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Session 110 - (1993-1994)

H*3715 (Rat #0224, Act #0102 of 1993) General Bill, By T.F. Rogers

A Bill to amend Section 41-16-20, Code of Laws of South Carolina, 1976, relating to definitions for purposes of the South Carolina Elevator Code, so as to make changes to the definitions of "facility", "dumbwaiter", and "dormant facility" and to provide definitions for the terms "temporarily decommissioned facility" and "handicap lift"; to amend Section 41-16-40, relating to the Elevator Code and the issuance of regulations, so as to provide for control or prevention of access to temporarily decommissioned facilities and qualifications for obtaining a special inspector's license, revocation of a special inspector's license, disqualification of special inspectors, and ethics of special inspectors; to amend Section 41-16-100, relating to operating permits under the Elevator Code, so as to delete references to "permit" and "permits" and substitute "certificate" and "certificates" therefor, provide a reference for "handicap lift", delete certain language, and provide that certificates must be issued within thirty days after determination by the Department of Labor that all deficiencies found upon inspection have been corrected and all fees have been paid; to amend Section 41-16-110, relating to the Elevator Code and orders, revocation of operating permits, and judicial relief, so as to delete provisions relating to the Commissioner of Labor ordering a property owner to make changes necessary for compliance under certain circumstances, and relating to the Commissioner suspending, or revoking an operating permit or refusing to issue an operating permit for a facility under certain circumstances; to amend Section 41-16-140, relating to fees under the Elevator Code, so as to provide that in cases where the fees are not paid within sixty days, the Attorney General shall bring an action against the assessed owner or operator, provide for the deposit of any amounts collected, and permit the State to be granted costs and attorneys' fees for these actions; and to amend Section 41-16-180, relating to the Elevator Code and civil penalties, so as to delete the current provisions and provide for the assessment of various civil penalties in varying amounts under certain circumstances and conditions, require all amounts collected under this Section to be turned over to the State Treasurer for deposit in the General Fund, and provide that any owner, operator, management company, or contractor affected or aggrieved by certain things may petition the Commissioner of Labor for administrative review.

03/16/93	House	Introduced and read first time HJ-4
03/16/93	House	Referred to Committee on Labor, Commerce and Industry HJ-5
04/21/93	House	Committee report: Favorable Labor, Commerce and Industry HJ-10
04/22/93	House	Read second time HJ-33
04/22/93	House	Unanimous consent for third reading on next legislative day HJ-38
04/23/93	House	Read third time and sent to Senate HJ-2
04/27/93	Senate	Introduced and read first time SJ-19
04/27/93	Senate	Referred to Committee on Labor, Commerce and Industry SJ-20
05/13/93	Senate	Committee report: Favorable Labor, Commerce and Industry SJ-17
05/18/93	Senate	Read second time SJ-18
05/18/93	Senate	Unanimous consent for third reading on next legislative day SJ-19
05/19/93	Senate	Read third time and enrolled SJ-8
06/10/93		Ratified R 224
06/14/93		Signed By Governor
06/14/93		Effective date 06/14/93
06/24/93		Act No. 102
06/24/93		Copies available