SB0643 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 adding
 Section 4.35 as follows:
- 6 (5 ILCS 80/4.35 new)

Sec. 4.35. Act repealed on January 1, 2025. The following
Act is repealed on January 1, 2025:

- 9 The Genetic Counselor Licensing Act.
- 10 (5 ILCS 80/4.25 rep.)

Section 10. The Regulatory Sunset Act is amended by repealing Section 4.25.

Section 15. The Genetic Counselor Licensing Act is amended by changing Sections 10, 20, 25, 45, 80, 95, 100, 105, 110, 115, 120, 125, 135, 140, 145, 150, 160, 170, and 180 and by adding Section 190 as follows:

- 17 (225 ILCS 135/10)
- 18 (Section scheduled to be repealed on January 1, 2015)
- 19 Sec. 10. Definitions. As used in this Act:
- 20 "ABGC" means the American Board of Genetic Counseling.

SB0643 Enrolled - 2 - LRB098 04877 RPM 34905 b

"ABMG" means the American Board of Medical Genetics.

2 "Active candidate status" is awarded to applicants who have
3 received approval from the ABGC or ABMG to sit for their
4 respective certification examinations.

5 <u>"Address of record" means the designated address recorded</u> 6 by the Department in the applicant's or licensee's application 7 file or license file as maintained by the Department's 8 licensure maintenance unit. It is the duty of the applicant or 9 licensee to inform the Department of any change of address, and 10 those changes must be made either through the Department's 11 website or by contacting the Department.

12 "Department" means the Department of <u>Financial and</u>
13 Professional Regulation.

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"Director" means the Director of Professional Regulation.

15 "Genetic anomaly" means a variation in an individual's DNA 16 that has been shown to confer a genetically influenced disease 17 or predisposition to a genetically influenced disease or makes a person a carrier of such variation. A "carrier" of a genetic 18 19 anomaly means a person who may or may not have a predisposition 20 or risk of incurring a genetically influenced condition and who 21 is at risk of having offspring with a genetically influenced 22 condition.

"Genetic counseling" means the provision of services, which may include the ordering of genetic tests, pursuant to a referral, to individuals, couples, groups, families, and organizations by one or more appropriately trained individuals SB0643 Enrolled - 3 - LRB098 04877 RPM 34905 b

to address the physical and psychological issues associated with the occurrence or risk of occurrence or recurrence of a genetic disorder, birth defect, disease, or potentially inherited or genetically influenced condition in an individual or a family. "Genetic counseling" consists of the following:

6 (A) Estimating the likelihood of occurrence or 7 recurrence of a birth defect or of any potentially 8 inherited or genetically influenced condition. This 9 assessment may involve:

10 (i) obtaining and analyzing a complete health
11 history of the person and his or her family;

(ii) reviewing pertinent medical records;

13 (iii) evaluating the risks from exposure to
14 possible mutagens or teratogens;

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(iv) recommending genetic testing or other
evaluations to diagnose a condition or determine the
carrier status of one or more family members;

Helping the individual, family, health care 18 (B) 19 provider, or health care professional (i) appreciate the 20 medical, psychological and social implications of a 21 disorder, including its features, variability, usual 22 course and management options, (ii) learn how genetic 23 factors contribute to the disorder and affect the chance for recurrence of the condition in other family members, 24 25 and (iii) understand available options for coping with, preventing, or reducing the chance of occurrence or 26

SB0643 Enrolled - 4 - LRB098 04877 RPM 34905 b

1 recurrence of a condition.

2 (C) Facilitating an individual's or family's (i) 3 exploration of the perception of risk and burden associated 4 with the disorder and (ii) adjustment and adaptation to the 5 condition or their genetic risk by addressing needs for 6 psychological, social, and medical support.

7 "Genetic counselor" means a person licensed under this Act8 to engage in the practice of genetic counseling.

