98TH GENERAL ASSEMBLY

State of Illinois

2013 and 2014

HB3040

by Rep. Stephanie A Kifowit

SYNOPSIS AS INTRODUCED:

See Index

Amends various Acts. Provides that a service member or veteran satisfies professional licensure qualifications if he or she provides the licensing Department with documentation that he or she has had substantially equivalent training or experience from his or her military service. Provides definitions of "service member", "military service", and "veteran". Effective immediately.

LRB098 07793 MGM 37873 b

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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 Illinois Athletic Trainers Practice Act is
 amended by changing Section 9 as follows:
- 6 (225 ILCS 5/9) (from Ch. 111, par. 7609)

(Section scheduled to be repealed on January 1, 2016)

8 Sec. 9. Educational and Professional Requirements. A 9 person having the qualifications prescribed in this Section 10 shall be qualified to receive a license as an athletic trainer 11 if he or she:

12 (a) graduated from a curriculum in athletic Has 13 training accredited by the Joint Review Committee on 14 Athletic Training (JRC-AT) of the Commission on Accreditation Allied 15 of Health Education Programs 16 (CAAHEP), its successor entity, or its equivalent, as 17 approved by the Department.

(b) Gives proof of current certification, on the date
of application, in CPR/AED for the Healthcare Professional
or its equivalent based on American Red Cross or American
Heart Association standards and graduation from a 4 year
accredited college or university.

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(c) Has passed an examination approved by the

Department to determine his or her fitness for practice as 1 2 an athletic trainer, or is entitled to be licensed without examination as provided in Sections 7 and 8 of this Act. 3 A service member or veteran is qualified under this Section 4 5 if he or she provides the Department with documentation that he or she has had substantially equivalent training or experience 6 7 from his or her military service and successfully completes all necessary examinations. For the purpose of this Section, 8 9 "service member" and "military service" have the same meaning 10 as in Section 5.2 of the Service Member's Employment Tenure 11 Act. For the purposes of this Section, "veteran" means any 12 person who has formerly served in any component of the U.S. 13 Armed Forces or the National Guard of any state, the District 14 of Columbia, a commonwealth, or a territory of the United 15 States.

16 The Department may request a personal interview of an 17 applicant before the Board to further evaluate his or her 18 qualifications for a license.

An applicant has 3 years from the date of his or her application to complete the application process. If the process has not been completed in 3 years, the application shall be denied, the fee forfeited, and the applicant must reapply and meet the requirements in effect at the time of reapplication. (Source: P.A. 94-246, eff. 1-1-06.)

Section 10. The Illinois Dental Practice Act is amended by

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- 3 - LRB098 07793 MGM 37873 b
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1 changing Section 9 as follows:

2 (225 ILCS 25/9) (from Ch. 111, par. 2309)
3 (Section scheduled to be repealed on January 1, 2016)
4 Sec. 9. Qualifications of Applicants for Dental Licenses.
5 The Department shall require that each applicant for a license
6 to practice dentistry shall:

7 (a) (Blank).

8 (b) Be at least 21 years of age and of good moral 9 character.

10 (c) (1) Present satisfactory evidence of completion of 11 dental education by graduation from a dental college or 12 school in the United States or Canada approved by the 13 Department. The Department shall not approve any dental 14 college or school which does not require at least (A) 60 15 semester hours of collegiate credit or the equivalent in 16 acceptable subjects from a college or university before admission, and (B) completion of at least 4 academic years 17 18 of instruction or the equivalent in an approved dental 19 college or school that is accredited by the Commission on Dental Accreditation of the American Dental Association; 20 21 or

(2) Present satisfactory evidence of completion of
dental education by graduation from a dental college or
school outside the United States or Canada and provide
satisfactory evidence that:

HB3040

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(A) (blank);

2 (B) the applicant has completed a minimum of 2 3 academic years of general dental clinical training at a dental college or school in the United States or Canada 4 5 approved by the Department, however, an accredited 6 advanced dental education program approved by the 7 Department of no less than 2 years may be substituted 8 for the 2 academic years of general dental clinical 9 training and an applicant who was enrolled for not less 10 than one year in an approved clinical program prior to 11 January 1, 1993 at an Illinois dental college or school 12 shall be required to complete only that program; and

13 (C) the applicant has received certification from 14 the dean of an approved dental college or school in the 15 United States or Canada or the program director of an 16 approved advanced dental education program stating 17 that the applicant has achieved the same level of scientific knowledge and clinical competence 18 as 19 required of all graduates of the college, school, or 20 advanced dental education program.

21 Nothing in this Act shall be construed to prevent 22 either the Department or any dental college or school from 23 establishing higher standards than specified in this Act.

(d) (Blank).

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(e) Present satisfactory evidence that the applicanthas passed both parts of the National Board Dental

Examination administered by the Joint Commission on 1 Dental Examinations 2 National and has successfully completed an examination conducted by one of the following 3 4 regional testing services: the Central Regional Dental the Southern Regional 5 Testing Service, Inc. (CRDTS), (SRTA), the Regional 6 Testing Agency, Inc. Western Examining Board (WREB), the North East Regional Board 7 (NERB), or the Council of Interstate Testing Agencies 8 successful 9 (CITA). For purposes of this Section, 10 completion shall mean that the applicant has achieved a 11 minimum passing score as determined by the applicable 12 regional testing service. The Secretary may suspend a 13 regional testing service under this subsection (e) if, after proper notice and hearing, it is established that (i) 14 15 the integrity of the examination has been breached so as to 16 make future test results unreliable or (ii) the test is 17 fundamentally deficient in testing clinical competency. A service member or veteran is gualified under this Section 18 19 if he or she provides the Department with documentation that he 20 or she has had substantially equivalent training or experience

from his or her military service. For the purpose of this Section, "service member" and "military service" have the same meaning as in Section 5.2 of the Service Member's Employment Tenure Act. For the purposes of this Section, "veteran" means any person who has formerly served in any component of the U.S. Armed Forces or the National Guard of any state, the District

of Columbia, a commonwealth, or a territory of the United States.

In determining professional capacity under this Section, 3 any individual who has not been actively engaged in the 4 5 practice of dentistry, has not been a dental student, or has 6 not been engaged in a formal program of dental education during 7 the 5 years immediately preceding the filing of an application 8 may be required to complete such additional testing, training, 9 or remedial education as the Board may deem necessary in order 10 to establish the applicant's present capacity to practice 11 dentistry with reasonable judgment, skill, and safety. 12 (Source: P.A. 96-14, eff. 6-19-09; 96-1000, eff. 7-2-10;

13 96-1222, eff. 7-23-10; 97-526, eff. 1-1-12; 97-1013, eff. 14 8-17-12.)

Section 15. The Industrial Hygienists Licensure Act is amended by changing Section 25 as follows:

17 (225 ILCS 52/25)

Sec. 25. Qualifications for license as a licensed industrial hygienist. A person shall be qualified to be licensed as a licensed industrial hygienist and the Agency shall issue a license authorizing the profession of industrial hygiene to an applicant who meets all of the following:

(1) Has applied in writing on the prescribed form.(2) Is of good moral character. Any felony conviction

of the applicant shall be considered in a determination of moral character, but such a conviction shall not operate as a bar to registration for examinations.

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(3) Demonstrates to the satisfaction of the Agency that the candidate:

6 (a) has a bachelor's degree in the physical or 7 biological sciences or industrial hygiene from an 8 undergraduate program approved by the Agency and has 9 completed at least 5 years of professional experience 10 as established by rule; or

(b) has a master's degree in industrial hygiene from a graduate program approved by the Agency and has successfully completed at least 4 years of professional experience as established by rule; or

(c) has a doctorate degree in industrial hygiene
from a graduate program approved by the Agency and has
successfully completed at least 3 years of
professional experience as established by rule.

(4) Has passed the examination authorized by the Agency
for the practice of industrial hygiene as a licensed
industrial hygienist. The Agency may recognize a certified
industrial hygienist certificate granted by the American
Board of Industrial Hygiene in lieu of the examination.

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(5) Has paid the required fees.

(6) Has met the requirements under Section 50.

26 <u>A service member or veteran is qualified under paragraph</u>

HB3040 - 8 - LRB098 07793 MGM 37873 b

1	(3) of this Section if he or she provides the Department with
2	documentation that he or she has had substantially equivalent
3	training or experience from his or her military service. For
4	the purpose of this Section, "service member" and "military
5	service" have the same meaning as in Section 5.2 of the Service
6	Member's Employment Tenure Act. For the purposes of this
7	Section, "veteran" means any person who has formerly served in
8	any component of the U.S. Armed Forces or the National Guard of
9	any state, the District of Columbia, a commonwealth, or a
10	territory of the United States.
11	(Source: P.A. 88-414.)

Section 20. The Medical Practice Act of 1987 is amended by changing Section 11 as follows:

14 (225 ILCS 60/11) (from Ch. 111, par. 4400-11)

15 (Section scheduled to be repealed on December 31, 2013)

16 Sec. 11. Minimum education standards. The minimum 17 standards of professional education to be enforced by the 18 Department in conducting examinations and issuing licenses 19 shall be as follows:

20 (A) Practice of medicine. For the practice of medicine21 in all of its branches:

22 (1) For applications for licensure under
 23 subsection (D) of Section 19 of this Act:

24 (a) that the applicant is a graduate of a

medical or osteopathic college in the United 1 2 States, its territories or Canada, that the 3 applicant has completed a 2 year course of instruction in a college of liberal arts, or its 4 5 equivalent, and a course of instruction in a 6 medical or osteopathic college approved by the 7 Department or by a private, not for profit 8 accrediting body approved by the Department, and 9 in addition thereto, a course of postgraduate 10 clinical training of not less than 12 months as 11 approved by the Department; or

HB3040

12 (b) that the applicant is a graduate of a 13 medical or osteopathic college located outside the 14 United States, its territories or Canada, and that 15 the degree conferred is officially recognized by 16 the country for the purposes of licensure, that the 17 applicant has completed a 2 year course of instruction in a college of liberal arts or its 18 19 equivalent, and a course of instruction in a 20 medical or osteopathic college approved by the Department, which course shall have been not less 21 22 than 132 weeks in duration and shall have been 23 completed within a period of not less than 35 24 months, and, in addition thereto, has completed a 25 course of postgraduate clinical training of not 26 less than 12 months, as approved by the Department,

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and has complied with any other standards established by rule.

For the purposes of this subparagraph (b) an applicant is considered to be a graduate of a medical college if the degree which is conferred is officially recognized by that country for the purposes of receiving a license to practice medicine in all of its branches or a document is granted by the medical college which certifies the completion of all formal training requirements including any internship and social service; or

12 (c) that the applicant has studied medicine at 13 a medical or osteopathic college located outside 14 the United States, its territories, or Canada, 15 that the applicant has completed a 2 year course of 16 instruction in a college of liberal arts or its 17 equivalent and all of the formal requirements of a foreign medical school except internship 18 and social service, which course shall have been not 19 20 less than 132 weeks in duration and shall have been completed within a period of not less than 35 21 22 months; that the applicant has submitted an 23 application to a medical college accredited by the 24 Liaison Committee on Medical Education and 25 submitted to such evaluation procedures, including 26 use of nationally recognized medical student tests

devised by the 1 tests individual medical or 2 college, and that the applicant has satisfactorily 3 completed one academic year of supervised clinical training under the direction of such medical 4 5 college; and, in addition thereto has completed a 6 course of postgraduate clinical training of not 7 less than 12 months, as approved by the Department, 8 complied with any other standards and has 9 established by rule.

10(d) Any clinical clerkships must have been11completed in compliance with Section 10.3 of the12Hospital Licensing Act, as amended.

