GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

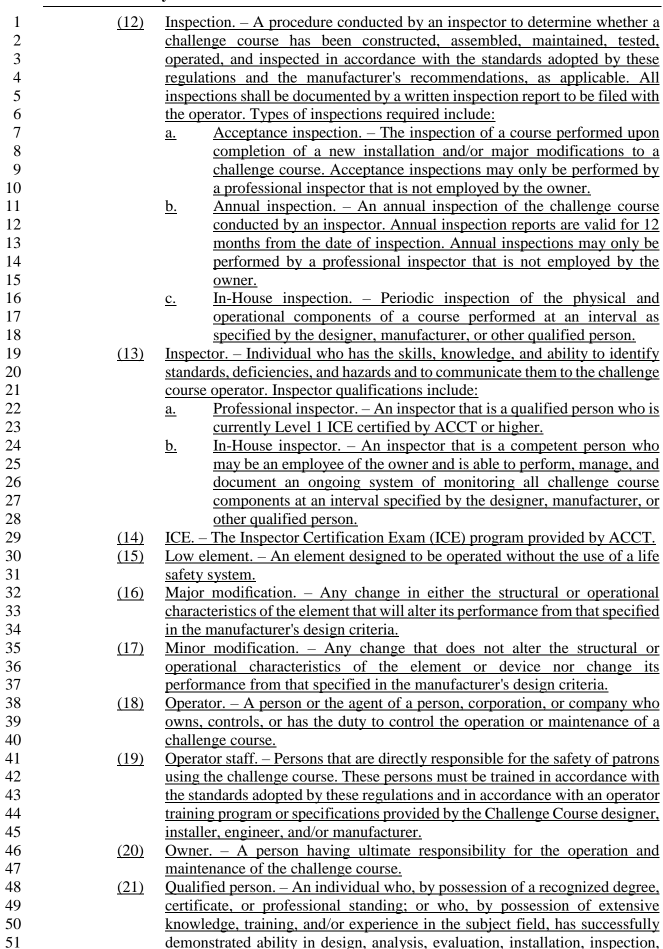
H.B. 395
Mar 19, 2019
HOUSE PRINCIPAL CLERK
D

H
HOUSE BILL DRH40179-LRf-14D

| Short Title: Re | egulate Challenge Courses. | (Public) |
|---|---|-----------------|
| Sponsors: Re | epresentatives McGrady, B. Turner, Henson, and Russell (Primary Spor | nsors). |
| Referred to: | | |
| | | |
| | A DILL TO DE ENTITLED | |
| AN ACT TO | A BILL TO BE ENTITLED O REGULATE THE OPERATION OF COMMERCIAL | AND |
| | ERCIAL CHALLENGE COURSES. | AND |
| The General Assembly of North Carolina enacts: | | |
| SECTION 1. Chapter 66 of the General Statutes is amended by adding a new Article | | |
| to read: | and the state of the sentence is united by unumg united. | 11111111 |
| | "Article 47A. | |
| "Challenge Courses. | | |
| " <u>§ 66-460. Defin</u> | | |
| The following | g definitions apply in this Article: | |
| <u>(1)</u> | ACCT. – Association for Challenge Course Technology. | |
| <u>(2)</u> | ANSI. – American National Standards Institute. | |
| <u>(3)</u> | Aerial adventure trekking park. – A self-guided challenge course at he | |
| (4) | is supervised and open to the public and access to the course is control | olled. |
| (4) (5) | CWA. – Climbing Wall Association. | oon on v |
| (3) | <u>Canopy tour. – A guided aerial exploration or transit of the forest</u> most commonly by means of a series of zip lines or aerial walkwa | |
| | platforms. | tys with |
| <u>(6)</u> | <u>Challenge course.</u> – A facility or facilities consisting of one or mo | ore high |
| <u> </u> | elements including zip line tours, canopy tours, or aerial adventure | _ |
| | parks. | |
| <u>(7)</u> | Competent person. – A person possessing the skills, knowledge, exp | erience, |
| | training, and judgment to perform assigned tasks or activities satisfac | |
| | determined by the employer, industry standards, or authority | |
| | jurisdiction, provided that the competent person acts under the superv | <u>ision of</u> |
| (0) | a qualified person. | |
| <u>(8)</u> | Commercial climbing structures. – A manufactured structure that h | as been |
| (0) | engineered to meet CWA standards. Department - North Carolina Department of Lebar | |
| <u>(9)</u> | <u>Department. – North Carolina Department of Labor.</u> Element. – An apparatus that provides for a unit of activity on a cl | hallanga |
| <u>(10)</u> | course. Elements include, but are not limited to, items designed to | |
| | beams, bridges, cable traverses, nets, platforms, ropes, swings, tow | |
| | lines, or jump systems. Elements may be installed on or in trees | |
| | portable structures, buildings, or be a part of a self-supporting structu | _ |
| (11) | High/aerial element. – An element installed at a height that red | |



participant to be connected to a life safety system.