9 "Genetic testing" and "genetic test" mean a test or 10 analysis of human genes, gene products, DNA, RNA, chromosomes, 11 proteins, or metabolites that detects genotypes, mutations, 12 chromosomal changes, abnormalities, or deficiencies, including 13 carrier status, that (i) are linked to physical or mental 14 disorders or impairments, (ii) indicate a susceptibility to 15 illness, disease, impairment, or other disorders, whether 16 physical or mental, or (iii) demonstrate genetic or chromosomal 17 damage due to environmental factors. "Genetic testing" and "genetic tests" do not include routine physical measurements; 18 19 chemical, blood and urine analyses that are widely accepted and 20 in use in clinical practice; tests for use of drugs; tests for 21 the presence of the human immunodeficiency virus; analyses of 22 proteins or metabolites that do not detect genotypes, 23 abnormalities, mutations, chromosomal changes, or deficiencies; or analyses of proteins or metabolites that are 24 25 directly related to a manifested disease, disorder, or 26 pathological condition that could reasonably be detected by a

SB0643 Enrolled - 5 - LRB098 04877 RPM 34905 b

health care professional with appropriate training and
 expertise in the field of medicine involved.

3 "Person" means an individual, association, partnership, or 4 corporation.

5 "Qualified supervisor" means any person who is a licensed 6 genetic counselor, as defined by rule, or a physician licensed 7 to practice medicine in all its branches. A qualified 8 supervisor may be provided at the applicant's place of work, or 9 may be contracted by the applicant to provide supervision. The 10 qualified supervisor shall file written documentation with the 11 Department of employment, discharge, or supervisory control of 12 a genetic counselor at the time of employment, discharge, or 13 assumption of supervision of a genetic counselor.

"Referral" 14 means а written or telecommunicated 15 authorization for genetic counseling services from a physician 16 licensed to practice medicine in all its branches, an advanced 17 practice nurse who has a collaborative agreement with a collaborating physician that authorizes referrals to a genetic 18 19 counselor, or a physician assistant who has a supervision 20 agreement with a supervising physician that authorizes 21 referrals to a genetic counselor.

22 <u>"Secretary" means the Secretary of Financial and</u>
23 Professional Regulation.

24 "Supervision" means review of aspects of genetic 25 counseling and case management in a bimonthly meeting with the 26 person under supervision. SB0643 Enrolled - 6 - LRB098 04877 RPM 34905 b

1 (Source: P.A. 96-1313, eff. 7-27-10.)

2 (225 ILCS 135/20)

3 (Section scheduled to be repealed on January 1, 2015)

Sec. 20. Restrictions and limitations.

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5 (a) Except Beginning 12 months after the adoption of the 6 final administrative rules, except as provided in Section 15, no person shall, without a valid license as a genetic counselor 7 8 issued by the Department (i) in any manner hold himself or 9 herself out to the public as a genetic counselor under this 10 Act; (ii) use in connection with his or her name or place of 11 business the title "genetic counselor", "licensed genetic 12 counselor", "gene counselor", "genetic consultant", or "genetic associate" or any words, letters, abbreviations, or 13 14 insignia indicating or implying a person has met the 15 qualifications for or has the license issued under this Act; or 16 (iii) offer to render or render to individuals, corporations, or the public genetic counseling services if the words "genetic 17 counselor" or "licensed genetic counselor" are used to describe 18 the person offering to render or rendering them, or "genetic 19 20 counseling" is used to describe the services rendered or 21 offered to be rendered.

22 (b) <u>No</u> Beginning 12 months after the adoption of the final 23 administrative rules, no licensed genetic counselor may 24 provide genetic counseling to individuals, couples, groups, or 25 families without a referral from a physician licensed to

practice medicine in all its branches, an advanced practice 1 2 nurse who has a collaborative agreement with a collaborating 3 physician that authorizes referrals to a genetic counselor, or a physician assistant who has been delegated authority to make 4 5 referrals to genetic counselors. The physician, advanced nurse, or physician assistant 6 practice shall maintain supervision of the patient and be provided timely written 7 8 reports on the services, including genetic testing results, 9 provided by the licensed genetic counselor. Genetic testing 10 shall be ordered by a physician licensed to practice medicine 11 in all its branches or a genetic counselor pursuant to a 12 referral that gives the specific authority to order genetic tests. Genetic test results and reports shall be provided to 13 14 the referring physician, advanced practice nurse, or physician 15 assistant. General seminars or talks to groups or organizations 16 on genetic counseling that do not include individual, couple, 17 or family specific counseling may be conducted without a referral. In clinical settings, genetic counselors who serve as 18 a liaison between family members of a patient and a genetic 19 20 research project, may, with the consent of the patient, provide information to family members for the purpose of gathering 21 22 additional information, as it relates to the patient, without a 23 referral. In non-clinical settings where no patient is being 24 treated, genetic counselors who serve as a liaison between a 25 genetic research project and participants in that genetic 26 research project may provide information to the participants,

SB0643 Enrolled - 8 - LRB098 04877 RPM 34905 b

1 without a referral.

