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1 AN ACT concerning regulation.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Regulatory Sunset Act is amended by changing
Section 4.18 and by adding Section 4.28 as follows:

6 (5 ILCS 80/4.18)

Sec. 4.18. Acts repealed January 1, 2008 and December 31,
2008.
(a) The following Acts are repealed on January 1, 2008:
The Acupuncture Practice Act.

11 The Clinical Social Work and Social Work Practice Act.

12 The Home Medical Equipment and Services Provider 13 License Act.

14 The Nursing and Advanced Practice Nursing Act.

15 The Illinois Speech-Language Pathology and Audiology16 Practice Act.

17 The Marriage and Family Therapy Licensing Act.

18 The Nursing Home Administrators Licensing and19 Disciplinary Act.

20 The Pharmacy Practice Act of 1987.

21 The Physician Assistant Practice Act of 1987.

22 The Podiatric Medical Practice Act of 1987.

23 The Structural Pest Control Act.

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(b) The following Acts	are repeale	ed on December 31, 2008:
The Medical Practic	ce Act of 19	987.
The Environmental H	Health Prac	titioner Licensing Act.
(Source: P.A. 94-754, eff	5-10-06;	94-1075, eff. 12-29-06;
94-1085, eff. 1-19-07; revi	lsed 1-22-0	7.)
(5 ILCS 80/4.28 new)		
Sec 4 28 Act repeale	d on Janua	ry 1. 2018. The following

8 Act is repealed on January 1, 2018:

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## 9 The Clinical Social Work and Social Work Practice Act.

Section 10. The Clinical Social Work and Social Work
Practice Act is amended by changing Sections 3, 5, 6, 9, 10.5,
11, 12.5, 14, 19, 20, 21, 23, 24, 25, 26, 27, 28, 29, and 32 and
by adding Section 7.3 as follows:

14 (225 ILCS 20/3) (from Ch. 111, par. 6353)

15 (Section scheduled to be repealed on January 1, 2008)

16 Sec. 3. Definitions: The following words and phrases shall 17 have the meanings ascribed to them in this Section unless the 18 context clearly indicates otherwise:

1. "Department" means the Department of <u>Financial and</u>
 20 Professional Regulation.

- 2. "<u>Secretary</u> <del>Director</del>" means the <u>Secretary</u> <del>Director</del> of
   <u>Financial and</u> the Department of Professional Regulation.
- 23 3. "Board" means the Social Work Examining and Disciplinary

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1 Board.

4. "Licensed Clinical Social Worker" means a person who
holds a license authorizing the independent practice of
clinical social work in Illinois under the auspices of an
employer or in private practice <u>or under the auspices of public</u>
<u>human service agencies or private, nonprofit agencies</u>
providing publicly sponsored human services.

8 5. "Clinical social work practice" means the providing of 9 mental health services for the evaluation, treatment, and 10 prevention of mental and emotional disorders in individuals, 11 families and groups based on knowledge and theory of 12 professionally accepted theoretical structures, including, but 13 not limited to, psychosocial development, behavior, 14 psychopathology, unconscious motivation, interpersonal 15 relationships, and environmental stress.

6. "Treatment procedures" means among other things,
 individual, marital, family and group psychotherapy.

18 7. "Independent practice of clinical social work" means the 19 application of clinical social work knowledge and skills by a 20 licensed clinical social worker who regulates and is 21 responsible for her or his own practice or treatment 22 procedures.

8. "License" means that which is required to practice clinical social work or social work under this Act, the qualifications for which include specific education, acceptable experience and examination requirements. SB0128 Enrolled - 4 - LRB095 05003 RAS 25071 b

9. "Licensed social worker" means a person who holds a 1 2 license authorizing the practice of social work, which includes social services to individuals, groups or communities in any 3 one or more of the fields of social casework, social group 4 5 work, community organization for social welfare, social work welfare administration or social 6 research, social work 7 education. Social casework and social group work may also 8 include clinical social work, as long as it is not conducted in 9 an independent practice, as defined in this Section.

10 <u>10. "Address of record" means the address recorded by the</u> 11 <u>Department in the applicant's or licensee's application file or</u> 12 <u>license file, as maintained by the Department's licensure</u> 13 <u>maintenance unit.</u>

14 (Source: P.A. 85-1440.)

15 (225 ILCS 20/5) (from Ch. 111, par. 6355)

16 (Section scheduled to be repealed on January 1, 2008)

17 Sec. 5. Powers and duties of the Department.

The Department shall exercise the powers and duties as
 set forth in this Act.

20 2. The <u>Secretary</u> <del>Director</del> shall promulgate rules 21 consistent with the provisions of this Act for the 22 administration and enforcement thereof, and shall prescribe 23 forms which shall be issued in connection therewith.

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3. In addition, the Department shall:

25 (a) Establish rules for determining approved undergraduate

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1 and graduate social work degree programs and prepare and 2 maintain a list of colleges and universities offering such 3 approved programs whose graduates, if they otherwise meet the 4 requirements of this Act, are eligible to apply for a license.

5 (b) Promulgate rules, as may be necessary, for the 6 administration of this Act and to carry out the purposes 7 thereof and to adopt the methods of examination of candidates 8 and to provide for the issuance of licenses authorizing the 9 independent practice of clinical social work or the practice of 10 social work.

