1 AN ACT concerning safety.

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

Section 5. The Environmental Protection Act is amended by
reenacting and changing Section 28.5 (which was repealed on
December 31, 2007) as follows:

7 (415 ILCS 5/28.5 new)

8 Sec. 28.5. Clean Air Act rules; fast-track.

9 <u>(a) This Section applies through December 31, 2014 and</u> 10 <u>applies solely to the adoption of rules proposed by the Agency</u> 11 <u>and required to be adopted by the State under the Clean Air Act</u> 12 as amended by the Clean Air Act Amendments of 1990 (CAAA).

(b) For purposes of this Section, a "fast-track" rulemaking 13 14 proceeding is a proceeding to promulgate a rule that the CAAA requires to be adopted. For the purposes of this Section, 15 16 "requires to be adopted" refers only to those regulations or 17 parts of regulations for which the United States Environmental Protection Agency is empowered to impose sanctions against the 18 19 State for failure to adopt such rules. All fast-track rules must be adopted under procedures set forth in this Section, 20 21 unless another provision of this Act specifies the method for 22 adopting a specific rule.

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(c) When the CAAA requires rules other than identical in

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1	substance rules to be adopted, upon request by the Agency, the
2	Board must adopt rules under fast-track rulemaking
3	requirements.
4	(d) The Agency must submit its fast-track rulemaking
5	proposal in the following form:
6	(1) The Agency must file the rule in a form that meets
7	the requirements of the Illinois Administrative Procedure
8	Act and regulations promulgated thereunder.
9	(2) The cover sheet of the proposal shall prominently
10	state that the rule is being proposed under this Section.
11	(3) The proposal shall clearly identify the provisions
12	and portions of the federal statute, regulations,
13	guidance, policy statement, or other documents upon which
14	the rule is based.
15	(4) The supporting documentation for the rule shall
16	summarize the basis of the rule.
17	(5) The Agency must describe in general the alternative
18	selected and the basis for the alternative.
19	(6) The Agency must file a summary of economic and
20	technical data upon which it relied in drafting the rule.
21	(7) The Agency must provide a list of any documents
22	upon which it directly relied in drafting the rule or upon
23	which it intends to rely at the hearings and must provide
24	such documents to the Board. Additionally, the Agency must
25	make such documents available at an appropriate location
26	for inspection and copying at the expense of the interested

1 <u>party.</u>

2	(8) The Agency must include in its submission a
3	description of the geographical area to which the rule is
4	intended to apply, a description of the process or
5	processes affected, an identification by classes of the
6	entities expected to be affected, and a list of sources
7	expected to be affected by the rule to the extent known to
8	the Agency.
9	(e) Within 14 days of receipt of the proposal, the Board
10	must file the rule for first notice under the Illinois
11	Administrative Procedure Act and must schedule all required
12	hearings on the proposal and cause public notice to be given in
13	accordance with the Illinois Administrative Procedure Act and
14	the CAAA.
15	(f) The Board must set 3 hearings on the proposal, each of
16	which shall be scheduled to continue from day to day, excluding
17	weekends and State and federal holidays, until completed. The
18	Board must require the written submission of all testimony at
19	least 10 days before a hearing, with simultaneous service to
20	all participants of record in the proceeding as of 15 days
21	prior to hearing, unless a waiver is granted by the Board for
22	good cause. In order to further expedite the hearings,
23	presubmitted testimony shall be accepted into the record
24	without the reading of the testimony at hearing, provided that
25	the witness swears to the testimony and is available for
26	questioning, and the Board must make every effort to conduct

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1 <u>the proceedings expeditiously and avoid duplication and</u> 2 extraneous material.

3 (1) The first hearing shall be held within 55 days of 4 receipt of the rule and shall be confined to testimony by 5 and questions of the Agency's witnesses concerning the 6 scope, applicability, and basis of the rule. Within 7 days 7 after the first hearing, any person may request that the 8 second hearing be held.

9 (A) If, after the first hearing, the Agency and 10 affected entities are in agreement on the rule, the 11 United States Environmental Protection Agency has not 12 informed the Board of any unresolved objection to the 13 rule, and no other interested party contests the rule 14 or asks for the opportunity to present additional evidence, the Board may cancel the additional 15 16 hearings. When the Board adopts the final order under these circumstances, it shall be based on the Agency's 17 18 proposal as agreed to by the parties.

19 (B) If, after the first hearing, the Agency and 20 affected entities are in agreement upon a portion of 21 the rule, the United States Environmental Protection 22 Agency has not informed the Board of any unresolved 23 objections to that agreed portion of the rule, and no 24 other interested party contests that agreed portion of 25 the rule or asks for the opportunity to present additional evidence, the Board must proceed to the 26

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1	second hearing, as provided in paragraph (2) of
2	subsection (g) of this Section, but the hearing shall
3	be limited in scope to the unresolved portion of the
4	proposal. When the Board adopts the final order under
5	these circumstances, it shall be based on such portion
6	of the Agency's proposal as agreed to by the parties.
7	(2) The second hearing shall be scheduled to commence
8	within 30 days of the first day of the first hearing and
9	shall be devoted to presentation of testimony, documents,
10	and comments by affected entities and all other interested
11	parties.
12	(3) The third hearing shall be scheduled to commence
13	within 14 days after the first day of the second hearing
14	and shall be devoted solely to any Agency response to the
15	material submitted at the second hearing and to any
16	response by other parties. The third hearing shall be
17	cancelled if the Agency indicates to the Board that it does
18	not intend to introduce any additional material.
19	(q) In any fast-track rulemaking proceeding, the Board must
20	accept evidence and comments on the economic impact of any
21	provision of the rule and must consider the economic impact of
22	the rule based on the record. The Board may order an economic
23	impact study in a manner that will not prevent adoption of the
24	rule within the time required by subsection (n) of this
25	Section.
26	(h) In all fast-track rulemakings under this Section, the
22 23 24 25	the rule based on the record. The Board may order an economic impact study in a manner that will not prevent adoption of the rule within the time required by subsection (n) of this Section.

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Board must take into account factors set forth in subsection (a) of Section 27 of this Act.

3 (i) The Board must adopt rules in the fast-track rulemaking docket under the requirements of this Section that the CAAA 4 5 requires to be adopted, and may consider a non-required rule in a second docket that shall proceed under Title VII of this Act. 6 7 (j) The Board is directed to take whatever measures are available to it to complete fast-track rulemaking as 8 9 expeditiously as possible consistent with the need for careful 10 consideration. These measures shall include, but not be limited 11 to, having hearings transcribed on an expedited basis.

12 (k) Following the hearings, the Board must close the record
 13 14 days after the availability of the transcript.

14 (1) The Board must not revise or otherwise change an Agency 15 fast-track rulemaking proposal without agreement of the Agency 16 until after the end of the hearing and comment period. Any 17 revisions to an Agency proposal shall be based on the record of 18 the proceeding.

(m) All rules adopted by the Board under this Section shall
 be based solely on the record before it.

(n) The Board must complete a fast-track rulemaking by adopting a second notice order no later than 130 days after receipt of the proposal if no third hearing is held and no later than 150 days if the third hearing is held. If the order includes a rule, the Illinois Board must file the rule for second notice under the Illinois Administrative Procedure Act HB3859 Engrossed - 7 - LRB096 01977 JDS 11987 b

1 within 5 days after adoption of the order.

(o) Upon receipt of a statement of no objection to the rule
from the Joint Committee on Administrative Rules, the Board
must adopt the final order and submit the rule to the Secretary
of State for publication and certification within 21 days.
Section 99. Effective date. This Act takes effect upon

7 becoming law.