this section to the division's regional staff, the
3	local emergency medical services provider, and the local sheriff's
4	department. The notice must include:
5	(1) the location of the applicable camp or activity;
6	(2) the dates during which campers or minors will be
7	present for the camp or activity;
8	(3) the number of campers or minors and staff who will
9	be present for the camp or activity;
10	(4) the contact information of at least one staff
11	member who will be present at the camp or activity; and
12	(5) the camp's or activity location's emergency access
13	points.
14	(b) The division by rule shall establish times for operators
15	to provide the notice required by Subsection (a), which must be at
16	least 14 days but not more than 30 days before the camp or high-risk
17	activity is scheduled to begin. The division may vary the times
18	based on:
19	(1) the group size for the camp or high-risk activity;
20	(2) the risks involved in the specific activities the
21	camp or entity provides to campers or minors;
22	(3) the remoteness of the camp's or activity's
23	location; and
24	(4) any other factor the division determines is
25	<u>relevant.</u>
26	Sec. 761.005. EMERGENCY READINESS TOOLKIT. (a) The
27	division shall develop an emergency readiness toolkit that provides

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1	guidance for operators on preparing for and responding to
2	emergencies at a camp or location of a high-risk activity.
3	(b) The division shall post the emergency readiness toolkit
4	on the division's publicly available Internet website.
5	Sec. 761.006. CIVIL PENALTY. (a) The attorney general may
6	bring an action for a civil penalty against an operator who violates
7	this chapter or a rule adopted under this chapter. A civil penalty
8	assessed under this section must be in an amount not to exceed
9	\$1,000 for each violation.

(b) Each day a violation continues is a separate violation
for purposes of imposing a civil penalty under this section.

12 (c) The attorney general may recover reasonable expenses 13 incurred in bringing an action under this section, including court 14 costs, reasonable attorney's fees, investigative costs, witness 15 fees, and deposition costs.

16 SECTION 3. (a) Not later than January 1, 2026, the Texas 17 Division of Emergency Management shall adopt the rules required by 18 Chapter 761, Health and Safety Code, as added by this Act.

(b) Notwithstanding Section 141.0052, Health and Safety Code, as added by this Act, and Chapter 761, Health and Safety Code, as added by this Act, an operator of a youth camp, camp, or youth activity entity is not required to comply with those provisions until March 1, 2026.

SECTION 4. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this

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H.B. No. 211 1 Act takes effect on the 91st day after the last day of the 2 legislative session.