GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2003**

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HOUSE BILL 922

Short Title:	Workers' Comp./Agricultural Employment.	(Public)
Sponsors:	Representatives Luebke; Weiss and Insko.	
Referred to:	Agriculture.	
	April 8, 2003	

A BILL TO BE ENTITLED

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2	AN ACT TO LOWER THE NUMBER OF AGRICULTURAL WORKERS THAT		
3	MUST BE EMPLOYED BY AN EMPLOYER IN ORDER FOR		
4	AGRICULTURAL EMPLOYMENT TO BE WITHIN THE PURVIEW OF THE		
5	WORKERS' COMPENSATION ACT.		
6	The General Assembly of North Carolina enacts:		
7	SECTION 1. G.S. 97-2(1) reads as rewritten:		
8	"(1) Employment. – The term 'employment' includes employment by the		
9	State and all political subdivisions thereof, and all public and		
10	quasi-public corporations therein and all private employments in		
11	which three or more employees are regularly employed in the same		
12	business or establishment or in which one or more employees are		
13	employed in activities which involve the use or presence of radiation,		
14	except agriculture and domestic services, unless 10 or more full time		
15	nonseasonal agricultural workers are regularly employed by the		
16	employer services and an individual sawmill and logging operator with		
17	less than 10 employees, who saws and logs less than 60 days in any six		
18	consecutive months and whose principal business is unrelated to saw		
19	milling or logging."		
20	SECTION 2. G.S. 97-13(b) reads as rewritten:		
21	"(b) Casual Employment, Domestic Servants, Farm Laborers, Federal		
22	Government, Employer of Less than Three Employees. – This Article shall not apply to		
23	casual employees, farm laborers when fewer than 10 full-time nonseasonal farm		
24	laborers are regularly employed by the same employer, federal government employees		
25	in North Carolina, and domestic servants, nor to employees of such persons, nor to any		
26	person, firm or private corporation that has regularly in service less than three		
27	employees in the same business within this State, except that any employer without		
28	regard to number of employees, including an employer of domestic servants, farm		
29	laborers, servants or one who previously had exempted himself, who has purchased		

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workers' compensation insurance to cover his compensation liability shall be 1 conclusively presumed during life of the policy to have accepted the provisions of this 2 3 Article from the effective date of said policy and his employees shall be so bound unless waived as provided in this Article; provided however, that this Article shall apply to all 4 5 employers of one or more employees who are employed in activities which involve the 6 use or presence of radiation." SECTION 3. This act is effective when it becomes law and applies to all 7 8 claims for workers' compensation that the Industrial Commission determines on or after

9 that date and to all claims for workers' compensation that result in a settlement

10 agreement entered into on or after that date.