HB2726 Enrolled

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 4.24, and by adding Section 4.34 as follows:

6 (5 ILCS 80/4.24)

Sec. 4.24. Acts and Section repealed on January 1, 2014.
The following Acts and Section of an Act are repealed on
January 1, 2014:

10 The Electrologist Licensing Act.

11 The Illinois Certified Shorthand Reporters Act of 1984.

12 The Illinois Occupational Therapy Practice Act.

13 The Illinois Public Accounting Act.

The Private Detective, Private Alarm, Private Security,
Fingerprint Vendor, and Locksmith Act of 2004.

16 The Registered Surgical Assistant and Registered Surgical17 Technologist Title Protection Act.

18 Section 2.5 of the Illinois Plumbing License Law.

- 19 The Veterinary Medicine and Surgery Practice Act of 2004.
- 20 (Source: P.A. 97-1139, eff. 12-28-12.)
- 21 (5 ILCS 80/4.34 new)

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22 Sec. 4.34. Act repealed on January 1, 2024. The following
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- 1 Act is repealed on January 1, 2024:
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The Illinois Public Accounting Act.

Section 10. The Illinois Public Accounting Act is amended
by changing Sections 0.02, 0.03, 1, 2, 2.05, 2.1, 4, 5.2, 7, 8,
9, 9.2, 9.3, 13, 14, 14.1, 14.2, 16, 17, 17.1, 17.2, 20.01,
20.1, 20.2, 20.3, 20.4, 20.5, 20.6, 21, 27, 28, 30, 30.1, 30.2,
30.3, 30.4, 30.5, 30.6, 31, and 32 and by adding Sections 8.05,
14.4, 17.3, 20.7, 20.8, and 30.8 as follows:

9 (225 ILCS 450/0.02) (from Ch. 111, par. 5500.02)

10 (Section scheduled to be repealed on January 1, 2014)

Sec. 0.02. <u>Declaration of public policy</u>. It is the policy of this State and the purpose of this Act:

(a) To promote the dependability of information which is used for guidance in financial transactions or for accounting for or assessing the status or performance of commercial and noncommercial enterprises, whether public, private, or governmental; and

To protect the public interest by requiring that 18 (b) persons engaged in the practice of public accounting be 19 20 qualified; that a public authority competent to prescribe and 21 qualifications of public assess the accountants be 22 established; and that

(c) Preparing, auditing or examining financial statementsand issuing a report expressing or disclaiming an opinion on

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such statements or expressing assurance on such statements be reserved to persons who demonstrate their ability and fitness to observe and apply the standards of the accounting profession; and that the use of accounting titles likely to confuse the public be prohibited.

6 (Source: P.A. 85-1209.)

7 (225 ILCS 450/0.03) (from Ch. 111, par. 5500.03)

8 (Section scheduled to be repealed on January 1, 2014)

9 Sec. 0.03. Definitions. As used in this Act, unless the 10 context otherwise requires:

11 "Accountancy activities" means the services as set forth in 12 Section 8.05 of the Act.

"Address of record" means the designated address recorded 13 by the Department in the applicant's, licensee's, or 14 15 registrant's application file or license file maintained by the 16 Department's licensure maintenance unit. It is the duty of the applicant, licensee, or registrant to inform the Department of 17 18 any change of address, and those changes must be made either through the Department's website or by directly contacting the 19 20 Department.

21 <u>"Certificate" means a certificate issued by the Board or</u> 22 <u>University or similar jurisdictions specifying an individual</u> 23 <u>has successfully passed all sections and requirements of the</u> 24 <u>Uniform Certified Public Accountant Examination. A certificate</u> 25 <u>issued by the Board or University or similar jurisdiction does</u> HB2726 Enrolled - 4 - LRB098 10780 MGM 41198 b

1	not confer the ability to use the CPA title and is not
2	equivalent to a registration or license under this Act.
3	"Compilation" means providing a service to be performed in
4	accordance with Statements on Standards for Accounting and
5	Review Services that is presented in the form of financial
6	statements or information that is the representation of
7	management or owners without undertaking to express any
8	assurance on the statements.
9	"CPA" or "C.P.A." means a certified public accountant who
10	holds a license or registration issued by the Department or an
11	individual authorized to use the CPA title under Section 5.2 of
12	this Act.
13	"CPA firm" means a sole proprietorship, a corporation,
14	registered limited liability partnership, limited liability
15	company, partnership, professional service corporation, or any
16	other form of organization issued a license in accordance with
17	this Act.
18	"CPA (inactive)" means a licensed certified public
19	accountant who elects to have the Department place his or her
20	license on inactive status pursuant to Section 17.2 of this
21	<u>Act.</u>
22	"Financial statement" means a structured presentation of
23	historical financial information, including, but not limited
24	to, related notes intended to communicate an entity's economic
25	resources and obligations at a point in time or the changes
26	therein for a period of time in accordance with generally

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1 <u>accepted accounting principles (GAAP) or other comprehensive</u> 2 basis of accounting (OCBOA).

3 <u>"Other attestation engagements" means an engagement</u>
4 performed in accordance with the Statements on Standards for
5 <u>Attestation Engagements.</u>

6 (a) "Registered Certified Public Accountant" or 7 <u>"registered CPA"</u> means any person who has been issued a 8 registration under this Act as a Registered Certified Public 9 Accountant.

10 "Report", when used with reference to financial statements, means an opinion, report, or other form of language 11 12 that states or implies assurance as to the reliability of any financial statements and that also includes or is accompanied 13 14 by any statement or implication that the person or firm issuing it has special knowledge or competence in accounting or 15 16 auditing. Such a statement or implication of special knowledge 17 or competence may arise from use by the issuer of the report of names or titles indicating that the person or firm is an 18 19 accountant or auditor, or from the language of the report 20 itself. "Report" includes any form of language that disclaims an opinion when the form of language is conventionally 21 22 understood to imply any positive assurance as to the 23 reliability of the financial statements referred to or special 24 competence on the part of the person or firm issuing such 25 language; it includes any other form of language that is conventionally understood to imply such assurance or such 26

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special knowledge or competence.

2 (b) "Licensed Certified Public Accountant" or "licensed
3 <u>CPA</u>" means any person licensed under this Act as a Licensed
4 Certified Public Accountant.

5 (c) "Committee" means the Public Accountant Registration
 6 <u>and Licensure</u> Committee appointed by the <u>Secretary</u> Director.

7 (d) "Department" means the Department of <u>Financial and</u>
8 Professional Regulation.

9 (e) "Director" means the Director of Professional 10 Regulation.

11 (f) "License", "licensee" and "licensure" refers to the 12 authorization to practice under the provisions of this Act.

13 (g) "Peer review program" means a study, appraisal, or 14 review of one or more aspects of a CPA firm's or sole practitioner's compliance with applicable accounting, 15 16 auditing, and other attestation standards adopted by generally 17 recognized standard-setting bodies the professional work of a firm or sole practitioner in the practice of public accounting 18 19 to determine the degree of compliance by the firm or sole 20 practitioner with professional standards and practices, 21 conducted by persons who hold current licenses to practice 22 public accounting under the laws of this or another state and 23 who are not affiliated with the firm or sole practitioner being 24 reviewed.

25 <u>"Principal place of business" means the office location</u>
26 <u>designated by the licensee from which the person directs</u>

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controls, and coordinates his or her professional services.

(h) "Review committee" means any person or persons
 conducting, reviewing, administering, or supervising a peer
 review program.

5 <u>"Secretary" means the Secretary of the Department of</u> 6 Financial and Professional Regulation.

(i) "University" means the University of Illinois.

8 (j) "Board" means the Board of Examiners established under
9 Section 2.

10 (k) "Registration", "registrant", and "registered" refer 11 to the authorization to hold oneself out as or use the title 12 "Registered Certified Public Accountant" or "Certified Public 13 Accountant", unless the context otherwise requires.

14 (1) "Peer Review Administrator" means an organization 15 designated by the Department that meets the requirements of 16 subsection (f) of Section 16 of this Act and other rules that 17 the Department may adopt.

18 (Source: P.A. 93-683, eff. 7-2-04; 94-779, eff. 5-19-06.)

19 (225 ILCS 450/1) (from Ch. 111, par. 5501)

20 (Section scheduled to be repealed on January 1, 2014)

Sec. 1. No person shall hold himself or herself out to the public in this State in any manner by using the title "Certified Public Accountant", "Licensed Certified Public Accountant", "Registered Certified Public Accountant", "Public Accountant", or use the abbreviation "C.P.A.", or "CPA", HB2726 Enrolled - 8 - LRB098 10780 MGM 41198 b

<u>"LCPA", "RCPA", "PA",</u> or any words or letters to indicate that the person using the same is a <u>licensed CPA or registered CPA</u> certified public accountant, unless he or she has been issued a license or registration by the Department under this Act or is exercising the practice privilege afforded under Section 5.2 of this Act.

7 (Source: P.A. 95-386, eff. 1-1-08.)

8 (225 ILCS 450/2) (from Ch. 111, par. 5502)

9 (Section scheduled to be repealed on January 1, 2014)

10 Sec. 2. Board of Examiners. The Governor shall appoint a 11 Board of Examiners that shall determine the qualifications of 12 persons applying for certificates and shall make rules for and 13 conduct examinations for determining the qualifications.

The Board shall consist of 11 examiners, including 2 public 14 15 members. The remainder shall be certified public accountants in 16 this State who have been residents of this State for at least 5 years immediately preceding their appointment, except that one 17 shall be either a certified public accountant of the grade 18 herein described or an attorney licensed and residing in this 19 20 State and one shall be a certified public accountant who is an 21 active or retired educator residing in this State. The term of office of each examiner shall be 3 years, except that upon the 22 enactment of this amendatory Act of the 93rd General Assembly, 23 24 those members currently serving on the Board shall continue to 25 the duration of their terms, one additional serve

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shall be appointed for a term of one year, and one additional 1 2 examiner for a term of 2 years. As the term of each examiner 3 expires, the appointment shall be filled for a term of 3 years from the date of expiration. Any Board member who has served as 4 5 a member for 6 consecutive years shall not be eligible for reappointment until 2 years after the end of the term in which 6 7 the sixth consecutive year of service occurred, except that 8 members of the Board serving on the effective date of this 9 Section shall be eligible for appointment to one additional 10 3-year term. Where the expiration of any member's term shall 11 result in less than 11 members then serving on the Board, the 12 member shall continue to serve until his or her successor is 13 appointed and has qualified. Except as otherwise provided in 14 this Section, no No Board member shall serve more than 2 full 15 consecutive terms. Anyone appointed to the Board shall be 16 ineligible to be appointed to the Illinois Public Accountants 17 Registration and Licensure Committee appointed by the Secretary Director. Appointments to fill vacancies shall be 18 19 made in the same manner as original appointments for the 20 unexpired portion of the vacated term. The membership of the 21 reasonably reflect representation from the Board shall geographic areas in this State. The members of the Board 22 by the 23 Governor shall receive appointed reasonable compensation for their necessary, legitimate, and authorized 24 expenses in accordance with the Governor's Travel Control Board 25 26 rules and the Travel Regulation Rules. The Governor may

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1 terminate the term of any member of the Board at any time for 2 cause.

3 Information regarding educational requirements, the 4 application process, the examination, and fees shall be 5 available on the Board's Internet web site as well as in 6 printed documents available from the Board's office.

7 The Board shall adopt all necessary and reasonable rules and regulations for the effective administration of this Act. 8 9 Without limiting the foregoing, the Board shall adopt and 10 prescribe rules and regulations for a fair and impartial method 11 of determining the qualifications of applicants for 12 examination and for a fair and impartial method of examination 13 of persons under Section 2 and may establish rules for subjects conditioned and for the transfer of credits from other 14 15 jurisdictions with respect to subjects passed.

