### 97TH GENERAL ASSEMBLY

## State of Illinois

# 2011 and 2012

#### HB3305

Introduced 2/24/2011, by Rep. Chad Hays - Jil Tracy - Norine Hammond - John D. Cavaletto

# SYNOPSIS AS INTRODUCED:

20 ILCS 805/805-15	was 20 ILCS 805/63a37
20 ILCS 2705/2705-20 new	
20 ILCS 2905/2	from Ch. 127 1/2, par. 2
415 ILCS 5/28.7 new	

Amends the Department of Natural Resources (Conservation) Law, the Department of Transportation Law, the State Fire Marshal Act, and the Environmental Protection Act. Requires that the rulemaking processes of the Department of Natural Resources, the Department of Transportation, the State Fire Marshal, the Pollution Control Board, and the Environmental Protection Agency include a process for expediting the issuance of permits and licenses for clean coal projects. Authorizes these State agencies to engage the experts and additional resources that are reasonably necessary for implementing this expedited process. Provides that the expedited process applies only upon the request of the applicant and that any additional costs for using that process shall be borne by the applicant. Effective immediately.

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FISCAL NOTE ACT MAY APPLY HB3305

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AN ACT concerning State government.

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

Section 5. The Department of Natural Resources
(Conservation) Law of the Civil Administrative Code of Illinois
is amended by changing Section 805-15 as follows:

7 (20 ILCS 805/805-15) (was 20 ILCS 805/63a37)

8 Sec. 805-15. Rules and regulations.

9 <u>(a)</u> The Department has the power to adopt and enforce rules 10 <del>and regulations</del> necessary to the performance of its statutory 11 duties.

12 (b) These rules must include a process for expediting the 13 issuance of permits and licenses for clean coal projects. The 14 Department may engage the experts and additional resources that 15 are reasonably necessary for implementing this process. An 16 expedited process applies only upon the request of the 17 applicant, and any additional costs for using that process 18 shall be borne by the applicant.

19 (Source: P.A. 91-239, eff. 1-1-00.)

20 Section 15. The Department of Transportation Law of the 21 Civil Administrative Code of Illinois is amended by adding 22 Section 2705-20 as follows: HB3305

1	(20 ILCS 2705/2705-20 new)
2	Sec. 2705-20. Administrative rules.
3	(a) The Department has the power to adopt and enforce rules
4	necessary to the performance of its statutory duties.
5	(b) These rules must include a process for expediting the
6	issuance of permits and licenses for clean coal projects. The
7	Department may engage the experts and additional resources that
8	are reasonably necessary for implementing this process. An
9	expedited process applies only upon the request of the
10	applicant, and any additional costs for using that process
11	shall be borne by the applicant.
12	Section 20. The State Fire Marshal Act is amended by
13	changing Section 2 as follows:
14	(20 ILCS 2905/2) (from Ch. 127 1/2, par. 2)
15	Sec. 2. The Office shall have the following powers and
16	duties:
17	1. To exercise the rights, powers and duties which have
18	been vested by law in the Department of State Police as the
19	successor of the Department of Public Safety, State Fire
20	Marshal, inspectors, officers and employees of the State
21	Fire Marshal, including arson investigation. Arson
22	investigations conducted by the State Fire Marshal's
23	Office shall be conducted by State Fire Marshal Arson

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Investigator Special Agents, who shall be peace officers as provided in the Peace Officer Fire Investigation Act.

2. To keep a record, as may be required by law, of all fires occurring in the State, together with all facts, statistics and circumstances, including the origin of fires.

7 3. To exercise the rights, powers and duties which have
8 been vested in the Department of State Police by the
9 "Boiler and Pressure Vessel Safety Act", approved August 7,
10 1951, as amended.

4. To administer the Illinois Fire Protection Training
 Act.

5. To aid in the establishment and maintenance of the
training facilities and programs of the Illinois Fire
Service Institute.

16 6. To disburse Federal grants for fire protection17 purposes to units of local government.

7. To pay to or in behalf of the City of Chicago for 18 19 maintenance, expenses, facilities and structures the 20 directly incident to the Chicago Fire Department training 21 program. Such payments may be made either as reimbursements 22 for expenditures previously made by the City, or as 23 payments at the time the City has incurred an obligation 24 which is then due and payable for such expenditures. 25 Payments for the Chicago Fire Department training program 26 shall be made only for those expenditures which are not HB3305

1 claimable by the City under "An Act relating to fire 2 protection training", certified November 9, 1971, as 3 amended.

8. To administer General Revenue Fund grants to areas not located in a fire protection district or in a municipality which provides fire protection services, to defray the organizational expenses of forming a fire protection district.

9 9. In cooperation with the Illinois Environmental 10 Protection Agency, to administer the Illinois Leaking 11 Underground Storage Tank program in accordance with 12 Section 4 of this Act and Section 22.12 of the 13 Environmental Protection Act.

14 10. To expend state and federal funds as appropriated15 by the General Assembly.

16 11. To provide technical assistance, to areas not 17 located in a fire protection district or in a municipality 18 which provides fire protection service, to form a fire 19 protection district, to join an existing district, or to 20 establish a municipal fire department, whichever is 21 applicable.

12. To exercise such other powers and duties as may bevested in the Office by law.

2413. To adopt all administrative rules that may be25necessary for the effective administration, enforcement,26and regulation of all matters for which the Department has

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1	jurisdiction or responsibility. These rules must include a
2	process for expediting the issuance of permits and licenses
3	for clean coal projects. The Office may engage the experts
4	and additional resources that are reasonably necessary for
5	implementing this process. An expedited process applies
6	only upon the request of the applicant, and any additional
7	costs for using that process shall be borne by the
8	applicant.
9	(Source: P.A. 94-178, eff. 1-1-06; 95-502, eff. 8-28-07.)
10	Section 30. The Environmental Protection Act is amended by
11	adding Section 28.7 as follows:
12	(415 ILCS 5/28.7 new)
13	Sec. 28.7. Expedited process. The rules of the Agency and
14	Board must include a process for expediting the issuance of
15	permits and licenses for clean coal projects. The Agency and
16	Board may engage the experts and additional resources that are
17	reasonably necessary for implementing this process. An
18	expedited process applies only upon the request of the
19	applicant, and any additional costs for using that process
20	shall be borne by the applicant.

21 Section 99. Effective date. This Act takes effect upon 22 becoming law.