1

AN ACT concerning health regulation.

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

Section 5. The Swimming Facility Act is amended by changing
Sections 2, 3, 3.01, 3.02, 3.05, 3.10, 3.12, 3.13, 4, 5, 6, 7,
8, 9, 11, 13, 17, 20, 21, 22, 23, and 27 and by adding Sections
3.14, 3.15, 3.16, 3.17, 3.18, 3.19, 3.20, 3.21, 3.22, 3.23,
3.24, 5.1, 5.2, 8.1, 8.2, 8.3, 20.5, 22.2, 30, 31, and 32 as
follows:

10 (210 ILCS 125/2) (from Ch. 111 1/2, par. 1202)

11 Sec. 2. Legislative purpose. It is found that there exists, and may in the future exist, within the State of Illinois 12 public swimming facilities, including swimming pools, spas, 13 14 water slides, public bathing beaches, and other swimming facilities, which are substandard in one or more important 15 16 features of safety, cleanliness or sanitation. Such conditions 17 adversely affect the public health, safety and general welfare 18 of persons.

Therefore, the purpose of this Act is to protect, promote and preserve the public health, safety and general welfare by providing for the establishment and enforcement of minimum standards for safety, cleanliness and general sanitation for all <u>swimming facilities, including</u> swimming pools, spas, water SB3727 Enrolled - 2 - LRB097 14566 DRJ 65183 b

1 slides, public bathing beaches, and other aquatic features now
2 in existence or hereafter constructed, developed, or altered,
3 and to provide for inspection and licensing of all such
4 facilities.

5 (Source: P.A. 96-1081, eff. 7-16-10.)

6 (210 ILCS 125/3) (from Ch. 111 1/2, par. 1203)

Sec. 3. Definitions. As used in this Act, unless the
context otherwise requires, the terms specified in Sections
3.01 through <u>3.24</u> 3.13 have the meanings ascribed to them in
those Sections.

11 (Source: P.A. 96-1081, eff. 7-16-10.)

12 (210 ILCS 125/3.01) (from Ch. 111 1/2, par. 1203.01)

Sec. 3.01. Swimming pool. "Swimming Pool" means any 13 14 artificial basin of water which is modified, improved, 15 constructed or installed for the purpose of public swimming, wading, floating, or diving, and includes: pools for community 16 17 use, pools at apartments, condominiums, and other groups or 18 associations having 5 or more living units, clubs, churches, camps, schools, institutions, Y.M.C.A.'s, Y.W.C.A.'s, parks, 19 recreational areas, motels, hotels, health clubs, golf and 20 country clubs, and other commercial establishments. It does not 21 22 include pools at private single-family residences intended 23 only for the use of the owner and guests.

24 (Source: P.A. 92-18, eff. 6-28-01.)

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(210 ILCS 125/3.02) (from Ch. 111 1/2, par. 1203.02) 1 2 Sec. 3.02. "Public Bathing Beach" means any body of water, 3 except as defined in Section 3.01, or that portion thereof used 4 for the purpose of public swimming or recreational bathing, and 5 includes beaches at: apartments, condominiums, subdivisions, 6 and other groups or associations having 5 or more living units, 7 churches, camps, schools, institutions, clubs, parks, 8 recreational areas, motels, hotels and other commercial 9 establishments. It includes shores, equipments, buildings and 10 appurtenances pertaining to such areas. It does not include 11 bathing beaches at private residences intended only for the use 12 of the owner and quests.

13 (Source: P.A. 78-1149.)

14 (210 ILCS 125/3.05) (from Ch. 111 1/2, par. 1203.05)

Sec. 3.05. "Person" means any individual, group of individuals, association, trust, partnership, <u>limited</u> <u>liability company</u>, corporation, person doing business under an assumed name, county, municipality, the State of Illinois, or any political subdivision or department thereof, or any other entity.

21 (Source: P.A. 78-1149.)

22 (210 ILCS 125/3.10)

23 Sec. 3.10. Spa. "Spa" means a basin of water designed for

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recreational or therapeutic use that is not drained, cleaned, 1 2 or refilled for each user. It may include hydrojet circulation, hot water, cold water mineral bath, air induction bubbles, or 3 some combination thereof. It includes "therapeutic pools", 4 5 "hydrotherapy pools", "whirlpools", "cold spas", "hot spas", 6 and "hot tubs". It does not include these facilities at 7 individual single-family residences intended for use by the 8 occupant and his or her quests.

9 (Source: P.A. 92-18, eff. 6-28-01.)

10 (210 ILCS 125/3.12)

Sec. 3.12. Swimming facility. "Swimming Facility" means a swimming pool, spa, public bathing beach, water slide, lazy river, spray pool, or other aquatic feature and its appurtenances, singular or aggregated together, that exists for the purpose of providing recreation or therapeutic services to the public. It does not include isolation or flotation tanks.

18 (Source: P.A. 96-1081, eff. 7-16-10.)