16 The Board shall make an annual report of its activities to 17 the Governor and the Secretary Director. This report shall include a complete operating and financial statement covering 18 19 its operations during the year, the number of examinations given, the pass/fail ratio for examinations, and any other 20 information deemed appropriate. The Board shall have an audit 21 22 of its books and accounts every 2 years by the Auditor General. (Source: P.A. 92-457, eff. 7-1-04; 93-629, eff. 12-23-03; 23 93-683, eff. 7-2-04.) 24

25 (225 ILCS 450/2.05)

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(Section scheduled to be repealed on January 1, 2014) 1 2 Sec. 2.05. Public Accountant Registration and Licensure 3 Committee. The Secretary Director shall appoint a Public Accountant Registration and Licensure Committee consisting of 4 5 7 persons, who shall be appointed by and shall serve in an advisory capacity to the Secretary Director. A majority of the 6 Six members must be licensed <u>CPAs</u> public accountants or 7 8 Licensed Certified Public Accountants in good standing and must 9 be actively engaged in the practice of public accounting in 10 this State. The remaining members must include registered CPAs 11 in good standing in this State and one member must be a member 12 of the public who is not licensed or registered under this Act 13 or a similar Act of another jurisdiction and who has no 14 connection with the accounting or public accounting profession. Four members of the Committee shall constitute a 15 16 quorum. A quorum is required for all Committee decisions. 17 Members shall serve 4-year terms and until their successors are appointed and qualified. No member shall be reappointed to the 18 19 Committee for more than 2 full consecutive terms. Appointments 20 to fill vacancies shall be made in the same manner as original 21 appointments for the unexpired portion of the vacated term. The membership of the Committee shall reasonably reflect 22 23 representation from the geographic areas in this State. The members of the Committee appointed by the Secretary Director 24 shall receive reasonable compensation, as determined by the 25 26 Department, for the necessary, legitimate, and authorized

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expenses approved by the Department. All expenses shall be paid 1 2 from the Registered Certified Public Accountants' 3 Administration and Disciplinary Fund. The Secretary Director may terminate the appointment of any member for cause. The 4 5 Secretary Director shall consider the advice and 6 recommendations of the Committee on questions involving 7 of professional conduct, discipline, standards and 8 qualifications of applicants candidates and licensees under 9 this Act.

10 (Source: P.A. 93-683, eff. 7-2-04.)

11 (225 ILCS 450/2.1) (from Ch. 111, par. 5503)

12 (Section scheduled to be repealed on January 1, 2014)

2.1. Administrative Procedure Act. The Illinois 13 Sec. 14 Administrative Procedure Act is hereby expressly adopted and incorporated herein as if all of the provisions of that Act 15 16 were included in this Act, except that the provision of subsection (d) of Section 10-65 of the Illinois Administrative 17 18 Procedure Act that provides that at hearings the licensee has 19 the right to show compliance with all lawful requirements for 20 retention, continuation or renewal of the license is 21 specifically excluded. For the purposes of this Act the notice 22 required under Section 10-25 of the Administrative Procedure 23 Act is deemed sufficient when mailed to the licensee's address

24 <u>of record</u> last known address of a party.

25 (Source: P.A. 88-45.)

1 (225 ILCS 450/4) (from Ch. 111, par. 5505)

2 (Section scheduled to be repealed on January 1, 2014)

3 Sec. 4. Transitional language.

4 (a) The provisions of this Act shall not be construed to 5 invalidate any certificates as certified public accountants 6 issued by the University under "An Act to regulate the 7 profession of public accountants", approved May 15, 1903, as 8 amended, or any certificates as Certified Public Accountants 9 issued by the University or the Board under Section 4 of "An 10 Act to regulate the practice of public accounting and to repeal 11 certain acts therein named", approved July 22, 1943, as 12 amended, which certificates shall be valid and in force as though issued under the provisions of this Act. 13

(b) Before July 1, 2012, persons who have received a 14 15 Certified Public Accountant (CPA) Certificate issued by the 16 Board or University of Examiners or holding similar certifications from other jurisdictions 17 with equivalent 18 educational requirements and examination standards may apply 19 to the Department on forms supplied by the Department for and may be granted a registration as a registered CPA Registered 20 21 Certified Public Accountant from the Department upon payment of 22 the required fee.

(c) Beginning with the 2006 renewal, the Department shall
cease to issue a license as a Public Accountant. Any person
holding a valid license as a Public Accountant prior to

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1 September 30, 2006 who meets the conditions for renewal of a 2 license under this Act, shall be issued a license as a <u>licensed</u> 3 <u>CPA Licensed Certified Public Accountant</u> under this Act and 4 shall be subject to continued regulation by the Department 5 under this Act. The Department may adopt rules to implement 6 this Section.

(d) The Department shall not issue any new registrations as 7 8 a registered CPA on or Registered Certified Public Accountant 9 after July 1, 2012. After that date, any applicant for 10 licensure under this Act shall apply for a license as a licensed CPA Licensed Certified Public Accountant and shall 11 12 meet the requirements set forth in this Act. Any person issued 13 a Certified Public Accountant certificate who has been issued a registration as a registered CPA Registered Certified Public 14 15 Accountant may renew the registration under the provisions of 16 this Act and that person may continue to renew or restore the 17 registration during his or her lifetime, subject only to the renewal or restoration requirements for the registration under 18 Such registration shall be subject to 19 this Act. the 20 disciplinary provisions of this Act.

(e) <u>(Blank).</u> On and after October 1, 2006, no person shall hold himself or herself out to the public in this State in any manner by using the title "certified public accountant" or use the abbreviation "C.P.A." or "CPA" or any words or letters to indicate that the person using the same is a certified public accountant unless he or she maintains a current registration or HB2726 Enrolled - 15 - LRB098 10780 MGM 41198 b

license issued by the Department or is exercising the practice 1 2 privilege afforded under Section 5.2 of this Act. It shall be a violation of this Act for an individual to assume or use the 3 title "certified public accountant" or use the abbreviation 4 5 "C.P.A." or "CPA" or any words or letters to indicate that the 6 person using the same is a certified public accountant in this 7 State unless he or she maintains a current registration 8 license issued by the Department or is exercising the practice privilege afforded under Section 5.2 of this Act. 9

10 (Source: P.A. 95-386, eff. 1-1-08; 96-945, eff. 6-25-10.)

11 (225 ILCS 450/5.2)

12 (Section scheduled to be repealed on January 1, 2014)

13 Sec. 5.2. Substantial equivalency.

(a) An individual whose principal place of business is not in this State shall have all the privileges of a person licensed under this Act as a licensed <u>CPA</u> certified public accountant without the need to obtain a license or registration from the Department or to file notice with the Department, if the individual:

(1) holds a valid license as a certified public 20 21 accountant issued by another state that the National 22 Appraisal Service of Qualification the National 23 Association of State Boards of Accountancy has verified to 24 be in substantial equivalence with the CPA licensure 25 requirements of the Uniform Accountancy Act of the American HB2726 Enrolled - 16 - LRB098 10780 MGM 41198 b

1 2 Institute of Certified Public Accountants and the National Association of State Boards of Accountancy; or

3 (2) holds a valid license as a certified public accountant issued by another state and obtains from the 4 5 National Qualification Appraisal Service of the National Association of State Boards of Accountancy verification 6 7 that the individual's CPA qualifications are substantially 8 equivalent to the CPA licensure requirements of the Uniform 9 Accountancy Act of the American Institute of Certified 10 Public Accountants and the National Association of State 11 Boards of Accountancy; however, any individual who has 12 passed the Uniform CPA Examination and holds a valid 13 license issued by any other state prior to January 1, 2012 14 shall be exempt from the education requirements of Section 15 3 of this Act for the purposes of this item (2).

(b) Notwithstanding any other provision of law, an individual who offers or renders professional services under this Section, whether in person or by mail, telephone, or electronic means, shall be granted practice privileges in this State and no notice or other submission must be provided by any such individual.

(c) An individual licensee of another state who is
exercising the privilege afforded under this Section and the
CPA firm that employs such individual, if any, as a condition
of the grant of this privilege, hereby simultaneously consents:
(1) to the personal and subject matter jurisdiction and

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disciplinary authority of the Department;

2 (2) to comply with this Act and the Department's rules
3 adopted under this Act;

4 (3) that in the event that the license from the state
5 of the individual's principal place of business is no
6 longer valid, the individual shall cease offering or
7 rendering accountancy activities as outlined in paragraphs
8 (1) and (2) of Section 8.05 professional services in this
9 State individually or on behalf of a CPA firm; and

10 (4) to the appointment of the state board that issued 11 the individual's or the CPA firm's license as the agent 12 upon which process may be served in any action or 13 proceeding by the Department against the individual.

14 (d) An individual licensee who qualifies for practice 15 privileges under this Section who, for any entity headquartered 16 in this State, performs (i) a financial statement audit or 17 other engagement in accordance with Statements on Auditing examination of prospective financial 18 Standards; (ii) an information in accordance with Statements on Standards for 19 20 Attestation Engagements; or (iii) an engagement in accordance 21 with Public Company Accounting Oversight Board Auditing 22 Standards may only do so through a CPA firm licensed under this 23 Act.

24 (Source: P.A. 95-386, eff. 1-1-08.)

25 (225 ILCS 450/7) (from Ch. 111, par. 5508)

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(Section scheduled to be repealed on January 1, 2014) 1 7. Licensure. A holder of a certificate 2 Sec. or registration as a certified public accountant issued by the 3 Board or Department shall not be entitled to practice public 4 accounting, as defined in Section 8, in this State until the 5 person has been licensed as a licensed CPA certified public 6 7 accountant by the Department.

8 The Department may refuse to issue or may suspend the 9 license of any person who fails to file a return, or to pay the 10 tax, penalty or interest shown in a filed return, or to pay any 11 final assessment of tax, penalty or interest, as required by 12 any tax Act administered by the Illinois Department of Revenue, 13 until such time as the requirements of any such tax Act are 14 astisfied.

15 (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.)

16 (225 ILCS 450/8) (from Ch. 111, par. 5509)

17 (Section scheduled to be repealed on January 1, 2014)

18 Sec. 8. Practicing as a licensed CPA public accountant or licensed certified public accountant. 19 Persons, either individually, as members of a partnership or limited liability 20 21 company, or as officers of a corporation, who sign, affix or 22 associate their names or any trade or assumed names used by them in a profession or business to any report expressing or 23 disclaiming an opinion on a financial statement based on an 24 25 audit or examination of that statement, or expressing assurance HB2726 Enrolled - 19 - LRB098 10780 MGM 41198 b

on a financial statement, shall be deemed to be in practice as
<u>licensed CPAs and are performing accountancy activities as</u>
outlined in paragraph (1) of subsection (a) of Section 8.05
licensed public accountants or licensed certified public
accountants within the meaning and intent of this Act.

6 (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.)

7

(225 ILCS 450/8.05 new)

8 <u>Sec. 8.05. Accountancy activities.</u>

9 (a) Accountancy activities are services performed by a CPA,
 10 including:

11 <u>(1) signing, affixing, or associating the names used by</u> 12 <u>a person or CPA firm to any report expressing an assurance</u> 13 <u>on a financial statement or disclaiming an opinion on a</u> 14 <u>financial statement based on an audit or examination of</u> 15 <u>that statement or to express assurance on a financial</u> 16 <u>statement;</u>

17 (2) other attestation engagements not otherwise
 18 defined in paragraph (1); or

19 <u>(3) offering to perform or performing one or more types</u> 20 <u>of the following services involving the use of professional</u> 21 <u>skills or competencies: accounting, management, financial</u> 22 <u>or consulting services, compilations, internal audit,</u> 23 <u>preparation of tax returns, furnishing advice on tax</u> 24 <u>matters, bookkeeping, or representations of taxpayers;</u> 25 <u>this includes the teaching of any of these areas at the</u> HB2726 Enrolled - 20 - LRB098 10780 MGM 41198 b

1	college or university level.
2	(b) If offering or performing accountancy activities using
3	the CPA title set forth in paragraphs (1), (2), and (3) of
4	subsection (a) of this Section, then:
5	(1) the activities identified in paragraph (1) of
6	subsection (a) may only be performed by licensed CPAs;
7	(2) the activities identified in paragraph (2) of
8	subsection (a) may only be performed by licensed or
9	registered CPAs; and
10	(3) the activities identified in paragraph (3) of
11	subsection (a) are not restricted to licensed or registered
12	CPAs, subject to the provisions of Section 9.02 of this
13	<u>Act.</u>
14	(225 ILCS 450/9) (from Ch. 111, par. 5510)
15	(Section scheduled to be repealed on January 1, 2014)
16	Sec. 9. Unlicensed practice; violation; civil penalty.
17	(a) Offering, attempting, or holding oneself out to
18	practice as a licensed CPA or a registered CPA in this State
19	without being licensed or registered under this Act or
20	qualifying for the practice privilege set forth in Section 5.2
21	of this Act is prohibited. No person shall practice in this
22	State or hold himself or herself out as being able to practice
23	in this State as a licensed certified public accountant, unless
24	
	he or she is licensed in accordance with the provisions of this

Section 5.2 of this Act. Any person who is the holder of a
license as a public accountant heretofore issued, under any
prior Act licensing or registering public accountants in this
State, valid on the effective date of this amendatory Act shall
be deemed to be licensed under this Act shall be subject to the
same rights and obligations as persons originally licensed
under this Act.

