- 1 AN ACT regarding vehicles.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Illinois Vehicle Code is amended by
- 5 changing Section 18c-7401 as follows:
- 6 (625 ILCS 5/18c-7401) (from Ch. 95 1/2, par. 18c-7401)
- 7 Sec. 18c-7401. Safety Requirements for Track,
- 8 Facilities, and Equipment.
- 9 (1) General Requirements. Each rail carrier shall,
- 10 consistent with rules, orders, and regulations of the Federal
- 11 Railroad Administration, construct, maintain, and operate all
- of its equipment, track, and other property in this State in
- 13 such a manner as to pose no undue risk to its employees or
- 14 the person or property of any member of the public.
- 15 (2) Adoption of Federal Standards. The track safety
- 16 standards and accident/incident standards promulgated by the
- 17 Federal Railroad Administration shall be safety standards of
- 18 the Commission. The Commission may, in addition, adopt by
- 19 reference in its regulations other federal railroad safety
- 20 standards, whether contained in federal statutes or in
- 21 regulations adopted <u>in accordance with federal</u> pursuant--to
- 22 such statutes.
- 23 (3) Railroad Crossings. No public road, highway, or
- 24 street shall hereafter be constructed across the track of any
- 25 rail carrier at grade, nor shall the track of any rail
- 26 carrier be constructed across a public road, highway or
- 27 street at grade, without having first secured the permission
- of the Commission; provided, that this Section shall not
- apply to the replacement of lawfully existing roads, highways
- 30 and tracks. No public pedestrian bridge or subway shall be
- 31 constructed across the track of any rail carrier without

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1 having first secured the permission of the Commission. The

2 Commission shall have the right to refuse its permission or

to grant it upon such terms and conditions as it may

4 prescribe. The Commission shall have power to determine and

prescribe the manner, including the particular point of

crossing, and the terms of installation, operation,

7 maintenance, use and protection of each such crossing.

The Commission shall also have power, after a hearing, to 8 9 require major alteration of or to abolish any crossing, heretofore or hereafter established, when in its opinion, the 10 11 public safety requires such alteration or abolition, and, except in cities, villages and incorporated 12 towns of 1,000,000 or more inhabitants, to vacate and close that part 13 of the highway on such crossing altered or abolished and 14 15 cause barricades to be erected across such highway in such 16 manner as to prevent the use of such crossing as a highway, opinion of the Commission, the public 17 in the convenience served by the crossing in question is not such as 18 19 to justify the further retention thereof; or to require a 20 separation of grades, at railroad-highway grade crossings; or 2.1 to require a separation of grades at any proposed crossing 22 where a proposed public highway may cross the tracks of 23 rail carrier or carriers; and to prescribe, after a hearing of the parties, the terms upon which such separations shall 24 25 be made and the proportion in which the expense of the alteration or abolition of such crossings or the separation 26 such grades, having regard to the benefits, if any, 27 accruing to the rail carrier or any party in interest, shall 28 29 be divided between the rail carrier or carriers affected, or 30 between such carrier or carriers and the State, county, municipality or other public authority in interest. However, 31 32 a public hearing by the Commission to abolish a crossing shall not be required when the public highway authority in 33 34 interest vacates the highway. In such instance the rail -3-

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carrier, following notification to the Commission and the highway authority, shall remove any grade crossing warning devices and the grade crossing surface.

The Commission shall also have power by its order t.o require reconstruction, the minor alteration, relocation or improvement of any crossing (including the necessary highway approaches thereto) of any railroad across any highway or public road, pedestrian bridge, or pedestrian subway, whether such crossing be at grade or by overhead structure or by subway, whenever the Commission finds after a hearing or without a hearing as otherwise provided in this paragraph that such reconstruction, alteration, relocation or improvement is necessary to preserve or promote the safety or convenience of the public or of the employees or passengers of such rail carrier or carriers. By its original order or supplemental orders in such case, the Commission may direct such reconstruction, alteration, relocation, or improvement to be made in such manner and upon such terms and conditions as may be reasonable and necessary and may apportion the cost of such reconstruction, alteration, relocation or improvement and the subsequent maintenance thereof, having regard to the benefits, if any, accruing to the railroad or any party interest, between the rail carrier or carriers and public utilities affected, or between such carrier or carriers and public utilities and the State, county, municipality or other public authority in interest. The cost to be so apportioned shall include the cost of changes or alterations in the equipment of public utilities affected as well as the cost of the relocation, diversion or establishment of any public highway, made necessary by such reconstruction, alteration, relocation or improvement of said crossing. A hearing shall not be required in those instances when the Commission enters an order confirming a written stipulation in which the Commission, the public highway authority or other public 1 authority in interest, the rail carrier or carriers affected,