11 (c) Authorize examinations to ascertain the qualifications 12 and fitness of candidates for a license to engage in the 13 independent practice of clinical social work and in the 14 practice of social work, and to determine the qualifications of 15 applicants from other jurisdictions to practice in Illinois.

(d) Maintain rosters of the names and addresses of all licensees, and all persons whose licenses have been suspended, revoked or denied renewal for cause within the previous calendar year. These rosters shall be available upon written request and payment of the required fee.

21 (Source: P.A. 85-1131.)

22 (225 ILCS 20/6) (from Ch. 111, par. 6356)

23 (Section scheduled to be repealed on January 1, 2008)

24 Sec. 6. Social Work Examining and Disciplinary Board.

25 (1) The <u>Secretary</u> <del>Director</del> shall appoint a Social Work

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Examining and Disciplinary Board consisting of 9 persons who 1 2 shall serve in an advisory capacity to the Secretary Director. The Board shall be composed of 6  $\frac{5}{5}$  licensed clinical social 3 workers, one of whom shall be employed in a public human 4 service agency, one of whom shall be a certified school social 5 one of whom shall be employed in the private 6 worker, not-for-profit sector and one of whom shall serve as the 7 8 chairperson, two licensed social workers, and one member  $\frac{2}{2}$ 9 members of the public who is are not regulated under this Act 10 or a similar Act and who clearly represents represent consumer 11 interests.

(2) Members shall serve for a term of 4 years and until their successors are appointed and qualified. No member shall be reappointed if such reappointment would cause that person's service on the Board to be longer than 8 successive years. Appointments to fill vacancies for the unexpired portion of a vacated term shall be made in the same manner as original appointments.

(3) The membership of the Board should <u>represent racial and</u>
 <u>cultural diversity and</u> reasonably reflect representation from
 different geographic areas of Illinois.

(4) The <u>Secretary</u> <del>Director</del> may terminate the appointment of
 any member for cause.

(5) The <u>Secretary</u> <del>Director</del> shall consider the
 recommendation of the Board on all matters and questions
 relating to this Act.

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(6) The 1 Board is charged with the duties and 2 responsibilities of recommending to the Secretary Director the adoption of all policies, procedures and rules which may be 3 required or deemed advisable in order to perform the duties and 4 5 functions conferred on the Board, the Secretary <del>Director</del> and 6 the Department to carry out the provisions of this Act.

7 (7) The Board <u>may shall</u> make recommendations on all matters 8 relating to continuing education including the number of hours 9 necessary for license renewal, waivers for those unable to meet 10 such requirements and acceptable course content. Such 11 recommendations shall not impose an undue burden on the 12 Department or an unreasonable restriction on those seeking 13 license renewal.

14 (8) The Board shall annually elect one of its members as15 chairperson and one as vice chairperson.

16 (9) Members of the Board shall be reimbursed for all 17 authorized legitimate and necessary expenses incurred in 18 attending the meetings of the Board.

(10) A majority of the Board members currently appointed shall constitute a quorum. A vacancy in the membership of the Board shall not impair the right of a quorum to perform all of the duties of the Board.

(11) Members of the Board shall have no liability in an action based upon a disciplinary proceeding or other activity performed in good faith as a member of the Board.

26 (Source: P.A. 90-150, eff. 12-30-97.)

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1	(225 ILCS 20/7.3 new)
2	Sec. 7.3. Change of address. An applicant or licensee must
3	inform the Department of any change of address, and such
4	changes must be made either through the Department's website or
5	by contacting the Department's licensure maintenance unit.
6	(225 ILCS 20/9) (from Ch. 111, par. 6359)
7	(Section scheduled to be repealed on January 1, 2008)
8	Sec. 9. Qualification for <u>clinical social worker license</u>
9	License. A person shall be qualified to be licensed as a
10	clinical social worker and the Department shall issue a license
11	authorizing the independent practice of clinical social work to
12	an applicant who:
13	(1) has applied in writing on the prescribed form;
14	(2) is of good moral character. In determining good moral
15	character, the Department may take into consideration whether
16	the applicant was engaged in conduct or actions that would
17	constitute grounds for discipline under this Act;
18	(3) (A) demonstrates to the satisfaction of the Department
19	that subsequent to securing a master's degree in social
20	work from an approved program the applicant has

21 successfully completed at least 3,000 hours of 22 satisfactory, supervised clinical professional experience; 23 or

(B) demonstrates to the satisfaction of the Department

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1 that such applicant has received a doctor's degree in 2 social work from an approved program and has completed at 3 least 2,000 hours of satisfactory, supervised clinical 4 professional experience subsequent to the degree;

5 (4) has passed the examination for the practice of clinical
6 social work as authorized by the Department; and

7 (5) has paid the required fees.

8 (Source: P.A. 90-150, eff. 12-30-97.)

9 (225 ILCS 20/10.5)

10 (Section scheduled to be repealed on January 1, 2008) 11 Sec. 10.5. Unlicensed practice; violation; civil penalty. 12 (a) Any person who practices, offers to practice, attempts to practice, or holds himself or herself out to practice as a 13 14 clinical social worker or social worker without being licensed 15 or exempt under this Act shall, in addition to any other 16 penalty provided by law, pay a civil penalty to the Department in an amount not to exceed \$10,000 <del>\$5,000</del> for each offense, as 17 18 determined by the Department. The civil penalty shall be 19 assessed by the Department after a hearing is held in 20 accordance with the provisions set forth in this Act regarding 21 the provision of a hearing for the discipline of a licensee.