13 (2) Effective January 1, 1988, for applications
14 for licensure made subsequent to January 1, 1988, under
15 Sections 9 or 17 of this Act by individuals not
16 described in paragraph (3) of subsection (A) of Section
17 11 who graduated after December 31, 1984:

18 (a) that the applicant: (i) graduated from a 19 medical or osteopathic college officially 20 recognized by the jurisdiction in which it is 21 located for the purpose of receiving a license to 22 practice medicine in all of its branches, and the 23 applicant has completed, as defined by the 24 Department, a 6 year postsecondary course of study 25 comprising at least 2 academic years of study in 26 the basic medical sciences; and 2 academic years of

study in the clinical sciences, while enrolled in 1 2 the medical college which conferred the degree, core rotations of which must have been 3 the completed in clinical teaching facilities owned, 4 5 operated or formally affiliated with the medical 6 college which conferred the degree, or under 7 contract in teaching facilities owned, operated or 8 affiliated with another medical college which is 9 officially recognized by the jurisdiction in which 10 the medical school which conferred the degree is 11 located; or (ii) graduated from a medical or 12 osteopathic college accredited by the Liaison 13 Committee on Medical Education, the Committee on Accreditation of Canadian Medical Schools 14 in 15 conjunction with the Liaison Committee on Medical 16 Education, or the Bureau of Professional Education 17 the American Osteopathic Association; and, of (iii) in addition thereto, has completed 24 months 18 19 of postgraduate clinical training, as approved by 20 the Department; or

21 (b) that the applicant has studied medicine at 22 a medical or osteopathic college located outside 23 the United States, its territories, or Canada, 24 that the applicant, in addition to satisfying the 25 requirements of subparagraph (a), except for the 26 awarding of a degree, has completed all of the

formal requirements of a foreign medical school 1 2 except internship and social service and has 3 submitted an application to a medical college accredited by the Liaison Committee on Medical 4 5 Education and submitted to such evaluation procedures, including use of nationally recognized 6 7 medical student tests or tests devised by the 8 individual medical college, and that the applicant 9 has satisfactorily completed one academic year of 10 supervised clinical training under the direction 11 of such medical college; and, in addition thereto, 12 has completed 24 months of postgraduate clinical 13 training, as approved by the Department, and has 14 complied with any other standards established by 15 rule.

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(3) (Blank).

17 (4) Any person granted a temporary license pursuant Section 17 of this Act 18 to who shall 19 satisfactorily complete a course of postgraduate 20 clinical training and meet all of the requirements for 21 licensure shall be granted a permanent license 22 pursuant to Section 9.

(5) Notwithstanding any other provision of this
Section an individual holding a temporary license
under Section 17 of this Act shall be required to
satisfy the undergraduate medical and post-graduate

HB3040

1 clinical training educational requirements in effect 2 on the date of their application for a temporary 3 license, provided they apply for a license under 4 Section 9 of this Act and satisfy all other 5 requirements of this Section while their temporary 6 license is in effect.

7 (B) Treating human ailments without drugs and without
8 operative surgery. For the practice of treating human
9 ailments without the use of drugs and without operative
10 surgery:

11 (1) For an applicant who was a resident student and 12 who is a graduate after July 1, 1926, of a chiropractic 13 college or institution, that such school, college or 14 institution, at the time of the applicant's graduation 15 required as a prerequisite to admission thereto a 4 16 year course of instruction in a high school, and, as a 17 prerequisite to graduation therefrom, a course of instruction in the treatment of human ailments, of not 18 less than 132 weeks in duration and which shall have 19 20 been completed within a period of not less than 35 21 months except that as to students matriculating or 22 entering upon a course of chiropractic study during the 23 years 1940, 1941, 1942, 1943, 1944, 1945, 1946, and 1947, such elapsed time shall be not less than 32 24 25 months, such high school and such school, college or 26 institution having been reputable and in good standing

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in the judgment of the Department.

2 (2) For an applicant who is a matriculant in a 3 chiropractic college after September 1, 1969, that such applicant shall be required to complete a 2 year 4 5 course of instruction in a liberal arts college or its 6 equivalent and а course of instruction in а 7 chiropractic college in the treatment of human 8 ailments, such course, as a prerequisite to graduation 9 therefrom, having been not less than 132 weeks in 10 duration and shall have been completed within a period 11 of not less than 35 months, such college of liberal 12 arts and chiropractic college having been reputable 13 and in good standing in the judgment of the Department.

14 (3) For an applicant who is a graduate of a United 15 States chiropractic college after August 19, 1981, the 16 college of the applicant must be fully accredited by 17 the Commission on Accreditation of the Council on Chiropractic Education or its successor at the time of 18 19 graduation. Such graduates shall be considered to have 20 met the minimum requirements which shall be in addition 21 to those requirements set forth in the rules and 22 regulations promulgated by the Department.

(4) For an applicant who is a graduate of a
 chiropractic college in another country; that such
 chiropractic college be equivalent to the standards of
 education as set forth for chiropractic colleges

- 16 - LRB098 07793 MGM 37873 b

1	located in the United States.
2	A service member or veteran is qualified under this Section
3	if he or she provides the Department with documentation that he
4	or she has had substantially equivalent training or experience
5	from his or her military service and successfully completes all
6	necessary examinations. For the purpose of this Section,
7	"service member" and "military service" have the same meaning
8	as in Section 5.2 of the Service Member's Employment Tenure
9	Act. For the purposes of this Section, "veteran" means any
10	person who has formerly served in any component of the U.S.
11	Armed Forces or the National Guard of any state, the District
12	of Columbia, a commonwealth, or a territory of the United
13	States.
14	(Source: P.A. 97-622, eff. 11-23-11.)
15	Section 25. The Nurse Practice Act is amended by changing
16	Section 55-10 as follows:
17	(225 ILCS 65/55-10) (was 225 ILCS 65/10-30)
18	(Section scheduled to be repealed on January 1, 2018)
19	Sec. 55-10. Qualifications for LPN licensure.

(a) Each applicant who successfully meets the requirements
of this Section shall be entitled to licensure as a Licensed
Practical Nurse.

(b) An applicant for licensure by examination to practiceas a practical nurse must do each of the following:

(1) Submit a completed written application, on forms
 provided by the Department and fees as established by the
 Department.

4 (2) Have graduated from a practical nursing education 5 program approved by the Department or have been granted a 6 certificate of completion of pre-licensure requirements 7 from another United States jurisdiction.

8 (3) Successfully complete a licensure examination
9 approved by the Department.

10 (4) Have not violated the provisions of this Act 11 concerning the grounds for disciplinary action. The 12 Department may take into consideration any felony 13 conviction of the applicant, but such a conviction shall 14 not operate as an absolute bar to licensure.

15 (5) Submit to the criminal history records check
 16 required under Section 50-35 of this Act.

17 (6) Submit either to the Department or its designated testing service, a fee covering the cost of providing the 18 19 examination. Failure to appear for the examination on the 20 scheduled date at the time and place specified after the applicant's application for examination has been received 21 22 and acknowledged by the Department or the designated 23 testing service shall result in the forfeiture of the 24 examination fee.

25 (7) Meet all other requirements established by rule.
26 An applicant for licensure by examination may take the

HB3040 - 18 - LRB098 07793 MGM 37873 b

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Department-approved examination in another jurisdiction.

2 an applicant for licensure by examination (b-5) Ιf 3 neglects, fails, or refuses to take an examination or fails to pass an examination for a license under this Act within 3 years 4 5 after filing the application, the application shall be denied. 6 The applicant must enroll in and complete an approved practical 7 nursing education program prior to submitting an additional 8 application for the licensure exam.

9 applicant may take and successfully complete An а 10 Department-approved examination in another jurisdiction. 11 However, an applicant who has never been licensed previously in 12 jurisdiction that utilizes а Department-approved any 13 examination and who has taken and failed to pass the examination within 3 years after filing the application must 14 15 submit proof of successful completion of а 16 Department-authorized nursing education program or 17 recompletion of an approved licensed practical nursing program prior to re-application. 18

(c) An applicant for licensure by examination shall have one year from the date of notification of successful completion of the examination to apply to the Department for a license. If an applicant fails to apply within one year, the applicant shall be required to retake and pass the examination unless licensed in another jurisdiction of the United States.

(d) A licensed practical nurse applicant who passes theDepartment-approved licensure examination and has applied to

the Department for licensure may obtain employment as a license-pending practical nurse and practice as delegated by a registered professional nurse or an advanced practice nurse or physician. An individual may be employed as a license-pending practical nurse if all of the following criteria are met:

6 (1) He or she has completed and passed the 7 Department-approved licensure exam and presents to the 8 employer the official written notification indicating 9 successful passage of the licensure examination.

10 (2) He or she has completed and submitted to the
 11 Department an application for licensure under this Section
 12 as a practical nurse.

13 (3) He or she has submitted the required licensure fee.14 (4) He or she has met all other requirements

established by rule, including having submitted to a criminal history records check.

17 (e) The privilege to practice as a license-pending 18 practical nurse shall terminate with the occurrence of any of 19 the following:

(1) Three months have passed since the official date of
passing the licensure exam as inscribed on the formal
written notification indicating passage of the exam. This
3-month period may be extended as determined by rule.

24 (2) Receipt of the practical nurse license from the25 Department.

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(3) Notification from the Department that the

– 20 – LRB098 07793 MGM 37873 b

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HB3040

application for licensure has been denied.

2 (4) A request by the Department that the individual 3 terminate practicing as a license-pending practical nurse 4 until an official decision is made by the Department to 5 grant or deny a practical nurse license.

6 (f) An applicant for licensure by endorsement who is a 7 licensed practical nurse licensed by examination under the laws 8 of another state or territory of the United States or a foreign 9 country, jurisdiction, territory, or province must do each of 10 the following:

(1) Submit a completed written application, on forms
supplied by the Department, and fees as established by the
Department.

14 (2) Have graduated from a practical nursing education15 program approved by the Department.

16 (3) Submit verification of licensure status directly
17 from the United States jurisdiction of licensure, if
18 applicable, as defined by rule.

19 (4) Submit to the criminal history records check20 required under Section 50-35 of this Act.

(5) Meet all other requirements as established by theDepartment by rule.

(g) All applicants for practical nurse licensure by examination or endorsement who are graduates of nursing educational programs in a country other than the United States or its territories shall have their nursing education

1 credentials evaluated by a Department-approved nursing 2 credentialing evaluation service. No such applicant may be issued a license under this Act unless the applicant's program 3 is deemed by the nursing credentialing evaluation service to be 4 5 equivalent to a professional nursing education program approved by the Department. An applicant who has graduated from 6 7 a nursing educational program outside of the United States or its territories and whose first language is not English shall 8 submit certification of passage of the Test of English as a 9 10 Foreign Language (TOEFL), as defined by rule. The Department 11 may, upon recommendation from the nursing evaluation service, 12 waive the requirement that the applicant pass the TOEFL 13 examination if the applicant submits verification of the successful completion of a nursing education program conducted 14 15 in English. The requirements of this subsection (d) may be 16 satisfied by the showing of proof of a certificate from the 17 Certificate Program or the VisaScreen Program of the Commission on Graduates of Foreign Nursing Schools. 18

19 (h) An applicant licensed in another state or territory who 20 is applying for licensure and has received her or his education in a country other than the United States or its territories 21 22 shall have her or his nursing education credentials evaluated 23 by a Department-approved nursing credentialing evaluation service. No such applicant may be issued a license under this 24 25 Act unless the applicant's program is deemed by the nursing credentialing evaluation service to be 26 equivalent to a

HB3040

professional nursing education program approved 1 bv the 2 Department. An applicant who has graduated from a nursing educational program outside of the United States or its 3 territories and whose first language is not English shall 4 5 submit certification of passage of the Test of English as a Foreign Language (TOEFL), as defined by rule. The Department 6 7 may, upon recommendation from the nursing evaluation service, 8 waive the requirement that the applicant pass the TOEFL 9 examination if the applicant submits verification of the 10 successful completion of a nursing education program conducted 11 in English or the successful passage of an approved licensing 12 examination given in English. The requirements of this 13 subsection (d-5) may be satisfied by the showing of proof of a certificate from the Certificate Program or the VisaScreen 14 15 Program of the Commission on Graduates of Foreign Nursing 16 Schools.