2 and in instances involving the use of the Grade Crossing

3 Protection Fund, the Illinois Department of Transportation,

agree on the reconstruction, alteration, relocation, or

improvement and the subsequent maintenance thereof and the

division of costs of such changes of any grade crossing

(including the necessary highway approaches thereto) of any

railroad across any highway, pedestrian bridge, or pedestrian

9 subway.

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Every rail carrier operating in the State of Illinois shall construct and maintain every highway crossing over tracks within the State so that the roadway at the flush intersection shall be as with the rails as curves will allow, and, unless otherwise superelevated ordered by the Commission, shall construct and maintain approaches thereto at a grade of not more than 5% within the right of way for a distance of not less the 6 feet on each the centerline of such tracks; provided, that the side of grades at the approaches may be maintained in excess of only when authorized by the Commission.

Every rail carrier operating within this State shall remove from its right of way at all railroad-highway grade crossings within the State, such brush, shrubbery, and trees as is reasonably practical for a distance of not less than 500 feet in either direction from each grade crossing. The Commission shall have power, upon its own motion, or upon complaint, and after having made proper investigation, to require the installation of adequate and appropriate luminous reflective warning signs, luminous flashing signals, crossing gates illuminated at night, or other protective devices in order to promote and safeguard the health and safety of the public. Luminous flashing signal or crossing gate devices installed at grade crossings, which have been approved by the Commission, shall be deemed adequate and appropriate. The

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1 Commission shall have authority to determine the number, 2 type, and location of such signs, signals, gates, or other protective devices which, however, shall conform as near as 3 4 may be with generally recognized national standards, and the 5 Commission shall have authority to prescribe the division of 6 the cost of the installation and subsequent maintenance of 7 such signs, signals, gates, or other protective devices 8 between the rail carrier or carriers, the public highway 9 authority or other public authority in interest, and in instances involving the use of the Grade Crossing Protection 10

11 Fund, the Illinois Department of Transportation.

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No railroad may change or modify the warning device at a railroad-highway grade crossing, including system warning systems interconnected with highway traffic control signals, without having first received the approval of the Commission. The Commission shall have the further power, upon application, upon its own motion, or upon complaint and after having made proper investigation, to require the interconnection of grade crossing warning devices with traffic control signals at highway intersections located at or near railroad crossings within the distances described by the State Manual on Uniform Traffic Control Devices adopted pursuant to Section 11-301 of this Code. In addition, State and local authorities may not install, remove, modernize, or otherwise modify traffic control signals at a highway intersection that is interconnected or proposed to be interconnected with grade crossing warning devices when the change affects the number, type, or location of traffic control devices on the track approach leg or legs of intersection or the timing of the railroad preemption sequence of operation until the Commission has approved the installation, removal, modernization, or modification. Commission approval shall be limited to consideration of issues directly affecting the public safety at the -6-

1 railroad-highway grade crossing. The electrical circuit devices, alternate warning devices, and preemption sequences 2 as nearly as possible, considering the 3 conform 4 particular characteristics of the crossing and intersection area, to the State manual adopted by the Illinois Department 5 of Transportation pursuant to Section 11-301 of this Code and 6 7 such federal standards as are made applicable by subsection 8 (2) of this Section. In order to carry out this authority, 9 the Commission shall have the authority to determine number, type, and location of traffic control devices on the 10 11 track approach leg or legs of the intersection and the timing of the railroad preemption sequence of operation. 12 The Commission shall prescribe the division of 13 costs for installation and maintenance of all devices required by this 14 15 paragraph between the railroad or railroads and the highway 16 authority in interest and in instances involving the use of the Grade Crossing Protection Fund or a State highway, 17 18 Illinois Department of Transportation. 19

Any person who unlawfully or maliciously removes, throws down, damages or defaces any sign, signal, gate or other protective device, located at or near any public grade crossing, shall be guilty of a petty offense and fined not less than \$50 nor more than \$200 for each offense. In addition to fines levied under the provisions of this Section a person adjudged guilty hereunder may also be directed to make restitution for the costs of repair or replacement, or both, necessitated by his misconduct.