2 (c) No Beginning 12 months after the adoption of the final administrative rules, no association or partnership shall 3 practice genetic counseling unless every member, partner, and 4 5 employee of the association or partnership who practices genetic counseling or who renders genetic counseling services 6 7 holds a valid license issued under this Act. No license shall be issued to a corporation, the stated purpose of which 8 9 includes or which practices or which holds itself out as 10 available to practice genetic counseling, unless it is 11 organized under the Professional Service Corporation Act.

12 (d) Nothing in this Act shall be construed as permitting 13 persons licensed as genetic counselors to engage in any manner 14 in the practice of medicine in all its branches as defined by 15 law in this State.

16 (e) Nothing in this Act shall be construed to authorize a 17 licensed genetic counselor to diagnose, test (unless 18 authorized in a referral), or treat any genetic or other 19 disease or condition.

(f) When, in the course of providing genetic counseling services to any person, a genetic counselor licensed under this Act finds any indication of a disease or condition that in his or her professional judgment requires professional service outside the scope of practice as defined in this Act, he or she shall refer that person to a physician licensed to practice medicine in all of its branches. SB0643 Enrolled - 9 - LRB098 04877 RPM 34905 b

1 (Source: P.A. 96-1313, eff. 7-27-10.)

2 (225 ILCS 135/25)

3 (Section scheduled to be repealed on January 1, 2015)

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Sec. 25. Unlicensed practice; violation; civil penalty.

5 (a) Any Beginning 12 months after the adoption of the final 6 administrative rules, any person who practices, offers to 7 practice, attempts to practice, or holds himself or herself out 8 to practice as a genetic counselor without being licensed or 9 exempt under this Act shall, in addition to any other penalty 10 provided by law, pay a civil penalty to the Department in an 11 amount not to exceed \$10,000 \$5,000 for each offense, as 12 determined by the Department. Civil penalty shall be assessed by the Department after a hearing is held in accordance with 13 14 the provisions set forth in this Act regarding the provision of 15 a hearing for the discipline of a licensee.

16 (b) The Department may investigate any actual, alleged, or 17 suspected unlicensed activity.

18 (c) The civil penalty shall be paid within 60 days after 19 the effective date of the order imposing the civil penalty. The 20 order shall constitute a final judgment and may be filed and 21 execution had thereon in the same manner as any judgment from 22 any court of record.

23 (Source: P.A. 93-1041, eff. 9-29-04; 94-661, eff. 1-1-06.)

24 (225 ILCS 135/45)

SB0643 Enrolled - 10 - LRB098 04877 RPM 34905 b

(Section scheduled to be repealed on January 1, 2015) 1 2 Sec. 45. Social Security Number on license application. In addition to any other information required to be contained in 3 the application, every application for an original license 4 5 under this Act shall include the applicant's Social Security 6 Number, which shall be retained in the agency's records 7 pertaining to the license. As soon as practical, the Department shall assign a customer's identification number to each 8 9 applicant for a license.

Every application for a renewal, reinstated, or restored license shall require the applicant's customer identification number.

13 (Source: P.A. 97-400, eff. 1-1-12.)

14 (225 ILCS 135/80)

15 (Section scheduled to be repealed on January 1, 2015)

16 Sec. 80. Checks or orders dishonored. Any person who issues or delivers a check or other order to the Department that is 17 18 returned to the Department unpaid by the financial institution 19 upon which it is drawn shall pay to the Department, in addition 20 to the amount already owed to the Department, a fine of \$50. 21 The fines imposed by this Section are in addition to any other 22 discipline provided under this Act prohibiting unlicensed 23 practice or practice on a nonrenewed license. The Department 24 shall notify the person that payment of fees and fines shall be 25 paid to the Department by certified check or money order within

SB0643 Enrolled - 11 - LRB098 04877 RPM 34905 b

30 calendar days after notification. If, after the expiration 1 2 of 30 days from the date of the notification, the person has 3 failed to submit the necessary remittance, the Department shall automatically terminate the license or certification or deny 4 5 the application, without hearing. If, after termination or 6 denial, the person seeks a license or certificate, he or she 7 shall apply to the Department for restoration or issuance of 8 the license or certificate and pay all fees and fines due to 9 the Department. The Department may establish a fee for the 10 processing of an application for restoration of a license to 11 pay all costs and expenses of processing of this application. 12 The Secretary Director may waive the fines due under this Section in individual cases where the Secretary Director finds 13 that the fines would be unnecessarily burdensome. 14

15 (Source: P.A. 93-1041, eff. 9-29-04.)