(b) The use of the title "certified public accountant", 8 9 "Licensed Certified Public Accountant", "Registered Certified Public Accountant", "public accountant", or abbreviation 10 11 "C.P.A." or any similar terms that may be misleading to the 12 public indicating that an individual or the members of a firm are licensed or registered CPAs is prohibited unless (1) the 13 14 individual or members are holders of an effective unrevoked license or registration or qualify for the practice privilege 15 16 under Section 5.2 of this Act and (2) the firm is licensed as a CPA firm by the Department and is performing accounting 17 activities as outlined in Section 8.05. 18

19 (c) In addition to any other penalty provided by law, any 20 individual or person violating subsection (a) or (b) of this Section shall pay a civil penalty to the Department in an 21 22 amount not to exceed \$10,000 for each offense as determined by 23 the Department. The civil penalty shall be assessed by the 24 Department after a hearing is held in accordance with the 25 provisions set forth in this Act regarding the provision of a 26 hearing for the discipline of a licensee.

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1 <u>(d) The Department has the authority and power to</u> 2 <u>investigate any and all alleged improper use of the certified</u> 3 <u>public accountant title or CPA designation and any unlicensed</u> 4 <u>activity.</u>

5 <u>(e) The civil penalty shall be paid within 60 days after</u> 6 <u>the effective date of the order imposing the civil penalty. The</u> 7 <u>order shall constitute a judgment and may be filed and</u> 8 <u>execution had thereon in the same manner as any judgment from</u> 9 <u>any court of record.</u>

- 10 (Source: P.A. 95-386, eff. 1-1-08.)
- 11 (225 ILCS 450/9.2) (from Ch. 111, par. 5510.2)
- 12 (Section scheduled to be repealed on January 1, 2014)
- 13 Sec. 9.2. Powers and duties of the Department.

(a) The Department shall exercise the powers and duties
prescribed by "The Civil Administrative Code of Illinois" for
the administration of licensing acts and shall exercise such
other powers and duties invested by this Act.

18 (b) The Secretary Director may promulgate rules consistent with the provisions of this Act for the administration and 19 20 enforcement of the provisions of this Act for which the 21 Department is responsible and for the payment of fees connected 22 therewith and may prescribe forms which shall be issued in connection therewith. The rules shall include standards and 23 24 criteria for licensure and professional conduct and 25 discipline.

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1 (c) The Department may solicit the advice and expert 2 knowledge of the Committee or the Board on any matter relating 3 to the administration and enforcement of this Act.

4 The Department may, in its discretion, employ or use the 5 legal services of outside counsel and the investigative 6 services of outside personnel to assist the Department, and the 7 Department is authorized to pay for such services from the 8 Registered Certified Public Accountants' Administration and 9 Disciplinary Fund.

10 (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.)

11 (225 ILCS 450/9.3)

12 (Section scheduled to be repealed on January 1, 2014)

13 Sec. 9.3. Sharing of information. Notwithstanding any other provision of this Act, for the purpose of carrying out 14 15 their respective duties and responsibilities under this Act and 16 to effectuate the purpose of this Act, both the Board of Examiners and the Department of Financial and Professional 17 Regulation are authorized and directed to share information 18 with each other regarding those individuals and entities 19 20 licensed or certified or applying for licensure or 21 certification under this Act.

22 (Source: P.A. 94-779, eff. 5-19-06.)

23 (225 ILCS 450/13) (from Ch. 111, par. 5514)

24 (Section scheduled to be repealed on January 1, 2014)

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Sec. 13. Application for licensure.

(a) A person or CPA firm that wishes to perform accountancy
<u>activities</u>, partnership, limited liability company, or
corporation desiring to practice public accounting in this
State, as defined in paragraph (1) of subsection (a) of Section
<u>8.05 of this Act</u>, or use the CPA title shall make application
to the Department for licensure as a licensed certified public
accountant and shall pay the fee required by rule.

9 Applicants have 3 years from the date of application to 10 complete the application process. If the process has not been 11 completed in 3 years, the application shall be denied, the fee 12 forfeited and the applicant must reapply and meet the 13 requirements in effect at the time of reapplication.

14 (b) Any CPA firm, whether organized as a partnership, 15 limited liability company, corporation, or other entity, that 16 (i) has an office in this State that uses the title "CPA" or 17 "CPA firm"; (ii) has an office in this State that performs accountancy activities public accounting services, as defined 18 19 in paragraph (1) of subsection (a) of Section 8.05 8 of this 20 Act; or (iii) does not have an office in this State, but performs attest services, as set forth in subsection (d) of 21 22 Section 5.2 of this Act, for a client that is headquartered has 23 its home office in this State must hold a license as a CPA firm issued under this Act. 24

(c) A <u>CPA</u> firm that does not have an office in this State
 may perform a review of a financial statement in accordance

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with the Statements on Standards for Accounting and Review 1 2 Services for a client with its headquarters home office in this State and may use the title "CPA" or "CPA firm" without 3 obtaining a license as a CPA firm under this Act, only if the 4 5 firm (i) performs such services through individuals with practice privileges under Section 5.2 of this Act; 6 (ii) 7 satisfies any peer review requirements in those states in which 8 the individuals with practice privileges under Section 5.2 have 9 their principal place of business; and (iii) meets the 10 qualifications set forth in paragraph (1) of Section 14.4 item 11 (2) of subsection (b) of Section 14 of this Act.

12 (d) A CPA firm that is not subject to the requirements of 13 subsection (b) or (c) of this Section may perform professional 14 services that are not regulated under subsection (b) or (c) of this Section while using the title "CPA" or "CPA firm" in this 15 16 State without obtaining a license as a CPA firm under this Act 17 if the firm (i) performs such services through individuals with practice privileges under Section 5.2 of this Act and (ii) may 18 19 lawfully perform such services in the state where those 20 individuals with practice privileges under Section 5.2 of this Act have their principal place of business. 21

22 (Source: P.A. 95-386, eff. 1-1-08.)

23 (225 ILCS 450/14) (from Ch. 111, par. 5515)

24 (Section scheduled to be repealed on January 1, 2014)

25 Sec. 14. Qualifications <u>for licensure as a licensed CPA</u>.

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The Department may license as <u>licensed CPAs individuals meeting</u>
 <u>the following requirements</u> licensed certified public
 accountants the following:

(a) All persons who have received certificates as certified 4 5 public accountants from the Board or who hereafter received receive registrations as registered <u>CPAs</u> certified public 6 7 accountants from the Department who have had at least one year 8 of full-time experience, or its equivalent, providing any type 9 of service or advice involving the use of accounting, audit 10 attest, management advisory, financial advisory, tax, or 11 consulting skills, or other attestation engagements which may 12 gained through employment in government, industry, be 13 academia, or public practice.

(a-5) If the applicant's certificate as a certified public 14 15 accountant from the Board or the applicant's registration as a 16 registered CPA certified public accountant from the Department 17 was issued more than 4 years prior to the application for a license as a licensed CPA under this Section, the applicant 18 19 shall submit any evidence the Department may require showing 20 the applicant has completed not less than 90 hours of continuing professional education acceptable to the Department 21 22 within the 3 years immediately preceding the date of 23 application.

(b) (Blank). All partnerships, limited liability
 companies, or corporations, or other entities engaged in the
 practice of public accounting in this State and meeting the

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following requirements:

2	(1) (Blank).
3	(2) A majority of the ownership of the firm, in terms
4	of financial interests and voting rights of all partners,
5	officers, shareholders, members, or managers, belongs to
6	persons licensed in some state, and the partners, officers,
7	shareholders, members, or managers whose principal place
8	of business is in this State and who practice public
9	accounting in this State, as defined in Section 8 of this
10	Act, hold a valid license issued by this State. An
11	individual exercising the practice privilege afforded
12	under Section 5.2 who performs services for which a firm
13	license is required under subsection (d) of Section 5.2
14	shall not be required to obtain an individual license under
15	this Act.

16 (3) It shall be lawful for a nonprofit cooperative 17 association engaged in rendering an auditing and 18 accounting service to its members only, to continue to 19 render that service provided that the rendering of auditing 20 and accounting service by the cooperative association 21 shall at all times be under the control and supervision of 22 licensed certified public accountants.

23 (4) The Department may adopt rules and regulations as
 24 necessary to provide for the practice of public accounting
 25 by business entities that may be otherwise authorized by
 26 law to conduct business in Illinois.

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1 (Source: P.A. 95-386, eff. 1-1-08.)

(225 ILCS 450/14.1)

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3 (Section scheduled to be repealed on January 1, 2014)

Sec. 14.1. Foreign accountants. The Department <u>may</u> shall issue a license <u>as a licensed CPA</u> to a holder of a foreign designation, granted in a foreign country entitling the holder thereof to engage in the practice of public accounting, provided that:

9 (a) the applicant is the holder of a certificate as a 10 certified public accountant from the Board or а 11 CPA registration а registered certified public as 12 accountant from the Department issued under this Act;

13 (b) <u>(Blank)</u> the foreign authority that granted the 14 designation makes similar provision to allow a person who 15 holds a valid license issued by this State to obtain a 16 foreign authority's comparable designation;

(c) the foreign designation (i) was duly issued by a 17 18 foreign authority that regulates the practice of public 19 accounting and the foreign designation has not expired or been revoked or suspended; (ii) entitles the holder to 20 21 issue reports upon financial statements; and (iii) was 22 issued upon the basis of educational, examination, and 23 experience requirements established by the foreign 24 authority or by law; and

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(d) the applicant (i) received the designation based on

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standards substantially equivalent to those in effect in 1 2 this State at the time the foreign designation was granted; 3 (ii) completed an experience and requirement, substantially equivalent to the requirement set out in 4 5 Section 14, in the jurisdiction that granted the foreign 6 designation or has completed 5 years of experience in the 7 practice of public accounting in this State, or meets 8 equivalent requirements prescribed by the Department by 9 rule, within the 10 years immediately preceding the 10 application.

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.

16 (Source: P.A. 95-331, eff. 8-21-07.)

17 (225 ILCS 450/14.2)

18 (Section scheduled to be repealed on January 1, 2014)
19 Sec. 14.2. Licensure by endorsement.

(a) The Department shall issue a license as a licensed <u>CPA</u>
 certified public accountant to any applicant who holds a
 <u>current</u>, valid, and <u>unrevoked license</u> certificate as a
 certified public accountant issued <u>from another state</u> by the
 Board of Examiners or similar certification from another
 iurisdiction with equivalent educational requirements and

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examination standards, applies to the Department on forms supplied by the Department, and pays the required fee, provided:

4 (1) the individual applicant is determined by the
5 Department to possess qualifications substantially
6 equivalent to this State's current licensing requirements;

7 (2) at the time the applicant received his or her 8 current valid and unrevoked license or permit, the 9 applicant possessed qualifications substantially 10 equivalent to the qualifications for licensure then in 11 effect in this State; or

12 (3) the applicant has, after passing the examination 13 upon which his or her license or other permit to practice 14 was based, not less than 4 years of experience <u>as outlined</u> 15 <u>in Section 14 of this Act</u> in the practice of public 16 accounting within the 10 years immediately before the 17 application.

(b) In determining the substantial equivalency of any
state's requirements to Illinois' requirements, the Department
may rely on the determinations of the National Qualification
Appraisal Service of the National Association of State Boards
of Accountancy or such other qualification appraisal service as
it deems appropriate.

(c) 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

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1	(3) It shall be lawful for a nonprofit cooperative
2	association engaged in rendering an auditing and
3	accounting service to its members only to continue to
4	render that service provided that the rendering of auditing
5	and accounting service by the cooperative association
6	shall at all times be under the control and supervision of
7	licensed CPAs.
8	(4) An individual who supervises services for which a
9	license is required under paragraph (1) of subsection (a)
10	of Section 8.05 of this Act, who signs or authorizes
11	another to sign any report for which a license is required
12	under paragraph (1) of subsection (a) of Section 8.05 of
13	this Act, or who supervises services for which a CPA firm
14	license is required under subsection (d) of Section 5.2 of
15	this Act shall hold a valid, active licensed CPA license
16	from this State or another state considered to be
17	substantially equivalent under paragraph (1) of subsection
18	(a) of Section 5.2.
19	(5) The CPA firm shall designate to the Department in
20	writing an individual licensed as a licensed CPA under this
21	Act or, in the case of a firm that must have a CPA firm
22	license pursuant to subsection (b) of Section 13 of this
23	Act, a licensee of another state who meets the requirements
24	set out in paragraph (1) or (2) of subsection (a) of
25	Section 5.2 of this Act, who shall be responsible for the
26	proper licensure of the CPA firm.

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1 (225 ILCS 450/16) (from Ch. 111, par. 5517)

2 (Section scheduled to be repealed on January 1, 2014)

3 Sec. 16. Expiration and renewal of licenses; renewal of 4 registration; continuing education.

5 (a) The expiration date and renewal period for each license
6 <u>or registration</u> issued under this Act shall be set by rule.