Page 2 DRH40179-LRf-14D

- specification, testing, or training in the subject work, project, or product, to the extent established by this standard.
 - (22) Registration. The filing of a properly completed application with the State of North Carolina and approval of the application by the State of North Carolina.
 - <u>Zip line. A lifeline suspended between support structures that enables a person attached to a pulley to traverse from one point to another propelled only by the force of gravity.</u>
 - (24) Zip line tour. A guided aerial exploration or transit of a landscape by means of a series of zip lines and platforms generally supported by man-made structures.

"§ 66-461. Scope; applicable industry standard.

- (a) Scope. This Article applies to the design, construction, operation, repair, and maintenance of both commercial and noncommercial operators and operations of challenge courses located in this State by any individual, corporation, company, firm, partnership, association, or State or local government entity. This Article does not apply to challenge courses that are exclusively comprised of low elements, or commercial climbing structures.
- (b) Applicable Industry Standard. All operators and operations of both commercial and noncommercial challenge courses, which includes ropes courses, challenge courses, adventure courses, adventure trekking parks, zip lines, zip line tours, canopy tours, and high element challenge courses shall adhere to the most current ACCT/ANSI Challenge Course and Canopy/Zip Line Tour Standards, which were developed by the Association for Challenge Course Technology (ACCT) and approved by the American National Standards Institute (ANSI).

"§ 66-462. Liability insurance.

- (a) <u>Liability Insurance. The insurance requirements set forth in G.S. 66-456 apply to persons regulated under this Article, except as provided by subsection (b) of this section.</u>
 - (b) This section does not apply to State agencies.

"§ 66-463. New construction and major modifications of challenge courses.

All new construction and major modifications of challenge courses shall be built by a qualified person or a competent person supervised by a qualified person and shall meet all applicable ACCT/ANSI standards.

"§ 66-464. Inspection of new construction and major modifications.

Prior to the commencement of operations of newly constructed challenge courses or major modification of challenge courses, the challenge course operator shall provide documentation in the form of an acceptance inspection verifying that the construction was performed by a competent person and that the improvements meet or exceeds current ACCT/ANSI standards. An acceptance inspection shall be performed by a professional inspector. The acceptance inspection report shall be submitted to the Department for approval. This requirement shall not apply to construction that was completed and operational prior to the date of the adoption of this law. Minor modifications do not require an acceptance inspection.

"§ 66-465. Annual inspection of challenge courses.

An annual inspection of all challenge course physical elements shall be conducted in accordance with the current version of the ACCT/ANSI standards. This shall be performed as often as circumstances require, but no less than once every 12 months. Any items identified from the annual inspection requiring immediate corrective measures must be resolved and verified by a professional inspector prior to submittal of the application for registration to the Department.

§ 66-466. Operator staff training and documentation.

All operator staff who are directly responsible for participant safety must successfully complete training that meets current ACCT/ANSI standards and follows all applicable manufacturer's specifications. Trainings must be performed by a qualified person or a competent

DRH40179-LRf-14D Page 3

person supervised by a qualified person. Operators must retain documentation verifying training
 of all applicable staff per ACCT/ANSI standards.

"§ 66-467. Registration with the State.

All commercial and noncommercial operators of challenge courses must register annually with the Department and are subject to an annual fee that compensates the Department for the cost of administering the law. No challenge course shall open to the public and operate until the owner or operator of the challenge course has first registered and obtained a permit for operation from the Department.

"§ 66-468. Submission and processing of applications for registration.

The challenge course application shall be submitted annually on the form prescribed by the Department and shall include the following registration requirements:

- (1) The name and address of the owner.
- (2) The name of all liability insurance carriers and the insurance policy numbers.
- (3) An annual inspection report for the challenge course showing the inspector's name, the owner or operator's name, and other information as required by rules adopted under this Article.

Upon receipt of an application, the Department shall review the application, and upon determining that the provisions of this Article and the rules adopted hereunder have been met, shall approve the application, register the challenge course, and issue a permit to operate within five business days.

The submittal of a registration application does not guarantee the registration of any challenge course. The owner or operator must obtain a permit from the Department of Labor prior to opening any challenge course for use by participants.

"§ 66-469. Records.

All challenge course owners and operators shall maintain detailed records relating to the construction, repair, and maintenance of its operation, including safety, inspection, maintenance records, and training activities. Records shall be made available to the Department at reasonable times, including during an inspection upon the Department's request. All records must be maintained for a period of no less than three years.

"§ 44-470. Advisory commission.

An advisory commission composed of seven members, comprised of (i) three challenge course owners or operators, (ii) two designers, engineers, or installers with expertise in the design, installation, and operation of challenge courses, (iii) one trainer with expertise in the training of operator staff, and (iv) one at-large member with the aforementioned qualifications. The commission shall be created, and members voted on, by owners or operators that have received registration from the Department, and shall meet annually to provide recommendations to the Department.

"§ 66-471. Rules.

The Commissioner shall adopt rules to implement this Article."

SECTION 2. G.S. 95-4 is amended by adding a new subdivision to read:

'(7) To administer and enforce the provisions of Article 47A of Chapter 66 of the General Statutes."

SECTION 3. This act becomes effective July 1, 2019, with G.S. 66-464, as enacted by this act, not applying to construction that was completed and operational before that date.

Page 4 DRH40179-LRf-14D