

Rep. Robert F. Martwick

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1	AMENDMENT TO SENATE BILL 3125
2	AMENDMENT NO Amend Senate Bill 3125 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Carnival and Amusement Rides Safety Act is
5	amended by changing Sections 2-1, 2-2, 2-3, 2-10, 2-15, 2-17,
6	and 2-20 as follows:
7	(430 ILCS 85/2-1) (from Ch. 111 1/2, par. 4051)
8	Sec. 2-1. This Article shall be known and may be cited as
9	the <u>"Amusement Ride and Attraction Safety Act"</u>
10	Amusement Rides Safety Act".
11	(Source: P.A. 83-1240.)
12	(430 ILCS 85/2-2) (from Ch. 111 1/2, par. 4052)
13	Sec. 2-2. Definitions. As used in this Act, unless the
14	context otherwise requires:
15	1. "Director" means the Director of Labor or his or her

1 designee.

2. "Department" means Department of Labor.

3 3. "Amusement attraction" means an enclosed building or 4 structure, including electrical equipment which is an integral 5 part of the building or structure, through which people walk 6 without the aid of any moving device, that provides amusement, 7 thrills or excitement at a fair, or carnival, or an amusement 8 <u>enterprise</u>, except any such enclosed building or structure 9 which is subject to the jurisdiction of a local building code.

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4. "Amusement ride" means:

(a) any mechanized device or combination of devices, including electrical equipment which is an integral part of the device or devices, which carries passengers along, around, or over a fixed or restricted course for the primary purpose of giving its passengers amusement, pleasure, thrills, or excitement;

17 (b) any ski lift, rope tow, or other device used to 18 transport snow skiers;

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(c) (blank);

20 (d) any dry slide over 20 feet in height, alpine slide,
21 or toboggan slide;

(e) any tram, open car, or combination of open cars or
wagons pulled by a tractor or other motorized device which
is not licensed by the Secretary of State, which may, but
does not necessarily follow a fixed or restricted course,
and is used primarily for the purpose of giving its

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passengers amusement, pleasure, thrills or excitement, and for which an individual fee is charged or a donation accepted with the exception of hayrack rides;

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(f) any bungee cord or similar elastic device; or

(g) any inflatable attraction.

5. "Carnival" <u>or "amusement enterprise"</u> means an enterprise which offers amusement or entertainment to the public by means of one or more amusement attractions or amusement rides.

10 6. "Fair" means an enterprise principally devoted to the 11 exhibition of products of agriculture or industry in connection 12 with which amusement rides or amusement attractions are 13 operated.

14 7. "Operator" means a person, or the agent of a person, who 15 owns or controls or has the duty to control the operation of an 16 amusement ride or an amusement attraction at a carnival<u>,</u> 17 <u>amusement enterprise</u>, or fair. "Operator" includes an agency of 18 the State or any of its political subdivisions.

19 8. "Carnival worker" <u>or "amusement enterprise worker"</u> 20 means a person who is employed (and is therefore not a 21 volunteer) by a carnival<u>, amusement enterprise</u>, or fair to 22 manage, physically operate, or assist in the operation of an 23 amusement ride or amusement attraction when it is open to the 24 public.

9. "Volunteer" means a person who operates or assists inthe operation of an amusement ride or amusement attraction for

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1 an owner or operator without pay or lodging. An individual 2 shall not be considered a volunteer if the individual is 3 otherwise employed by the same owner or operator to perform the 4 same type of service as those for which the individual proposes 5 to volunteer.

6 10. "Inflatable attraction" means an amusement ride or 7 device designed for use that may include, but not be limited 8 to, bounce, climb, slide, or interactive play, which is made of 9 flexible fabric, is kept inflated by continuous air flow by one 10 or more blowers, and relies upon air pressure to maintain its 11 shape.

12 (Source: P.A. 98-541, eff. 8-23-13.)

