GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1991

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SENATE JOINT RESOLUTION 981* Corrected Copy 5/28/92

Sponsors: Senators Plyler, Conder, Martin of Guilford, Smith, Plexico, Sands; and Daniel.

Referred to: Rules and Operation of the Senate; Withdrawn; Held Principal Clerk's Office.

May 27, 1992

1 A JOINT RESOLUTION URGING THE CONGRESS OF THE UNITED STATES TO 2 REQUIRE FEDERAL AGENCIES RESPONSIBLE FOR INSPECTING WORK 3 **PLACES** TO **SHARE** INFORMATION STATE **AGENCIES** WITH RESPONSIBLE FOR THE ENFORCEMENT OF STATE AND FEDERAL 4 5 OCCUPATIONAL SAFETY AND HEALTH LAWS.

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Whereas, on September 3, 1991, 25 workers died and 55 were injured in a fire at the Imperial Foods processing plant in Hamlet, North Carolina; and

Whereas, a primary factor in the deaths and injuries of those workers was their inability to escape from the plant because exit doors nearest to where the fire broke out were locked and no exit signs were posted in the plant to direct workers in the event of an emergency; and

Whereas, on the morning that the fire occurred, an inspector from the United States Department of Agriculture (USDA) was in the Imperial Foods plant and was aware that at least one exit door was locked; and

Whereas, the exit door that the USDA inspector knew was locked was one of the doors that plant workers tried in vain to escape through; and

Whereas, in response to the Imperial fire, the USDA Food Safety Inspection Service (FSIS) has required that an emergency evacuation plan for FSIS personnel be in place in every plant inspected by the FSIS; and

Whereas, in response to the Imperial fire, the USDA and the United States Department of Labor, OSHA Division, are jointly considering training of FSIS inspectors to enable them to identify specific safety and health hazards, and are also

considering an arrangement whereby FSIS inspectors may report serious uncorrected hazards directly to OSHA; and

Whereas, certain federal agency personnel inspect work places with greater frequency than other agency personnel and thus are in a position to identify recurring hazardous conditions; and

Whereas, it is an efficient and effective use of existing resources to maximize the ability of every federal work place inspector to identify obvious hazardous conditions, even if the inspector has no authority to order correction of such conditions, and to inform appropriate federal or State agency officials to ensure that the conditions are corrected as quickly as possible; and

Whereas, the absence of reasonable cross-training of inspectors may foster circumstances where the method for correcting one violation of a safety and health law directly causes the violation of another safety and health law, as was the case in the Imperial plant; and

Whereas, many of the deaths and injuries that occurred at the Imperial plant may have been prevented had the USDA inspector known that the door that was locked to prevent fly infestation was a fire exit and should not have been locked;

Now, therefore, be it resolved by the Senate, the House of Representatives concurring:

Section 1. The General Assembly urges the members of Congress of the United States to mandate that all federal agencies charged with the enforcement of safety and health laws ensure that appropriate agency personnel are able and authorized to identify hazardous conditions in the work places they inspect and to inform appropriate federal and State agency officials of violations of safety and health laws the inspectors observe during the course of their regular inspections.

Sec. 2. The Secretary of State shall transmit copies of this resolution to the members of Congress of the United States from North Carolina and to the Clerk of the United States House of Representatives and the Secretary of the United States Senate.

Sec. 3. This resolution is effective upon ratification.