19 (210 ILCS 125/3.13)

20 Sec. 3.13. Spray pool. "Spray pool" means an aquatic 21 <u>feature</u> recreational facility that is not a swimming pool and 22 that has structures or fittings for spraying, dumping, or 23 shooting water. The term does not include <u>features</u> facilities 24 having as a source of water a public water supply that is

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1	regulated by the Illinois Environmental Protection Agency or
2	the Illinois Department of Public Health and that has no
3	capacity to recycle water.
4	(Source: P.A. 96-1081, eff. 7-16-10.)
5	(210 ILCS 125/3.14 new)
6	Sec. 3.14. Prequalified architect or prequalified
7	professional engineer. "Prequalified architect" or
8	"prequalified professional engineer" means an individual who
9	is prequalified by the Department and is responsible for
10	coordinating the design, planning, and creation of
11	specifications for swimming facilities and for applying for a
12	permit for construction or major alteration.
13	(210 ILCS 125/3.15 new)
14	Sec. 3.15. Prequalified swimming facility contractor.
15	"Prequalified swimming facility contractor" means a person who
16	is prequalified by the Department to perform the construction,
17	installation, modification, or repair of a swimming facility

and its appurtenances.

18

(210 ILCS 125/3.16 new) 19 Sec. 3.16. Aquatic feature. "Aquatic feature" means any 20 single element of a swimming facility other than a swimming 21 pool or spa or bathing beach, including, but not limited to, a 22 lazy river, water slide, spray pool, or other feature that 23

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provides aquatic recreation or therapy.

- 2 (210 ILCS 125/3.17 new)
 3 Sec. 3.17. Lapsed fee. "Lapsed fee" means the amount
 4 charged to a licensee for failing to renew a swimming facility
 5 license within one year after the expiration of the license.
 6 This fee is in addition to any other fees associated with
 7 renewal of a swimming facility license.
- 8 (210 ILCS 125/3.18 new)
 9 Sec. 3.18. Living unit. "Living unit" means a home, mobile
 10 home, duplex unit, apartment unit, condominium unit, or any
 11 dwelling unit in a multi-unit residential structure or a
 12 campground lot.
- 13 (210 ILCS 125/3.19 new)

14	Sec. 3.19. Major alteration. "Major alteration" means any
15	change to a swimming facility or its aquatic features or
16	appurtenances that alters the facility's functionality or
17	as-built or as-permitted condition. This includes, but is not
18	limited to, an alteration of a pool that changes the water
19	surface area, depth, or volume, addition of a permanently
20	installed appurtenance such as a diving board, slide, or
21	starting platform, modification of the design of the
22	recirculation system, and replacement or modification of a
23	bather preparation facility. It does not include maintenance or

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1 <u>minor repair or the replacement of equipment with comparable</u> 2 <u>components.</u>

3

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(210 ILCS 125/3.20 new)

(210 ILCS 125/3.21 new)

4 Sec. 3.20. Subsequent inspection. "Subsequent inspection" 5 means any inspection made by the Department or its agents or 6 certified local health departments that are authorized by local 7 government ordinance to administer and enforce this Act for 8 purposes of annual renewals, responding to a substantiated 9 complaint, complying with a request by the licensee or its 10 agent, or ensuring compliance with an order of the Department. 11 The term does not include initial inspections performed by the 12 Department relating to permitted construction, interim 13 compliance inspections, or Department inspections in a case in 14 which no violations are found.

16	Sec. 3.21. Initial review. "Initial review" means th
17	first review of any submittal made by an applicant for a permi
18	for construction or major alteration, as provided for i
19	Section 5 of this Act. If the requirements of Section 5 ar
20	met, a permit shall be issued; otherwise the Department shal
21	issue correspondence indicating deficiencies.

(210 ILCS 125/3.22 new) Sec. 3.22. Initial inspection. "Initial inspection" means

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1 an inspection conducted by the Department to determine 2 compliance with this Act and rules promulgated thereunder in 3 order to approve the operation of a swimming facility after the 4 Department has issued a permit for construction or major 5 alteration.

- 6 (210 ILCS 125/3.23 new)
 7 Sec. 3.23. Agent health department. "Agent health
 8 department" means a certified local health department that the
 9 Department has designated as its agent for making inspections
 10 and investigations under Section 11 of this Act.
- 11 (210 ILCS 125/3.24 new) 12 Sec. 3.24. Ordinance health department. "Ordinance health department" means a certified local health department 13 belonging to a unit of <u>local government that has adopted an</u> 14 15 ordinance electing to administer and enforce this Act and adopting, by reference, the rules adopted and amended from time 16 17 to time by the Department under the authority of Section 27 of this Act. 18

19	(210 ILCS 125/4) (from Ch. 111 1/2, par. 1204)
20	Sec. 4. License to operate. After May 1, 2002, it shall be
21	unlawful for any person to open, establish, maintain or operate
22	a swimming facility within this State without first obtaining a
23	license therefor from the Department or, where applicable, from