7 (b) Every holder of a license or registration under this 8 Act may renew such license or registration before the 9 expiration date upon payment of the required renewal fee as set 10 by rule.

11 (c) Every application for renewal of a license by a 12 licensed CPA certified public accountant who has been licensed 13 under this Act for 3 years or more shall be accompanied or 14 supported by any evidence the Department shall prescribe, in 15 satisfaction of completing, each 3 years, not less than 120 16 hours of continuing professional education as prescribed by Department rules programs in subjects given by continuing 17 18 education sponsors registered by the Department upon recommendation of the Committee. Of the 120 hours, not less 19 20 hours shall be courses covering the subject of than 4 21 professional ethics. All continuing education sponsors 22 applying to the Department for registration shall be required to submit an initial nonrefundable application fee set by 23 24 Department rule. Each registered continuing education sponsor 25 shall be required to pay an annual renewal fee set by

Department rule. Publicly supported colleges, universities, 1 2 and governmental agencies located in Illinois are exempt from payment of any fees required for continuing education sponsor 3 registration. Failure by a continuing education sponsor to be 4 5 licensed or pay the fees prescribed in this Act, or to comply 6 with the rules and regulations established by the Department under this Section regarding requirements for continuing 7 8 education courses or sponsors, shall constitute grounds for 9 revocation or denial of renewal of the sponsor's registration.

10 (d) Licensed <u>CPAs</u> Certified Public Accountants are exempt 11 from the continuing professional education requirement for the 12 first renewal period following the original issuance of the 13 license.

Notwithstanding the provisions of subsection (c), the Department may accept courses and sponsors approved by other states, by the American Institute of Certified Public Accountants, by other state CPA societies, or by national accrediting organizations such as the National Association of State Boards of Accountancy.

Failure by an applicant for renewal of a license as a licensed <u>CPA</u> certified public accountant to furnish the evidence shall constitute grounds for disciplinary action, unless the Department in its discretion shall determine the failure to have been due to reasonable cause. The Department, in its discretion, may renew a license despite failure to furnish evidence of satisfaction of requirements of continuing

education upon condition that the applicant follow a particular 1 2 program or schedule of continuing education. In issuing rules and individual orders in respect of requirements of continuing 3 education, the Department in its discretion may, among other 4 5 things, use and rely upon guidelines and pronouncements of recognized educational and professional associations; may 6 7 prescribe rules for the content, duration, and organization of 8 shall take into account the accessibility to courses; 9 applicants of such continuing education as it may require, and 10 any impediments to interstate practice of public accounting 11 that may result from differences in requirements in other 12 states; and may provide for relaxation or suspension of requirements in regard to applicants who certify that they do 13 14 not intend to engage in the performance of accountancy activities practice of public accounting, and for instances of 15 16 individual hardship.

17 The Department shall establish by rule a means for the 18 verification of completion of the continuing education 19 required by this Section. This verification may be accomplished 20 through audits of records maintained by licensees; by requiring 21 the filing of continuing education certificates with the 22 Department; or by other means established by the Department.

The Department may establish, by rule, guidelines for acceptance of continuing education on behalf of licensed <u>CPAs</u> certified public accountants taking continuing education courses in other jurisdictions. HB2726 Enrolled - 36 - LRB098 10780 MGM 41198 b

(e) For renewals on and after July 1, 2012, as a condition 1 2 for granting a renewal license to CPA firms and sole 3 practitioners who perform accountancy activities outlined in paragraph (1) of subsection (a) of Section 8.05 provide 4 5 services requiring a license under this Act, the Department 6 shall require that the CPA firm or sole practitioner satisfactorily complete a peer review during the immediately 7 8 preceding 3-year period, accepted by Peer Review а 9 Administrator in accordance with established standards for 10 performing and reporting on peer reviews, unless the CPA firm 11 or sole practitioner is exempted under the provisions of 12 subsection (i) of this Section. A CPA firm or sole practitioner 13 shall, at the request of the Department, submit to the 14 Department a letter from the Peer Review Administrator stating 15 the date on which the peer review was satisfactorily completed.

16 A new <u>CPA</u> firm or sole practitioner not subject to 17 subsection (1) of this Section shall not be required to comply 18 with the peer review requirements for the first license 19 renewal. A CPA firm or sole practitioner shall undergo its 20 first peer review during the first full renewal cycle after it 21 is granted its initial license.

The requirements of this subsection (e) shall not apply to any person providing services requiring a license under this Act to the extent that such services are provided in the capacity of an employee of the Office of the Auditor General or to a nonprofit cooperative association engaged in the rendering HB2726 Enrolled - 37 - LRB098 10780 MGM 41198 b

of licensed service to its members only under paragraph (3) of <u>Section 14.4</u> subsection (b) of Section 14 of this Act or any of its employees to the extent that such services are provided in the capacity of an employee of the association.

5 (f) The Department shall approve only Peer Review 6 Administrators that the Department finds comply with 7 established standards for performing and reporting on peer 8 The Department adopt rules establishing reviews. may 9 guidelines for peer reviews, which shall do all of the 10 following:

(1) Require that a peer review be conducted by a reviewer that is independent of the <u>CPA</u> firm reviewed and approved by the Peer Review Administrator under established standards.

15 (2) Other than in the peer review process, prohibit the 16 use or public disclosure of information obtained by the 17 reviewer, the Peer Review Administrator, or the Department during or in connection with the peer review process. The 18 19 requirement that information not be publicly disclosed 20 shall not apply to a hearing before the Department that the 21 CPA firm or sole practitioner requests be public or to the 22 information described in paragraph (3) of subsection (i) of 23 this Section.

(g) If a <u>CPA</u> firm or sole practitioner fails to
satisfactorily complete a peer review as required by subsection
(e) of this Section or does not comply with any remedial

actions determined necessary by the Peer Review Administrator, 1 2 the Peer Review Administrator shall notify the Department of the failure and shall submit a record with specific references 3 to the rule, statutory provision, professional standards, or 4 5 other applicable authority upon which the Peer Review 6 Administrator made its determination and the specific actions 7 taken or failed to be taken by the licensee that in the opinion of the Peer Review Administrator constitutes a failure to 8 9 comply. The Department may at its discretion or shall upon 10 submission of a written application by the CPA firm or sole 11 practitioner hold a hearing under Section 20.1 of this Act to 12 determine whether the CPA firm or sole practitioner has complied with subsection (e) of this Section. The hearing shall 13 be confidential and shall not be open to the public unless 14 15 requested by the CPA firm or sole practitioner.

(h) The <u>CPA</u> firm or sole practitioner reviewed shall pay
for any peer review performed. The Peer Review Administrator
may charge a fee to each firm and sole practitioner sufficient
to cover costs of administering the peer review program.

(i) A <u>CPA</u> firm or sole practitioner shall <u>not be required</u>
 to comply with the peer review requirements be exempt from the
 requirement to undergo a peer review if:

(1) Within 3 years before the date of application for
 renewal licensure, the sole practitioner or <u>CPA</u> firm has
 undergone a peer review conducted in another state or
 foreign jurisdiction that meets the requirements of

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paragraphs (1) and (2) of subsection (f) of this Section. The sole practitioner or <u>CPA</u> firm shall, at the request of <u>the Department</u>, submit to the Department a letter from the organization administering the most recent peer review stating the date on which the peer review was completed; or

6 (2) <u>Within 2 years before the date of application for</u>
 7 <u>renewal licensure, the</u> The sole practitioner or <u>CPA</u> firm
 8 satisfies all of the following conditions:

9 (A) <u>has not accepted or performed any accountancy</u> 10 <u>activities outlined in paragraph (1) of subsection (a)</u> 11 <u>of Section 8.05 of this Act; and during the preceding 2</u> 12 <u>years, the firm or sole practitioner has not accepted</u> 13 <u>or performed any services requiring a license under</u> 14 <u>this Act;</u>

(B) the firm or sole practitioner agrees to notify
the <u>Peer Review Administrator</u> Department within 30
days of accepting an engagement for services requiring
a license under this Act and to undergo a peer review
within 18 months after the end of the period covered by
the engagement; or

(3) For reasons of personal health, military service,
or other good cause, the Department determines that the
sole practitioner or firm is entitled to an exemption,
which may be granted for a period of time not to exceed 12
months.

26 (j) If a peer review report indicates that a <u>CPA</u> firm or

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sole practitioner complies with the appropriate professional 1 2 standards and practices set forth in the rules of the Department and no further remedial action is required, the Peer 3 Review Administrator shall, after issuance of the final letter 4 5 of acceptance, destroy all working papers and documents related to the peer review, other than report-related documents and 6 7 documents evidencing completion of remedial actions, if any, in 8 accordance with rules established by the Department.

9 (k) (Blank).

10 (Source: P.A. 96-945, eff. 6-25-10.)

11 (225 ILCS 450/17) (from Ch. 111, par. 5518)

12 (Section scheduled to be repealed on January 1, 2014)

Sec. 17. Fees; returned checks; fines. The fees for the 13 administration and enforcement of this Act, including, but not 14 15 limited to, original licensure, registration, renewal, and 16 restoration fees, shall be set by the Department by rule. The fees shall be nonrefundable. Each person, partnership, limited 17 18 liability company, and corporation, to which a license or 19 registration is issued, shall pay a fee to be established by 20 the Department which allows the Department to pay all costs and 21 expenses incident to the administration of this Act. Interim licenses shall be at full rates. 22

23 The Department, by rule, shall establish fees to be paid 24 for certification of records, and copies of this Act and the 25 rules issued for administration of this Act. HB2726 Enrolled - 41 - LRB098 10780 MGM 41198 b

Any person who delivers a check or other payment to the 1 2 Department that is returned to the Department unpaid by the financial institution upon which it is drawn shall pay to the 3 Department, in addition to the amount already owed to the 4 5 Department, a fine of \$50. The fines imposed by this Section 6 are in addition to any other discipline provided under this Act 7 for unlicensed practice or practice on a nonrenewed license or 8 registration. The Department shall notify the person that 9 payment of fees and fines shall be paid to the Department by 10 certified check or money order within 30 calendar days of the 11 notification. If, after the expiration of 30 days from the date 12 of the notification, the person has failed to submit the 13 necessary remittance, the Department shall automatically 14 terminate the license or registration or deny the application, without hearing. If, after termination or denial, the person 15 16 seeks a license or registration, he or she shall apply to the 17 Department for restoration or issuance of the license or registration and pay all fees and fines due to the Department. 18 19 The Department may establish a fee for the processing of an 20 application for restoration of a license or registration to pay all expenses of processing this application. The Department may 21 22 waive the fines due under this Section in individual cases 23 where the Department finds that the fines would be unreasonable 24 or unnecessarily burdensome.

25 (Source: P.A. 92-146, eff. 1-1-02; 92-457, eff. 7-1-04; 92-651, 26 eff. 7-11-02; 93-683, eff. 7-2-04.) 1 2

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(225 ILCS 450/17.1) (from Ch. 111, par. 5518.1)
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(Section scheduled to be repealed on January 1, 2014)

3

Sec. 17.1. Restoration.

(a) Any registered CPA certified public accountant who has 4 5 permitted his or her registration to expire or who has had his 6 or her registration on inactive status may have his or her 7 registration restored by making application to the Department 8 and filing proof acceptable to the Department as defined by 9 rule of his or her fitness to have his or her registration 10 restored, which may include sworn evidence certifying to active 11 in another jurisdiction satisfactory to practice the 12 Department and by paying the required restoration fee.

13 (b) Any licensed CPA certified public accountant who has 14 permitted his or her license to expire or who has had his or 15 her license on inactive status may have his or her license 16 restored by making application to the Department and filing proof acceptable to the Department as defined by rule of his or 17 her fitness to have his or her license restored, including 18 sworn evidence certifying to active practice in another 19 20 jurisdiction satisfactory to the Department and by paying the 21 required restoration fee and by submitting proof of the 22 required continuing education.

23 <u>(c)</u> If the licensed <u>CPA</u> certified public accountant or 24 registered <u>CPA</u> certified public accountant has not maintained 25 an active practice in another jurisdiction satisfactory to the HB2726 Enrolled - 43 - LRB098 10780 MGM 41198 b

Department, the Department shall determine, by an evaluation program established by rule, fitness to resume active status and may require the applicant to complete a period of supervised experience.