16 (225 ILCS 135/95)

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17 (Section scheduled to be repealed on January 1, 2015)

18 Sec. 95. Grounds for discipline.

(a) The Department may refuse to issue, renew, or may revoke, suspend, place on probation, reprimand, or take other disciplinary <u>or non-disciplinary</u> action as the Department deems appropriate, including the issuance of fines not to exceed <u>\$10,000</u> \$1,000 for each violation, with regard to any license for any one or more of the following:

(1) Material misstatement in furnishing information to

SB0643 Enrolled - 12 - LRB098 04877 RPM 34905 b

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the Department or to any other State agency.

2 (2) Violations or negligent or intentional disregard
3 of this Act, or any of its rules.

(3) Conviction by plea of guilty or nolo contendere, 4 5 finding of guilt, jury verdict, or entry of judgment or sentencing, including, but not limited to, convictions, 6 preceding sentences of supervision, conditional discharge, 7 8 or first offender probation, under the laws of any 9 jurisdiction of the United States: (i) that is a felony or (ii) that is a misdemeanor, an essential element of which 10 11 is dishonesty, or that is directly related to the practice 12 of genetic counseling. Conviction of any crime under the 13 laws of the United States or any state or territory thereof 14 that is a felony, a misdemeanor, an essential element of 15 which is dishonesty, or a crime that is directly related to 16 the practice of the profession.

17 (4) Making any misrepresentation for the purpose of
18 obtaining a license, or violating any provision of this Act
19 or its rules.

20 (5) <u>Negligence</u> Gross negligence in the rendering of
 21 genetic counseling services.

(6) Failure to provide genetic testing results and any
 requested information to a referring physician licensed to
 practice medicine in all its branches, advanced practice
 nurse, or physician assistant.

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(7) Aiding or assisting another person in violating any

SB0643 Enrolled - 13 - LRB098 04877 RPM 34905 b

1 provision of this Act or any rules.

2 (8) Failing to provide information within 60 days in
3 response to a written request made by the Department.

4 (9) Engaging in dishonorable, unethical, or
5 unprofessional conduct of a character likely to deceive,
6 defraud, or harm the public and violating the rules of
7 professional conduct adopted by the Department.

8 (10) Failing to maintain the confidentiality of any 9 information received from a client, unless otherwise 10 authorized or required by law.

(10.5) Failure to maintain client records of services
 provided and provide copies to clients upon request.

13 (11) Exploiting a client for personal advantage,14 profit, or interest.

(12) Habitual or excessive use or addiction to alcohol,
narcotics, stimulants, or any other chemical agent or drug
which results in inability to practice with reasonable
skill, judgment, or safety.

(13) Discipline by another <u>governmental agency or unit</u>
of government, by any jurisdiction of the United States, or
by a foreign nation jurisdiction, if at least one of the
grounds for the discipline is the same or substantially
equivalent to those set forth in this Section.

(14) Directly or indirectly giving to or receiving from
any person, firm, corporation, partnership, or association
any fee, commission, rebate, or other form of compensation

SB0643 Enrolled - 14 - LRB098 04877 RPM 34905 b

any professional service not actually rendered. 1 for 2 Nothing in this paragraph (14) affects any bona fide 3 independent contractor or employment arrangements among health care professionals, health facilities, health care 4 5 providers, or other entities, except as otherwise 6 prohibited by law. Any employment arrangements may include 7 provisions for compensation, health insurance, pension, or 8 other employment benefits for the provision of services 9 within the scope of the licensee's practice under this Act. 10 Nothing in this paragraph (14) shall be construed to 11 require an employment arrangement to receive professional 12 fees for services rendered.

(15) A finding by the Department that the licensee,
after having the license placed on probationary status has
violated the terms of probation.

16 (16) Failing to refer a client to other health care
 17 professionals when the licensee is unable or unwilling to
 18 adequately support or serve the client.

19 (17) Willfully filing false reports relating to a
20 licensee's practice, including but not limited to false
21 records filed with federal or State agencies or
22 departments.

(18) Willfully failing to report an instance of
suspected child abuse or neglect as required by the Abused
and Neglected Child Reporting Act.