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the ordinance health department. Applications for original 1 2 licenses shall be made on forms furnished by the Department or, 3 where applicable, by an ordinance health department. Each application to the Department shall be signed by the applicant 4 and accompanied by an affidavit of the applicant as to the 5 truth of the application and, except in the case of 6 an 7 application by an organization incorporated under the General 8 Not for Profit Corporation Act, as amended, by the payment 9 license application fee of \$50. License fees are not 10 refundable. Each application shall contain: the name and 11 address of the applicant, or names and addresses of the 12 partners if the applicant is a partnership, or the name and 13 addresses of the officers if the applicant is a corporation or 14 the names and addresses of all persons having an interest 15 therein if the applicant is a group of individuals, 16 association, or trust; and the location of the swimming 17 facility. A license shall be valid only in the possession of the person to whom it is issued and shall not be the subject of 18 19 sale, assignment, or other transfer, voluntary, or 20 involuntary, nor shall the license be valid for any premises other than those for which originally issued. Upon receipt of 21 22 an application for an original license, the Department or, 23 where applicable, the ordinance health department shall inspect such swimming facility to insure compliance with this 24 25 Act. In no case shall license fees be assessed by both the Department and the ordinance health department. 26

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1 (Source: P.A. 96-1081, eff. 7-16-10.)

(210 ILCS 125/5) (from Ch. 111 1/2, par. 1205) 2 3 Sec. 5. Permit for construction or major alteration. No 4 swimming facility shall be constructed, developed, installed, 5 or altered in a major manner until plans, specifications, and 6 other information relative to such swimming facility and 7 appurtenant facilities as may be requested on forms provided by 8 the Department are submitted to and reviewed by the Department 9 and found to comply with minimum sanitary and safety 10 requirements and design criteria, and until a permit for the 11 construction or major alteration development is issued by the 12 Department. Permits are valid for a period of one year from date of issue. They may be reissued upon application to the 13 14 Department and payment of the permit fee as provided in this 15 Act.

The fee to be paid by an applicant, other than an organization incorporated under the General Not for Profit Corporation Act, as now or hereafter amended, for a permit for construction, development, major alteration, or installation of each swimming facility shall be in accordance with Sections <u>8.1, 8.2, and 8.3 of this Act and</u> is \$50, which shall accompany such application.

23 (Source: P.A. 96-1081, eff. 7-16-10.)

24

(210 ILCS 125/5.1 new)

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1	Sec. 5.1. Permit applications; certification. Permit
2	applications shall be made by an architect or engineer
3	prequalified in accordance with Section 30 of this Act. Such
4	applications shall include the sealed technical submissions of
5	the prequalified architect or prequalified professional
6	engineer responsible for the application. The requirements for
7	permit applications by a prequalified architect or
8	prequalified professional engineer shall take effect upon
9	adoption of rules to implement Section 30 of this Act.

10

(210 ILCS 125/5.2 new)

11 Sec. 5.2. Plan resubmittal. Those permit applications 12 failing to qualify for a permit for construction or major 13 alteration after review by the Department shall be supplemented within 30 days by a plan resubmittal. Such resubmittals shall 14 15 include, but not be limited to, revised plans, specifications 16 and other required documentation sufficient to correct deficiencies in the application and demonstrate compliance 17 18 with the rules. All plan resubmittals shall be submitted to the Department by a prequalified architect or prequalified 19 20 professional engineer and shall be accompanied by a fee in accordance with Sections 8.1, 8.2 and 8.3 of this Act. The 21 22 requirements for plan resubmittal by a prequalified architect 23 or prequalified professional engineer shall take effect upon 24 adoption of rules to implement Section 30 of this Act.

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(210 ILCS 125/6) (from Ch. 111 1/2, par. 1206) 1 2 Sec. 6. License renewal. Applications and fees for renewal of the license shall be made in writing by the holder of the 3 license, on forms furnished by the Department or, where 4 5 applicable, the ordinance health department, and, except in the case of an application by an organization incorporated under 6 7 the General Not for Profit Corporation Act, as now or hereafter 8 amended, shall be accompanied by a license application fee in 9 accordance with Sections 8.1, 8.2, and 8.3 of this Act for fees assessed by the Department or as established by local ordinance 10 11 for fees assessed by the ordinance health department of \$50, 12 which shall not be refundable, and shall contain any change in the information submitted since the original license was issued 13 or the latest renewal granted. In addition to any other fees 14 15 required under this Act, a late fee in accordance with Sections 16 8.1, 8.2, and 8.3 of this Act of \$20 shall be charged when any 17 renewal application is received by the Department after the license has expired or as established by local ordinance for 18 fees assessed by the ordinance health department; however, 19 20 educational institutions and units of State or local government shall not be required to pay late fees. If, after inspection, 21 22 the Department or the ordinance health department is satisfied 23 that the swimming facility is in substantial compliance with 24 the provisions of this Act and the rules and regulations issued 25 thereunder, the Department or the ordinance health department 26 shall issue the renewal license. No license shall be renewed if

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the licensee has unpaid fines, fees, or penalties owed to the Department. In no case shall license renewal or late fees be assessed by both the Department and the ordinance health department. (Source: P.A. 96-1081, eff. 7-16-10.)