17 (i) A licensed practical nurse who holds an unencumbered license in good standing in another United States jurisdiction 18 and who has applied for practical nurse licensure under this 19 20 Act by endorsement may be issued a temporary license, if satisfactory proof of such licensure in another jurisdiction is 21 22 presented to the Department. The Department shall not issue an 23 applicant a temporary practical nurse license until it is satisfied that the applicant holds an active, unencumbered 24 25 license in good standing in another jurisdiction. If the 26 applicant holds more than one current active license or one or

more active temporary licenses from another jurisdiction, the 1 2 Department may not issue a temporary license until the Department is satisfied that each current active license held 3 by the applicant is unencumbered. The temporary license, which 4 5 shall be issued no later than 14 working days following receipt by the Department of an application for the temporary license, 6 7 shall be granted upon the submission of all of the following to 8 the Department:

9 (1) A completed application for licensure as а 10 practical nurse.

11 (2) Proof of a current, active license in at least one 12 other jurisdiction of the United States and proof that each 13 current active license or temporary license held by the applicant within the last 5 years is unencumbered. 14

15 (3) A signed and completed application for a temporary 16 license.

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(4) The required temporary license fee.

(j) The Department may refuse to issue an applicant a 18 19 temporary license authorized pursuant to this Section if, 20 within 14 working days following its receipt of an application for a temporary license, the Department determines that: 21

22 (1) the applicant has been convicted of a crime under 23 the laws of a jurisdiction of the United States that is: 24 (i) a felony; or (ii) a misdemeanor directly related to the 25 practice of the profession, within the last 5 years; 26

(2) the applicant has had a license or permit related

to the practice of practical nursing revoked, suspended, or placed on probation by another jurisdiction within the last years and at least one of the grounds for revoking, suspending, or placing on probation is the same or substantially equivalent to grounds in Illinois; or

6 (3) the Department intends to deny licensure by 7 endorsement.

8 (k) The Department may revoke a temporary license issued 9 pursuant to this Section if it determines any of the following:

10 (1) That the applicant has been convicted of a crime 11 under the law of any jurisdiction of the United States that 12 is (i) a felony or (ii) a misdemeanor directly related to 13 the practice of the profession, within the last 5 years.

14 (2) That within the last 5 years the applicant has had 15 a license or permit related to the practice of nursing 16 revoked, suspended, or placed on probation by another 17 jurisdiction, and at least one of the grounds for revoking, suspending, or placing on probation is the 18 same or 19 substantially equivalent to grounds for disciplinary action under this Act. 20

(3) That the Department intends to deny licensure byendorsement.

(1) A temporary license shall expire 6 months from the date of issuance. Further renewal may be granted by the Department in hardship cases, as defined by rule and upon approval of the Secretary. However, a temporary license shall automatically expire upon issuance of a valid license under this Act or upon notification that the Department intends to deny licensure, whichever occurs first.

4 (m) All applicants for practical nurse licensure have 3 5 years from the date of application to complete the application 6 process. If the process has not been completed within 3 years 7 from the date of application, the application shall be denied, 8 the fee forfeited, and the applicant must reapply and meet the 9 requirements in effect at the time of reapplication.

10 (n) A service member or veteran is qualified under this 11 Section if he or she provides the Department with documentation 12 that he or she has had substantially equivalent training or 13 experience from his or her military service and successfully 14 completes all necessary examinations. For the purpose of this Section, "service member" and "military service" have the same 15 meaning as in Section 5.2 of the Service Member's Employment 16 17 Tenure Act. For the purposes of this Section, "veteran" means any person who has formerly served in any component of the U.S. 18 19 Armed Forces or the National Guard of any state, the District 20 of Columbia, a commonwealth, or a territory of the United 21 States. 22 (Source: P.A. 94-352, eff. 7-28-05; 94-932, eff. 1-1-07;

23 95-639, eff. 10-5-07.)

24 Section 30. The Nursing Home Administrators Licensing and 25 Disciplinary Act is amended by changing Section 8 as follows:

HB3040

(225 ILCS 70/8) (from Ch. 111, par. 3658) 1 2 (Section scheduled to be repealed on January 1, 2018) 3 Sec. 8. Qualifications for license. A person is qualified 4 to receive a license as a nursing home administrator: 5 (a) who is at least 21 years of age, who has not engaged in conduct or behavior 6 (b) 7 determined to be grounds for discipline under this Act, (c) who is in sound physical and mental health, 8 9 (d) (blank), 10 (e) who is a graduate of a college or university deemed 11 reputable and in good standing by the Department, or who 12 satisfactorily completed a course of instruction has 13 approved by the Department containing subjects embracing 14 the laws governing the operation of nursing homes, the 15 protection of the health and safety of patients in nursing 16 the elements of sound homes and nursing home administration, or who presents evidence to the Department 17 18 of education, training and experience deemed by the 19 Department to be equivalent to either of the above, 20 (f) who passes a written examination conducted by the 21 Department to determine his or her fitness to receive a 22 license as a nursing home administrator, and 23 (g) who pays the required fee. 24 A service member or veteran is qualified under this Section 25 if he or she provides the Department with documentation that he

1	or she has had substantially equivalent training or experience
2	from his or her military service and successfully completes all
3	necessary examinations. For the purpose of this Section,
4	"service member" and "military service" have the same meaning
5	as in Section 5.2 of the Service Member's Employment Tenure
6	Act. For the purposes of this Section, "veteran" means any
7	person who has formerly served in any component of the U.S.
8	Armed Forces or the National Guard of any state, the District
9	of Columbia, a commonwealth, or a territory of the United
10	<u>States.</u>
11	(Source: P.A. 89-387, eff. 8-20-95; 90-61, eff. 12-30-97.)
12	Section 35. The Orthotics, Prosthetics, and Pedorthics
13	Practice Act is amended by changing Section 40 as follows:
14	(225 ILCS 84/40)
14 15	(225 ILCS 84/40) (Section scheduled to be repealed on January 1, 2020)
15	(Section scheduled to be repealed on January 1, 2020)
15 16	(Section scheduled to be repealed on January 1, 2020) Sec. 40. Qualifications for licensure as orthotist,
15 16 17	(Section scheduled to be repealed on January 1, 2020) Sec. 40. Qualifications for licensure as orthotist, prosthetist, or pedorthist.
15 16 17 18	<pre>(Section scheduled to be repealed on January 1, 2020) Sec. 40. Qualifications for licensure as orthotist, prosthetist, or pedorthist. (a) To qualify for a license to practice orthotics or</pre>
15 16 17 18 19	<pre>(Section scheduled to be repealed on January 1, 2020) Sec. 40. Qualifications for licensure as orthotist, prosthetist, or pedorthist. (a) To qualify for a license to practice orthotics or prosthetics, a person shall:</pre>
15 16 17 18 19 20	<pre>(Section scheduled to be repealed on January 1, 2020) Sec. 40. Qualifications for licensure as orthotist, prosthetist, or pedorthist. (a) To qualify for a license to practice orthotics or prosthetics, a person shall:</pre>
15 16 17 18 19 20 21	<pre>(Section scheduled to be repealed on January 1, 2020) Sec. 40. Qualifications for licensure as orthotist, prosthetist, or pedorthist. (a) To qualify for a license to practice orthotics or prosthetics, a person shall:</pre>

1 by the Department;

2 (3) complete a clinical residency in the professional area for which a license is sought in accordance with 3 standards, guidelines, or procedures for residencies 4 5 inside or outside this State established and approved by the Department. The majority of training must be devoted to 6 services performed under the supervision of a licensed 7 8 practitioner of orthotics or prosthetics or a person 9 certified as a Certified Orthotist (CO), Certified 10 Prosthetist (CP), or Certified Prosthetist Orthotist (CPO) 11 whose practice is located outside of the State;

12 (4) pass all written, practical, and oral examinations13 that are required and approved by the Department; and

14 (5) be qualified to practice in accordance with 15 internationally accepted standards of orthotic and 16 prosthetic care.

17 (b) To qualify for a license to practice pedorthics, a 18 person shall:

19 (1) submit proof of a high school diploma or its 20 equivalent;

(2) have completed the amount of formal training,
including, but not limited to, any hours of classroom
education and clinical practice established and approved
by the Department;

(3) complete a qualified work experience program or
 internship in pedorthics that has a minimum of 1,000 hours

of pedorthic patient care experience in accordance with any standards, guidelines, or procedures established and approved by the Department. The majority of training must be devoted to services performed under the supervision of a licensed practitioner of pedorthics or a person certified as a Certified Pedorthist (C.Ped) whose practice is located outside of the State;

8 (4) pass all examinations that are required and 9 approved by the Department; and

10 (5) be qualified to practice in accordance with11 nationally accepted standards of pedorthic care.

12 The standards and requirements for licensure (C) 13 established by the Department shall be substantially equal to 14 or in excess of standards commonly accepted in the profession 15 of orthotics, prosthetics, or pedorthics. The Department shall 16 adopt rules as necessary to set the standards and requirements.

(d) A person may be licensed in more than one discipline.

(e) A service member or veteran is qualified under this 18 19 Section if he or she provides the Department with documentation 20 that he or she has had substantially equivalent training or experience from his or her military service and successfully 21 22 completes all necessary examinations. For the purpose of this 23 Section, "service member" and "military service" have the same 24 meaning as in Section 5.2 of the Service Member's Employment 25 Tenure Act. For the purposes of this Section, "veteran" means 26 any person who has formerly served in any component of the U.S.

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- 30 - LRB098 07793 MGM 37873 b HB3040 1 Armed Forces or the National Guard of any state, the District 2 of Columbia, a commonwealth, or a territory of the United 3 States. (Source: P.A. 96-682, eff. 8-25-09.) 4 5 Section 40. The Pharmacy Practice Act is amended by 6 changing Section 9.5 as follows: 7 (225 ILCS 85/9.5) 8 (Section scheduled to be repealed on January 1, 2018) 9 Sec. 9.5. Certified pharmacy technician. 10 (a) An individual registered as a pharmacy technician under 11 this Act may be registered as a certified pharmacy technician, if he or she meets all of the following requirements: 12 (1) He or she has submitted a written application in 13 14 the form and manner prescribed by the Department. 15 (2) He or she has attained the age of 18. (3) He or she is of good moral character, as determined 16 17 by the Department. 18 (4) He or she has (i) graduated from pharmacy 19 technician training meeting the requirements set forth in 20 subsection (a) of Section 17.1 of this Act or (ii) obtained 21 documentation from the pharmacist-in-charge of the 22 pharmacy where the applicant is employed verifying that he 23 or she has successfully completed a training program and 24 successfully completed an objective assessment has

mechanism prepared in accordance with rules established by the Department.

(5) He or she has successfully passed an examination accredited by the National Organization of Certifying Agencies, as approved and required by the Board.

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(6) He or she has paid the required certification fees.(b) No pharmacist whose license has been denied, revoked, suspended, or restricted for disciplinary purposes may be eligible to be registered as a certified pharmacy technician.

10 (c) The Department may, by rule, establish any additional11 requirements for certification under this Section.

12 (d) A person who is not a registered pharmacy technician 13 and meets the requirements of this Section may register as a 14 certified pharmacy technician without first registering as a 15 pharmacy technician.

16 (e) A service member or veteran is qualified under this 17 Section if he or she provides the Department with documentation that he or she has had substantially equivalent training or 18 19 experience from his or her military service and successfully 20 completes all necessary examinations. For the purpose of this Section, "service member" and "military service" have the same 21 22 meaning as in Section 5.2 of the Service Member's Employment 23 Tenure Act. For the purposes of this Section, "veteran" means 24 any person who has formerly served in any component of the U.S. 25 Armed Forces or the National Guard of any state, the District 26 of Columbia, a commonwealth, or a territory of the United

1 States.

2 (Source: P.A. 95-689, eff. 10-29-07; 96-673, eff. 1-1-10.)