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(19) Being named as a perpetrator in an indicated

SB0643 Enrolled - 15 - LRB098 04877 RPM 34905 b

report by the Department of Children and Family Services pursuant to the Abused and Neglected Child Reporting Act, and upon proof by clear and convincing evidence that the licensee has caused a child to be an abused child or neglected child as defined in the Abused and Neglected Child Reporting Act.

7 (20) Physical or mental disability, including 8 deterioration through the aging process or loss of 9 abilities and skills which results in the inability to 10 practice the profession with reasonable judgment, skill, 11 or safety.

12 (21) Solicitation of professional services by using13 false or misleading advertising.

14 (22) Failure to file a return, or to pay the tax,
15 penalty of interest shown in a filed return, or to pay any
16 final assessment of tax, penalty or interest, as required
17 by any tax Act administered by the Illinois Department of
18 Revenue or any successor agency or the Internal Revenue
19 Service or any successor agency.

(23) Fraud or making any misrepresentation in applying
 for or procuring a license under this Act or in connection
 with applying for renewal of a license under this Act. A
 finding that licensure has been applied for or obtained by
 fraudulent means.

(24) Practicing or attempting to practice under a name
 other than the full name as shown on the license or any

SB0643 Enrolled - 16 - LRB098 04877 RPM 34905 b

1 other legally authorized name.

2 (25) Gross overcharging for professional services,
3 including filing statements for collection of fees or
4 monies for which services are not rendered.

5 (26)Providing genetic counseling services to individuals, couples, groups, or families without 6 а referral from either a physician licensed to practice 7 8 medicine in all its branches, an advanced practice nurse 9 who has a collaborative agreement with a collaborating 10 physician that authorizes the advanced practice nurse to 11 make referrals to a genetic counselor, or a physician 12 assistant who has been delegated authority to make 13 referrals to genetic counselors.

14 (27) Charging for professional services not rendered,
 15 including filing false statements for the collection of
 16 fees for which services are not rendered.

17 (28) Allowing one's license under this Act to be used
 18 by an unlicensed person in violation of this Act.

19 The Department shall deny, without hearing, (b) any 20 application or renewal for a license under this Act to any person who has defaulted on an educational loan guaranteed by 21 22 Illinois State Assistance Commission; however, the the 23 Department may issue a license or renewal if the person in 24 default has established a satisfactory repayment record as 25 determined by the Illinois Student Assistance Commission.

(c) The determination by a court that a licensee is subject

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to involuntary admission or judicial admission as provided in 1 2 the Mental Health and Developmental Disabilities Code will result in an automatic suspension of his or her license. The 3 4 suspension will end upon a finding by a court that the licensee 5 is no longer subject to involuntary admission or judicial 6 admission, the issuance of an order so finding and discharging 7 the patient, and the determination of the Secretary Director 8 that the licensee be allowed to resume professional practice.

9 (d) The Department may refuse to issue or renew or may 10 suspend without hearing the license of any person who fails to 11 file a return, to pay the tax penalty or interest shown in a 12 filed return, or to pay any final assessment of the tax, 13 penalty, or interest as required by any Act regarding the 14 payment of taxes administered by the Illinois Department of Revenue until the requirements of the Act are satisfied in 15 16 accordance with subsection (g) of Section 2105-15 of the Civil 17 Administrative Code of Illinois.

18 (e) In cases where the Department of Healthcare and Family 19 Services has previously determined that a licensee or a 20 potential licensee is more than 30 days delinquent in the payment of child support and has subsequently certified the 21 delinquency to the Department, the Department may refuse to 22 23 issue or renew or may revoke or suspend that person's license 24 or may take other disciplinary action against that person based 25 solely upon the certification of delinquency made by the 26 Department of Healthcare and Family Services in accordance with