6 (210 ILCS 125/7) (from Ch. 111 1/2, par. 1207)

7 Sec. 7. Conditional license. If the Department or, where 8 applicable, the ordinance health department finds that the 9 facilities of any swimming facility for which a license is 10 sought are not in compliance with the provisions of this Act 11 and the rules of the Department relating thereto, but may 12 operate without undue prejudice to the public, the Department 13 or the ordinance health department may issue a conditional 14 license setting forth the conditions on which the license is 15 issued, the manner in which the swimming facility fails to 16 comply with the Act and such rules, and shall set forth the time, not to exceed 3 years, within which the applicant must 17 make any changes or corrections necessary to fully comply with 18 this Act and the rules and regulations of the Department 19 relating thereto. No more than 3 such consecutive annual 20 21 conditional licenses may be issued.

22 (Source: P.A. 96-1081, eff. 7-16-10.)

23 (210 ILCS 125/8) (from Ch. 111 1/2, par. 1208)

24 Sec. 8. Payment of fees; display of licenses. All fees and

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penalties generated under the authority of this Act, except 1 2 fees collected by agent health departments or ordinance health 3 departments, shall be deposited into the Facility Licensing Fund and, subject to appropriation, shall be used by the 4 5 Department in the administration of this Act. All fees and 6 penalties shall be submitted in the form of a check or money order, or by other means authorized by the Department, agent 7 8 health department, or ordinance health department. All 9 licenses provided for in this Act shall be displayed in a 10 conspicuous place for public view, within or on such premises. 11 In case of revocation or suspension, the licensee owner or 12 operator or both shall cause the license to be removed and to 13 post the notice of revocation or suspension issued by the 14 Department or ordinance health department. Fees for a permit for construction or major alteration, an original license, and 15 16 a plan resubmittal shall be determined by the total water 17 surface area of the swimming facility, except that aquatic features and bathing beaches shall be charged a fixed fee 18 19 regardless of water surface area. License renewal fees assessed 20 by the Department shall be determined by the total water surface area of the swimming facility, except that aquatic 21 22 features and bathing beaches shall be charged a fixed fee regardless of water surface area. Late renewal, lapsed, initial 23 24 inspection, and subsequent inspection fees assessed by the 25 Department shall be fixed fees regardless of water surface 26 area.

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1	Fees assessed by the Department shall be determined in
2	accordance with the ownership designation of the swimming
3	facility at the time of application. Fees assessed by agent
4	health departments and ordinance health departments may be
5	established by local ordinance.
6	(Source: P.A. 96-1081, eff. 7-16-10.)
7	(210 ILCS 125/8.1 new)
8	Sec. 8.1. Fee schedule for fees assessed by the Department
9	for all licensees except certain tax-exempt organizations,
10	governmental units, and public elementary and secondary
11	schools. The fee schedule for fees assessed by the Department
12	for all licensees, except those specifically identified in

13 Sections 8.2 and 8.3 of this Act, shall be as follows:

14	<u>Water Surface</u>	<u>Construction</u>	Major	Plan
15	<u>Area or Other</u>	<u>Permit Fee</u>	<u>Alteration Fee</u>	<u>Resubmittal</u>
16	Feature			Fee
17	<u>0-500 sq ft</u>	<u>\$625</u>	<u>\$310</u>	<u>\$200</u>
18	<u>501-1,000 sq ft</u>	\$1,250	<u>\$625</u>	\$200
19	<u>1,001-2,000 sq</u>			
20	<u>ft</u>	\$1,500	<u>\$750</u>	\$200
21	2,001 sq ft and			
22	<u>up</u>	<u>\$1,950</u>	<u>\$975</u>	\$200
23	<u>Aquatic Feature</u>	<u>\$625</u>	<u>\$310</u>	\$200
24	Bathing Beach	<u>\$625</u>	<u>\$310</u>	<u>\$200</u>

1	Water Surface Area or Other	Original License and License
2	Feature	Renewal Fee
3	<u>0-500 sq ft</u>	<u>\$150</u>
4	<u>501-1,000 sq ft</u>	<u>\$300</u>
5	<u>1,001-2,000 sq ft</u>	<u>\$400</u>
6	2,001 sq ft and up	<u>\$500</u>
7	<u>Aquatic Feature</u>	<u>\$150</u>
8	Bathing Beach	<u>\$150</u>
9	Late Renewal Fee	<u>\$100</u>
10	Lapsed Fee	<u>\$150</u>
11	Inspections	Fee
12	Initial Inspection	<u>\$150</u>
13	Subsequent Inspection	<u>\$100</u>
14	All fees set forth in thi	is Section shall be charged on a
15	per-swimming-facility or per	r-aquatic-feature basis, unless
16	otherwise noted.	