3 Section 45. The Illinois Physical Therapy Act is amended by4 changing Section 8 as follows:

5 (225 ILCS 90/8) (from Ch. 111, par. 4258)

6 (Section scheduled to be repealed on January 1, 2016)

7 Sec. 8. Qualifications for licensure as a Physical
8 Therapist.

9 (a) A person is qualified to receive a license as a 10 physical therapist if that person has applied in writing, on 11 forms prescribed by the Department, has paid the required fees, 12 and meets all of the following requirements:

(1) He or she is at least 18 years of age and of good
moral character. In determining moral character, the
Department may take into consideration any felony
conviction of the applicant, but such a conviction shall
not operate automatically as a complete bar to a license.

(2) He or she has graduated from a curriculum in
physical therapy approved by the Department. In approving a
curriculum in physical therapy, the Department shall
consider, but not be bound by, accreditation by the
Commission on Accreditation in Physical Therapy Education.
A person who graduated from a physical therapy program
outside the United States or its territories shall have his

or her degree validated as equivalent to a physical therapy degree conferred by a regionally accredited college or university in the United States. The Department may establish by rule a method for the completion of course deficiencies.

6 (3) He or she has passed an examination approved by the 7 Department to determine his fitness for practice as a 8 physical therapist, or is entitled to be licensed without 9 examination as provided in Sections 10 and 11 of this Act. 10 A person who graduated from a physical therapy program 11 outside the United States or its territories and whose 12 first language is not English shall submit certification of 13 passage of the Test of English as a Foreign Language 14 (TOEFL) and the Test of Spoken English (TSE) as defined by 15 rule prior to taking the licensure examination.

(b) The Department reserves the right and may request a personal interview of an applicant before the Board to further evaluate his or her qualifications for a license.

19 (c) A service member or veteran is qualified under this 20 Section if he or she provides the Department with documentation 21 that he or she has had substantially equivalent training or 22 experience from his or her military service and successfully 23 completes all necessary examinations. For the purpose of this 24 Section, "service member" and "military service" have the same 25 meaning as in Section 5.2 of the Service Member's Employment 26 Tenure Act. For the purposes of this Section, "veteran" means

HB3040 - 34 - LRB098 07793 MGM 37873 b
any person who has formerly served in any component of the U.S.
Armed Forces or the National Guard of any state, the District
of Columbia, a commonwealth, or a territory of the United
States.
(Source: P.A. 94-651, eff. 1-1-06.)
Section 50. The Physician Assistant Practice Act of 1987 is
amended by changing Section 12 as follows:
(225 ILCS 95/12) (from Ch. 111, par. 4612)
(Section scheduled to be repealed on January 1, 2018)
Sec. 12. A person shall be qualified for licensure as a
physician assistant and the Department may issue a physician
assistant license to a person who:
1. Has applied in writing in form and substance
satisfactory to the Department and has not violated any of
the provisions of Section 21 of this Act or the rules
promulgated hereunder. The Department may take into
consideration any felony conviction of the applicant but
such conviction shall not operate as an absolute bar to
licensure;
2. Has successfully completed the examination provided
by the National Commission on the Certification of
Physician's Assistant or its successor agency;
3. Holds a certificate issued by the National
Commission on the Certification of Physician Assistants or

- 35 - LRB098 07793 MGM 37873 b

1	an equivalent successor agency; and
2	4. Complies with all applicable rules of the
3	Department.
4	A service member or veteran is qualified under this Section
5	if he or she provides the Department with documentation that he
6	or she has had substantially equivalent training or experience
7	from his or her military service and successfully completes all
8	necessary examinations. For the purpose of this Section,
9	"service member" and "military service" have the same meaning
10	as in Section 5.2 of the Service Member's Employment Tenure
11	Act. For the purposes of this Section, "veteran" means any
12	person who has formerly served in any component of the U.S.
13	Armed Forces or the National Guard of any state, the District
14	of Columbia, a commonwealth, or a territory of the United
15	<u>States.</u>
16	(Source: P.A. 95-703, eff. 12-31-07.)
17	Section 55. The Podiatric Medical Practice Act of 1987 is
18	amended by changing Section 10 as follows:
19	(225 ILCS 100/10) (from Ch. 111, par. 4810)
20	(Section scheduled to be repealed on January 1, 2018)
21	Sec. 10. Qualifications for licensure. A person shall be
22	qualified for licensure as a podiatric physician:
23	(A) who has applied for licensure on forms prepared and
24	furnished by the Department;

HB3040

- 36 - LRB098 07793 MGM 37873 b

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HB3040

(B) who is at least 21 years of age;

2 (C) who has not engaged in or is not engaged in any 3 practice or conduct that constitutes grounds for 4 discipline under this Act, including without limitation 5 grounds set forth in Section 24 of this Act, or rules 6 adopted under this Act;

7 (D) who is a graduate of an approved college of
8 podiatric medicine and has attained the academic degree of
9 doctor of podiatric medicine (D.P.M.);

10 (E) who has successfully completed an examination11 authorized by the Department; and

12 (F) who has successfully completed a minimum of one 13 year postgraduate training as defined in Section 5 of this 14 Act. The postgraduate training requirement shall be 15 effective July 1, 1992.

16 A service member or veteran is qualified under this Section 17 if he or she provides the Department with documentation that he or she has had substantially equivalent training or experience 18 19 from his or her military service and successfully completes all 20 necessary examinations. For the purpose of this Section, "service member" and "military service" have the same meaning 21 22 as in Section 5.2 of the Service Member's Employment Tenure 23 Act. For the purposes of this Section, "veteran" means any 24 person who has formerly served in any component of the U.S. 25 Armed Forces or the National Guard of any state, the District of Columbia, a commonwealth, or a territory of the United 26

1 <u>States.</u>

2 (Source: P.A. 95-235, eff. 8-17-07.)

3 Section 60. The Veterinary Medicine and Surgery Practice
4 Act of 2004 is amended by changing Section 8 as follows:

5 (225 ILCS 115/8) (from Ch. 111, par. 7008)

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

Sec. 8. Qualifications. A person is qualified to receive a license if he or she: (1) is of good moral character; (2) has graduated from an accredited college or school of veterinary medicine; and (3) has passed the examination authorized by the Department to determine fitness to hold a license.

Applicants for licensure from non-accredited veterinary schools are required to successfully complete a program of educational equivalency as established by rule. At a minimum, this program shall include all of the following:

16 (1) A certified transcript indicating graduation from17 such college.

18 (2) Successful completion of a communication ability
19 examination designed to assess communication skills,
20 including a command of the English language.

(3) Successful completion of an examination or
 assessment mechanism designed to evaluate educational
 equivalence, including both preclinical and clinical
 competencies.

1 (4) Any other reasonable assessment mechanism designed 2 to ensure an applicant possesses the educational 3 background necessary to protect the public health and 4 safety.

5 Successful completion of the criteria set forth in this 6 Section shall establish education equivalence as one of the 7 criteria for licensure set forth in this Act. Applicants under 8 this Section must also meet all other statutory criteria for 9 licensure prior to the issuance of any such license, including 10 graduation from veterinary school.

11 A graduate of a non-approved veterinary school who was 12 issued a work permit by the Department before the effective 13 date of this amendatory Act of the 93rd General Assembly may 14 continue to work under the direct supervision of a licensed 15 veterinarian until the expiration of his or her permit.

In determining moral character under this Section, the Department may take into consideration any felony conviction of the applicant, but such a conviction shall not operate as a bar to obtaining a license. The Department may also request the applicant to submit and may consider as evidence of moral character, endorsements from 2 individuals licensed under this Act.

A service member or veteran is qualified under this Section if he or she provides the Department with documentation that he or she has had substantially equivalent training or experience from his or her military service and successfully completes all

1	necessary examinations. For the purpose of this Section,
2	"service member" and "military service" have the same meaning
3	as in Section 5.2 of the Service Member's Employment Tenure
4	Act. For the purposes of this Section, "veteran" means any
5	person who has formerly served in any component of the U.S.
6	Armed Forces or the National Guard of any state, the District
7	of Columbia, a commonwealth, or a territory of the United
8	States.
9	(Source: P.A. 93-281, eff. 12-31-03.)

10 Section 65. The Registered Surgical Assistant and 11 Registered Surgical Technologist Title Protection Act is 12 amended by changing Section 45 as follows:

13 (225 ILCS 130/45)

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

15 Sec. 45. Registration requirements; surgical assistant. A 16 person shall qualify for registration as a surgical assistant 17 if he or she has applied in writing on the prescribed form, has 18 paid the required fees, and meets all of the following 19 requirements:

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(1) Is at least 21 years of age.

(2) Has not violated a provision of Section 95 of this
Act. In addition the Department may take into consideration
any felony conviction of the applicant, but a conviction
shall not operate as an absolute bar to registration.

(3) Has completed a medical education program approved by the Department or has graduated from a United States Military Program that emphasized surgical assisting.

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(4) Has successfully completed a national certifying examination approved by the Department.

6 (5) Is currently certified by the National Surgical 7 Assistant Association on the Certification of Surgical 8 Assistants, the Liaison Council on Certification for the 9 Surgical Technologist as a certified first assistant, or 10 the American Board of Surgical Assisting.

11 A service member or veteran is qualified under this Section 12 if he or she provides the Department with documentation that he or she has had substantially equivalent training or experience 13 14 from his or her military service and successfully completes all necessary examinations. For the purpose of this Section, 15 "service member" and "military service" have the same meaning 16 17 as in Section 5.2 of the Service Member's Employment Tenure Act. For the purposes of this Section, "veteran" means any 18 19 person who has formerly served in any component of the U.S. 20 Armed Forces or the National Guard of any state, the District of Columbia, a commonwealth, or a territory of the United 21 22 States.

23 (Source: P.A. 93-280, eff. 7-1-04.)

24 Section 70. The Illinois Architecture Practice Act of 1989 25 is amended by changing Section 13 as follows:

(225 ILCS 305/13) (from Ch. 111, par. 1313) 1 2 (Section scheduled to be repealed on January 1, 2020) 3 Sec. 13. Qualifications of applicants. Any person who is of 4 good moral character may apply for licensure if he or she is a 5 graduate with a first professional degree in architecture from a program accredited by the National Architectural Accrediting 6 Board, has completed the examination requirements set forth 7 8 under Section 12 of this Act, and has completed such diversified 9 professional training, including academic 10 training, as is required by rules of the Department. Until 11 January 1, 2014, in lieu of the requirement of graduation with 12 a first professional degree in architecture from a program 13 accredited by the National Architectural Accrediting Board, 14 the Department may admit an applicant who is a graduate with a 15 pre-professional 4 year baccalaureate degree accepted for 16 direct entry into a first professional master of architecture has completed such additional 17 degree program, and who 18 diversified professional training, including academic 19 training, as is required by rules of the Department. The 20 Department may adopt, as its own rules relating to diversified 21 professional training, those guidelines published from time to 22 time by the National Council of Architectural Registration Boards. 23

Good moral character means such character as will enable a person to discharge the fiduciary duties of an architect to that person's client and to the public in a manner which protects health, safety and welfare. Evidence of inability to discharge such duties may include the commission of an offense justifying discipline under Section 22. In addition, the Department may take into consideration whether the applicant has engaged in conduct or actions that would constitute grounds for discipline under this Act.

8 A service member or veteran is qualified under this Section 9 if he or she provides the Department with documentation that he 10 or she has had substantially equivalent training or experience 11 from his or her military service and successfully completes all 12 necessary examinations. For the purpose of this Section, "service member" and "military service" have the same meaning 13 14 as in Section 5.2 of the Service Member's Employment Tenure Act. For the purposes of this Section, "veteran" means any 15 16 person who has formerly served in any component of the U.S. 17 Armed Forces or the National Guard of any state, the District of Columbia, a commonwealth, or a territory of the United 18 19 States.