(b) The Department may investigate any actual, alleged, orsuspected unlicensed activity.

(c) The civil penalty shall be paid within 60 days afterthe effective date of the order imposing the civil penalty. The

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1	order shall constitute a judgment and may be filed and
2	execution had thereon in the same manner as any judgment from
3	any court of record.
4	(Source: P.A. 90-150, eff. 12-30-97.)
5	(225 ILCS 20/11) (from Ch. 111, par. 6361)
6	(Section scheduled to be repealed on January 1, 2008)
7	Sec. 11. Licenses; renewal; restoration; person in
8	military service; inactive status.
9	(a) The expiration date and renewal period for each license
10	A license shall be issued for a 2 year period; however the
11	expiration date for licenses issued under this Act shall be set
12	by rule. The licensee may renew a license during the <u>60-day</u>
13	$\frac{30-day}{day}$ period preceding <u>its</u> the expiration date by paying the
14	required fee and by demonstrating compliance with any
15	continuing education requirements. The Department shall adopt
16	rules establishing minimum requirements of continuing
17	education and means for verification of the completion of the
18	continuing education requirements. The Department may, by
19	rule, specify circumstances under which the continuing
20	education requirements may be waived. Proof of having met the
21	minimum requirements of continuing education, as determined by
22	rule, shall be required for all license renewals. Pursuant to
23	rule, the continuing education requirements may, upon petition
24	to the Board, be waived in whole or in part for licensed social
25	workers or licensed clinical social workers who can demonstrate

their service in the Coast Guard or Armed Forces during the 1 2 period in question, an extreme hardship, or that the license was obtained by examination or endorsement within the preceding 3 renewal period. The Department shall establish, by rule, 4 5 means for the verification of completion of the continuing education required by this Section. This verification may be 6 accomplished by audits of records maintained by licensees, by 7 8 requiring the filing of continuing education records with the 9 Department or an organization selected by the Department to 10 maintain these records, or by other means established by the 11 Department.

12 (b) Any person who has permitted a license to expire or who 13 has a license on inactive status may have it restored by submitting making an application to the Department and filing 14 proof of fitness, as defined by rule, to have the license 15 restored, including, if appropriate, evidence, which is 16 17 satisfactory to the Department - certifying the active practice of clinical social work or social work in another jurisdiction 18 19 and by paying the required fee.

(b-5) If the person has not maintained an active practice 20 21 in another jurisdiction which is satisfactory to the 22 Department, the Department shall determine, by an evaluation 23 program recommended by the Board and established by rule, the person's fitness to resume active status and the Department may 24 require the person to pass an examination. The Department, with 25 26 the recommendation of the Board, may also require the person to

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complete a specific period of evaluated clinical social work or
 social work experience <u>and may require successful completion of</u>
 an examination.

(b-7) Notwithstanding any other provision of this Act 4 5 However, any person whose license expired while on active duty with the armed forces of the United States, while called into 6 7 service or training with the State Militia or in training or 8 education under the supervision of the United States government 9 prior to induction into the military service may have his or 10 her license restored without paying any renewal fees if, within 11 2 years after the honorable termination of that service, 12 training or education, except under conditions other than 13 honorable, the Department is furnished with satisfactory 14 evidence that the person has been so engaged and that the 15 service, training or education has been so terminated.

16 (c) A license to practice shall not be denied any applicant 17 because of the applicant's race, religion, creed, national origin, political beliefs or activities, age, sex, sexual 18 19 orientation, or physical impairment. Any person who notifies 20 the Department, in writing on forms prescribed by the 21 Department, may place his license on inactive status and shall 22 be excused from the payment of renewal fees until the person 23 notifies the Department in writing of his intention 24 active practice.

25 Any person requesting that his license be changed from
26 inactive to active status shall be required to pay the current

1 2 renewal fee and shall also demonstrate compliance wit continuing education requirements.

(Blank). Any licensed clinical social worker 3 (d) or licensed social worker whose license is on inactive 4 status 5 shall not engage in the independent practice of clinical social work or in the practice of social work in the State of 6 7 Illinois. If an individual engages in the independent practice 8 clinical social work or in the practice of social work while 9 on inactive status, that individual is considered 10 practicing without a license and is subject to the disciplinary 11 provisions of this Act.

12 (e) (Blank).

13 (f) (Blank).

14 (g) The Department shall indicate on each license the 15 academic degree of the licensee.

16 (Source: P.A. 90-150, eff. 12-30-97.)

17 (225 ILCS 20/12.5)

18 (Section scheduled to be repealed on January 1, 2008)

Sec. 12.5. Endorsement. The Department may issue a license as a clinical social worker or as a social worker, without the required examination, to an applicant licensed under the laws of another jurisdiction if the requirements for licensure in that jurisdiction are, on the date of licensure, substantially equivalent to the requirements of this Act or to any person who, at the time of his or her licensure, possessed individual SB0128 Enrolled - 14 - LRB095 05003 RAS 25071 b

1 qualifications that were substantially equivalent to the 2 requirements then in force in this State. An applicant under 3 this Section shall pay the required fees.