17 (210 ILCS 125/8.2 new)

18 Sec. 8.2. Fee schedule for fees assessed by the Department 19 for certain tax-exempt organizations. The fee schedule for fees assessed by the Department for a licensee that is an 20 21 organization recognized by the United States Internal Revenue 22 Service as tax-exempt under Title 26 of the United States Code,

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1 Section 501(c)(3) shall be as follows:

2	Water Surface	<u>Construction</u>	Major Alteration	Plan
3	<u>Area or Other</u>	Permit Fee	Fee	<u>Resubmittal</u>
4	Feature			Fee
5	<u>0-500 sq ft</u>	<u>\$150</u>	<u>\$50</u>	<u>\$200</u>
6	<u>501-1,000 sq ft</u>	<u>\$150</u>	<u>\$50</u>	<u>\$200</u>
7	<u>1,001-2,000 sq ft</u>	<u>\$150</u>	<u>\$50</u>	<u>\$200</u>
8	2,001 sq ft and			
9	<u>up</u>	<u>\$150</u>	<u>\$200</u>	<u>\$200</u>
10	<u>Aquatic Feature</u>	\$600	\$300	\$200
11	Bathing Beach	<u>\$150</u>	<u>\$50</u>	\$200

12	Water Surface Area or Other	Original License and License
13	Feature	Renewal Fee
14	<u>0-500 sq ft</u>	<u>\$0</u>
15	<u>501-1,000 sq ft</u>	<u>\$0</u>
16	1,001-2,000 sq ft	<u>\$0</u>
17	2,001 sq ft and up	<u>\$0</u>
18	<u>Aquatic Feature</u>	<u>\$75</u>
19	Bathing Beach	<u>\$75</u>
20	Late Renewal Fee	<u>\$50</u>
21	Lapsed Fee	<u>\$75</u>
22	Inspections	Fee
23	Initial Inspection	<u>\$0</u>

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 1
 Subsequent Inspection
 \$100

All fees set forth in this Section shall be charged on a
per-swimming-facility or per-aquatic-feature basis.

4 (210 ILCS 125/8.3 new)

5 Sec. 8.3. Fee schedule for fees assessed by the Department 6 for certain governmental units and schools. The fee schedule 7 for fees assessed by the Department for a licensee that is a 8 unit of State or local government or a public elementary or 9 secondary school shall be as follows:

10	<u>Water Surface</u>	<u>Construction</u>	<u>Major Alteration</u>	Plan
11	<u>Area or Other</u>	<u>Permit Fee</u>	<u>Permit Fee</u>	<u>Resubmittal</u>
12	Feature			Fee
13	<u>0-500 sq ft</u>	<u>\$0</u>	<u>\$0</u>	\$200
14	<u>501-1,000 sq ft</u>	<u>\$0</u>	<u>\$0</u>	\$200
15	<u>1,001-2,000 sq ft</u>	<u>\$0</u>	<u>\$0</u>	\$200
16	2,001 sq ft and			
17	<u>up</u>	<u>\$0</u>	<u>\$0</u>	<u>\$200</u>
18	<u>Aquatic Feature</u>	<u>\$600</u>	<u>\$300</u>	<u>\$200</u>
19	Bathing Beach	<u>\$0</u>	<u>\$0</u>	<u>\$200</u>

20	<u>Water Surface Area or Other</u>	Original License and License
21	Feature	<u>Renewal Fee</u>
22	<u>0-500 sq ft</u>	<u>\$0</u>

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1	501-1,000 sq ft	<u>\$0</u>
2	1,001-2,000 sq ft	<u>\$0</u>
3	2,001 sq ft and up	\$0
4	Aquatic Feature	\$0
5	Bathing Beach	\$0
6	Late Renewal Fee	<u>\$0</u>
7	Lapsed Fee	<u>\$0</u>

8	Inspections	Fee
9	Initial Inspection	<u>\$0</u>
10	Subsequent Inspection	\$100

11 <u>Construction permit fees and major alteration permit fees</u> 12 <u>set forth in this Section shall be due only if the Department</u> 13 <u>produces an initial review within 60 days after receipt of the</u> 14 <u>application. The fees for aquatic features under this Section</u> 15 <u>shall cover all aquatic features at a particular facility, and</u> 16 <u>an aquatic feature fee is not required for each and every</u> 17 aquatic feature.

18 (210 ILCS 125/9) (from Ch. 111 1/2, par. 1209)

19 Sec. 9. Inspections. Subject to constitutional 20 limitations, the Department, by its representatives, after 21 proper identification, is authorized and shall have the power 22 to enter at reasonable times upon private or public property 23 for the purpose of inspecting and investigating conditions SB3727 Enrolled - 20 - LRB097 14566 DRJ 65183 b

relating to the enforcement of this Act and <u>rules</u> regulations issued hereunder. Written notice of all violations shall be given to <u>each person against whom a violation is alleged</u> the owners, operators and licensees of swimming facilities.

5 (Source: P.A. 92-18, eff. 6-28-01.)

6 (210 ILCS 125/11) (from Ch. 111 1/2, par. 1211) 7 Sec. 11. Department's agents. The Department may designate 8 certified local health departments as its agents for purposes of carrying out this Act. An agent so designated may charge 9 10 fees for costs associated with enforcing this Act. Where the 11 agent determines that it cannot perform an inspection under 12 this Act, the Department shall perform the inspection and any 13 applicable fees shall be payable to the Department and the agent may not charge a fee. If the Department performs a 14 15 service or activity for the agent that the agent cannot 16 perform, the fee for the service or activity shall be paid to the Department and not to the agent. In no case shall fees be 17 18 assessed by both the Department and an agent for the same service or activity. full-time Municipal, District, County or 19 20 multiple-County Health Departments as its agents in making 21 inspections and investigations.