20 (Source: P.A. 96-610, eff. 8-24-09.)

21 Section 75. The Elevator Safety and Regulation Act is 22 amended by changing Section 45 as follows:

23 (225 ILCS 312/45)

24 (Section scheduled to be repealed on January 1, 2023)

Sec. 45. Qualifications for elevator mechanic's license;
 emergency and temporary licensure; limited elevator mechanic's
 license.

4 (a) No license shall be granted to any person who has not5 paid the required application fee.

6 (b) No license shall be granted to any person who has not 7 proven his or her qualifications and abilities.

8 (c) Applicants for an elevator mechanic's license must 9 demonstrate one of the following qualifications:

10 (1) an acceptable combination of documented experience and education credits consisting of: (A) not less than 3 11 12 years work experience in the elevator industry, in 13 construction, maintenance, or service and repair, as 14 verified by current and previous employers licensed to do 15 business in this State or in another state if the Board 16 deems that out-of-State experience equivalent; and (B) 17 satisfactory completion of а written examination administered by the Elevator Safety Review Board or its 18 19 designated provider on the adopted rules and referenced 20 codes;

(2) acceptable proof that he or she has worked as an
elevator constructor, maintenance, or repair person;
acceptable proof shall consist of documentation that he or
she worked without direct and immediate supervision for an
elevator contractor who has worked on elevators in this
State for a period of not less than 3 years immediately

preceding the effective date of the final rules adopted by the Board under Section 35 of this Act that implement this Act; the person must make application by December 31, 2007; however, all licenses issued under the provisions of this item (2) between May 1, 2006 and the effective date of this amendatory Act of the 95th General Assembly are deemed valid;

8 (3) a certificate of successful completion of the 9 mechanic examination of a nationally recognized training 10 program for the elevator industry, such as the National 11 Elevator Industry Educational Program or its equivalent;

(4) a certificate of completion of an elevator mechanic
apprenticeship program with standards substantially equal
to those of this Act and registered with the Bureau of
Apprenticeship and Training, U.S. Department of Labor, or a
State apprenticeship council; or

17 (5) a valid license from a state having standards18 substantially equal to those of this State.

19 (d) Whenever an emergency exists in the State due to a 20 disaster, act of God, or work stoppage and the number of 21 persons in the State holding licenses granted by the Board is 22 insufficient to cope with the emergency, the licensed elevator 23 contractor shall respond as necessary to ensure the safety of the public. Any person certified by a licensed elevator 24 25 contractor to have an acceptable combination of documented 26 experience and education to perform elevator work without

direct and immediate supervision shall seek an emergency 1 2 elevator mechanic's license from the Administrator within 5 business days after commencing work requiring a license. The 3 Administrator shall issue emergency elevator mechanic's 4 5 licenses. The applicant shall furnish proof of competency as the Administrator may require. Each license shall recite that 6 7 it is valid for a period of 60 days from the date thereof and 8 for such particular elevators or geographical areas as the 9 Administrator may designate and otherwise shall entitle the 10 licensee to the rights and privileges of an elevator mechanic's 11 license issued under this Act. The Administrator shall renew an 12 emergency elevator mechanic's license during the existence of 13 an emergency. No fee may be charged for any emergency elevator mechanic's license or renewal thereof. 14

(e) A licensed elevator contractor shall notify the 15 16 Administrator when there are no licensed personnel available to 17 perform elevator work. The licensed elevator contractor may request that the Administrator issue temporary elevator 18 19 mechanic's licenses to persons certified by the licensed 20 elevator contractor to have an acceptable combination of documented experience and education to perform elevator work 21 22 without direct and immediate supervision. Any person certified 23 by a licensed elevator contractor to have an acceptable combination of documented experience and education to perform 24 25 elevator work without direct and immediate supervision shall 26 immediately seek a temporary elevator mechanic's license from

HB3040

the Administrator and shall pay such fee as the Board shall 1 2 determine. The applicant for temporary licensure shall furnish proof of competency as the Administrator may require. Each 3 license shall recite that it is valid for a period of 30 days 4 5 from the date of issuance and while employed by the licensed 6 certified elevator contractor that the individual as 7 qualified. It shall be renewable as long as the shortage of license holders continues. 8

9 (f) An applicant for a limited elevator mechanic's license 10 must demonstrate that he or she meets the qualifications of 11 subsection (c)(1).

12 Administrator may issue temporary limited (q) The 13 authority to an individual that the Administrator deems qualified to work on a specific type of conveyance. 14 The applicant shall furnish any proof of competency that the 15 16 Administrator may require and must obtain a permanent license 17 within one year.

(h) A service member or veteran is qualified under this 18 19 Section if he or she provides the Department with documentation 20 that he or she has had substantially equivalent training or experience from his or her military service and successfully 21 22 completes all necessary examinations. For the purpose of this 23 Section, "service member" and "military service" have the same 24 meaning as in Section 5.2 of the Service Member's Employment 25 Tenure Act. For the purposes of this Section, "veteran" means 26 any person who has formerly served in any component of the U.S.

HB3040

- 47 - LRB098 07793 MGM 37873 b HB3040 1 Armed Forces or the National Guard of any state, the District 2 of Columbia, a commonwealth, or a territory of the United 3 States. (Source: P.A. 95-573, eff. 8-31-07; 96-54, eff. 7-23-09.) 4 5 Section 80. The Fire Sprinkler Contractor Licensing Act is 6 amended by changing Section 20 as follows: 7 (225 ILCS 317/20) 8 Sec. 20. Designated certified person requirements. 9 (a) A designated certified person must either be a current 10 Illinois licensed professional engineer or hold a valid NICET 11 level 3 or higher certification in "fire protection technology, automatic sprinkler system layout". 12 (b) At least one member of every firm, association, or 13 14 partnership and at least one corporate officer of every 15 corporation engaged in the installation and repair of fire 16 sprinkler systems must be a designated certified person. (c) A designated certified person must be employed by the 17 licensee at a business location with a valid license. 18 (d) A designated certified person must perform his or her 19 20 normal duties at a business location with a valid license. 21 A designated certified person may only be (e) the designated certified person for one business location and one 22 23 business entity. 24 (f) A designated certified person must be directly involved

in supervision. The designated certified person does not,
 however, have to be at the site of the installation or repair
 of the fire sprinkler system at all times.

A service member or veteran meets the requirements of 4 5 subsection (a) of this Section if he or she provides the Department with documentation that he or she has 6 had 7 substantially equivalent training or experience from his or her military service and successfully completes all necessary 8 9 examinations. For the purpose of this Section, "service member" 10 and "military service" have the same meaning as in Section 5.2 11 of the Service Member's Employment Tenure Act. For the purposes 12 of this Section, "veteran" means any person who has formerly served in any component of the U.S. Armed Forces or the 13 14 National Guard of any state, the District of Columbia, a 15 commonwealth, or a territory of the United States.

16 (Source: P.A. 92-871, eff. 1-3-03.)

Section 85. The Professional Engineering Practice Act of 18 1989 is amended by changing Sections 10 and 11 as follows:

19 (225 ILCS 325/10) (from Ch. 111, par. 5210)

20 (Section scheduled to be repealed on January 1, 2020)

21 Sec. 10. Minimum standards for licensure as professional 22 engineer. To qualify for licensure as a professional engineer 23 each applicant shall be:

(a) A graduate of an approved engineering curriculum of

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at least 4 years who submits acceptable evidence to the 1 2 Board of an additional 4 years or more of experience in engineering work of a grade and character which indicate 3 individual may be competent to 4 that the practice 5 professional engineering, and who has passed a nominal in the 6 8-hour written examination fundamentals of engineering, and a nominal 8-hour written examination in 7 8 principles practice of engineering. the and Upon 9 submitting an application with proof of passing both 10 examinations, the applicant, if otherwise qualified, shall 11 be granted a license to practice professional engineering 12 in this State; or

13 (b) А graduate of а non-approved engineering 14 curriculum or a related science curriculum of at least 4 15 years and which meets the requirements as set forth by rule 16 by submitting an application to the Department for its 17 review and approval, who submits acceptable evidence to the Board of an additional 8 years or more of experience in 18 19 engineering work of a grade and character which indicate 20 that the individual may be competent to practice 21 professional engineering, and who has passed a nominal 22 8-hour written examination in the fundamentals of 23 engineering and a nominal 8-hour written examination in the 24 principles and practice of engineering. Upon submitting 25 the application with proof of passing both examinations, 26 the applicant, if otherwise qualified, shall be granted a

license to practice professional engineering in this
 State; or

(c) An Illinois engineer intern, by application and 3 payment of the required fee, may then take the nominal 4 5 8-hour written examination in the principles and practice of engineering. If the applicant passes that examination 6 and submits evidence to the Board that meets the experience 7 qualification of subsection (a) or (b) of this Section, the 8 9 applicant, if otherwise qualified, shall be granted a 10 license to practice professional engineering in this 11 State.

12 considering an applicant's qualifications for When 13 licensure under this Act, the Department may take into consideration whether an applicant has engaged in conduct or 14 actions that would constitute a violation of the Standards of 15 16 Professional Conduct for this Act as provided for by 17 administrative rules.

A service member or veteran is gualified under this Section 18 19 if he or she provides the Department with documentation that he 20 or she has had substantially equivalent training or experience from his or her military service and successfully completes all 21 22 necessary examinations. For the purpose of this Section, "service member" and "military service" have the same meaning 23 as in Section 5.2 of the Service Member's Employment Tenure 24 25 Act. For the purposes of this Section, "veteran" means any person who has formerly served in any component of the U.S. 26

Armed Forces or the National Guard of any state, the District of Columbia, a commonwealth, or a territory of the United States. (Source: P.A. 96-626, eff. 8-24-09; 96-850, eff. 6-1-10; 97-333, eff. 8-12-11.)

6 (225 ILCS 325/11) (from Ch. 111, par. 5211)

7 (Section scheduled to be repealed on January 1, 2020)

8 Sec. 11. Minimum standards for examination for enrollment 9 as engineer intern. Each of the following is considered a 10 minimum standard that an applicant must satisfy to qualify for 11 enrollment as an engineer intern.

(a) A graduate of an approved engineering curriculum of at least 4 years, who has passed a nominal 8-hour written examination in the fundamentals of engineering, shall be enrolled as an engineer intern, if the applicant is otherwise qualified; or

17 (b) An applicant in the last year of an approved 18 engineering curriculum who passes a nominal 8-hour written 19 examination in the fundamentals of engineering and furnishes 20 proof that the applicant graduated within a 12 month period 21 following the examination shall be enrolled as an engineer 22 intern, if the applicant is otherwise qualified; or

(c) A graduate of a non-approved engineering curriculum or
 a related science curriculum of at least 4 years and which
 meets the requirements as set forth by rule by submitting an

application to the Department for its review and approval, who submits acceptable evidence to the Board of an additional 4 years or more of progressive experience in engineering work, and who has passed a nominal 8-hour written examination in the fundamentals of engineering shall be enrolled as an engineer intern, if the applicant is otherwise gualified.

7 A service member or veteran is qualified under this Section 8 if he or she provides the Department with documentation that he 9 or she has had substantially equivalent training or experience 10 from his or her military service and successfully completes all 11 necessary examinations. For the purpose of this Section, 12 "service member" and "military service" have the same meaning 13 as in Section 5.2 of the Service Member's Employment Tenure 14 Act. For the purposes of this Section, "veteran" means any person who has formerly served in any component of the U.S. 15 16 Armed Forces or the National Guard of any state, the District 17 of Columbia, a commonwealth, or a territory of the United 18 States.

19 (Source: P.A. 96-626, eff. 8-24-09; 96-850, eff. 6-1-10.)

20 Section 90. The Illinois Professional Land Surveyor Act of 21 1989 is amended by changing Section 12 as follows:

- 22 (225 ILCS 330/12) (from Ch. 111, par. 3262)
- 23 (Section scheduled to be repealed on January 1, 2020)
- 24 Sec. 12. Qualifications for licensing.

