2012-1162 SB2433 SD1 SMA.doc

A BILL FOR AN ACT

RELATING TO CHALLENGE COURSE TECHNOLOGY.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

	DE II EI MOI DE THE LEGIOLATIONE OF THE STATE OF TANYAMI,
1	SECTION 1. The legislature finds that ziplines and canopy
2	tours are used and enjoyed by a number of Hawaii residents and
3	attract a large number of tourists to the State, which
4	contributes significantly to Hawaii's economy. There are,
5	however, inherent risks in ziplines and canopy tours. These
6	risks are an inherent part of such activities and as a result,
7	require that the State be vigilant in its regulation to ensure
8	the safety and security of those who choose to participate.
9	The purpose of this Act, therefore, is to establish
10	standards and regulations for zipline and canopy tour operators
11	SECTION 2. The Hawaii Revised Statutes is amended by
12	adding a new chapter to be appropriately designated and to read
13	as follows:
14	"CHAPTER
15	ZIPLINES AND CANOPY TOURS
16	§ -1 Definitions. As used in the chapter:
17	"Canopy tours" means a commercial facility not located in
18	an amusement park or carnival, which is a supervised or guided

- 1 educational or recreational activity, including beams, bridges,
- 2 cable traverses, climbing walls, nets, platforms, ropes, swings,
- 3 towers, ziplines, and other aerial adventure courses, which may
- 4 be installed on or in trees, poles, portable structures or
- 5 buildings, or be part of self-supporting structures.
- 6 "Challenge course standards" means the current edition of
- 7 Challenge Course Standards: Association for Challenge Course
- 8 Technology, or substantially equivalent standards approved by
- 9 the department.
- 10 "Department" means the department of labor and industrial
- 11 relations.
- "Employee" means an officer, agent, employee, servant, or
- 13 volunteer, whether compensated or not, full time or not, who is
- 14 authorized to act and is acting within the scope of the
- 15 employee's employment or duties with an operator.
- 16 "Operator" means any person, partnership, corporation, or
- 17 other entity who has operational responsibility for any zipline
- 18 or canopy tour.
- 19 "Participant" means any person who engages in activities on
- **20** a zipline or canopy tour individually or in a group activity
- 21 supervised by a zipline or canopy tour operator.

1	"QCCP inspector" means a qualified challenge course				
2	professional inspector who meets challenge course standards and				
3	is certified by the department.				
4	"Zipline" means a commercial recreational activity where				
5	participants, by use of a permanent cable or rope line suspende				
6	between support structures, enables a participant attached to a				
7	pulley to traverse from one point to another, for the purpose o				
8	giving the participant amusement, pleasure, thrills, or				
9	excitement.				
10	S	-2 Zipline and canopy tour operators. Every operator			
11	shall:				
12	(1)	Construct, install, maintain, and operate all ziplines			
13		and canopy tours in accordance with challenge course			
14		standards;			
15	(2)	Ensure that ziplines and canopy tours are inspected at			
16		least annually by the department or a QCCP inspector;			
17	(3)	Train employees operating ziplines and canopy tours in			
18		accordance with challenge course standards;			
19	(4)	Procure and maintain commercial general liability			
20		insurance against claims for personal injury, death,			
21		and property damages occurring upon, in, or about the			
22		zipline or canopy tour that affords protection to the			

1		limit of not less than \$1,000,000 for the injury or
· 2		death of a single person, to the limit of \$2,000,000
3		in the aggregate, and to the limit of not less than
4		\$50,000 for property damage; and
5	(5)	Maintain the following records:
6		(A) Proof of insurance;
7		(B) Inspection reports;
8		(C) Maintenance records; and
9		(D) Participant acknowledgment of risks and duties.
10	The :	records shall be retained for a period of at least five
11	years from	m the date of creation.
12	s ·	-3 Responsibilities of participants; prohibited acts.
13	(a) Each	participant shall have a duty to act as would a
14	reasonably	y prudent person when using a zipline or canopy tour
15	offered by	y an operator.
16	(b)	A participant is prohibited from:
17	(1)	Using a zipline or canopy tour without the authority,
18		supervision, and guidance of an operator or employee
19		acting within the scope of the employee's employment
20		or duties with the operator;

S.B. NO. 2433 S.D. 1

l	(2)	Dropping, throwing, or expelling any object from a
2		zipline or canopy tour except as authorized by an
3		operator;

- 4 (3) Performing any act that interferes with the running or operation of a zipline or canopy tour; and
- (4) Engaging in any harmful conduct, or wilfully or
 negligently engaging in any type of conduct that
 causes or contributes to the injury of any person.
- 9 **§ -4 Operators; liability.** (a) An operator shall be liable for any injury, loss, or damage caused by a failure to follow duties and standards of care pursuant to section -2, where the violation of duty is causally related to the injury, loss, or damage suffered.
- (b) An operator is not liable for any injury, loss, or damage caused by the negligence of any person who is not an employee of the operator.
- 17 § -5 Permits; application; annual inspection. (a) No
 18 operator may knowingly permit the operation of a zipline or
 19 canopy tour without a permit issued by the department.
- (b) An operator shall apply annually to the department fora permit on a form and in a manner prescribed by the department.
- 22 The permit application shall be submitted:



S.B. NO. 2433 S.D. 1

1	(1)	At least fifteen days prior to the first time the
2		zipline or canopy tour is made available for public
3		use, if the application is an initial application; and
4	(2)	At least fifteen days prior to the expiration of a
5		permit, if the application is a subsequent
6		application.
7	(c)	Each zipline or canopy tour shall be inspected on at
8	least an	annual basis. The department shall perform an
9,	inspectio	n of the zipline or canopy tour:
10	(1)	Within thirty days of the first time the zipline or
11		canopy tour is made available for public use; and
12	(2)	Within thirty days of the expiration of the annual
13		permit if the operator is applying for a subsequent
14		permit;
15	provided	that the department shall accept and may approve
16	inspectio	n reports provided by the operator from QCCP inspectors
17	in lieu o	f performing its own inspection.