5 Any licensed CPA However, any licensed certified public 6 accountant or registered <u>CPA</u> certified public accountant whose 7 license or registration expired while he or she was (1) in 8 Federal Service on active duty with the Armed Forces of the 9 United States, or the State Militia called into service or 10 training, or (2) in training or education under the supervision 11 of the United States preliminary to induction into the military 12 service, may have his or her license or registration renewed 13 reinstated or restored without paying any lapsed renewal and restoration fees if within 2 years after honorable termination 14 15 of such service, training or education except under conditions 16 other than honorable, he or she furnished the Department with 17 satisfactory evidence to the effect that he or she has been so engaged and that his or her service, training, or education has 18 been so terminated. 19

20 (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.)

21	(225	ILCS	450/17.2)	(fro	om Ch. 111, p	ar. 5	518.2)		
22	(Sec	tion s	scheduled t	to be	e repealed on	Janu	ary 1,	2014	1)
23	Sec.	17.2	. Inactive	stat	cus.				
24	<u>(a)</u>	Any	licensed	or	registered	CPA	with	an	active,

25 <u>unencumbered license or registration</u> licensed certified public

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accountant or Registered Certified Public Accountant 1 who 2 notifies the Department in writing on forms prescribed by the Department, may elect to place his or her license or 3 4 registration on an inactive status and shall, subject to rules 5 of the Department, be excused from payment of renewal fees and 6 completion of continuing education hours until he or she 7 notifies the Department in writing of his or her desire to 8 resume active status.

9 <u>(b)</u> Any <u>licensed CPA</u> licensed certified public accountant 10 requesting restoration from inactive status shall be required 11 to pay the current renewal fee, shall be required to submit 12 proof of the required continuing education, and shall be 13 required to <u>comply with any requirements established by rule</u> 14 restore his license, as provided in this Act.

15 <u>(c)</u> Any <u>registered CPA</u> Registered Certified Public 16 Accountant requesting restoration from inactive status shall 17 be required to pay the current renewal fee and shall be 18 required to comply with any requirements established by rule.

19 (d) Any licensed CPA or registered CPA licensed certified 20 public accountant whose license is in an inactive status shall 21 not perform accountancy activities outlined in Section 8.05 of 22 this Act practice public accounting in this State of Illinois.

23 <u>(e)</u> Any <u>licensed CPA or registered CPA</u> Registered Certified 24 <u>Public Accountant</u> whose <u>license or</u> registration is in an 25 inactive status shall not in any manner hold himself or herself 26 out to the public as a <u>CPA</u>, except in accordance with

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subsection (f) of this Section C.P.A. or R.C.P.A. 1 2 (f) Any licensed CPA whose license is in inactive status may use the title "CPA (inactive)" if: 3 4 (1) he or she is not performing accountancy activities 5 outlined in Section 8.05; or (2) he or she is performing governance functions on a 6 non-profit volunteer board using his or her accountancy 7 skills and competencies and complies with the following 8 9 requirements: 10 (A) he or she discloses to the non-profit volunteer 11 board and respective committees that his or her license 12 is on inactive status; and 13 (B) he or she is not serving as an audit committee financial expert as defined in Section 407 of the 14 federal Sarbanes-Oxley Act of 2002. 15 16 The Department may, in its discretion, license as 17 licensed certified public accountant, on payment of the required fee, an applicant who is a licensed certified public 18 accountant licensed under the laws of another jurisdiction if 19 the requirements for licensure of licensed certified public 20 accountants in the jurisdiction in which the applicant was 21 22 licensed were, at the date of his licensure, substantially equivalent to the requirements in force in this State 23 on 24 date.

25 Applicants have 3 years from the date of application to 26 complete the application process. If the process has not been HB2726 Enrolled - 46 - LRB098 10780 MGM 41198 b

1 completed in 3 years, the application shall be denied, the fee
2 forfeited and the applicant must reapply and meet the
3 requirements in effect at the time of reapplication.

4 (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.)

5 (225 ILCS 450/17.3 new)

6 Sec. 17.3. Restoration of license from discipline. At any 7 time after the successful completion of a term of indefinite 8 probation, suspension, or revocation of a license or 9 registration, the Department may restore the license or 10 registration to active status, unless, after an investigation 11 and a hearing, the Secretary determines that restoration is not 12 in the public interest. No person or entity whose license, certificate, or authority has been revoked as authorized in 13 this Act may apply <u>for restoration of that license</u>, 14 15 certification, or authority until such time as provided for in 16 the Civil Administrative Code of Illinois.

17 (225 ILCS 450/20.01) (from Ch. 111, par. 5521.01)

18 (Section scheduled to be repealed on January 1, 2014)

19 Sec. 20.01. Grounds for discipline; license or 20 registration.

(a) The Department may refuse to issue or renew, or may
revoke, suspend, or reprimand any registration or registrant,
any license or licensee, place a licensee or registrant on
probation for a period of time subject to any conditions the

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Department may specify including requiring the licensee or 1 2 registrant to attend continuing education courses or to work under the supervision of another licensee or registrant, impose 3 a fine not to exceed \$10,000 \$5,000 for each violation, 4 5 restrict the authorized scope of practice, or require a licensee or registrant to undergo a peer review program, assess 6 7 costs as provided for under Section 20.4, or take other disciplinary or non-disciplinary action for any one or more of 8 9 the following:

(1) Violation of any provision of this Act <u>or rule</u>
 <u>adopted by the Department under this Act or violation of</u>
 professional standards.

13 (2) <u>Dishonesty, fraud, or deceit in obtaining,</u>
14 <u>reinstating, or restoring a license or registration</u>
15 <u>Attempting to procure a license or registration to practice</u>
16 <u>under this Act by bribery or fraudulent</u>
17 <u>misrepresentations</u>.

(3) Cancellation, revocation, suspension, denial of 18 licensure or registration, or refusal to renew a license or 19 20 privileges under Section 5.2 for disciplinary reasons in any other U.S. jurisdiction, unit of government, or 21 22 government agency for any cause Having a license to 23 practice public accounting or registration -revoked. suspended, or otherwise acted against, including the 24 25 denial of licensure or registration, by the licensing or 26 registering authority of another state, territory,

1 country, including but not limited to the District of 2 Columbia, or any United States territory. No disciplinary 3 action shall be taken in Illinois if the action taken in 4 another jurisdiction was based upon failure to meet the 5 continuing professional education requirements of that 6 jurisdiction and the applicable Illinois continuing 7 professional education requirements are met.

(4) Failure, on the part of a licensee under Section 13 8 9 or registrant under Section 16, to maintain compliance with the requirements for issuance or renewal of a license or 10 11 registration or to report changes to the Department Being 12 convicted or found guilty, regardless of adjudication, of a crime in any jurisdiction which directly relates to 13 the practice of public accounting or the ability to practice 14 public accounting or as a Registered Certified Public 15 16 Accountant.

17 (5) Revocation or suspension of the right to practice by or before any state or federal regulatory authority or 18 by the Public Company Accounting Oversight Board Making or 19 20 filing a report or record which the registrant or licensee knows to be false, willfully failing to file a report or 21 22 record required by state or federal law, willfully impeding or obstructing the filing, or inducing another person to 23 impede or obstruct the filing. The reports or records shall 24 25 include only those that are signed in the capacity of a 26 licensed certified public accountant or a registered HB2726 Enrolled - 49 - LRB098 10780 MGM 41198 b

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certified public accountant.

2 (6) Dishonesty, fraud, deceit, or gross negligence in the performance of services as a licensee or registrant or 3 individual granted privileges under Section 5.2 Conviction 4 5 in this or another State or the District of Columbia, or any United States Territory, of any crime that is 6 7 punishable by one year or more in prison or conviction of a 8 crime in a federal court that is punishable by one year 9 more in prison.

10 (7) Conviction by plea of guilty or nolo contendere, 11 finding of guilt, jury verdict, or entry of judgment or 12 sentencing, including, but not limited to, convictions, 13 preceding sentences of supervision, conditional discharge, 14 or first offender probation, under the laws of any jurisdiction of the United States that is (i) a felony or 15 16 (ii) a misdemeanor, an essential element of which is 17 dishonesty, or that is directly related to the practice of public accounting Proof that the licensee or registrant is 18 guilty of fraud or deceit, or of gross negligence, 19 incompetency, or misconduct, in the practice of public 20 21 accounting.

(8) <u>Performance of any fraudulent act while holding a</u> <u>license or privilege issued under this Act or prior law</u> Violation of any rule adopted under this Act.

(9) Practicing on a revoked, suspended, or inactive
 license or registration.

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(10) Making or filing a report or record that the 1 registrant or licensee knows to be false, willfully failing 2 3 to file a report or record required by State or federal law, willfully impeding or obstructing the filing or 4 5 inducing another person to impede or obstruct only those that are signed in the capacity of a licensed CPA or a 6 7 registered CPA Suspension or revocation of the right to 8 practice before any state or federal agency.

9 (11) Conviction of any crime under the laws of the 10 United States or any state or territory of the United 11 States that is a felony or misdemeanor and has dishonesty 12 as an essential element, or of any crime that is directly 13 related to the practice of the profession.

14(12) Making any misrepresentation for the purpose of15obtaining a license, or registration or material16misstatement in furnishing information to the Department.

17 <u>(11)</u> (13) Aiding or assisting another person in 18 violating any provision of this Act or rules promulgated 19 hereunder.

20 <u>(12)</u> (14) Engaging in dishonorable, unethical, or 21 unprofessional conduct of a character likely to deceive, 22 defraud, or harm the public.

(13) (15) Habitual or excessive use or <u>abuse of drugs</u>,
 addiction to alcohol, narcotics, stimulants, or any other
 <u>substance</u> chemical agent or drug that results in the
 inability to practice with reasonable skill, judgment, or

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safety.

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2 <u>(14)</u> (16) Directly or indirectly giving to or receiving 3 from any person, firm, corporation, partnership, or 4 association any fee, commission, rebate, or other form of 5 compensation for any professional service not actually 6 rendered.

7 <u>(15)</u> (17) Physical <u>illness</u> or mental disability, 8 including, <u>but not limited to</u>, deterioration through the 9 aging process or loss of <u>motor skill</u> abilities and skills 10 that results in the <u>licensee or registrant's</u> inability to 11 practice <u>under this Act</u> the profession with reasonable 12 judgment, skill, or safety.

13 (16) (18) Solicitation of professional services by
 14 using false or misleading advertising.

15 (17) Any conduct reflecting adversely upon the 16 licensee's fitness to perform services while a licensee or individual granted privileges under Section 5.2 (19) 17 18 Failure to file a return, or pay the tax, penalty or 19 interest shown in a filed return, or to pay any final 20 assessment of tax, penalty or interest, as required by any 21 tax Act administered by the Illinois Department of Revenue 22 or any successor agency or the Internal Revenue Service or 23 any successor agency.

(18) (20) Practicing or attempting to practice under a
 name other than the full name as shown on the license or
 registration or any other legally authorized name.

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<u>(19)</u> (21) A finding by the Department that a licensee
 or registrant has not complied with a provision of any
 lawful order issued by the Department.

4 <u>(20)</u> (22) Making a false statement to the Department 5 regarding compliance with continuing professional 6 education or peer review requirements.

7 (21) (23) Failing to make a substantive response to a
8 request for information by the Department within 30 days of
9 the request.

10 (b) (Blank).

11 (b-5) All fines or costs imposed under this Section shall 12 be paid within 60 days after the effective date of the order 13 imposing the fine or costs or in accordance with the terms set 14 forth in the order imposing the fine or cost.

15 (c) In cases where the Department of Healthcare and Family 16 Services has previously determined a licensee or a potential 17 licensee is more than 30 days delinguent in the payment of child support and has subsequently certified the delinquency to 18 19 the Department, the Department may refuse to issue or renew or 20 may revoke or suspend that person's license or may take other disciplinary or non-disciplinary action against that person 21 22 based solely upon the certification of delinquency made by the 23 Department of Healthcare and Family Services in accordance with 24 item (5) of subsection (a) of Section 2105-15 of the Department 25 of Professional Regulation Law of the Civil Administrative Code 26 of Illinois. In rendering an order, the Department shall take

1	into consideration the facts and circumstances involving the
2	type of acts or omissions in subsection (a) including, but not
3	limited to:
4	(1) the extent to which public confidence in the public
5	accounting profession was, might have been, or may be
6	injured;
7	(2) the degree of trust and dependence among the
8	involved parties;
9	(3) the character and degree of financial or economic
10	harm which did or might have resulted; and
11	(4) the intent or mental state of the person charged at
12	the time of the acts or omissions.
13	(d) The Department may refuse to issue or may suspend
14	without hearing, as provided for in the Code of Civil
15	Procedure, the license or registration of any person who fails
16	to file a return, to pay a tax, penalty, or interest shown in a
17	filed return, or to pay any final assessment of tax, penalty,
18	or interest, as required by any tax Act administered by the
19	Illinois Department of Revenue, until such time as the
20	requirements of any such tax Act are satisfied in accordance
21	with subsection (g) of Section 2105-15 of the Department of
22	Professional Regulation Law of the Civil Administrative Code of
23	<u>Illinois</u> The Department shall reissue the license or
24	registration upon a showing that the disciplined licensee or
25	registrant has complied with all of the terms and conditions
26	set forth in the final order.