13 (430 ILCS 85/2-3) (from Ch. 111 1/2, par. 4053)

14 Sec. 2-3. There is hereby created the Amusement Ride and Attraction Safety Board Carnival Amusement Safety Board, 15 hereafter in this Act referred to as the "Board", to consist of 16 9 members. One member shall be the Director. Eight members 17 shall be appointed by the Governor with the advice and consent 18 19 of the Senate. The term of members shall be 4 years. Of the 8 20 appointed members of the Board, 2 shall be operators of 21 amusement rides, 1 shall be a registered professional engineer, 22 1 shall represent the insurance industry, and 4 shall represent 23 the general public. The Board shall advise the Department on 24 carnival, amusement enterprise, and amusement safety matters. (Source: P.A. 97-737, eff. 7-3-12.) 25

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(430 ILCS 85/2-10) (from Ch. 111 1/2, par. 4060) 1 Sec. 2-10. No amusement ride or amusement attraction shall 2 3 be operated at a carnival, amusement enterprise, or fair in 4 this State without a permit having been issued by the Director 5 to an operator of such equipment. At least 30 days prior to the first day of operation or the expiration of the permit, any 6 7 person required to obtain a permit by this Act shall apply to 8 the Director for a permit on a form furnished by the Director 9 which form shall contain such information as the Director may 10 require. The Director may waive the requirement that an application for a permit must be filed at least 30 days prior 11 12 to the first day of operation or the expiration of the permit 13 if the applicant gives satisfactory proof to the Director that 14 he could not reasonably comply with the date requirement and if 15 the applicant immediately applies for a permit after the need for a permit is first determined. For the purpose of 16 17 determining if an amusement ride or amusement attraction is in 18 safe operating condition and will provide protection to the 19 public using such amusement ride or amusement attraction, each 20 amusement ride or amusement attraction shall be inspected by 21 the Director before it is initially placed in operation in this 22 State, and shall thereafter be inspected at least once each 23 year.

If, after inspection, an amusement ride or amusement attraction is found to comply with the rules adopted under this 09800SB3125ham002 -6- LRB098 18405 RPS 59044 a

Act, the Director shall issue a permit for the operation of the amusement ride or amusement attraction. The permit shall be issued conditioned upon the payment of the permit fee and any applicable inspection fee at the time the application for permit to operate is filed with the Department and may be suspended as provided in the Department's rules.

7 If, after inspection, additions or alterations are 8 contemplated which change а structure, mechanism, 9 classification or capacity, the operator shall notify the 10 Director of his intentions in writing and provide any plans or 11 diagrams requested by the Director.

12 (Source: P.A. 96-151, eff. 8-7-09.)

13 (430 ILCS 85/2-15) (from Ch. 111 1/2, par. 4065)

14 Sec. 2-15. Penalties.

15 (a) Criminal penalties.

1. Any person who operates an amusement ride or amusement attraction at a carnival, amusement enterprise, or fair without having obtained a permit from the Department or who violates any order or rule issued by the Department under this Act is guilty of a Class A misdemeanor. Each day shall constitute a separate and distinct offense.

23 2. Any person who interferes with, impedes, or
 24 obstructs in any manner the Director or any authorized
 25 representative of the Department in the performance of

their duties under this Act is guilty of a Class A misdemeanor.

3 (b) Civil penalties. Unless otherwise provided in this Act, 4 any person who operates an amusement ride or amusement 5 attraction without having obtained a permit from the Department 6 in violation of this Act is subject to a civil penalty not to 7 exceed \$2,500 per violation for a first violation and not to 8 exceed \$5,000 for a second or subsequent violation.

9 Prior to any determination, or the imposition of any civil 10 penalty, under this subsection (b), the Department shall notify 11 the operator in writing of the alleged violation. The Department shall afford the operator 10 working days after the 12 13 date of the notice to request a hearing. Upon written request 14 of the operator, the Department shall schedule a formal 15 administrative hearing in compliance with Article 10 of the 16 Illinois Administrative Procedure Act and the Department's rules of procedure in administrative hearings, except that 17 18 discovery, such as production formal requests, 19 interrogatories, requests to admit, and depositions shall not 20 be allowed. The parties shall exchange documents and witness 21 lists prior to hearing and may request third party subpoenas to 22 be issued. The final determination by the Department of Labor 23 shall be rendered within 5 working days after the conclusion of 24 the hearing. Final determinations made under this Section are 25 subject to the provisions of the Administrative Review Law. In 26 determining the amount of a penalty, the Director may consider 09800SB3125ham002 -8- LRB098 18405 RPS 59044 a

the appropriateness of the penalty to the person or entity charged, upon determination of the gravity of the violation. The penalties, when finally determined, may be recovered in a civil action brought by the Director of Labor in any circuit court. In this litigation, the Director of Labor shall be represented by the Attorney General.