- 53 - LRB098 07793 MGM 37873 b

1	(a) A person is qualified to receive a license as a
2	Professional Land Surveyor and the Department shall issue a
3	license to a person:
4	(1) who has applied in writing in the required form to
5	the Department;
6	(2) (blank);
7	(2.5) who has not violated any provision of this Act or
8	its rules;
9	(3) who is of good ethical character, including
10	compliance with the Code of Ethics and Standards of
11	Practice promulgated by rule pursuant to this Act, and has
12	not committed an act or offense in any jurisdiction that
13	would constitute grounds for discipline of a land surveyor
14	licensed under this Act;
15	(4) who has been issued a license as a Land

16 Surveyor-in-Training;

17 (5) who, subsequent to passing the examination 18 authorized by the Department for licensure as a 19 Surveyor-In-Training, has at least 4 years of responsible 20 charge experience verified by a professional land surveyor 21 in direct supervision and control of his or her activities;

(6) who has passed an examination authorized by the
Department to determine his or her fitness to receive a
license as a Professional Land Surveyor; and

(7) who has a baccalaureate degree in a related science
if he or she does not have a baccalaureate degree in land

1	surveying from an accredited college or university.
2	(b) A person is qualified to receive a license as a Land
3	Surveyor-in-Training and the Department shall issue a license
4	to a person:
5	(1) who has applied in writing in the required form
6	provided by the Department;
7	(2) (blank);
8	(3) who is of good moral character;
9	(4) who has the required education as set forth in this
10	Act; and
11	(5) who has passed an examination authorized by the
12	Department to determine his or her fitness to receive a
13	license as a Land Surveyor-in-Training in accordance with
14	this Act.
15	In determining moral character under this Section, the
16	Department may take into consideration whether the applicant
17	has engaged in conduct or actions that would constitute grounds
18	for discipline under this Act.
19	A service member or veteran satisfies the educational
20	requirements under this Section if he or she provides the
21	Department with documentation that he or she has had
22	substantially equivalent training or experience from his or her
23	military service and successfully completes all necessary
24	examinations. For the purpose of this Section, "service member"
25	and "military service" have the same meaning as in Section 5.2
26	of the Service Member's Employment Tenure Act. For the purposes

HB3040	- 55 -	LRB098	07793 N	MGM 37873	b
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of this Section, "veteran" means any person who has formerly served in any component of the U.S. Armed Forces or the National Guard of any state, the District of Columbia, a commonwealth, or a territory of the United States.

5 (Source: P.A. 96-626, eff. 8-24-09.)

Section 95. The Structural Engineering Practice Act of 1989
is amended by changing Section 9 as follows:

8 (225 ILCS 340/9) (from Ch. 111, par. 6609)

9 (Section scheduled to be repealed on January 1, 2020)

10 Sec. 9. Applications for original licenses shall be made to 11 the Department in writing on forms prescribed by the Department and shall be accompanied by the required fee, which is not 12 13 refundable. The application shall require such information as in the judgment of the Department will enable the Department to 14 15 pass on the qualifications of the applicant for a license. The Department may require an applicant, at the applicant's 16 expense, to have an evaluation of the applicant's education in 17 18 a foreign county by a nationally recognized evaluation service 19 approved by the Department in accordance with rules prescribed 20 by the Department.

21 An applicant who graduated from a structural engineering 22 program outside the United States or its territories and whose 23 first language is not English shall submit certification of 24 passage of the Test of English as a Foreign Language (TOEFL) 1 and a test of spoken English as defined by rule.

2 A service member or veteran is qualified under this Section and its rules if he or she provides the Department with 3 documentation that he or she has had substantially equivalent 4 5 training or experience from his or her military service and successfully completes all necessary examinations. For the 6 7 purpose of this Section, "service member" and "military 8 service" have the same meaning as in Section 5.2 of the Service 9 Member's Employment Tenure Act. For the purposes of this Section, "veteran" means any person who has formerly served in 10 11 any component of the U.S. Armed Forces or the National Guard of 12 any state, the District of Columbia, a commonwealth, or a 13 territory of the United States.

14 (Source: P.A. 96-610, eff. 8-24-09.)

Section 100. The Water Well and Pump Installation Contractor's License Act is amended by changing Section 9 as follows:

18 (225 ILCS 345/9) (from Ch. 111, par. 7110)

19 (Section scheduled to be repealed on January 1, 2022)

Sec. 9. Applications for a license, or for renewal thereof, and applications for examination shall be made to the Department in writing and under oath or affirmation, upon forms prescribed and furnished by the Department. Such applications shall contain such information as the Department deems 1 necessary in order to carry out the provisions of this Act.

The Department shall issue a Water Well Contractor's license, a Water Well Pump Installation Contractor's license, or a Water Well and Pump Installation Contractor's license to any applicant therefor who:

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(a) is at least 18 years of age,

7 (b) is a citizen of the United States or has declared his
8 intention to become a citizen of the United States,

9

(c) possesses a good moral character,

10 (d) has had the required experience as follows:

(1) an applicant for a water well contractor's license shall have worked two years under the supervision of a licensed water well contractor,

14 (2) an applicant for a water well pump installation 15 contractor's license shall have worked two years under the 16 supervision of a licensed water well pump installation 17 contractor or in the case of those applicants whose experience 18 was gained prior to January 1, 1972, under the supervision of a 19 contractor who was engaged in water well pump installation,

(3) an applicant for a water well and pump installation contractor's license shall have worked two years for a licensed water well and pump installation contractor and the applicant shall show evidence satisfactory to the Department that he was engaged in both water well contracting and pump installing during the two year period. For those applicants who gained their experience prior to January 1, 1972, it shall be

HB3040

1 sufficient for them to show that they worked under the 2 supervision of a licensed water well contractor who was engaged 3 in pump installation and that they did work in both fields.

- 4 (e) has made a satisfactory grade on the examination for
 5 the particular license for which he is applying.
 - (f) has paid the fee provided by statute.

Such licenses shall be serially numbered, shall be signed
by the Director and issued under the seal of the Department.

9 <u>A service member or veteran satisfies the educational</u> requirements under this Section if he or she provides the 10 11 Department with documentation that he or she has had 12 substantially equivalent training or experience from his or her 13 military service and successfully completes all necessary 14 examinations. For the purpose of this Section, "service member" and "military service" have the same meaning as in Section 5.2 15 16 of the Service Member's Employment Tenure Act. For the purposes 17 of this Section, "veteran" means any person who has formerly served in any component of the U.S. Armed Forces or the 18 19 National Guard of any state, the District of Columbia, a 20 commonwealth, or a territory of the United States.

21 (Source: P.A. 81-791.)

22 Section 105. The Barber, Cosmetology, Esthetics, Hair 23 Braiding, and Nail Technology Act of 1985 is amended by 24 changing Sections 2-2 and 2-4 as follows:

HB3040

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1 (225 ILCS 410/2-2) (from Ch. 111, par. 1702-2)

(Section scheduled to be repealed on January 1, 2016)

3 Sec. 2-2. Licensure as a barber; qualifications. A person 4 is qualified to receive a license as a barber if that person 5 has applied in writing on forms prescribed by the Department, 6 has paid the required fees, and:

7

2

a. Is at least 16 years of age; and

b. Has a certificate of graduation from a school
providing secondary education, or the recognized
equivalent of such a certificate, or persons who are beyond
the age of compulsory school attendance; and

12 c. Has graduated from a school of barbering or school 13 of cosmetology approved by the Department, having 14 completed a total of 1500 hours in the study of barbering 15 extending over a period of not less than 9 months nor more 16 than 3 years. A school of barbering may, at its discretion, 17 consistent with the rules of the Department, accept up to 500 hours of cosmetology school training at a recognized 18 cosmetology school toward the 1500 hour course requirement 19 20 of barbering. Time spent in such study under the laws of another state or territory of the United States or of a 21 22 foreign country or province shall be credited toward the 23 period of study required by the provisions of this 24 paragraph; and

d. Has passed an examination caused to be conducted by
 the Department or its designated testing service to

1	determine fitness to receive a license as a barber; and
2	e. Has met all other requirements of this Act.
3	A service member or veteran is qualified under this Section
4	if he or she provides the Department with documentation that he
5	or she has had substantially equivalent training or experience
6	from his or her military service and successfully completes all
7	necessary examinations. For the purpose of this Section,
8	"service member" and "military service" have the same meaning
9	as in Section 5.2 of the Service Member's Employment Tenure
10	Act. For the purposes of this Section, "veteran" means any
11	person who has formerly served in any component of the U.S.
12	Armed Forces or the National Guard of any state, the District
13	of Columbia, a commonwealth, or a territory of the United
14	<u>States.</u>
15	(Source: P.A. 97-777, eff. 7-13-12.)
16	(225 ILCS 410/2-4) (from Ch. 111, par. 1702-4)
17	(Section scheduled to be repealed on January 1, 2016)
18	Sec. 2-4. Licensure as a barber teacher; qualifications.
19	(1) A person is qualified to receive a license as a barber
20	teacher if that person files an application on forms provided
21	by the Department, pays the required fee, and:
22	a. Is at least 18 years of age;
23	b. Has graduated from high school or its equivalent;
24	c. Has a current license as a barber or cosmetologist;
25	d. Has graduated from a barber school or school of

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HB3040

cosmetology approved by the Department having:

(1) completed a total of 500 hours in barber
teacher training extending over a period of not less
than 3 months nor more than 2 years and has had 3 years
of practical experience as a licensed barber;

6 (2) completed a total of 1,000 hours of barber 7 teacher training extending over a period of not less 8 than 6 months nor more than 2 years; or

9 (3) completed the cosmetology teacher training as 10 specified in paragraph (4) of subsection (a) of Section 11 3-4 of this Act; and

e. Has passed an examination authorized by the
Department to determine fitness to receive a license as a
barber teacher or a cosmetology teacher; and

15 f. Has met any other requirements set forth in this16 Act.

An applicant who is issued a license as a Barber Teacher is not required to maintain a barber license in order to practice barbering as defined in this Act.

(2) A person is qualified to receive a license as a barber
clinic teacher if he or she has applied in writing on forms
provided by the Department, has paid the required fees, and:

- 23
- (A) is at least 18 years of age;

24 (B) has graduated from high school or its equivalent;

25 (C) has a current license as a barber;

26 (D) has (i) completed a program of 250 hours of clinic

teacher training in a licensed school of barbering or (ii) within 5 years preceding the required examination, has obtained a minimum of 2 years of practical experience working at least 30 full-time hours per week as a licensed barber and has completed an instructor's institute of 20 hours, as prescribed by the Department, prior to submitting an application for examination;

8 (E) has passed an examination authorized by the 9 Department to determine eligibility to receive a license as 10 a barber teacher; and

11

(F) has met any other requirements of this Act.

12 The Department shall not issue any new barber clinic 13 teacher licenses after January 1, 2009. Any person issued a license as a barber clinic teacher before January 1, 2009, may 14 renew the license after that date under this Act and that 15 16 person may continue to renew the license or have the license 17 restored during his or her lifetime, subject only to the renewal or restoration requirements for the license under this 18 19 Act; however, such licensee and license shall remain subject to 20 the provisions of this Act, including, but not limited to, provisions concerning renewal, restoration, fees, continuing 21 22 education, discipline, administration, and enforcement.