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The Department shall deny any application for a 1 (e) 2 license, registration, or renewal, without hearing, to any person who has defaulted on an educational loan guaranteed by 3 the Illinois Student Assistance Commission; however, the 4 5 Department may issue a license, registration, or renewal if the person in default has established a satisfactory repayment 6 7 record as determined by the Illinois Student Assistance 8 Commission.

9 (f) The determination by a court that a licensee or 10 registrant is subject to involuntary admission or judicial 11 admission as provided in the Mental Health and Developmental 12 Disabilities Code will result in the automatic suspension of 13 his or her license or registration. The licensee or registrant 14 shall be responsible for notifying the Department of the 15 determination by the court that the licensee or registrant is 16 subject to involuntary admission or judicial admission as 17 provided in the Mental Health and Developmental Disabilities Code. The suspension shall end only upon a finding by a court 18 19 that the patient is no longer subject to involuntary admission 20 or judicial admission, the issuance of an order so finding and 21 discharging the patient, and the filing of a petition for 22 restoration demonstrating fitness to practice The licensee or 23 registrant shall also notify the Department upon discharge - 50 that a determination may be made under item (17) of subsection 24 25 (a) whether the licensee or registrant may resume practice.

26 (g) In enforcing this Section, the Department, upon a

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1	showing of a possible violation, may compel, any licensee or
2	registrant or any individual who has applied for licensure
3	under this Act, to submit to a mental or physical examination
4	and evaluation, or both, which may include a substance abuse or
5	sexual offender evaluation, at the expense of the Department.
6	The Department shall specifically designate the examining
7	physician licensed to practice medicine in all of its branches
8	or, if applicable, the multidisciplinary team involved in
9	providing the mental or physical examination and evaluation, or
10	both. The multidisciplinary team shall be led by a physician
11	licensed to practice medicine in all of its branches and may
12	consist of one or more or a combination of physicians licensed
13	to practice medicine in all of its branches, licensed
14	chiropractic physicians, licensed clinical psychologists,
15	licensed clinical social workers, licensed clinical
16	professional counselors, and other professional and
17	administrative staff. Any examining physician or member of the
18	multidisciplinary team may require any person ordered to submit
19	to an examination and evaluation under this Section to submit
20	to any additional supplemental testing deemed necessary to
21	complete environtion en eveluetion nuccese including but
0.0	complete any examination or evaluation process, including, but
22	not limited to, blood testing, urinalysis, psychological
22	
	not limited to, blood testing, urinalysis, psychological
23	not limited to, blood testing, urinalysis, psychological testing, or neuropsychological testing. The Department may

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examination and evaluation, including any supplemental testing 1 2 performed. The Department may order the examining physician or 3 any member of the multidisciplinary team to present testimony concerning this examination and evaluation of the licensee, 4 5 registrant, or applicant, including testimony concerning any supplemental testing or documents relating to the examination 6 and evaluation. No information, report, record, or other 7 8 documents in any way related to the examination and evaluation 9 shall be excluded by reason of any common law or statutory privilege relating to communication between the licensee, 10 11 registrant, or applicant and the examining physician or any 12 member of the multidisciplinary team. No authorization is necessary from the individual ordered to undergo an evaluation 13 14 and examination for the examining physician or any member of the multidisciplinary team to provide information, reports, 15 16 records, or other documents or to provide any testimony 17 regarding the examination and evaluation.

18 The individual to be examined may have, at his or her own 19 expense, another physician of his or her choice present during 20 all aspects of the examination. Failure of any individual to 21 submit to mental or physical examination and evaluation, or 22 both, when directed, shall result in an automatic suspension, 23 without hearing, until such time as the individual submits to 24 the examination. If the Department finds a licensee, 25 registrant, or applicant unable to practice because of the reasons set forth in this Section, the Department shall require 26

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such licensee, registrant, or applicant to submit to care, counseling, or treatment by physicians approved or designated by the Department, as a condition for continued, reinstated, or renewed licensure to practice.

When the Secretary immediately suspends a license or 5 registration under this Section, a hearing upon such person's 6 7 license or registration must be convened by the Department within 15 days after such suspension and completed without 8 9 appreciable delay. The Department shall have the authority to review the subject's record of treatment and counseling 10 regarding the impairment, to the extent permitted by applicable 11 12 federal statutes and regulations safeguarding the confidentiality of medical records. 13

14 <u>Individuals licensed or registered under this Act,</u> 15 <u>affected under this Section, shall be afforded an opportunity</u> 16 <u>to demonstrate to the Department that they can resume practice</u> 17 <u>in compliance with acceptable and prevailing standards under</u> 18 <u>the provisions of their license or registration.</u>

19 (Source: P.A. 93-629, eff. 12-23-03; 93-683, eff. 7-2-04; 20 94-779, eff. 5-19-06.)

21	(225 ILCS 450/20.1) (from Ch. 111, par. 5522)
22	(Section scheduled to be repealed on January 1, 2014)
23	Sec. 20.1. Investigations; notice; hearing.
24	(a) The Department may , upon its own motion, and shall,
25	upon the verified complaint in writing of any person setting

1 forth facts which, if proved, would constitute grounds for 2 disciplinary action as set forth in Section 20.01, investigate 3 the actions of <u>an applicant</u>, <u>any</u> person, or entity <u>holding or</u> 4 claiming to hold a license.

5 (b) The Department shall, before revoking, suspending, placing on probation, reprimanding, or taking any other 6 disciplinary or non-disciplinary action under Section 20.01 of 7 this Act, at least 30 days before the date set for the hearing, 8 9 (i) notify the accused in writing of the charges made and the 10 time and place for the hearing on the charges, (ii) direct him 11 or her to file a written answer to the charges with the 12 Department under oath within 20 days after the service on him or her of the notice, and (iii) inform the accused that, if he 13 or she fails to answer, default shall be taken against him or 14 her or that his or her license or registration may be 15 16 suspended, revoked, placed on probationary status, or other 17 disciplinary action taken with regard to the licensee, including limiting the scope, nature, or extent of his or her 18 practice, as the Department may consider proper. The Department 19 20 may refer complaints and investigations to a disciplinary body 21 of the accounting profession for technical assistance. The 22 results of an investigation and recommendations of the 23 disciplinary body may be considered by the Department, but shall not be considered determinative and the Department shall 24 25 not in any way be obligated to take any action or be bound by 26 the results of the accounting profession's disciplinary

1 proceedings. The Department, before taking disciplinary 2 action, shall afford the concerned party or parties an 3 opportunity to request a hearing and if so requested shall set 4 a time and place for a hearing of the complaint.

5 (c) With respect to determinations by a Peer Review 6 Administrator duly appointed by the Department under 7 subsection (f) of Section 16 of this Act that a licensee has failed to satisfactorily complete a peer review as required 8 9 under subsection (e) of Section 16, the Department may consider 10 the Peer Review Administrator's findings of fact as prima facie 11 evidence, and upon request by a licensee for a hearing the 12 Department shall review the record presented and hear arguments 13 by the licensee or the licensee's counsel but need not conduct 14 a trial or hearing de novo or accept additional evidence.

15 <u>(d) At the time and place fixed in the notice, the</u> 16 <u>Department shall proceed to hear the charges and the parties or</u> 17 <u>their counsel shall be accorded ample opportunity to present</u> 18 <u>any pertinent statements, testimony, evidence, and arguments.</u> 19 <u>The Department may continue the hearing from time to time.</u>

20 (e) In case the person, after receiving the notice, fails 21 to file an answer, his or her license or registration may, in 22 the discretion of the Department, be suspended, revoked, placed 23 on probationary status, or the Department may take whatever 24 disciplinary action considered proper, including limiting the 25 scope, nature, or extent of the person's practice or the 26 imposition of a fine, without a hearing, if the act or acts

charged constitute sufficient grounds for that action under 1 2 this Act. The written notice may be served by registered or certified mail to the licensee or registrant's address of 3 record. The Department shall notify the applicant or the 4 5 licensed or registered person or entity of any charges made and the date and place of the hearing of those charges by mailing 6 notice thereof to that person or entity by registered or 7 certified mail to the place last specified by the accused 8 person or entity in the last notification to the Department, at 9 10 least 30 days prior to the date set for the hearing or by 11 serving a written notice by delivery of the notice to the 12 accused person or entity at least 15 days prior to the date set for the hearing, and shall direct the applicant or licensee 13 or registrant to file a written answer to the Department under 14 oath within 20 days after the service of the notice and inform 15 16 the applicant or licensee or registrant that failure to file an 17 answer will result in default being taken against the applicant or licensee or registrant and that the license or registration 18 may be suspended, revoked, placed on probationary status, or 19 20 other disciplinary action may be taken, including limiting the 21 scope, nature or extent of practice, as the Director may deem 22 proper. In case the person fails to file an answer after receiving notice, his or her license or registration may, in 23 the discretion of the Department, be suspended, revoked, or 24 placed on probationary status, or the Department may take 25 26 whatever disciplinary action deemed proper, including limiting

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the scope, nature, or extent of the person's practice or the 1 2 imposition of a fine, without a hearing, if the act or acts charged constitute sufficient grounds for such action under 3 this Act. The Department shall afford the accused person or 4 5 entity an opportunity to be heard in person or by counsel at the hearing. At the conclusion of the hearing the Committee 6 shall present to the Director a written report setting forth 7 its finding of facts, conclusions of law, and recommendations. 8 9 The report shall contain a finding whether or not the accused 10 person violated this Act or failed to comply with the 11 conditions required in this Act. If the Director disagrees in 12 any regard with the report, he or she may issue an order in contravention of the report. The Director shall provide 13 written explanation to the Committee of any such deviations and 14 shall specify with particularity the reasons for the 15 16 deviations.

17 The finding is not admissible in evidence against the 18 person in a criminal prosecution brought for the violation of 19 this Act, but the hearing and findings are not a bar to a 20 criminal prosecution brought for the violation of this Act.

21 (Source: P.A. 93-683, eff. 7-2-04; 94-779, eff. 5-19-06.)

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(225 ILCS 450/20.2) (from Ch. 111, par. 5523)
(Section scheduled to be repealed on January 1, 2014)
Sec. 20.2. <u>Subpoenas; depositions; oaths.</u>
(a) The Department may subpoena and bring before it at any
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hearing any person to in this State and take the oral or 1 2 written testimony or compel the production of any books, 3 papers, records, or any other documents that the Secretary or his or her designee deems relevant or material to any 4 5 investigation or hearing conducted by the Department either orally or by deposition, or both, with the same fees and 6 7 mileage and in the same manner as prescribed by law in judicial proceedings in civil cases in circuit courts of this State and 8 9 in the same manner as prescribed by this Act and its rules.

10 (b) The Secretary Director, any member of the Committee 11 designated by the Secretary Director, a certified shorthand 12 reporter, or any hearing officer appointed may administer oaths 13 to witnesses at any hearing which the Department conducts. 14 Notwithstanding any statute or Department rule to the contrary, all requests for testimony, production of documents, or records 15 16 shall be in accordance with this Act is authorized by law to conduct or any other oaths required or authorized in any Act 17 administered by the Department. 18

19 (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.)

20 (225 ILCS 450/20.3) (from Ch. 111, par. 5524)

21 (Section scheduled to be repealed on January 1, 2014)

22 Sec. 20.3. <u>Required testimony.</u> Any circuit court in the 23 State of Illinois, upon the application of the <u>licensee</u>, 24 <u>registrant</u> accused person, partnership or corporation, of the 25 <u>complainant</u> or of the Department, may, by order duly entered, HB2726 Enrolled - 63 - LRB098 10780 MGM 41198 b

1 require the attendance <u>and testimony</u> of witnesses and the 2 production of relevant <u>documents</u>, books, <u>files</u>, <u>records</u>, and 3 papers before the Department at any hearing relative to a 4 disciplinary action and the court may compel obedience to the 5 order by proceedings for contempt.

6 (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.)

7 (225 ILCS 450/20.4) (from Ch. 111, par. 5525)

8 (Section scheduled to be repealed on January 1, 2014)

9 Sec. 20.4. <u>Record of proceedings.</u>

10 <u>(a)</u> The Department, at its expense, shall provide a 11 stenographer to take down the testimony and preserve a record 12 of all proceedings at <u>formal</u> disciplinary hearings. The 13 Department shall furnish a transcript of that record to any 14 person interested in that hearing upon payment of the 15 reasonable cost established by the Department.