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It is the public policy of the State of Illinois to enhance public safety by establishing safe grade crossings. In order to implement this policy, the Illinois Commerce Commission is directed to conduct public hearings and to adopt specific criteria by July 1, 1994, that shall be adhered to by the Illinois Commerce Commission in determining if a grade crossing should be opened or abolished. The

- 1 following factors shall be considered by the Illinois
- 2 Commerce Commission in developing the specific criteria for
- 3 opening and abolishing grade crossings:
- 4 (a) timetable speed of passenger trains;
- 5 (b) distance to an alternate crossing;
- 6 (c) accident history for the last 5 years;
- 7 (d) number of vehicular traffic and posted speed
- 8 limits;
- 9 (e) number of freight trains and their timetable 10 speeds;
- 11 (f) the type of warning device present at the grade 12 crossing;
- 13 (g) alignments of the roadway and railroad, and the 14 angle of intersection of those alignments;
- (h) use of the grade crossing by trucks carrying hazardous materials, vehicles carrying passengers for hire, and school buses; and
- 18 (i) use of the grade crossing by emergency
  19 vehicles.
- The Illinois Commerce Commission, upon petition to open or abolish a grade crossing, shall enter an order opening or abolishing the crossing if it meets the specific criteria adopted by the Commission.
- Except as otherwise provided in this subsection (3), in no instance shall a grade crossing be permanently closed without public hearing first being held and notice of such hearing being published in an area newspaper of local general circulation.
- 29 (4) Freight Trains \_ Radio Communications. The 30 Commission shall after hearing and order require that every main line railroad freight train operating on main tracks 31 32 outside of yard limits within this State shall be equipped The Commission after 33 with a radio communication system. 34 notice and hearing may grant exemptions from the requirements

- of this Section as to secondary and branch lines.
- 2 (5) Railroad Bridges and Trestles Walkway and
- 3 Handrail. In cases in which the Commission finds the same to
- 4 be practical and necessary for safety of railroad employees,
- 5 bridges and trestles, over and upon which railroad trains are
- 6 operated, shall include as a part thereof, a safe and
- 7 suitable walkway and handrail on one side only of such bridge
- 8 or trestle, and such handrail shall be located at the outer
- 9 edge of the walkway and shall provide a clearance of not less
- 10 than 8 feet, 6 inches, from the center line of the nearest
- 11 track, measured at right angles thereto.
- 12 (6) Packages Containing Articles for First Aid to
- 13 Injured on Trains. All rail carriers shall provide a package
- 14 containing the articles prescribed by the Commission, on each
- train or engine, for first aid to persons who may be injured
- in the course of the operation of such trains.
- 17 (7) Abandoned Bridges, Crossings, and Other Rail Plant.
- 18 The Commission shall have authority, after notice and
- 19 hearing, to order:
- 20 (a) The removal of any abandoned railroad tracks
- 21 from roads, streets or other thoroughfares in this State;
- 22 and
- 23 (b) The removal of abandoned overhead railroad
- structures crossing highways, waterways, or railroads.
- 25 The Commission may equitably apportion the cost of such
- 26 actions between the rail carrier or carriers, public
- 27 utilities, and the State, county, municipality, township,
- 28 road district, or other public authority in interest.
- 29 (8) Railroad-Highway Bridge Clearance. A vertical
- 30 clearance of not less than 23 feet above the top of rail
- 31 shall be provided for all new or reconstructed highway
- 32 bridges constructed over a railroad track. The Commission
- 33 may permit a lesser clearance if it determines that the 23
- 34 foot clearance standard cannot be justified based on

- 1 engineering, operational, and economic conditions.
- 2 (Source: P.A. 90-691, eff. 1-1-99; 91-725, eff. 6-2-00.)