A service member or veteran is qualified under this Section if he or she provides the Department with documentation that he or she has had substantially equivalent training or experience from his or her military service. For the purpose of this

1	Section, "service member" and "military service" have the same
2	meaning as in Section 5.2 of the Service Member's Employment
3	Tenure Act. For the purposes of this Section, "veteran" means
4	any person who has formerly served in any component of the U.S.
5	Armed Forces or the National Guard of any state, the District
6	of Columbia, a commonwealth, or a territory of the United
7	<u>States.</u>
8	(Source: P.A. 97-777, eff. 7-13-12.)
9	Section 110. The Detection of Deception Examiners Act is
10	amended by changing Section 11 as follows:
11	(225 ILCS 430/11) (from Ch. 111, par. 2412)
12	(Section scheduled to be repealed on January 1, 2022)
13	Sec. 11. Qualifications for licensure as an examiner. A
14	person is qualified to receive a license as an examiner:
15	A. Who establishes that he or she is a person of good
16	moral character; and
17	B. Who has passed an examination approved by the
18	Department to determine his or her competency to obtain a
19	license to practice as an examiner; and
20	C. Who has had conferred upon him or her an academic
21	degree, at the baccalaureate level, from an accredited
22	college or university; and
23	D. Who has satisfactorily completed 6 months of study
24	in detection of deception, as prescribed by rule, which

shall include, but not be limited to, course content,
 trainer qualifications, and specialized instructor
 qualifications.

In determining good moral character, the Department may take into consideration conviction of any crime under the laws of the United States or any state or territory thereof that is a felony or a misdemeanor or any crime that is directly related to the practice of the profession.

9 A service member or veteran is qualified under paragraphs 10 (C) and (D) of this Section if he or she provides the 11 Department with documentation that he or she has had 12 substantially equivalent training or experience from his or her 13 military service and successfully completes all necessary 14 examinations. For the purpose of this Section, "service member" and "military service" have the same meaning as in Section 5.2 15 16 of the Service Member's Employment Tenure Act. For the purposes 17 of this Section, "veteran" means any person who has formerly served in any component of the U.S. Armed Forces or the 18 19 National Guard of any state, the District of Columbia, a 20 commonwealth, or a territory of the United States.

21 (Source: P.A. 97-168, eff. 7-22-11.)

22 Section 115. The Private Detective, Private Alarm, Private 23 Security, Fingerprint Vendor, and Locksmith Act of 2004 is 24 amended by changing Sections 15-10, 20-10, and 25-10 as 25 follows:

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HB3040
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(225 ILCS 447/15-10) 1 2 (Section scheduled to be repealed January 1, 2014) 3 Sec. 15-10. Qualifications for licensure as a private 4 detective. 5 (a) A person is qualified for licensure as a private 6 detective if he or she meets all of the following requirements: 7 (1) Is at least 21 years of age. 8 (2) Has not been convicted of any felony in any 9 jurisdiction or at least 10 years have elapsed since the 10 time of full discharge from a sentence imposed for a felony 11 conviction. 12 (3) Is of good moral character. Good character is a continuing requirement of licensure. Conviction of crimes

13 continuing requirement of licensure. Conviction of crimes 14 other than felonies may be used in determining moral 15 character, but shall not constitute an absolute bar to 16 licensure.

17 (4) Has not been declared by any court of competent 18 jurisdiction to be incompetent by reason of mental or 19 physical defect or disease, unless a court has subsequently 20 declared him or her to be competent.

(5) Is not suffering from dependence on alcohol or fromnarcotic addiction or dependence.

(6) Has a minimum of 3 years experience of the 5 years
immediately preceding application working full-time for a
licensed private detective agency as a registered private

detective agency employee or with 3 years experience of the 1 2 5 years immediately preceding his or her application 3 employed as a full-time investigator for a licensed attorney or in a law enforcement agency of a federal or 4 5 state political subdivision, which shall include a state's attorney's office or a public defender's office. The Board 6 7 shall approve full-time and the Department such 8 investigator experience. An applicant who has а 9 baccalaureate degree, or higher, in law enforcement or a 10 related field or a business degree from an accredited 11 college or university shall be given credit for 2 of the 3 12 years of the required experience. An applicant who has an 13 associate degree in law enforcement or in a related field 14 or in business from an accredited college or university 15 shall be given credit for one of the 3 years of the 16 required experience.

(7) Has not been dishonorably discharged from the armed forces of the United States or has not been discharged from a law enforcement agency of the United States or of any state or of any political subdivision thereof, which shall include a state's attorney's office, for reasons relating to his or her conduct as an employee of that law enforcement agency.

24 (8) Has passed an examination authorized by the25 Department.

26

(9) Submits his or her fingerprints, proof of having

1 2 HB3040

general liability insurance required under subsection (b), and the required license fee.

3

(10) Has not violated Section 10-5 of this Act.

(b) It is the responsibility of the applicant to obtain 4 5 general liability insurance in an amount and coverage appropriate for the applicant's circumstances as determined by 6 rule. The applicant shall provide evidence of insurance to the 7 Department before being issued a license. Failure to maintain 8 9 general liability insurance and to provide the Department with 10 written proof of the insurance shall result in cancellation of 11 the license.

12 (c) Any person who has been providing canine odor detection 13 services for hire prior to January 1, 2005 is exempt from the requirements of item (6) of subsection (a) of this Section and 14 15 may be granted a private detective license if (i) he or she 16 meets the requirements of items (1) through (5) and items (7) 17 through (10) of subsection (a) of this Section, (ii) pays all applicable fees, and (iii) presents satisfactory evidence to 18 the Department of the provision of canine odor detection 19 20 services for hire since January 1, 2005.

21 (d) A service member or veteran satisfies the requirements 22 of paragraph (6) of this Section if he or she provides the 23 Department with documentation that he or she has had 24 substantially equivalent training or experience from his or her 25 military service. For the purpose of this Section, "service 26 member" and "military service" have the same meaning as in

- 68 - LRB098 07793 MGM 37873 b HB3040

1 Section 5.2 of the Service Member's Employment Tenure Act. For 2 the purposes of this Section, "veteran" means any person who 3 has formerly served in any component of the U.S. Armed Forces or the National Guard of any state, the District of Columbia, a 4 5 commonwealth, or a territory of the United States. (Source: P.A. 95-613, eff. 9-11-07.) 6 7 (225 ILCS 447/20-10) 8 (Section scheduled to be repealed on January 1, 2014) 9 Sec. 20-10. Qualifications for licensure as a private alarm 10 contractor. 11 (a) A person is qualified for licensure as a private alarm 12 contractor if all he or she meets of the following 13 requirements: 14 (1) Is at least 21 years of age. 15 (2) Has not been convicted of any felony in any 16 jurisdiction or at least 10 years have elapsed since the time of full discharge from a sentence imposed for a felony 17 18 conviction. (3) Is of good moral character. Good moral character is 19 20 a continuing requirement of licensure. Conviction of 21 crimes other than felonies may be used in determining moral 22 character, but shall not constitute an absolute bar to 23 licensure. 24 (4) Has not been declared by any court of competent

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jurisdiction to be incompetent by reason of mental or

- HB3040
- physical defect or disease, unless a court has subsequently declared him or her to be competent.
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(5) Is not suffering from dependence on alcohol or from narcotic addiction or dependence.

5 (6) Has a minimum of 3 years experience during the 5 6 years immediately preceding the application (i) working as 7 a full-time manager for a licensed private alarm contractor 8 agency or (ii) working for a government or private entity 9 inspects, reviews, designs, sells, that installs, 10 operates, services, or monitors alarm systems that, in the 11 judgment of the Board, satisfies the standards of alarm 12 industry competence. An applicant who has received a 4-year degree or higher in electrical engineering or a related 13 14 field from a program approved by the Board shall be given 15 credit for 2 years of the required experience. An applicant 16 who has successfully completed a national certification 17 program approved by the Board shall be given credit for one year of the required experience. 18

19 (7) Has not been dishonorably discharged from the armed20 forces of the United States.

(8) Has passed an examination authorized by theDepartment.

(9) Submits his or her fingerprints, proof of having
general liability insurance required under subsection (c),
and the required license fee.

26

(10) Has not violated Section 10-5 of this Act.

1 (b) (Blank).

2 (c) It is the responsibility of the applicant to obtain 3 liability insurance in an amount and general coverage 4 appropriate for the applicant's circumstances as determined by 5 rule. The applicant shall provide evidence of insurance to the 6 Department before being issued a license. Failure to maintain 7 general liability insurance and to provide the Department with 8 written proof of the insurance shall result in cancellation of 9 the license.

10 (d) A service member or veteran satisfies the requirements 11 of paragraph (6) of this Section if he or she provides the 12 Department with documentation that he or she has had 13 substantially equivalent training or experience from his or her 14 military service. For the purpose of this Section, "service member" and "military service" have the same meaning as in 15 16 Section 5.2 of the Service Member's Employment Tenure Act. For 17 the purposes of this Section, "veteran" means any person who has formerly served in any component of the U.S. Armed Forces 18 19 or the National Guard of any state, the District of Columbia, a 20 commonwealth, or a territory of the United States.

21 (Source: P.A. 95-613, eff. 9-11-07; 96-847, eff. 6-1-10.)

22 (225 ILCS 447/25-10)

23 (Section scheduled to be repealed on January 1, 2014)
 24 Sec. 25-10. Qualifications for licensure as a private
 25 security contractor.

- 71 - LRB098 07793 MGM 37873 b

1 (a) A person is qualified for licensure as a private 2 security contractor if he or she meets all of the following 3 requirements:

4

(1) Is at least 21 years of age.

5 (2) Has not been convicted of any felony in any 6 jurisdiction or at least 10 years have elapsed since the 7 time of full discharge from a sentence imposed for a felony 8 conviction.

9 (3) Is of good moral character. Good character is a 10 continuing requirement of licensure. Conviction of crimes 11 other than felonies may be used in determining moral 12 character, but shall not constitute an absolute bar to 13 licensure.

14 (4) Has not been declared by any court of competent
15 jurisdiction to be incompetent by reason of mental or
16 physical defect or disease, unless a court has subsequently
17 declared him or her to be competent.

18 (5) Is not suffering from dependence on alcohol or from19 narcotic addiction or dependence.

(6) Has a minimum of 3 years experience of the 5 years immediately preceding application working as a full-time manager for a licensed private security contractor agency or a manager of a proprietary security force of 30 or more persons registered with the Department or with 3 years experience of the 5 years immediately preceding his or her application employed as a full-time supervisor in a law

HB3040

agency of a federal or state political 1 enforcement 2 subdivision, which shall include a state's attorney's office or public defender's office. The Board and the 3 Department shall approve such full-time supervisory 4 5 experience. An applicant who has a baccalaureate degree or higher in police science or a related field or a business 6 7 degree from an accredited college or university shall be given credit for 2 of the 3 years of the required 8 9 experience. An applicant who has an associate degree in 10 police science or in a related field or in business from an 11 accredited college or university shall be given credit for 12 one of the 3 years of the required experience.

13 (7) Has not been dishonorably discharged from the armed14 forces of the United States.

15 (8) Has passed an examination authorized by the16 Department.

17 (9) Submits his or her fingerprints, proof of having
18 general liability insurance required under subsection (b),
19 and the required license fee.

20

(10) Has not violated Section 10-5 of this Act.

(b) It is the responsibility of the applicant to obtain general liability insurance in an amount and coverage appropriate for the applicant's circumstances as determined by rule. The applicant shall provide evidence of insurance to the Department before being issued a license. Failure to maintain general liability insurance and to provide the Department with

written proof of the insurance shall result in cancellation of
 the license.

3 (c) Any person who has been providing canine odor detection services for hire prior to January 1, 2005 is exempt from the 4 5 requirements of item (6) of subsection (a) of this Section and may be granted a private security contractor license if (i) he 6 7 or she meets the requirements of items (1) through (5) and items (7) through (10) of subsections (a) of this Section, (ii) 8 9 pays all applicable fees, and (iii) presents satisfactory 10 evidence to the Department of the provision of canine odor 11 detection services for hire since January 1, 2005.

12 (d) A service member or veteran satisfies the requirements 13 of paragraph (6) of this Section if he or she provides the 14 Department with documentation that he or she has had substantially equivalent training or experience from his or her 15 16 military service. For the purpose of this Section, "service 17 member" and "military service" have the same meaning as in Section 5.2 of the Service Member's Employment Tenure Act. For 18 the purposes of this Section, "veteran" means any person who 19 20 has formerly served in any component of the U.S. Armed Forces 21 or the National Guard of any state, the District of Columbia, a 22 commonwealth, or a territory of the United States.