22 (Source: P.A. 78-1149.)

23 (210 ILCS 125/13) (from Ch. 111 1/2, par. 1213)

24 Sec. 13. Rules. The Department shall promulgate, publish,

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adopt and amend such rules as may be necessary for the proper 1 2 enforcement of this Act, to protect the health and safety of the public using swimming facilities such pools and beaches, 3 spas, and their other appurtenances, and may, when necessary, 4 5 utilize the services of any other state agencies to assist in carrying out the purposes of this Act. These rules shall 6 7 include but are not limited to design criteria for swimming 8 facility areas and bather preparation facilities, standards 9 relating to sanitation, cleanliness, plumbing, water supply, 10 sewage and solid waste disposal, design and construction of all 11 equipment, buildings, rodent and insect control, communicable 12 disease control, safety and sanitation of appurtenant swimming 13 facilities. The rules must include provisions for the 14 prevention of bather entrapment or entanglement at new and existing swimming facilities. Bather preparation facilities 15 16 consisting of dressing room space, toilets and showers shall be 17 available for use of patrons of swimming facilities, except as provided by Department rules. 18

19 (Source: P.A. 96-1081, eff. 7-16-10.)

20 (210 ILCS 125/17) (from Ch. 111 1/2, par. 1217)

Sec. 17. <u>Subpoenas; witness fees.</u> The Director or Hearing Officer may compel by subpoena or subpoena duces tecum the attendance and testimony of witnesses and the production of <u>records or documents either in electronic or paper form</u> books and papers and administer oaths to witnesses. All subpoenas SB3727 Enrolled - 22 - LRB097 14566 DRJ 65183 b

issued by the Director or Hearing Officer may be served as
 provided for in a civil action.

The fees of witnesses for attendance and travel shall be the same as the fees for witnesses before the circuit court and shall be paid by the party to such proceeding at whose request the subpoena is issued. If such subpoena is issued at the request of the Department, the witness fee shall be paid as an administrative expense.

9 In cases of refusal of a witness to attend or testify, or 10 to produce <u>records or documents</u> books or papers, concerning any 11 matter upon which he might be lawfully examined, the circuit 12 court of the county where the hearing is held, upon application 13 of any party to the proceeding, may compel obedience by 14 proceeding as for contempt.

15 (Source: P.A. 83-334.)

16 (210 ILCS 125/20) (from Ch. 111 1/2, par. 1220)

17 Sec. 20. Judicial review. The Department is not required to 18 certify any record or file any answer or otherwise appear in 19 any proceeding for judicial review unless there is filed in the 20 court with the complaint a receipt from the Department 21 acknowledging payment of the costs of furnishing and certifying 22 the record, which costs shall be computed at the rate of \$1 per page of such record the party filing the complaint deposits 23 24 with the clerk of the court the sum of \$1 per page representing 25 costs of such certification. Failure on the part of the

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1	plaintiff to make such deposit shall be grounds for dismissal
2	of the action.
3	(Source: P.A. 82-1057.)
4	(210 ILCS 125/20.5 new)
5	Sec. 20.5. Reproduction of records. The Department may
6	charge \$0.25 per each 8.5" x 11" page, whether paper or
7	electronic, for copies of records held by the Department
8	pursuant to this Act. For documents larger than 8.5" x 11",
9	actual copying costs plus \$0.25 per page shall apply.
10	(210 ILCS 125/21) (from Ch. 111 1/2, par. 1221)
11	Sec. 21. Closure of facility. Whenever the Department finds
12	any violation of this Act or the rules promulgated under this
1 3	Act if the violation presents an emergency or risk to public

Act, if the violation presents an emergency or risk to public health, the Department shall, without prior notice or hearing, issue a written notice, immediately order the owner, operator, or licensee to close the swimming facility and to prohibit any person from using such facilities. Notwithstanding any other provisions in this Act, such order shall be effective immediately.

The notice shall state the reasons prompting the closing of the facilities and a copy of the notice must be posted conspicuously at the pool or beach by the owner, operator or licensee.

24 The <u>Attorney General and the</u> State's Attorney and Sheriff

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of the county in which the swimming facility is located shall
 enforce the closing order after receiving notice thereof.

Any owner, operator or licensee affected by such an order is entitled, upon written request to the Department, to a hearing as provided in this Act.

6 When such violations are abated in the opinion of the 7 Department, the Department may authorize reopening the 8 swimming facility.

9 (Source: P.A. 96-1081, eff. 7-16-10.)

10 (210 ILCS 125/22) (from Ch. 111 1/2, par. 1222)

Sec. 22. <u>Criminal penalties.</u> Any person who violates this Act or any rule or regulation adopted by the Department, or who violates any determination or order of the Department under this Act, shall be guilty of a Class A misdemeanor <u>punishable</u> by a fine of \$1,000 for each day the violation exists, in addition to civil penalties, or up to 6 months imprisonment, or both a fine and imprisonment.