16 (b) Any registrant or licensee who is found to have violated this Act or who fails to appear for a hearing to 17 18 refuse to issue, restore, or renew a license or to discipline a 19 license may be required by the Department to pay for the costs 20 of the proceeding. These costs are limited to costs for court 21 reporters, transcripts, and witness attendance and mileage 22 fees. All costs imposed under this Section shall be paid within 60 days after the effective date of the order imposing the 23 24 fine.

25 (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.)

(225 ILCS 450/20.5) (from Ch. 111, par. 5526) 1 2 (Section scheduled to be repealed on January 1, 2014) 3 Sec. 20.5. Rehearing; surrender of license. 4 (a) In any hearing to refuse to issue, restore, or renew a 5 license or to discipline a licensee or registrant disciplinary 6 proceeding, a copy of the Committee's report shall be served 7 upon the respondent by the Department, either personally or as provided in this Act for the service of the notice of hearing. 8 9 Within 20 days after such service, the respondent may present 10 to the Department a motion in writing for a rehearing, which 11 motion shall specify the particular grounds therefor. If no 12 motion for rehearing is filed, then upon the expiration of the time specified for filing such a motion, or if a motion or 13 14 rehearing is denied, then upon such denial the Secretary 15 Director may enter an order in accordance with recommendations 16 of the Committee except as provided in Section 20.7 20.6. If the respondent shall order from the reporting service, and pay 17 for a transcript of the record within the time for filing a 18 motion for rehearing, the 20 day period within which such a 19 20 motion may be filed shall commence upon the delivery of the 21 transcript to the respondent.

22 (b) Whenever the <u>Secretary believes</u> Director is satisfied 23 that substantial justice has not been done in the disciplinary 24 proceeding, the <u>Secretary Director</u> may order a rehearing by the 25 <u>same or different</u> Committee or designated hearing officer. The HB2726 Enrolled - 65 - LRB098 10780 MGM 41198 b

Director shall provide a written explanation to the Committee 1 2 of any deviation from the recommendations of the Committee and shall specify with particularity the reasons for the deviation. 3 (c) Upon the suspension or revocation of a registration or 4 5 license of a registrant or licensee, the registrant or licensee 6 required to surrender to the shall be Department the 7 registration or license issued by the Department, and upon failure or refusal so to do, the Department may seize it. 8

9 The Department may exchange information relating to 10 proceedings resulting in disciplinary action against licensees 11 or registrants with the regulatory bodies of other states, or 12 with other public authorities or private organizations or with 13 federal authorities having regulatory interest in such matter. 14 (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.)

15 (225 ILCS 450/20.6) (from Ch. 111, par. 5526.6)

16 (Section scheduled to be repealed on January 1, 2014) 17 Sec. 20.6. <u>Hearing officer.</u> Notwithstanding the provisions 18 of Section 20.2 of this Act, the <u>Secretary Director</u> shall have 19 the authority to appoint any attorney duly licensed to practice 20 law in the State of Illinois to serve as the hearing officer in 21 any disciplinary action. <u>The Director shall notify the</u> 22 <u>Committee of such appointment.</u>

The hearing officer shall have full authority to conduct the hearing. The hearing officer shall report his findings of fact, conclusions of law and recommendations to the Committee HB2726 Enrolled - 66 - LRB098 10780 MGM 41198 b

and the Secretary. Director. The Committee shall have 60 days 1 2 after receiving the report to review the report of the hearing officer and present its findings of fact, conclusions of law, 3 and recommendations to the Director. If the Committee fails 4 5 present its report within the 60 day period, the Director shall 6 issue an order based on the report of the hearing officer. If 7 the Director disagrees in any regard with the report of the Committee or hearing officer, he or she may issue an order 8 9 contravention thereof. The Director shall provide a written 10 explanation to the Committee of any such deviations and shall 11 specify with particularity the reasons for said action in the 12 final order.

13 (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.)

14 (225 ILCS 450/20.7 new)

15 <u>Sec. 20.7. Findings and recommendations.</u>

16 (a) The Committee shall review the report of the hearing officer and present its findings of fact, conclusions of law, 17 18 and recommendations to the Secretary. The report of the findings and recommendations of the Committee shall be the 19 basis for the Secretary's order for refusing to issue, restore, 20 21 or renew a license or registration, or otherwise discipline a 22 licensee or registrant. 23 (b) If the Secretary disagrees in any regard with the

23 <u>(b) If the Secretary disagrees in any regard with the</u> 24 <u>report of the Committee or hearing officer, he or she may issue</u> 25 <u>an order contrary to the report.</u> HB2726 Enrolled - 67 - LRB098 10780 MGM 41198 b

1	(c) The findings are not admissible in evidence against the
2	person in a criminal prosecution brought for the violation of
3	this Act, but the hearing and findings are not a bar to a
4	criminal prosecution brought for the violation of this Act

5 (225 ILCS 450/20.8 new)

6 Sec. 20.8. Summary suspension. The Secretary may summarily 7 suspend the license or registration without a hearing, 8 simultaneously with the institution of proceedings for a 9 hearing under Section 20.1 of this Act, if the Secretary finds 10 the evidence indicates that continuation in practice would 11 constitute an imminent danger to the public. In the event that 12 the Secretary summarily suspends a license without a hearing, a 13 hearing by the Department shall be held within 30 days after the suspension has occurred and shall be concluded as 14 15 expeditiously as possible.

16 (225 ILCS 450/21) (from Ch. 111, par. 5527)

17 (Section scheduled to be repealed on January 1, 2014)

Sec. 21. <u>Administrative</u> <u>Judicial</u> review; <u>certification</u>
cost of record; order as prima facie proof.

(a) All final administrative decisions of the Department hereunder shall be subject to judicial review pursuant to the provisions of the Administrative Review Law, and all amendments and modifications thereof, and the rules adopted pursuant thereto. The term "administrative decision" is defined as in HB2726 Enrolled - 68 - LRB098 10780 MGM 41198 b

1 Section 3-101 of the Code of Civil Procedure.

Proceedings for judicial review shall be commenced in the Circuit Court of the county in which the party applying for review resides; provided, that if such party is not a resident of this State, the venue shall be in Sangamon, Champaign, or Cook County.

(b) The Department shall not be required to certify any 7 8 record to the court or file any answer in court or otherwise 9 appear in any court in a judicial review proceeding, unless and 10 until the Department has received from the plaintiff there is 11 filed in the court with the complaint a receipt from the 12 Department acknowledging payment of the costs of furnishing and certifying the record, which costs shall be established by the 13 Department. Exhibits shall be certified without cost. Failure 14 15 on the part of the plaintiff to file such receipt in court 16 shall be grounds for dismissal of the action.

(c) An order of disciplinary action or a certified copy thereof, over the seal of the Department and purporting to be signed by the <u>Secretary Director</u> or authorized agent of the <u>Secretary Director</u>, shall be prima facie proof, subject to being rebutted, that:

(1) the signature is the genuine signature of the
 <u>Secretary</u> Director or authorized agent of the <u>Secretary</u>
 Director;

(2) the <u>Secretary</u> Director or authorized agent of the
 <u>Secretary</u> Director is duly appointed and qualified; and

HB2726 Enrolled - 69 - LRB098 10780 MGM 41198 b (3) the Committee and the members thereof are qualified 1 2 to act. (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.) 3 4 (225 ILCS 450/27) (from Ch. 111, par. 5533) 5 (Section scheduled to be repealed on January 1, 2014) 6 Sec. 27. Confidentiality of licensee's and registrant's 7 records. A licensed or registered CPA certified public accountant shall not be required by any court to divulge 8 9 information or evidence which has been obtained by him in his 10 confidential capacity as a licensed or registered CPA certified 11 public accountant. This Section shall not apply to any 12 investigation or hearing undertaken pursuant to this Act. (Source: P.A. 94-779, eff. 5-19-06.) 13 14 (225 ILCS 450/28) (from Ch. 111, par. 5534) 15 (Section scheduled to be repealed on January 1, 2014) 28. Criminal penalties Penalties. Each of 16 Sec. the 17 following acts perpetrated in the State of Illinois is a Class 18 A B misdemeanor. 19 (a) The practice of accountancy activities as defined 20 in paragraph (1) of subsection (a) of Section 8.05 without 21 an active CPA license public accounting insofar it 23 22 consists in rendering service as described in Section 8, 23 without licensure, in violation of the provisions of this 24 Act;

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(b) The obtaining or attempting to obtain licensure as a licensed <u>CPA</u> certified public accountant or registration as a registered CPA certified public accountant by fraud;

(c) The use of the title "Certified Public Accountant", 4 5 "public accountant", or the abbreviation "C.P.A.", "RCPA", "LCPA", "PA" or use of any similar words or letters 6 7 indicating the user is a certified public accountant, or the title "Registered Certified Public Accountant", the 8 9 abbreviation "R.C.P.A.", any similar words or letters 10 indicating the user is a certified public accountant or a 11 registered certified public accountant by any person in contravention of this Act; 12

13 (c-5) <u>(Blank);</u> The use of the title "Certified Public 14 Accountant" or "Licensed Certified Public Accountant" or 15 the abbreviation "C.P.A." or "L.C.P.A." or any similar 16 words or letters indicating the user is a certified public 17 accountant by any person in contravention with this Act;

18 (d) The use of the title "Certified Public Accountant", 19 "public accountant", or the abbreviation "C.P.A.", "RCPA", "LCPA", "PA" or any similar words or letters indicating 20 21 that the members are certified public accountants, by any 22 partnership, limited liability company, corporation, or 23 other entity in violation of this Act unless all members 24 thereof personally engaged in the practice of public 25 accounting in this State are licensed as licensed certified 26 public accountants by the Department, and are holders of an

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effective unrevoked license, and the partnership, limited liability company, corporation, or other entity is licensed as licensed certified public accountants by the Board with an effective unrevoked license;

5 (e) The unauthorized practice in the performance of accountancy activities as defined in Section 8.05 and in 6 violation of this Act The use of the title "Licensed 7 Certified Public Accountant", or the abbreviation 8 9 "L.C.P.A." or any similar words or letters indicating such 10 person is a licensed certified public accountant, by any 11 person not licensed as a licensed certified public 12 accountant by the Department, and holding an effective unrevoked license; provided nothing in this Act shall 13 prohibit the use of the title "Accountant" or "Bookkeeper" 14 15 by any person;

16 (f) (Blank); The use of the title "Licensed Certified Public Accountants", "Public Accountants" or the 17 abbreviation "P.A.'s" or any similar words or letters 18 indicating that the members are public accountants by any 19 20 partnership, limited liability company, corporation, or 21 other entity unless all members thereof personally engaged 22 in the practice of public accounting in this State are 23 licensed as licensed certified public accountants by the Department and are holders of effective unrevoked 24 licenses, and the partnership is licensed as a public 25 accounting firm by the Department with an effective 26

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unrevoked license; 1 2 Making false statements to the Department (q) 3 regarding compliance with continuing professional education or peer review requirements; 4 5 (h) (Blank). The use of the title "Certified Public Accountant" or the abbreviation "C.P.A." or any similar 6 7 words or letters indicating that the members are certified 8 public accountants, by any partnership unless all members 9 thereof personally engaged in the practice of public 10 accounting in this State have received certificates as 11 certified public accountants from the Board, are licensed 12 as public accountants by the Department, and are holders of 13 effective unrevoked license, and the partnership is an licensed as public accountants by the Department with an 14 effective unrevoked license. 15 16 This Section does not prohibit a firm partnership, limited

16 Hirs Section does not promote a firm partnership, financed 17 liability company, corporation, or other entity who does not 18 practice public accounting as set forth in Section 8 of this 19 Act and whose members residing in Illinois are registered with 20 the Department from using the title "Certified Public 21 Accountant" or the abbreviation "C.P.A." or "CPA" or similar 22 words or letters indicating that the members are certified 23 public accountants.

24 (Source: P.A. 95-331, eff. 8-21-07.)