Applicants have 3 years from the date of application to complete the application process. If the process has not been completed in 3 years, the application shall be denied, the fee shall be forfeited, and the applicant must reapply and meet the requirements in effect at the time of reapplication.

9 (Source: P.A. 90-150, eff. 12-30-97.)

10 (225 ILCS 20/14) (from Ch. 111, par. 6364)

11 (Section scheduled to be repealed on January 1, 2008)

12 Sec. 14. Checks or order to Department dishonored because 13 of insufficient funds. Any person who delivers a check or other 14 payment to the Department that is returned to the Department 15 unpaid by the financial institution upon which it is drawn 16 shall pay to the Department, in addition to the amount already owed to the Department, a fine of \$50. The fines imposed by 17 this Section are in addition to any other discipline provided 18 under this Act for unlicensed practice or practice on a 19 20 nonrenewed license. The Department shall notify the person that 21 payment of fees and fines shall be paid to the Department by 22 certified check or money order within 30 calendar days of the notification. If, after the expiration of 30 days from the date 23 24 of the notification, the person has failed to submit the 25 necessary remittance, the Department shall automatically SB0128 Enrolled - 15 - LRB095 05003 RAS 25071 b

terminate the license or certificate or deny the application, 1 2 without hearing. If, after termination or denial, the person 3 seeks a license or certificate, he or she shall apply to the Department for restoration or issuance of the license or 4 5 certificate and pay all fees and fines due to the Department. 6 The Department may establish a fee for the processing of an application for restoration of a license or certificate to pay 7 8 all expenses of processing this application. The Secretary 9 Director may waive the fines due under this Section in 10 individual cases where the Secretary <del>Director</del> finds that the 11 fines would be unreasonable or unnecessarily burdensome.

12 (Source: P.A. 92-146, eff. 1-1-02.)

13 (225 ILCS 20/19) (from Ch. 111, par. 6369)

14 (Section scheduled to be repealed on January 1, 2008)

15 Sec. 19. Grounds for disciplinary action.

16 (1) The Department may refuse to issue, refuse to renew, suspend, or revoke any license, or may place on probation, 17 18 censure, reprimand, or take other disciplinary or 19 non-disciplinary action deemed appropriate by the Department, 20 including the imposition of fines not to exceed \$10,000  $\frac{1}{2000}$ 21 for each violation, with regard to any license issued under the 22 provisions of this Act for any one or a combination of the 23 following reasons:

(a) material misstatements of fact in furnishinginformation to the Department or to any other State agency

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or in furnishing information to any insurance company with respect to a claim on behalf of a licensee or a patient;

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(b) violations or negligent or intentional disregard of this Act, or any of the rules promulgated hereunder;

5 (c) conviction of <u>or entry of a plea of guilty or nolo</u> 6 <u>contendere to</u> any crime <u>that is a felony</u> under the laws of 7 the United States or any state or territory thereof <u>or</u> that 8 is a <del>felony or</del> misdemeanor, of which an essential element 9 is dishonesty, or <del>of</del> any crime <u>that</u> <del>which</del> is directly 10 related to the practice of the clinical social work or 11 social work professions;

12 (d) making any misrepresentation for the purpose of 13 obtaining licenses, or violating any provision of this Act 14 or any of the rules promulgated hereunder;

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(e) professional incompetence;

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(f) malpractice;

17 (g) aiding or assisting another person in violating any
18 provision or this Act or any rules;

(h) failing to provide information within <u>30</u> <del>60</del> days in
response to a written request made by the Department;

(i) engaging in dishonorable, unethical or
unprofessional conduct of a character likely to deceive,
defraud or harm the public as defined by the rules of the
Department, or violating the rules of professional conduct
adopted by the Board and published by the Department;

(j) habitual or excessive use or addiction to alcohol,

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narcotics, stimulants, or any other chemical agent or drug that results in a clinical social worker's or social worker's inability to practice with reasonable judgment, skill, or safety;

5 (k) discipline by another jurisdiction, if at least one 6 of the grounds for the discipline is the same or 7 substantially equivalent to those set forth in this 8 Section;

9 (1) directly or indirectly giving to or receiving from 10 any person, firm, corporation, partnership or association 11 any fee, commission, rebate or other form of compensation 12 for any professional service not actually rendered;

13 (m) a finding by the Board that the licensee, after 14 having the license placed on probationary status, has 15 violated the terms of probation;

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(n) abandonment, without cause, of a client;

17 (o) wilfully filing false reports relating to a 18 licensee's practice, including but not limited to false 19 records filed with Federal or State agencies or 20 departments;

(p) wilfully failing to report an instance of suspected
child abuse or neglect as required by the Abused and
Neglected Child Reporting Act;

(q) being named as a perpetrator in an indicated report
by the Department of Children and Family Services under the
Abused and Neglected Child Reporting Act, and upon proof by

1 clear and convincing evidence that the licensee has caused 2 a child to be <u>or failed to take reasonable steps to prevent</u> 3 <u>a child from being</u> an abused child or neglected child as 4 defined in the Abused and Neglected Child Reporting Act;

5 (r) physical <u>illness</u>, <del>or</del> mental <u>illness</u>, <u>or any other</u> 6 <u>impairment or</u> disability, including<u>, but not limited to</u>, 7 deterioration through the aging process, or loss of <u>motor</u> 8 <del>abilities and</del> skills <u>that</u> <del>which</del> results in the inability to 9 practice the profession with reasonable judgment, skill or 10 safety;

11 (s) solicitation of professional services by using 12 false or misleading advertising; or

13 (t) violation of the Health Care Worker Self-Referral14 Act.