- 18 - LRB098 04877 RPM 34905 b SB0643 Enrolled item (5) of subsection (a) of Section 2105-15 of the Department 1 2 of Professional Regulation Law of the Civil Administrative Code 3 of Illinois. (f) All fines or costs imposed under this Section shall be 4 5 paid within 60 days after the effective date of the order imposing the fine or costs or in accordance with the terms set 6 7 forth in the order imposing the fine. (Source: P.A. 96-1313, eff. 7-27-10; 96-1482, eff. 11-29-10; 8 9 97-813, eff. 7-13-12.) 10 (225 ILCS 135/100) 11 (Section scheduled to be repealed on January 1, 2015) 12 Sec. 100. Violations; injunction; cease and desist order. 13 (a) If any person violates the provisions of this Act, the 14 Secretary Director may, in the name of the People of the State 15 of Illinois, through the Attorney General of the State of 16 Illinois or the State's Attorney of any county in which the violation is alleged to have occurred, petition for an order 17 18 enjoining the violation or for an order enforcing compliance with this Act. Upon the filing of a verified petition, the 19 20 court with appropriate jurisdiction may issue a temporary 21 restraining order without notice or bond, and may preliminarily 22 and permanently enjoin the violation. If it is established that the person has violated or is violating the injunction, the 23 court may punish the offender for contempt of court. 24 25 Proceedings under this Section are in addition to all other

SB0643 Enrolled - 19 - LRB098 04877 RPM 34905 b

1 remedies and penalties provided by this Act.

2 (b) If any person holds himself or herself out as being a 3 licensed genetic counselor under this Act and is not licensed 4 to do so, then any licensed genetic counselor, interested 5 party, or any person injured thereby may petition for relief as 6 provided in subsection (a) of this Section.

7 (c) Whenever, in the opinion of the Department, a person 8 violates any provision of this Act, the Department may issue a 9 rule to show cause why an order to cease and desist should not 10 be entered against that person. The rule shall clearly set 11 forth the grounds relied upon by the Department and shall allow 12 at least 7 days from the date of the rule to file an answer satisfactory to the Department. Failure to answer to the 13 satisfaction of the Department shall cause an order to cease 14 15 and desist to be issued.

16 (Source: P.A. 93-1041, eff. 9-29-04.)

17 (225 ILCS 135/105)

18 (Section scheduled to be repealed on January 1, 2015)

19 Sec. 105. Investigations; notice and hearing. The 20 Department may investigate the actions of any applicant or any 21 person holding or claiming to hold a license. The Department 22 shall, before revoking, suspending, placing on probation, 23 reprimanding, or taking any other disciplinary action under Section 95 of this Act, at least 30 days prior to the date set 24 25 for the hearing, (i) notify the accused, in writing, of any

charges made and the time and place for the hearing on the 1 2 charges, (ii) direct him or her to file a written answer to the charges with the Department under oath within 20 days after 3 service of the notice, and (iii) inform the accused that, if he 4 5 or she fails to answer, default will be taken against him or her or that his or her license or certificate may be suspended, 6 7 revoked, placed on probationary status, or other disciplinary 8 action taken with regard to the license, including limiting the 9 scope, nature, or extent of his or her practice, as the 10 Department may deem proper. In case the person, after receiving 11 notice, fails to file an answer, his or her license may, in the 12 discretion of the Department, be suspended, revoked, placed on probationary status, or the Department may take whatever 13 14 disciplinary action considered deemed proper, including 15 limiting the scope, nature, or extent of the person's practice 16 or the imposition of a fine, without a hearing, if the act or 17 acts charged constitute sufficient grounds for such action under this Act. The written notice may be served by personal 18 19 delivery or certified mail to the licensee's address of record 20 address specified by the accused in his or her last 21 notification to the Department.

22 (Source: P.A. 93-1041, eff. 9-29-04.)

23 (225 ILCS 135/110)

24 (Section scheduled to be repealed on January 1, 2015)
25 Sec. 110. Record of proceedings; transcript. The

SB0643 Enrolled - 21 - LRB098 04877 RPM 34905 b

Department, at its expense, shall preserve a record of all 1 proceedings at the formal hearing of any case. The notice of 2 hearing, complaint, all other documents in the nature of 3 pleadings, written motions filed in the proceedings, the 4 5 transcript of testimony, the report of the hearing officer and orders of the Department shall be in the record of such 6 7 proceeding. The Department shall furnish a transcript of the 8 record to any person interested in the hearing upon payment of 9 the fee required under Section 2105 115 of the Department of 10 Professional Regulation Law of the Civil Administrative Code 11 Illinois.

12 (Source: P.A. 93-1041, eff. 9-29-04.)