Each day's violation constitutes a separate offense. The State's Attorney of the county in which the violation occurred, or the Attorney General shall bring such actions in the name of the people of the State of Illinois, or may in addition to other remedies provided in this Act, bring action for an injunction to restrain such violation, or to enjoin the operation of any such establishment.

25 (Source: P.A. 78-1149.)

1	(210 ILCS 125/22.2 new)
2	Sec. 22.2. Civil enforcement. The Department may impose
3	administrative civil penalties for violations of this Act and
4	the rules promulgated thereunder, pursuant to rules for such
5	penalties adopted by the Department. The State's Attorney of
6	the county in which the violation occurred, or the Attorney
7	General, shall bring actions for collection of penalties
8	imposed under this Section in the name of the people of the
9	State of Illinois. The State's Attorney or Attorney General
10	may, in addition to other remedies provided in this Act, bring
11	an action (i) for an injunction to restrain the violation, (ii)
12	to impose civil penalties (if no penalty has been imposed by
13	the Department), or (iii) to enjoin the operation of any such
14	person or establishment.

15

(210 ILCS 125/23) (from Ch. 111 1/2, par. 1223)

16 Sec. 23. Applicability of Act. Nothing in this Act shall be construed to exclude the State of Illinois and Departments and 17 educational institutions thereof and units of local government 18 19 except that the provisions in this Act for fees or late fees 20 for licenses and permits, and the provisions for civil 21 penalties, fines fine and imprisonment shall not apply to the 22 State of Illinois, to Departments and educational institutions 23 thereof, or units of local government. This Act shall not apply 24 to beaches operated by units of local government located on

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1 Lake Michigan.

2 (Source: P.A. 96-1081, eff. 7-16-10.)

3 (210 ILCS 125/27) (from Ch. 111 1/2, par. 1227)

4 Sec. 27. Adoption of ordinances. Any unit of government 5 having a <u>certified local</u> full time municipal, district, county 6 or multiple county health department and which employs full time a physician licensed in Illinois to practice medicine in 7 all its branches and a professional engineer, registered in 8 9 Illinois, with a minimum of 2 years' experience in 10 environmental health, may administer and enforce this Act by 11 adopting an ordinance electing to administer and enforce this 12 Act and adopting by reference the rules and regulations promulgated and amended from time to time by the Department 13 under authority of this Act. 14

15 A unit of local government that so qualified and elects to 16 administer and enforce this Act shall furnish the Department a copy of its ordinance and the names and qualifications of the 17 employees required by this Act. The unit of local government 18 19 ordinance shall then prevail in lieu of the state licensure fee 20 and inspection program with the exception of Section 5 of this 21 Act which provides for permits for construction or major 22 alteration, and Sections 5.1, 5.2, 30, and 31, development and installation, which provisions shall 23 continue to be 24 administered by the Department. With the exception of permits as provided for in Section 5 of this Act, a unit of local 25

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1 government may collect fees for administration of ordinances 2 adopted pursuant to this Section. Units of local government 3 shall require such State permits as provided in Section 5 prior 4 to issuing licenses for swimming facilities constructed, 5 developed, installed, or altered in a major manner <u>in</u> 6 accordance with this Act after the effective date of this Act.

Not less than once every 3 years each year the Department 7 8 shall evaluate each unit of local government's licensing and 9 inspection program to determine whether such program is being 10 operated and enforced in accordance with this Act and the rules 11 and regulations promulgated thereunder. If the Department 12 finds, after investigation, that such program is not being enforced within the provisions of this Act or the rules and 13 regulations promulgated thereunder, the Director shall give 14 15 written notice of such findings to the unit of government. If 16 the Department finds, not less than 30 days after of such given 17 notice, that the program is not being conducted and enforced within the provisions of this Act or the rules and regulations 18 promulgated thereunder, the Director shall give written notice 19 20 to the unit of government that its authority to administer this Act is revoked. Any unit of government whose authority to 21 22 administer this Act is revoked may request an administrative 23 hearing as provided in this Act. If the unit of government 24 fails to request a hearing within 15 days after receiving the 25 notice or if, after such hearing, the Director confirms the 26 revocation, all swimming facilities then operating under such

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unit of government shall be immediately subject to the State licensure fee and inspection program, until such time as the unit of government is again authorized by the Department to administer and enforce this Act.

5 (Source: P.A. 92-18, eff. 6-28-01.)

6 (210 ILCS 125/30 new)

7 <u>Sec. 30. Prequalified architect or prequalified</u>
8 <u>professional engineer.</u>

9 (a) Any person responsible for designing, planning, and 10 creating specifications for swimming facilities and for 11 applying for a permit for construction or major alteration of a swimming facility must be an architect or professional engineer 12 13 prequalified by the Department. A prequalified architect or pregualified professional engineer must be licensed and in good 14 15 standing with the Illinois Department of Financial and 16 Professional Regulation and must possess public swimming facility design experience as determined by rules promulgated 17 18 by the Department. Persons seeking prequalification pursuant to this Section shall apply for prequalification pursuant to 19 20 rules adopted by the Department.