15 (2) (Blank).

16 (3) The determination by a court that a licensee is subject 17 to involuntary admission or judicial admission as provided in the Mental Health and Developmental Disabilities Code, will 18 19 result in an automatic suspension of his license. Such 20 suspension will end upon a finding by a court that the licensee is no longer subject to involuntary admission or judicial 21 22 admission and issues an order so finding and discharging the 23 patient, and upon the recommendation of the Board to the Secretary Director that the licensee be allowed to resume 24 25 professional practice.

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(4) The Department may refuse to issue or <u>renew or</u> may

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suspend the license of a person who (i) fails to file a return, 1 2 pay the tax, penalty, or interest shown in a filed return, or 3 pay any final assessment of tax, penalty, or interest, as required by any tax Act administered by the Department of 4 5 Revenue, until the requirements of the tax Act are satisfied or (ii) has failed to pay any court-ordered child support as 6 7 determined by a court order or by referral from the Department 8 of Healthcare and Family Services.

9 (5) In enforcing this Section, the Board upon a showing of 10 a possible violation may compel a person licensed to practice 11 under this Act, or who has applied for licensure or 12 certification pursuant to this Act, to submit to a mental or physical examination, or both, as required by and at the 13 14 expense of the Department. The examining physicians shall be 15 those specifically designated by the Board. The Board or the 16 Department may order the examining physician to present 17 testimony concerning this mental or physical examination of the licensee or applicant. No information shall be excluded by 18 reason of any common law or statutory privilege relating to 19 communications between the licensee or applicant and the 20 21 examining physician. The person to be examined may have, at his 22 or her own expense, another physician of his or her choice 23 present during all aspects of the examination. Failure of any 24 person to submit to a mental or physical examination, when 25 directed, shall be grounds for suspension of a license until 26 the person submits to the examination if the Board finds, after SB0128 Enrolled - 20 - LRB095 05003 RAS 25071 b

notice and hearing, that the refusal to submit to the
 examination was without reasonable cause.

3 If the Board finds a person unable to practice because of the reasons set forth in this Section, the Board may require 4 5 that person to submit to care, counseling, or treatment by physicians approved or designated by the Board, as a condition, 6 7 term, or restriction for continued, reinstated, or renewed 8 licensure to practice; or, in lieu of care, counseling or 9 treatment, the Board may recommend to the Department to file a suspend, revoke 10 complaint to immediately or otherwise 11 discipline the license of the person. Any person whose license 12 was granted, continued, reinstated, renewed, disciplined or supervised subject to such terms, conditions or restrictions, 13 14 and who fails to comply with such terms, conditions, or 15 restrictions, shall be referred to the Secretary Director for a 16 determination as to whether the person shall have his or her 17 license suspended immediately, pending a hearing by the Board.

In instances in which the Secretary <del>Director</del> immediately 18 19 suspends a person's license under this Section, a hearing on 20 that person's license must be convened by the Board within 30 21 15 days after the suspension and completed without appreciable 22 delay. The Board shall have the authority to review the subject 23 person's record of treatment and counseling regarding the impairment, to the extent permitted by applicable federal 24 25 statutes and regulations safeguarding the confidentiality of 26 medical records.

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A person licensed under this Act and affected under this Section shall be afforded an opportunity to demonstrate to the Board that he or she can resume practice in compliance with acceptable and prevailing standards under the provisions of his or her license.

6 (Source: P.A. 90-150, eff. 12-30-97.)

7 (225 ILCS 20/20) (from Ch. 111, par. 6370)

8 (Section scheduled to be repealed on January 1, 2008)

9 Sec. 20. Violations - Injunction - Cease and desist order. 10 1. If any person violates the provisions of this Act, the 11 Secretary Director may, in the name of the People of the State 12 of Illinois, through the Attorney General, petition for an order enjoining such violation or for an order enforcing 13 compliance with this Act. Upon the filing of a verified 14 15 petition, the court with appropriate jurisdiction may issue a 16 temporary restraining order without notice or bond, and may preliminarily and permanently enjoin such violation. If it is 17 established that such person has violated or is violating the 18 injunction, the court may punish the offender for contempt of 19 20 court. Proceedings under this Section shall be in addition to 21 all other remedies and penalties provided by this Act.

22 2. If any person shall hold herself or himself out as a 23 licensed clinical social worker or licensed social worker and 24 is not licensed under this Act, then any licensed clinical 25 social worker, licensed social worker, interested party or any SB0128 Enrolled - 22 - LRB095 05003 RAS 25071 b

1 person injured thereby may petition for relief as provided in 2 subsection (1) of this Section.

3. Whenever, in the opinion of the Department, a person 3 violates any provision of this Act, the Department may issue a 4 5 rule to show cause why an order to cease and desist should not be entered against such person. The rule shall clearly set 6 7 forth the grounds relied upon by the Department and shall allow 8 at least 7 days from the date of the rule to file an answer 9 satisfactory to the Department. Failure to answer to the 10 satisfaction of the Department shall cause an order to cease 11 and desist to be issued.