7 (Source: P.A. 98-541, eff. 8-23-13; revised 11-15-13.)

8 (430 ILCS 85/2-17) (from Ch. 111 1/2, par. 4067)

9 Sec. 2-17. A municipality within its corporate limits and a 10 county within unincorporated areas within its boundaries may inspect, license or regulate any amusement ride or amusement 11 12 attraction operated at a carnival, amusement enterprise, or 13 fair, provided that any safety standards or regulations 14 implemented by a municipality or county in connection therewith 15 shall be at least as stringent as those provided for in this Act and the rules and regulations adopted hereunder. Any 16 municipality or county which inspects, licenses, or otherwise 17 regulates amusement rides or amusement attractions may impose 18 19 reasonable fees to cover the costs thereof.

20 (Source: P.A. 83-1240.)

21 (430 ILCS 85/2-20)

Sec. 2-20. Employment of carnival <u>and amusement enterprise</u>
 workers.

24 (a) Beginning on January 1, 2008, no person, firm,

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1 corporation, or other entity that owns or operates a carnival, amusement enterprise, or fair shall employ a carnival or 2 3 amusement enterprise worker who (i) has been convicted of any 4 offense set forth in Article 11 of the Criminal Code of 1961 or 5 the Criminal Code of 2012, (ii) is a registered sex offender, as defined in the Sex Offender Registration Act, or (iii) has 6 ever been convicted of any offense set forth in Article 9 of 7 the Criminal Code of 1961 or the Criminal Code of 2012. 8

9 (b) A person, firm, corporation, or other entity that owns 10 or operates a carnival, <u>amusement enterprise</u>, or fair must 11 conduct a criminal history records check and perform a check of 12 the National Sex Offender Public Registry for carnival <u>or</u> 13 <u>amusement enterprise</u> workers at the time they are hired, and 14 annually thereafter except if they are in the continued employ 15 of the entity.

16 The criminal history records check performed under this subsection (b) shall be performed by the Illinois State Police, 17 another State or federal law enforcement agency, or a business 18 Association of Professional 19 belonging to the National 20 Background Check Screeners. Any criminal history checks performed by the Illinois State Police shall be pursuant to the 21 Illinois Uniform Conviction Information Act. 22

Individuals who are under the age of 17 are exempt from the criminal history records check requirements set forth in this subsection (b).

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(c) Any person, firm, corporation, or other entity that

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owns or operates a carnival, amusement enterprise, or fair must have a substance abuse policy in place for its workers, which shall include random drug testing of carnival <u>or amusement</u> <u>enterprise</u> workers.

5 (d) Any person, firm, corporation, or other entity that owns or operates a carnival, amusement enterprise, or fair that 6 violates the provisions of subsection (a) of this Section or 7 8 fails to conduct a criminal history records check or a sex offender registry check for carnival or amusement enterprise 9 10 workers in its employ, as required by subsection (b) of this 11 Section, shall be assessed a civil penalty in an amount not to exceed \$1,000 for a first offense, not to exceed \$5,000 for a 12 13 second offense, and not to exceed \$15,000 for a third or subsequent offense. The collection of these penalties shall be 14 15 enforced in a civil action brought by the Attorney General on 16 behalf of the Department.

17 (e) A carnival, amusement enterprise, or fair owner is not 18 responsible for:

(1) any personal information submitted by a carnival <u>or</u>
 <u>amusement enterprise</u> worker for criminal history records
 check purposes; or

(2) any information provided by a third party for a
 criminal history records check or a sex offender registry
 check.

(f) Recordkeeping requirements. Any person, firm,
corporation, or other entity that owns or operates a carnival.

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1 amusement enterprise, or fair subject to the provisions of this 2 Act shall make, preserve, and make available to the Department, 3 upon its request, all records that are required by this Act, 4 including but not limited to a written substance abuse policy, 5 evidence of the required criminal history records check and sex 6 offender registry check, and any other information the Director 7 may deem necessary and appropriate for enforcement of this Act. (g) A carnival, amusement enterprise, or fair owner shall 8 9 not be liable to any employee in carrying out the requirements 10 of this Section.

11 (Source: P.A. 96-151, eff. 8-7-09; 97-1150, eff. 1-25-13.)".