96TH GENERAL ASSEMBLY

State of Illinois

2009 and 2010

SB2001

Introduced 2/20/2009, by Sen. Dale A. Righter

SYNOPSIS AS INTRODUCED:

210 ILCS 74/5.25

Amends the Physical Fitness Facility Medical Emergency Preparedness Act. Provides that "physical fitness facility" does not mean a public or private golf course. Effective immediately.

LRB096 11247 DRJ 21661 b

FISCAL NOTE ACT MAY APPLY STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT SB2001

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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 Physical Fitness Facility Medical Emergency
Preparedness Act is amended by changing Section 5.25 as
follows:

7 (210 ILCS 74/5.25)

8 Sec. 5.25. Physical fitness facility.

9 (a) "Physical fitness facility" means the following:

(1) Any of the following indoor or outdoor facilities 10 11 that is (i) owned or operated by a park district, municipality, or other unit of local government, including 12 a home rule unit, or by a public or private elementary or 13 14 secondary school, college, university, or technical or trade school and (ii) supervised by one or more persons, 15 16 other than maintenance or security personnel, employed by 17 of local government, school, college, the unit or university for the purpose of directly supervising the 18 19 physical fitness activities taking place at any of these facilities: a swimming pool; stadium; athletic field; 20 21 football stadium; soccer field; baseball diamond; track 22 and field facility; tennis court; basketball court; or volleyball court; or similar facility as defined by 23

Department rule; or such facilities located adjacent thereto.

3 (2) Except as provided in subsection (b), any other 4 indoor or outdoor establishment, whether public or 5 private, that provides services or facilities focusing 6 primarily on cardiovascular exertion or gaming as defined 7 by Department rule.

8 (b) "Physical fitness facility" does not include a facility 9 serving less than a total of 100 individuals, as further 10 defined by Department rule. In addition, the term does not 11 include (i) a facility located in a hospital or in a hotel or 12 motel, (ii) any outdoor facility owned or operated by a park 13 district organized under the Park District Code, the Chicago 14 Park District Act, or the Metro-East Park and Recreation 15 District Act, or (iii) any facility owned or operated by a 16 forest preserve district organized under the Downstate Forest 17 Preserve District Act or the Cook County Forest Preserve District Act or a conservation district organized under the 18 19 Conservation District Act, or (iv) a public or private golf 20 course. The term also does not include any facility that does not employ any persons to provide instruction, training, or 21 22 assistance for persons using the facility.

23 (Source: P.A. 95-712, eff. 1-1-09.)

24 Section 99. Effective date. This Act takes effect upon 25 becoming law.