12 (Source: P.A. 85-1131.)

13 (225 ILCS 20/21) (from Ch. 111, par. 6371)

14 (Section scheduled to be repealed on January 1, 2008)

15 Sec. 21. Investigations; notice and hearing. The 16 Department may investigate the actions of any applicant or of any person holding or claiming to hold a license. 17 The 18 Department shall, before refusing to issue or renew a license, 19 at least 30 days prior to the date set for the hearing, notify, in writing, the applicant for, or holder of, a license of the 20 21 nature of the charges and that a hearing will be held on the 22 date designated. The Department shall direct the applicant or licensee to file a written answer to the Board under oath 23 24 within 20 days after the service of the notice and inform the 25 applicant or licensee that failure to file an answer will

result in default being taken against the applicant or licensee 1 and that the license or certificate may be suspended, revoked, 2 3 placed on probationary status, or other disciplinary action may be taken, including limiting the scope, nature or extent of 4 5 practice, as the Secretary <del>Director</del> may deem proper. Written 6 notice may be served by personal delivery or certified or 7 registered mail to the applicant or licensee at the applicant's 8 last address of record the last notification to the Department. 9 In case the person fails to file an answer after receiving 10 notice, his or her license or certificate may, in the 11 discretion of the Department, be suspended, revoked, or placed 12 on probationary status, or the Department may take whatever disciplinary action deemed proper, including limiting the 13 14 scope, nature, or extent of the person's practice or the 15 imposition of a fine, without a hearing, if the act or acts 16 charged constitute sufficient grounds for such action under 17 this Act. At the time and place fixed in the notice, the Board shall proceed to hear the charges and the parties or their 18 19 counsel shall be accorded ample opportunity to present any 20 statements, testimony, evidence and argument as mav be pertinent to the charges or to their defense. The Board may 21 22 continue a hearing from time to time.

23 (Source: P.A. 87-1031.)

24 (225 ILCS 20/23) (from Ch. 111, par. 6373)

25 (Section scheduled to be repealed on January 1, 2008)

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Sec. 23. Subpoenas - Depositions - Oaths. The Department shall have the power to subpoena and to bring before it any person and to take testimony either orally or by deposition, or both, with the same fees and mileage and in the same manner as prescribed in civil cases in the courts of this State.

6 The <u>Secretary</u> <del>Director</del>, the designated hearing officer and 7 every member of the Board shall have power to administer oaths 8 to witnesses at any hearing which the Department is authorized 9 to conduct, and any other oaths authorized in any Act 10 administered by the Department.

11 (Source: P.A. 85-967.)

12 (225 ILCS 20/24) (from Ch. 111, par. 6374)

13 (Section scheduled to be repealed on January 1, 2008)

14 Sec. 24. Compelling Testimony. Any court, upon application 15 of the Department, designated hearing officer or the applicant 16 or licensee against whom proceedings under Section 19 17 of this Act are pending, may enter an order requiring the 17 18 attendance of witnesses and their testimony, and the production of documents, papers, files, books and records in connection 19 with any hearing or investigation. The court may compel 20 21 obedience to its order by proceedings for contempt.

22 (Source: P.A. 85-967.)

23 (225 ILCS 20/25) (from Ch. 111, par. 6375)

24 (Section scheduled to be repealed on January 1, 2008)

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Sec. 25. Findings and recommendations. At the conclusion of 1 the hearing the Board shall present to the Secretary Director a 2 3 written report of its findings of fact, conclusions of law and recommendations. The report shall contain a finding whether or 4 5 not the licensee violated this act or failed to comply with the conditions required in this Act. The Board shall specify the 6 7 nature of the violation or failure to comply, and shall make 8 its recommendations to the Secretary Director.

9 The report of findings of fact, conclusions of law and 10 recommendation of the Board shall be the basis for the 11 Department's order or refusal or for the granting of the 12 license. If Secretary <del>Director</del> disagrees with the the recommendations of the Board, the Secretary Director may issue 13 14 an order in contravention thereof. The Secretary Director shall 15 provide a written report to the Board on any disagreement and 16 shall specify the reasons for said action in the final order. 17 The finding is not admissible in evidence against the person in a criminal prosecution brought for the violation of this Act, 18 19 but the hearing and findings are not a bar to a criminal 20 prosecution brought for the violation of this Act.

21 (Source: P.A. 85-967.)

22 (225 ILCS 20/26) (from Ch. 111, par. 6376)

(Section scheduled to be repealed on January 1, 2008)
 Sec. 26. Board - Rehearing. In any case involving the
 refusal to issue or to renew a license or to discipline a

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licensee, a copy of the Board's report shall be served upon the 1 2 applicant or licensee by the Department, either personally or by registered or certified mail or as provided in this Act for 3 the service of the notice of hearing. Within 20 days after such 4 5 service, the applicant or licensee may present to the 6 Department a motion in writing for a rehearing which shall 7 specify the particular grounds therefor. If no motion for a 8 rehearing is filed, then upon the expiration of the time 9 specified for filing such a motion, or if a motion for 10 rehearing is denied, then upon such denial, the Secretary 11 Director may enter an order in accordance with recommendations 12 of the Board, except as provided in Section 25 of this Act. If the applicant or licensee requests and pays for a transcript of 13 the record within the time for filing a motion for rehearing, 14 the 20-day period within which such a motion may be filed shall 15 16 commence upon the delivery of the transcript to the applicant 17 or licensee.