18 (d) The department may conduct additional inspections
19 during normal operating hours, without prior notice, in a manner
20 that does not interfere with the safe and efficient operation of
21 the zipline or canopy tour.

- 1 § -6 Issuance of permit; certificate of inspection;
- 2 availability to public. (a) If, upon inspection, a zipline or
- 3 canopy tour is found to comply with department requirements, the
- 4 department shall issue the permit in the form of a certificate
- 5 of inspection.
- 6 (b) Upon issuance, a copy of the current permit, showing
- 7 the last date of inspection, shall be affixed to the zipline or
- 8 canopy tour, or other location designated by the department.
- 9 (c) An operator shall retain each permit in the operator's
- 10 records for five years in a form that is readily accessible to
- 11 the public for inspection at any reasonable time with prior
- 12 notice.
- 13 (d) The department may order, in writing, a temporary
- 14 cessation of operation of a zipline or canopy tour if, and to
- 15 the extent, it has been determined through the inspection that
- 16 the zipline or canopy tour does not comply with challenge course
- 17 standards. Operation shall not resume until deficiencies are
- 18 corrected to the department's satisfaction.
- 19 § -7 Inspection and permit fees. (a) The department
- 20 shall charge an annual permit fee of \$100 per zipline or canopy
- 21 tour.

- 1 (b) The department shall charge an inspection fee of \$100
- 2 for each annual inspection conducted by the department, which
- 3 shall be due at the time of application for an annual permit.
- 4 The department shall waive the inspection fee for an operator
- 5 who provides proof that an inspection has been completed within
- 6 the last year by a QCCP inspector.
- 7 (c) The department shall charge additional inspection fees
- 8 of no more than \$100 for additional inspections required as a
- 9 result of the condemnation of a device for safety standards
- 10 violations and for inspections required as a result of accidents
- 11 involving serious or fatal injury.
- 12 § -8 Notice of serious physical injury or fatality;
- 13 investigations; records. (a) An operator shall notify the
- 14 department of any fatality or accident that results in death or
- 15 serious physical injury or illness in any person that occurred
- 16 during the person's use or operation of the zipline or canopy
- 17 tour.
- 18 (b) Notification shall be made not later than twenty-four
- 19 hours following the incident and may be made by oral, written,
- 20 or electronic means; provided that such notification shall not
- 21 delay emergency responses to the incident or limit an operator's

- 1 responsibility to notify emergency or law enforcement personnel
- 2 as soon as is practicable.
- 3 (c) The department shall investigate each safety-related
- 4 complaint, accident, or fatality about which the department
- 5 receives notice.
- 6 (d) An operator shall retain a record of each
- 7 investigation in the operator's records for five years in a form
- 8 that is readily accessible to the public for inspection at any
- 9 reasonable time.
- 10 § -9 QCCP inspectors. (a) The department shall certify
- 11 QCCP inspectors for the purpose of inspecting ziplines and
- 12 canopy tours.
- 13 (b) The department may charge an annual certification fee
- 14 not to exceed \$50.
- 15 § -10 Permit, inspection, and certification fees.
- 16 Permit, inspection, and certification fees established under
- 17 this chapter shall be expended by the director of labor and
- 18 industrial relations to carry out the purposes of this chapter
- 19 pursuant to rules adopted in accordance with chapter 91.
- 20 § -11 Regulation by counties. Nothing in this chapter
- 21 shall prevent any county from regulating a zipline or canopy
- 22 tour; provided that such regulations shall not be related to

2012-1162 SB2433 SD1 SMA.doc

S.B. NO. 2433 S.D. 1

- 1 installation, repair, maintenance, use, operation, or inspection
- 2 of a zipline or canopy tour. If any ordinance or rule of any
- 3 county conflicts or is inconsistent with this chapter or with
- 4 the rules adopted pursuant thereto, the ordinance or rule shall
- 5 be void to the extent that it conflicts with this chapter.
- 6 § -12 Indemnification and hold harmless. The operator
- 7 shall indemnify and hold harmless the department, State, and the
- 8 State's officers, agents excluding QCCP inspectors, and
- 9 employees from and against any and all claims arising out of or
- 10 resulting from activities carried out or undertaken pursuant to
- 11 this chapter.
- 12 § -13 Rules. The department shall adopt rules in
- 13 accordance with chapter 91 to ensure the safe installation,
- 14 repair, maintenance, use, operation, and inspection of ziplines
- 15 and canopy tours. Where applicable, such rules shall be
- 16 consistent with the challenge course standards."
- 17 SECTION 3. This Act does not affect rights and duties that
- 18 matured, penalties that were incurred, and proceedings that were
- 19 begun before its effective date.
- 20 SECTION 4. This Act shall take effect on July 1, 2050;
- 21 provided that an operator operating in the State on the
- 22 effective date of this Act shall obtain a permit within one



- 1 hundred eighty days of the effective date of this Act or such
- 2 greater time as the director of labor and industrial relations
- 3 may require to process the permit required under this Act.

Report Title:

Ziplines; Canopy Tours; Regulations

Description:

Establishes standards and regulations for operators of ziplines and canopy tours. Requires operators to obtain annual inspections and permits from the Department of Labor and Industrial Relations. Effective 7/1/2050. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.