21 (b) In addition to any other power granted in this Act to 22 adopt rules, the Department may adopt rules relating to the 23 issuance or renewal of the prequalification of an architect or 24 professional engineer or the suspension of the 25 prequalification of any such person or entity, including, SB3727 Enrolled - 29 - LRB097 14566 DRJ 65183 b

1 without limitation, a summary suspension without a hearing 2 founded on any one or more of the bases set forth in this 3 subsection.

4 <u>The bases for an interim or emergency suspension of the</u> 5 <u>prequalification of an architect or professional engineer</u> 6 <u>include, but are not limited to, the following:</u>

7 (1) A finding by the Department that the public
8 interest, safety, or welfare requires a summary suspension
9 of the prequalification without a hearing.

10 (2) The occurrence of an event or series of events 11 which, in the Department's opinion, warrants a summary 12 suspension of the prequalification without a hearing. Such events include, without limitation: (i) the indictment of 13 14 the holder of the prequalification by a State or federal 15 agency or another branch of government for a crime; (ii) 16 the suspension of a license or prequalification by another State agency or by a federal agency or another branch of 17 government after a hearing; (iii) failure to comply with 18 19 State law, including, without limitation, this Act and the 20 rules promulgated thereunder; and (iv) submission of fraudulent documentation or the making of false statements 21 22 to the Department. 23 (c) If a prequalification is suspended by the Department

24 without a hearing for any reason set forth in this Section or 25 in Section 10-65 of the Illinois Administrative Procedure Act,

26 the Department, within 30 days after the issuance of an order

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of suspension of the prequalification, shall initiate a
 proceeding for the suspension of or other action upon the
 prequalification.
 (d) An applicant for pregualification under this Section

4 (d) An applicant for prequalification under this Section
5 must, at a minimum, be licensed in Illinois as a professional
6 engineer or architect in accordance with the Professional
7 Engineering Practice Act of 1989 or the Illinois Architecture
8 Practice Act of 1989.

9 (2

(210 ILCS 125/31 new)

10 <u>Sec. 31. Prequalified swimming facility contractor.</u>

11 (a) Any person seeking to perform construction, 12 installation, or major alteration of a swimming facility must 13 be prequalified by the Department. A prequalified swimming facility contractor must be registered and in good standing 14 15 with the Secretary of State and possess public swimming 16 facility construction experience as determined by rules promulgated by the Department. Persons seeking 17 18 prequalification pursuant to this Section shall apply for prequalification pursuant to rules adopted by the Department. 19 20 (b) In addition to any other power granted in this Act to 21 adopt rules, the Department may adopt rules relating to the issuance or renewal of the pregualification of a swimming 22

23 <u>facility contractor or the suspension of the prequalification</u>
24 <u>of any such person or entity, including, without limitation, an</u>
25 <u>interim or emergency suspension without a hearing founded on</u>

1	any one or more of the bases set forth in this subsection.
2	The bases for an interim or emergency suspension of the
3	prequalification of a swimming facility contractor include,
4	but are not limited to, the following:
5	(1) A finding by the Department that the public
6	interest, safety, or welfare requires a summary suspension
7	of the prequalification without a hearing.
8	(2) The occurrence of an event or series of events
9	which, in the Department's opinion, warrants a summary
10	suspension of the prequalification without a hearing. Such
11	events include, without limitation: (i) the indictment of
12	the holder of the prequalification by a State or federal
13	agency or another branch of government for a crime; (ii)
14	the suspension or modification of a license by another
15	State agency or by a federal agency or another branch of
16	government after a hearing; (iii) failure to comply with
17	State law, including, without limitation, this Act and the
18	rules promulgated thereunder; and (iv) submission of
19	fraudulent documentation or the making of false statements
20	to the Department.
21	(c) If a prequalification is suspended by the Department
22	without a hearing for any reason set forth in this Section or
23	in Section 10-65 of the Illinois Administrative Procedure Act,
24	the Department, within 30 days after the issuance of an order
25	of suspension of the prequalification, shall initiate a
26	proceeding for the suspension of or other action upon the

prequalification. 1

2 (210 ILCS 125/32 new) 3 Sec. 32. Service animals. It is the duty of a licensee under this Act to allow the use of service animals as defined 4 5 and prescribed in 28 C.F.R. 35.104, 28 C.F.R. 35.136, 28 C.F.R. 6 35.139, 28 C.F.R. 36.104, 28 C.F.R. 208, and 28 C.F.R. 302(c) 7 if the service animal has been trained to perform a specific 8 task or work in the water and the use of such animal does not 9 pose a direct threat to the health and safety of the patrons of the facility or the function or sanitary conditions of the 10 11 facility. Any use of a licensed swimming facility by an animal 12 other than a service animal as authorized under this Section is 13 prohibited.

14 Section 99. Effective date. This Act takes effect January 1, 2013. 15