18 (Source: P.A. 86-615.)

19 (225 ILCS 20/27) (from Ch. 111, par. 6377)

20 (Section scheduled to be repealed on January 1, 2008)

Sec. 27. <u>Rehearing</u> <del>Director; rehearing</del>. Whenever the <u>Secretary</u> <del>Director</del> believes justice has not been done in the revocation, suspension, or discipline of a license or refusal to issue or renew a license, he or she may order a rehearing. (Source: P.A. 90-150, eff. 12-30-97.)

(225 ILCS 20/28) (from Ch. 111, par. 6378) 1 2 (Section scheduled to be repealed on January 1, 2008) 3 Sec. 28. Appointment of a hearing officer. The Secretary 4 Director shall have the authority to appoint any attorney 5 licensed to practice law in the State of Illinois to serve as 6 the hearing officer in any action for refusal to issue or renew 7 a license or permit or to discipline a licensee. The Secretary 8 Director shall promptly notify the Board of anv such 9 appointment. The hearing officer shall have full authority to 10 conduct the hearing. At least one member of the Board shall 11 attend each hearing. The hearing officer shall report his findings of fact, conclusions of law and recommendations to the 12 13 Board and to the Secretary Director. Upon receipt of the 14 report, the The Board shall have at least 60 days after receipt 15 of the report to review it and to present its findings of fact, 16 conclusions of law and recommendation to the Secretary Director. If the Board does not present its report within the 17 18 60 days period, the respondent may request in writing a direct appeal to the Secretary, in which case the Secretary shall, 19 within 7 calendar days after the request, issue an order 20 21 directing the Board to issue its findings of fact, conclusions 22 of law, and recommendations to the Secretary within 30 calendar 23 days after such order. If the Board fails to issue its findings 24 of fact, conclusions of law, and recommendations within that time frame to the Secretary after the entry of such order, the 25

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1	Secretary shall, within 30 calendar days thereafter, issue an
2	order based upon the report of the hearing officer and the
3	record of the proceedings or issue an order remanding the
4	matter back to the hearing officer for additional proceedings
5	in accordance with the order. If (i) a direct appeal is
6	requested, (ii) the Board fails to issue its findings of fact,
7	conclusions of law, and recommendations within the 30-day
8	mandate from the Secretary or the Secretary fails to order the
9	Board to do so, and (iii) the Secretary fails to issue an order
10	within 30 calendar days thereafter, then the hearing officer's
11	report is deemed accepted and a final decision of the
12	Secretary. Notwithstanding any other provision of this
13	Section, if the Secretary, upon review, determines that
14	substantial justice has not been done in the revocation,
15	suspension, or refusal to issue or renew a license or other
16	disciplinary action taken as the result of the entry of the
17	hearing officer's report, the Secretary may order a rehearing
18	by the same or other examiners the Director may issue an order
19	based on the report of the hearing officer. If the Secretary
20	Director disagrees with the recommendation of the Board or of
21	the hearing officer, the <u>Secretary</u> <del>Director</del> may issue an order
22	in contravention of the Board's report. The Secretary Director
23	shall promptly provide a written explanation to the Board on
24	any such disagreement, and shall specify the reasons for such
25	action in the final order.

26 (Source: P.A. 90-150, eff. 12-30-97.)

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(225 ILCS 20/29) (from Ch. 111, par. 6379) 1 2 (Section scheduled to be repealed on January 1, 2008) 3 Sec. 29. Order or certified copy thereof - prima facie 4 proof. An order or a certified copy thereof, over the seal of 5 the Department and purporting to be signed by the Secretary 6 Director, shall be prima facie proof that: 7 Such signature is the genuine signature of (1)the Secretary Director; 8 9 (2)Such Secretary <del>Director</del> is duly appointed and 10 qualified; and 11 (3) The Board and the members thereof are qualified to act.

12 (Source: P.A. 85-967.)

14

13 (225 ILCS 20/32) (from Ch. 111, par. 6382)

(Section scheduled to be repealed on January 1, 2008)

15 Sec. 32. Temporary suspension of a license. The Secretary Director may temporarily suspend the license of a licensed 16 clinical social worker or licensed social worker without a 17 hearing simultaneously with the institution of proceedings for 18 a hearing provided for in Section 21 of this Act if the 19 20 Secretary **Director** finds conclusive evidence indicating that a 21 licensee's continuation in practice would constitute an 22 imminent danger to the public. In the event the Secretary 23 Director temporarily suspends such license without a hearing, a 24 hearing by the Board shall be held within 30 days after such

SB0128 Enrolled - 30 - LRB095 05003 RAS 25071 b 1 suspension has occurred. 2 (Source: P.A. 85-1131.)

3 Section 15. If and only if House Bill 820 of the 95th 4 General Assembly (as amended by Senate Amendment No. 1) becomes 5 law, the Carnival and Amusement Rides Safety Act is amended by 6 changing Sections 2-2 and 2-20 as follows:

7 (430 ILCS 85/2-2) (from Ch. 111 1/2, par. 4052)

8 Sec. 2-2. Definitions. As used in this Act, unless the 9 context otherwise requires:

1. "Director" means the Director of Labor or his or her
 designee.