13 (225 ILCS 135/115)

14 (Section scheduled to be repealed on January 1, 2015)

15 Sec. 115. Subpoenas; depositions; oaths. The Department 16 may has the power to subpoena and to bring before it any person in this State and to take the oral or written testimony or 17 18 compel the production of any books, papers, records, or any other documents that the Secretary or his or her designee deems 19 20 relevant or material to any investigation or hearing conducted 21 by the Department either orally or by deposition, or both, with 22 the same fees and mileage and in the same manner as prescribed in civil cases in the courts of this State. The Secretary, the 23 24 shorthand court reporter, Director and the designated hearing officer <u>may</u> has the power to administer oaths to witnesses at 25

SB0643 Enrolled - 22 - LRB098 04877 RPM 34905 b

any hearing which the Department <u>conducts</u> is authorized to conduct, and any other oaths authorized in any Act administered by the Department. <u>Notwithstanding any other statute or</u> <u>Department rule to the contrary, all requests for testimony and</u> <u>for the production of documents or records shall be in</u> <u>accordance with this Act.</u>

7 (Source: P.A. 93-1041, eff. 9-29-04.)

8 (225 ILCS 135/120)

9 (Section scheduled to be repealed on January 1, 2015)

10 Sec. 120. Compelling testimony. Any court, upon 11 application of the Department, designated hearing officer, or 12 the applicant or licensee against whom proceedings under Section 95 of this Act are pending, may enter an order 13 14 requiring the attendance and testimony of witnesses and their 15 testimony and the production of relevant documents, papers, 16 files, books, and records in connection with any hearing or investigation. The court may compel obedience to its order by 17 proceedings for contempt. 18

19 (Source: P.A. 93-1041, eff. 9-29-04.)

20 (225 ILCS 135/125)

21 (Section scheduled to be repealed on January 1, 2015)

22 Sec. 125. Findings and recommendations. At the conclusion 23 of the hearing, the hearing officer shall present to the 24 <u>Secretary</u> Director a written report of its findings of fact, SB0643 Enrolled - 23 - LRB098 04877 RPM 34905 b

conclusions of law, and recommendations. The report shall 1 2 contain a finding whether the licensee violated this Act or 3 failed to comply with the conditions required in this Act. The hearing officer shall specify the nature of the violation or 4 5 failure to comply, and shall make its recommendations to the Secretary Director. The report of findings of fact, conclusions 6 7 of law, and recommendation of the hearing officer shall be the 8 basis for the Department's order for refusing to issue, 9 restore, or renew a license, or for otherwise disciplining a 10 licensee refusal or for the granting of the license. If the 11 Secretary Director disagrees with the recommendations of the 12 hearing officer, the Secretary Director may issue an order in 13 contravention of the hearing officer's recommendations. The 14 finding is not admissible in evidence against the person in a 15 criminal prosecution brought for the violation of this Act, but 16 the hearing and findings are not a bar to a criminal 17 prosecution brought for the violation of this Act.

18 (Source: P.A. 93-1041, eff. 9-29-04.)

19 (225 ILCS 135/135)

20 (Section scheduled to be repealed on January 1, 2015)

21 Sec. 135. <u>Secretary</u> Director; rehearing. Whenever the 22 <u>Secretary</u> Director believes justice has not been done in the 23 revocation, suspension, or refusal to issue or renew a license 24 or the discipline of a licensee, he or she may order a 25 rehearing. SB0643 Enrolled - 24 - LRB098 04877 RPM 34905 b

1 (Source: P.A. 93-1041, eff. 9-29-04.)

2 (225 ILCS 135/140)

3 (Section scheduled to be repealed on January 1, 2015)

Sec. 140. Appointment of a hearing officer. The Secretary 4 5 Director has the authority to appoint any attorney licensed to 6 practice law in the State of Illinois to serve as the hearing 7 officer in any action for refusal to issue or renew a license 8 or permit or to discipline a licensee. The hearing officer has 9 full authority to conduct the hearing. The hearing officer 10 shall report his findings of fact, conclusions of law, and 11 recommendations to the Secretary Director.

12 (Source: P.A. 93-1041, eff. 9-29-04.)

13 (225 ILCS 135/145)

14 (Section scheduled to be repealed on January 1, 2015)

Sec. 145. Order or certified copy; prima facie proof. An order or certified copy thereof, over the seal of the Department and purporting to be signed by the <u>Secretary</u> <u>Director</u>, is prima facie proof that:

(1) the signature is the genuine signature of the
 <u>Secretary</u> Director; and

(2) the <u>Secretary</u> Director is duly appointed and
 qualified.

23 (Source: P.A. 93-1041, eff. 9-29-04.)