25 (225 ILCS 450/30) (from Ch. 111, par. 5535)

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(Section scheduled to be repealed on January 1, 2014) 1 2 Sec. 30. Injunctions; cease and desist. 3 (a) If any person or entity violates any provision of this Act, the Secretary may, The practice of public accounting, as 4 described in Section 8 of this Act, by any person in violation 5 6 of this Act is hereby declared to be inimical to the public welfare and to be a public nuisance. An action to perpetually 7 8 enjoin from such unlawful practice any person who has been or 9 is engaged therein may be maintained in the name of the people 10 of the State of Illinois by the Attorney General of the State 11 of Illinois or , by the State's Attorney of any county in which 12 the violation is alleged to have occurred, petition for an order enjoining the violation or for an order enforcing 13 compliance with this Act. Upon the filing of a verified 14 petition in court, the court may issue a temporary restraining 15 16 order, without notice or bond, and may preliminarily and 17 permanently enjoin the violation. If it is established that the person has violated or is violating the injunction, the court 18 may punish the offender for contempt of court action is 19 brought, by the Department or by any resident citizen. The 20 injunction proceeding shall be in addition to and not in lieu 21 22 of any penalties or other remedies provided by this Act. No 23 injunction shall issue under this section against any person for any act exempted under Section 11 of this Act. 24

(b) If any person shall practice as a licensed <u>CPA</u>
 certified public accountant or a registered <u>CPA</u> certified

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public accountant or hold himself or herself out as a licensed 1 2 CPA certified public accountant or registered CPA certified public accountant without being licensed or registered under 3 the provision of this Act then any licensed CPA certified 4 5 public accountant or registered CPA certified public 6 accountant, any interested party, or any person injured thereby may, in addition to the Department, petition for relief as 7 8 provided in subsection (a) of this Section.

9 (c) Whenever in the opinion of the Department any person violates any provision of this Act, the Department may issue a 10 11 rule to show cause why an order to cease and desist should not 12 be entered against him. The rule shall clearly set forth the grounds relied upon by the Department and shall provide a 13 14 period of 7 days from the date of the rule to file an answer to 15 the satisfaction of the Department. Failure to answer to the 16 satisfaction of the Department shall cause an order to cease 17 and desist to be issued forthwith.

18 (Source: P.A. 92-457, eff. 7-1-04; 93-683, eff. 7-2-04.)

19 (225 ILCS 450/30.1) (from Ch. 111, par. 5535.1)

20 (Section scheduled to be repealed on January 1, 2014)

Sec. 30.1. <u>Liability.</u> No person, partnership, corporation, or other entity licensed or authorized to practice under this Act or any of its employees, partners, members, officers or shareholders shall be liable to persons not in privity of contract with such person, partnership, corporation, or other entity for civil damages resulting from acts, omissions, decisions or other conduct in connection with professional services performed by such person, partnership, corporation, or other entity, except for:

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(1) such acts, omissions, decisions or conduct that constitute fraud or intentional misrepresentations, or

7 (2) such other acts, omissions, decisions or conduct, if 8 such person, partnership or corporation was aware that a 9 primary intent of the client was for the professional services 10 to benefit or influence the particular person bringing the 11 action; provided, however, for the purposes of this 12 subparagraph (2), if such person, partnership, corporation, or other entity (i) identifies in writing to the client those 13 14 persons who are intended to rely on the services, and (ii) 15 sends a copy of such writing or similar statement to those 16 persons identified in the writing or statement, then such 17 person, partnership, corporation, or other entity or any of its employees, partners, members, officers or shareholders may be 18 19 held liable only to such persons intended to so rely, in 20 addition to those persons in privity of contract with such 21 person, partnership, corporation, or other entity.

22 (Source: P.A. 92-457, eff. 7-1-04.)

(225 ILCS 450/30.2) (from Ch. 111, par. 5535.2)
 (Section scheduled to be repealed on January 1, 2014)

25 Sec. 30.2. Contributory fault. Except in causes of action

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based on actual fraud or intentional misrepresentation, the 1 2 principles of liability set forth in Sections 2-1115.05, 2-1116, and 2-1117 of the Code of Civil Procedure shall apply 3 to all claims for civil damages brought against any person, 4 5 partnership, corporation, or any other entity registered certified, licensed, or practicing under this Act, or any of 6 7 its employees, partners, members, officers, or shareholders 8 that are alleged to result from acts, omissions, decisions, or 9 other conduct in connection with professional services.

10 This Section applies to causes of action accruing on or 11 after the effective date of this amendatory Act of 1992. This 12 amendatory Act of 1995 applies to causes of action accruing on 13 or after its effective date.

14 (Source: P.A. 95-386, eff. 1-1-08.)

15 (225 ILCS 450/30.3)

16 (Section scheduled to be repealed on January 1, 2014)
17 Sec. 30.3. Confidentiality of peer review records.

18 (a) The proceedings, records, and work papers of a review 19 committee shall be privileged and shall not be subject to discovery, subpoena, or other means of legal process or 20 21 introduction into evidence in any civil action, arbitration, or 22 administrative proceeding and no member of a review committee 23 or person involved in a peer review program shall be required or permitted to testify in any civil action, arbitration, or 24 25 administrative proceeding regarding any matters produced,

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presented, disclosed, or discussed during or in connection with the peer review process, or regarding any findings, recommendations, evaluations, opinions, or other actions of those committees, or any member of a committee.

5 (b) Information, documents, or records that are otherwise publicly available are not to be construed as immune from 6 7 discovery or use in any civil action, arbitration, or 8 administrative proceeding merely because they were presented 9 or considered in connection with a peer review. Subsection (a) 10 shall not be construed to protect materials prepared in 11 connection with a particular engagement merely because they 12 happen to subsequently be presented or considered as part of a peer review; nor does the privilege apply to disputes between 13 14 review committees and persons or CPA firms subject to a peer 15 review arising from the performance of a review.

16 (Source: P.A. 88-36.)

17 (225 ILCS 450/30.4)

18 (Section scheduled to be repealed on January 1, 2014)

19 Sec. 30.4. Prohibited practice.

(a) No licensed <u>CPA</u> public accountant, licensed certified
public accountant, or <u>CPA</u> public accounting firm may provide
contemporaneously with an audit those non-auditing services
referenced in subsection (g) of Section 10A of the federal
Securities Exchange Act of 1934, as amended, to a company,
excluding a not-for-profit organization, that (1) is not

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required to file periodic information, documents, and reports pursuant to the Securities Exchange Act of 1934 and (2) during the previous fiscal year, had annual revenues exceeding \$50,000,000 or more than 500 employees.

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(b) (1) A licensed <u>CPA</u> public accountant, licensed certified public accountant, or <u>CPA</u> public accounting firm is exempted from the prohibition in subsection (a) of this Section 30.4 if:

9 (A) the licensed CPA public accountant, licensed 10 certified public accountant, or <u>CPA</u> public accounting 11 firm presents written notice of the contemporaneous 12 provision of auditing and non-auditing services to the 13 company prior to the commencement of the 14 contemporaneous provision of the services; and

15 (B) the president or chief executive officer of the 16 company to which the contemporaneous auditing and 17 non-auditing services are to be provided subsequently 18 signs an acknowledgement that the company is aware of 19 and agrees to the contemporaneous provision of the 20 auditing and non-auditing services.

21 (2) А licensed CPA public accountant, licensed 22 certified public accountant, or CPA public accounting firm 23 waives the exemption provided for in paragraph (1) of this subsection (b) if the licensed CPA public accountant, 24 25 certified public accountant, or CPA public accounting firm 26 engages in criminal activity or willful or wanton

negligence regarding the provision of contemporaneous
 auditing and non-auditing services to the company.

3 (c) A violation of this Section shall subject a licensed
4 <u>CPA</u> public accountant, licensed certified public accountant,
5 or <u>CPA</u> public accounting firm to the provisions of Section
6 20.01 of this Act.

7 (d) Nothing in this Section shall be construed to authorize 8 or permit the provision of any services by a licensed <u>CPA</u> 9 public accountant, licensed certified public accountant, or 10 <u>CPA</u> public accounting firm that would result in a lack of 11 independence under applicable ethics standards of the 12 accounting profession.

13 (Source: P.A. 93-683, eff. 7-2-04.)

14 (225 ILCS 450/30.5)

15 (Section scheduled to be repealed on January 1, 2014) 16 Sec. 30.5. Improper influence on the conduct of audits. (a) It shall be unlawful for any officer or director of a 17 company that is not required to file periodic information, 18 19 documents, and reports pursuant to the federal Securities 20 Exchange Act of 1934, or any other person acting under the 21 direction thereof, to take any action to fraudulently 22 influence, coerce, manipulate, or mislead any licensed CPA licensed public accountant or licensed certified public 23 24 accountant engaged in the performance of an audit of the 25 financial statements of that company for the purpose of

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rendering the financial statements being audited materially
 misleading.

3 (b) A person who, with the intent to deceive, violates this
4 Section is guilty of a Class 4 felony.

5 (Source: P.A. 93-683, eff. 7-2-04.)

6 (225 ILCS 450/30.6)

7 (Section scheduled to be repealed on January 1, 2014)

8 Sec. 30.6. Misleading behavior by <u>licensees</u> certified 9 public accountants.

10 (a) It shall be unlawful for any <u>licensee</u> licensed public 11 accountant or licensed certified public accountant to 12 intentionally mislead a company that is not required to file 13 periodic information, documents, and reports pursuant to the 14 federal Securities Exchange Act of 1934 by falsifying records 15 it creates as part of an audit of the company.

(b) A person who knowingly violates this Section is guilty
of a Class 4 felony.

18 (Source: P.A. 93-683, eff. 7-2-04.)

19 (225 ILCS 450/30.8 new)

20 <u>Sec. 30.8. Confidentiality. All information collected by</u> 21 <u>the Department in the course of an examination or investigation</u> 22 <u>of a licensee, registrant, or applicant, including, but not</u> 23 <u>limited to, any complaint against a licensee or registrant</u> 24 <u>filed with the Department and information collected to</u> HB2726 Enrolled - 81 - LRB098 10780 MGM 41198 b

investigate any such complaint, shall be maintained for the 1 2 confidential use of the Department and shall not be disclosed. 3 The Department shall not disclose the information to anyone other than law enforcement officials, regulatory agencies that 4 5 have an appropriate regulatory interest as determined by the Secretary, or a party presenting a lawful subpoena to the 6 Department. Information and documents disclosed to a federal, 7 8 State, county, or local law enforcement agency shall not be 9 disclosed by the agency for any purpose to any other agency or 10 person. A formal complaint filed against a licensee or 11 registrant by the Department or any other issued by the 12 Department against a licensee, registrant, or applicant shall be a public record, except as otherwise prohibited by law. 13

14 (225 ILCS 450/31) (from Ch. 111, par. 5536)

15 (Section scheduled to be repealed on January 1, 2014) 16 Home rule. Public Policy. The regulation, 31. Sec. licensing, and registration of accountants and CPA firms are 17 18 exclusive powers and functions of the State. A home rule may not regulate or license accountants or CPA firms. This Section 19 20 is a denial and limitation of home rule powers and functions 21 under subsection (h) of Section 6 of Article VII of the 22 Illinois Constitution. It is declared to be the public policy 23 of this State, pursuant to paragraphs (h) and (i) of Section 6 24 of Article VII of the Illinois Constitution of 1970, that 25 power or function set forth in this Act to be exercised by

State is an exclusive State power or function. Such power of function shall not be exercised concurrently, either directly or indirectly, by any unit of local government, including home rule units, except as otherwise provided in this Act.

5 (Source: P.A. 78-1219.)

6 (225 ILCS 450/32) (from Ch. 111, par. 5537)

7 (Section scheduled to be repealed on January 1, 2014)

8 Sec. 32. Fund. All moneys received by the Department of 9 Professional Regulation under this Act shall be deposited into 10 the Registered Certified Public Accountants' Administration 11 and Disciplinary Fund, which is hereby created as a special 12 fund in the State Treasury. The funds in the account shall be used by the Department, as appropriated, exclusively for 13 expenses of the Department of Professional Regulation, or the 14 Public Accountants' Registration Committee, 15 in the 16 administration of this Act.

17 Moneys in the Registered Certified Public Accountants' 18 Administration and Disciplinary Fund may be invested and 19 reinvested, with all earnings received from the investments to 20 be deposited into the Registered Certified Public Accountants' 21 Administration and Disciplinary Fund.

22 Moneys from the Fund may also be used for direct and 23 allocable indirect costs related to the public purposes of the 24 Department of Professional Regulation. Moneys in the Fund may 25 be transferred to the Professions Indirect Cost Fund as

HB2726 Enrolled - 83 - LRB098 10780 MGM 41198 b authorized by Section 2105-300 of 1 the Department of Professional Regulation Law (20 ILCS 2105/2105-300). 2 3 (Source: P.A. 92-457, eff. 8-21-01; 93-683, eff. 7-2-04.) (225 ILCS 450/5 rep.) 4 5 (225 ILCS 450/9.01 rep.) (225 ILCS 450/9.02 rep.) 6 7 (225 ILCS 450/14.3 rep.) (225 ILCS 450/19 rep.) 8 9 Section 15. The Illinois Public Accounting Act is amended 10 by repealing Sections 5, 9.01, 9.02, 14.3, and 19.

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

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