By: Isaac H.B. No. 1130

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to liability of a cavern entity for injuries arising from
3	certain activities.
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 75C to read as follows:
7	CHAPTER 75C. LIMITED LIABILITY FOR CAVERN ACTIVITIES
8	Sec. 75C.001. DEFINITIONS. In this chapter:
9	(1) "Cavern activity" means an activity inside a
10	cavern at a cavern area for recreational or educational purposes.
11	(2) "Cavern activity participant" means an
12	individual, other than an employee of a cavern entity, who engages
13	in a cavern activity.
14	(3) "Cavern activity participant injury" means an
15	injury sustained by a cavern activity participant, including bodily
16	injury, emotional distress, death, property damage, or any other
17	loss arising from the person's participation in a cavern activity.
18	(4) "Cavern area" means a commercial property with a
19	natural cavern designed to provide cavern access for cavern
20	activities.
21	(5) "Cavern entity" means a person engaged in the

22

23

24

Subsection (b), a cavern entity is not liable to any person for a

Sec. 75C.002. LIMITED LIABILITY. (a) Except as provided by

business of owning or operating a cavern area.

- cavern activity participant injury if, at the time of the cavern 1 activity participant injury, the warning prescribed by Section 2 3 75C.003 was posted in accordance with that section. (b) This section does not limit liability for an injury: 4 (1) proximately caused by: 5 6 (A) the cavern entity's negligence with regard to 7 the safety of the cavern area or cavern activity participant; (B) a potentially dangerous condition at the 8 cavern area, of which the cavern entity knew or reasonably should 9 10 have known; or (C) the cavern entity's failure to train or 11 12 improper training of an employee of the cavern entity actively involved in the cavern area or a cavern activity; or 13 14 (2) intentionally caused by the cavern entity. 15 Sec. 75C.003. POSTED WARNING. For the purposes of limitation of liability under Section 75C.002(a), a cavern entity 16 17 must post and maintain a sign in a clearly visible location at each
- 19 following language:
  20 WARNING
- TEXAS LAW (CHAPTER 75C, CIVIL PRACTICE AND REMEDIES CODE) LIMITS

entrance to a cavern at a cavern area. The sign must contain the

- THE LIABILITY OF THE OWNER OR OPERATOR OF A CAVERN FOR INJURIES OR
- 23 <u>DEATH OF A CAVERN ACTIVITY PARTICIPANT RESULTING FROM A CAVERN</u>
- 24 ACTIVITY.

18

25 SECTION 2. The change in law made by this Act applies only 26 to a cause of action that accrues on or after the effective date of 27 this Act.

H.B. No. 1130

SECTION 3. 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

5 Act takes effect September 1, 2025.