SB0643 Enrolled - 25 - LRB098 04877 RPM 34905 b

(225 ILCS 135/150) 1 (Section scheduled to be repealed on January 1, 2015) 2 3 Sec. 150. Restoration of license from discipline suspended or revoked license. At any time after the successful completion 4 of a term of indefinite probation, suspension, or revocation of 5 a license, the Department may restore the license to active 6 7 status, unless, after an investigation and a hearing, the Secretary determines that restoration is not in the public 8 9 interest. No person whose license has been revoked as authorized in this Act may apply for restoration of that 10 11 license until such time as provided for in the Civil 12 Administrative Code of Illinois. At any time after the suspension or revocation of any license, the Department 13 mav 14 restore it to the licensee, unless after an investigation and 15 hearing the Director determines that restoration is not in the 16 public interest.

17 (Source: P.A. 93-1041, eff. 9-29-04.)

18 (225 ILCS 135/160)

19 (Section scheduled to be repealed on January 1, 2015)

20 Sec. 160. Summary suspension of license. The <u>Secretary</u> 21 Director may summarily suspend the license of a genetic 22 counselor without a hearing, simultaneously with the 23 institution of proceedings for a hearing provided for in 24 Section 105 of this Act, if the <u>Secretary Director</u> finds that 25 <u>the</u> evidence in the possession of the Director indicates that SB0643 Enrolled - 26 - LRB098 04877 RPM 34905 b

1 the continuation of practice by the genetic counselor would 2 constitute an imminent danger to the public. In the event that 3 the <u>Secretary Director</u> summarily suspends the license of an 4 individual without a hearing, a hearing must be held within 30 5 days after the suspension has occurred <u>and shall be concluded</u> 6 <u>as expeditiously as possible</u>.

7 (Source: P.A. 93-1041, eff. 9-29-04.)

8 (225 ILCS 135/170)

9 (Section scheduled to be repealed on January 1, 2015)

10 Sec. 170. Certification of record; costs. The Department 11 shall not be required to certify any record to the court, to 12 file an answer in court, or to otherwise appear in any court in a judicial review proceeding, unless and until the Department 13 14 has received from the plaintiff there is filed in the court, 15 with the complaint, a receipt from the Department acknowledging 16 payment of the costs of furnishing and certifying the record, which costs shall be determined by the Department. Failure on 17 the part of the plaintiff to file the receipt in court is 18 grounds for dismissal of the action. 19

20 (Source: P.A. 93-1041, eff. 9-29-04.)

21 (225 ILCS 135/180)

(Section scheduled to be repealed on January 1, 2015)
 Sec. 180. Administrative Procedure Act; application. The
 Illinois Administrative Procedure Act is hereby expressly

SB0643 Enrolled - 27 - LRB098 04877 RPM 34905 b

adopted and incorporated in this Act as if all of 1 the 2 provisions of such Act were included in this Act, except that the provision of paragraph (d) of Section 10-65 of the Illinois 3 4 Administrative Procedure Act, which provides that at hearings 5 the license holder has the right to show compliance with all 6 lawful requirements for retention, continuation, or renewal of 7 the certificate, is specifically excluded. For the purpose of this Act the notice required under Section 10-25 of the 8 9 Illinois Administrative Procedure Act is deemed sufficient 10 when mailed to the last known address of a party or the address 11 of record.

12 (Source: P.A. 93-1041, eff. 9-29-04; 94-661, eff. 1-1-06.)

13 (225 ILCS 135/190 new)

Sec. 190. Confidentiality. All information collected by 14 15 the Department in the course of an examination or investigation 16 of a licensee or applicant, including, but not limited to, any complaint against a licensee filed with the Department and 17 18 information collected to investigate any such complaint, shall be maintained for the confidential use of the Department and 19 20 shall not be disclosed. The Department shall not disclose the 21 information to anyone other than law enforcement officials, 22 regulatory agencies that have an appropriate regulatory 23 interest as determined by the Secretary, or a party presenting 24 a lawful subpoena to the Department. Information and documents disclosed to a federal, State, county, or local law enforcement 25

SB0643 Enrolled - 28 - LRB098 04877 RPM 34905 b

agency shall not be disclosed by the agency for any purpose to any other agency or person. A formal complaint filed against a licensee or registrant by the Department or any other complaint issued by the Department against a licensee, registrant, or applicant shall be a public record, except as otherwise prohibited by law.