12

2. "Department" means Department of Labor.

3. "Amusement Attraction" means an enclosed building or structure, including electrical equipment which is an integral part of the building or structure, through which people walk without the aid of any moving device, that provides amusement, thrills or excitement at a fair or carnival, except any such enclosed building or structure which is subject to the jurisdiction of a local building code.

20

4. "Amusement ride" means:

(a) any mechanized device or combination of devices,
including electrical equipment which is an integral part of
the device or devices, which carries passengers along,
around, or over a fixed or restricted course for the

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primary purpose of giving its passengers amusement, pleasure, thrills, or excitement;

3 (b) any ski lift, rope tow, or other device used to 4 transport snow skiers;

(c) (blank);

6 (d) any dry slide over 20 feet in height, alpine slide,
7 or toboggan slide;

8 (e) any tram, open car, or combination of open cars or 9 wagons pulled by a tractor or other motorized device which 10 is not licensed by the Secretary of State, which may, but 11 does not necessarily follow a fixed or restricted course, 12 and is used primarily for the purpose of giving its 13 passengers amusement, pleasure, thrills or excitement, and 14 for which an individual fee is charged or a donation 15 accepted with the exception of hayrack rides; or

16

5

(f) any bungee cord or similar elastic device.

17 5. "Carnival" means an enterprise which offers amusement or
18 entertainment to the public by means of one or more amusement
19 attractions or amusement rides.

6. "Fair" means an enterprise principally devoted to the exhibition of products of agriculture or industry in connection with which amusement rides or amusement attractions are operated.

7. "Operator" means a person, or the agent of a person, who owns or controls or has the duty to control the operation of an amusement ride or an amusement attraction at a carnival or SB0128 Enrolled - 32 - LRB095 05003 RAS 25071 b

1 fair. "Operator" includes an agency of the State or any of its 2 political subdivisions.

8. "Carnival worker" means a person who is employed by a carnival <u>or fair</u> to <u>manage</u>, physically operate, <u>or assist in</u> <u>the operation of</u> an amusement ride or amusement attraction when it is open to the public <del>and who is not a volunteer</del>.

7 (Source: P.A. 94-801, eff. 5-25-06; 95HB0820sam001.)

8 (430 ILCS 85/2-20)

9 Sec. 2-20. Employment of carnival workers.

Beginning on January 1, 2008, no person, firm, 10 (a) 11 corporation, or other entity that owns or operates a carnival 12 or fair shall employ a carnival worker who (i) has been convicted of any offense set forth in Article 11 of the 13 Criminal Code of 1961, (ii) is a registered sex offender, as 14 15 defined in the Sex Offender Registration Act, or (iii) has ever 16 been convicted of any offense set forth in Article 9 of the Criminal Code of 1961. 17

Any person, firm, corporation, or other entity that owns or operates a carnival and knowingly violates the provisions of this subsection (a) shall be assessed a civil penalty in an amount not less than \$1,000 and not more than \$5,000 for a first offense, and not less than \$5,000 and not more than \$10,000 for a second or subsequent offense.

(b) <u>A</u> In the interest of compliance with the requirements
 of this Section, a person, firm, corporation, or other entity

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that owns or operates a carnival <u>or fair</u> must conduct a criminal history records check for <del>each</del> carnival <u>workers at the</u> <u>time they are hired</u> <del>worker in its employ</del> consistent with the Illinois Uniform Conviction Information Act and perform a check of the Sex Offender Registry <del>maintained by the Department of</del> <del>State Police for each carnival worker in its employ</del>.

7 In the case of carnival workers who are hired on a 8 temporary basis to work at a specific event, the carnival <u>or</u> 9 <u>fair</u> owner may work with local enforcement agencies in order 10 expedite the criminal history records check required under this 11 subsection (b).

12 Individuals who are under the age of 17 are exempt from the 13 criminal history records check requirements set forth in this 14 subsection (b).

15 (c) Any person, firm, corporation, or other entity that 16 owns or operates a carnival <u>or fair</u> must have a substance abuse 17 policy in place for its workers, which shall include random 18 drug testing of carnival workers.

19 (d) Any person, firm, corporation, or other entity that 20 owns or operates a carnival or fair that violates the provisions of subsection (a) of this Section or fails to 21 22 conduct a criminal history records check or a sex offender 23 registry check for carnival workers in its employ, as required by subsection (b) of this Section, shall be assessed a civil 24 25 penalty in an amount not to exceed \$1,000 for a first offense, not to exceed \$5,000 for a second offense, and not to exceed 26

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1	\$15,000 for a third or subsequent offense. The collection of
2	these penalties shall be enforced in a civil action brought by
3	the Attorney General on behalf of the Department.
4	(e) A carnival or fair owner is not responsible for:
5	(1) any personal information submitted by a carnival
6	worker for criminal history records check purposes; or
7	(2) any information provided by a third party for a
8	criminal history records check or a sex offender registry
9	check.
10	A carnival or fair owner shall not be liable to any
11	employee in carrying out the requirements of this Section.
12	(Source: 95HB0820sam001.)
13	Section 99. Effective date. This Act takes effect upon

14 becoming law.