23 (Source: P.A. 95-613, eff. 9-11-07.)

24 Section 120. The Coal Mining Act is amended by changing 25 Sections 5.01 and 6.01 as follows:

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(225 ILCS 705/5.01) (from Ch. 96 1/2, par. 501)

Sec. 5.01. Each applicant for a certificate of competency 2 3 as mine manager shall produce evidence satisfactory of the 4 Mining Board that he is a citizen of the United States, at 5 least 23 years of age; that he has had at least 4 years' 6 practical underground mining experience; has been issued a Certificate of Competency as Mine Examiner, or its equivalent 7 8 issued by another state; and that he has satisfactorily 9 completed a course of instruction in first aid to the injured 10 and mine rescue methods and appliances prescribed by the 11 Department; and that he is a man of good repute and temperate 12 shall also pass such examination as to habits. He his 13 experience in mines and in the management of men; his knowledge 14 of mine machinery and appliances; the use of surveying and 15 other instruments used in mining; the properties of mine gases; 16 the principles of ventilation; and the legal duties and responsibilities of mine managers, as shall be prescribed by 17 the rules of the Mining Board. 18

Persons who have graduated and hold a degree in engineering or an approved 4-year program in coal mining technology from an accredited school, college or university are required to have only 2 years' practical underground mining experience to qualify for the examination for a Certificate of Competency.

24 Persons who have graduated and hold a two-year Associate in25 Applied Science Degree in Coal Mining Technology from an

1 accredited school, college or university are required to have 2 only 3 years' practical underground mining experience to 3 qualify for the examination for a Certificate of Competency.

4 A service member or veteran is qualified under this Section 5 if he or she provides the Department with documentation that he or she has had substantially equivalent training or experience 6 7 from his or her military service and successfully completes all necessary examinations. For the purpose of this Section, 8 9 "service member" and "military service" have the same meaning 10 as in Section 5.2 of the Service Member's Employment Tenure 11 Act. For the purposes of this Section, "veteran" means any 12 person who has formerly served in any component of the U.S. Armed Forces or the National Guard of any state, the District 13 14 of Columbia, a commonwealth, or a territory of the United 15 States.

16 (Source: P.A. 79-876.)

17 (225 ILCS 705/6.01) (from Ch. 96 1/2, par. 601)

Sec. 6.01. Each applicant for a certificate of competency 18 as mine examiner shall produce evidence satisfactory to the 19 Mining Board that he is a citizen of the United States, at 20 21 least 21 years of age and of good repute and temperate habits 22 and that he has had at least 4 years practical underground mining experience, and has been 23 issued a First Class 24 Certificate of Competency by the Department of Natural 25 Resources. He shall pass an examination as to his experience in

1 gases, his mines generating dangerous practical and 2 technological knowledge of the nature and properties of mine gases, the laws of ventilation, the structures and use of 3 safety lamps, and the laws of this State relating to safeguards 4 5 against fires from any source in mines. He shall also submit to 6 the Mining Board satisfactory evidence that he has completed a course of training in first aid to the injured and mine rescue 7 methods and appliances prescribed by the Department. Persons 8 9 who have graduated and hold a degree in engineering or an 10 approved 4-year program in coal mining technology from an 11 accredited school, college, or university, are required to have 12 only 2 years of practical underground mining experience to 13 qualify for the examination for a certificate of competency.

Persons who have graduated and hold a two-year Associate in Applied Science Degree in Coal Mining Technology from an accredited school, college or university are required to have only 3 years' practical underground mining experience to qualify for the examination for a Certificate of Competency as a Mine Examiner.

A service member or veteran is qualified under this Section if he or she provides the Department with documentation that he or she has had substantially equivalent training or experience from his or her military service and successfully completes all necessary examinations. For the purpose of this Section, "service member" and "military service" have the same meaning as in Section 5.2 of the Service Member's Employment Tenure

HB3040

Act. For the purposes of this Section, "veteran" means any
 person who has formerly served in any component of the U.S.
 Armed Forces or the National Guard of any state, the District
 of Columbia, a commonwealth, or a territory of the United
 States.
 (Source: P.A. 89-445, eff. 2-7-96.)

Section 130. The Surface-Mined Land Conservation and
Reclamation Act is amended by changing Section 6.5 as follows:

9 (225 ILCS 715/6.5)

10 Sec. 6.5. Blasting operations; regulation.

11 (a) Blasting operations at permitted and unpermitted sites 12 operated by the aggregate mining industry shall be conducted only in accordance with existing State and federal law and 13 14 rules promulgated by the Department with the advice of the 15 mining industry. These rules shall aggregate include provisions to require all of the following: 16

17 (1) The maintenance of blasting records for a period of
18 at least 3 years and that the records be made available for
19 Department inspection and copying. However, these on-site
20 blasting records, as they relate to detonation, are deemed
21 to be proprietary information.

(2) The control of blasting operations so as to prevent
injury to persons and damage to public and private property
outside the blasting site.

(3) That all blasting operations be conducted or
 supervised by trained and competent persons as licensed by
 the Department.

4 (4) That blasting operations be subject to air blast or
5 ground vibration monitoring, or both, as necessary to limit
6 property damage and protect public safety.

7 (5) The issuance of notices of violation in the event
8 of a violation of the Department's blasting rules.

9 (6) The issuance of orders requiring the cessation of 10 blasting operations in the event of a violation of the 11 Department's blasting rules that may cause injury to 12 persons or damage to public and private property outside 13 the blasting site.

14 (7) The assessment of civil penalties, and the
15 initiation of formal administrative hearings to resolve
16 violations of the Department's blasting rules.

17 (b) The Department shall promulgate rules requiring the training, examination, and licensing of persons engaging in or 18 19 responsible for the blasting operation or use of explosives in 20 aggregate mining operations. The rules shall include an 21 administrative enforcement process designed to correct 22 infractions of the terms of the blasting licenses issued by the 23 Department. These rules may also include a fee schedule 24 designed to defray the costs associated with the Department's 25 examination and licensing of persons engaging in or responsible 26 for the blasting operation or use of explosives in aggregate

1 mining operations.

2	A service member or veteran is qualified under this
3	subsection if he or she provides the Department with
4	documentation that he or she has had substantially equivalent
5	training or experience from his or her military service and
6	successfully completes all necessary examinations. For the
7	purpose of this Section, "service member" and "military
8	service" have the same meaning as in Section 5.2 of the Service
9	Member's Employment Tenure Act. For the purposes of this
10	Section, "veteran" means any person who has formerly served in
11	any component of the U.S. Armed Forces or the National Guard of
12	any state, the District of Columbia, a commonwealth, or a
13	territory of the United States.

14 (c) The rules implementing the requirements of this Section
15 shall become effective one year after the rules are adopted by
16 the Department.

(d) The regulation of blasting operations at aggregate mining operations is an exclusive power and function of the State. A home rule unit may not regulate blasting operations at aggregate mining operations. This Section is a denial and limitation of home rule powers and functions under subsection (h) of Section 6 of Article VII of the Illinois Constitution. (Source: P.A. 89-26, eff. 6-23-95.)

24 Section 140. The Professional Geologist Licensing Act is 25 amended by changing Section 50 as follows:

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1 (225 ILCS 745/50)
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2 (Section scheduled to be repealed on January 1, 2016)

3 Sec. 50. Qualifications for licensure.

4 (a) The Department may issue a license to practice as a
5 Licensed Professional Geologist to any applicant who meets the
6 following qualifications:

7 (1) The applicant has completed an application form and8 paid the required fees.

9 (2) The applicant is of good ethical character, 10 including compliance with the Code of Professional Conduct 11 and Ethics under this Act, and has not committed any act or 12 offense in any jurisdiction that would constitute the basis 13 for disciplining a Licensed Professional Geologist under 14 this Act.

15 (3) The applicant has earned a degree in geology from 16 an accredited college or university, as established by rule, with a minimum of 30 semester or 45 quarter hours of 17 course credits in geology, of which 24 semester or 36 18 quarter hours are in upper level courses. The Department 19 may, upon the recommendation of the Board, allow the 20 21 substitution of appropriate experience as a geologist for 22 prescribed educational requirements as established by 23 rule.

24 (4) The applicant has a documented record of a minimum
25 of 4 years of professional experience, obtained after

completion of the education requirements specified in this 1 2 Section, in geologic or directly related work, 3 demonstrating that the applicant is qualified to assume responsible charge of such work upon licensure as a 4 5 Licensed Professional Geologist or such specialty of professional geology that the Board may recommend and the 6 Department may recognize. The Department may require 7 8 evidence acceptable to it that up to 2 years of 9 professional experience have been gained under the 10 supervision of a person licensed under this Act or similar 11 Acts in any other state, or under the supervision of others 12 who, in the opinion of the Department, are qualified to 13 have responsible charge of geological work under this Act.

14 (5) The applicant has passed an examination authorized
15 by the Department for practice as a Licensed Professional
16 Geologist.

17 (6) The applicant has complied with all other
18 requirements of this Act and rules established for the
19 implementation of this Act.

20 (b) A license to practice as a Licensed Professional 21 Geologist shall not be denied any applicant because of the 22 applicant's race, religion, creed, national origin, political 23 beliefs or activities, age, sex, sexual orientation, or 24 physical impairment.

(c) The Department may establish by rule an intern processto, in part, allow (1) a graduate who has earned a degree in

geology from an accredited college or university in accordance 1 2 with this Act or (2) a student in a degree program at an 3 accredited college or university who has completed the necessary course requirements established in this Section to 4 request to take one or both parts of the examination required 5 6 by the Department. The Department may set by rule the criteria 7 for the process, including, but not limited to, the educational 8 requirements, exam requirements, experience requirements, 9 remediation requirements, and any fees or applications 10 required for the process. The Department may also set by rule 11 provisions concerning disciplinary guidelines and the use of 12 the title "intern" or "trainee" by a graduate or student who 13 has passed the required examination.

HB3040

14 A service member or veteran is qualified under paragraphs (3) and (4) of this Section if he or she provides the 15 16 Department with documentation that he or she has had 17 substantially equivalent training or experience from his or her military service. For the purpose of this Section, "service 18 19 member" and "military service" have the same meaning as in Section 5.2 of the Service Member's Employment Tenure Act. For 20 the purposes of this Section, "veteran" means any person who 21 22 has formerly served in any component of the U.S. Armed Forces 23 or the National Guard of any state, the District of Columbia, a 24 commonwealth, or a territory of the United States.

25 (Source: P.A. 96-666, eff. 8-25-09; 96-1327, eff. 7-27-10.)

26 Section 999. Effective date. This Act takes effect upon

1 becoming law.

	HB3040	- 84 - LRB098 07793 MGM 37873 b
1		INDEX
2	Statutes amende	ed in order of appearance
3	225 ILCS 5/9	from Ch. 111, par. 7609
4	225 ILCS 25/9	from Ch. 111, par. 2309
5	225 ILCS 52/25	
6	225 ILCS 60/11	from Ch. 111, par. 4400-11
7	225 ILCS 65/55-10	was 225 ILCS 65/10-30
8	225 ILCS 70/8	from Ch. 111, par. 3658
9	225 ILCS 84/40	
10	225 ILCS 85/9.5	
11	225 ILCS 90/8	from Ch. 111, par. 4258
12	225 ILCS 95/12	from Ch. 111, par. 4612
13	225 ILCS 100/10	from Ch. 111, par. 4810
14	225 ILCS 115/8	from Ch. 111, par. 7008
15	225 ILCS 130/45	
16	225 ILCS 305/13	from Ch. 111, par. 1313
17	225 ILCS 312/45	
18	225 ILCS 317/20	
19	225 ILCS 325/10	from Ch. 111, par. 5210
20	225 ILCS 325/11	from Ch. 111, par. 5211
21	225 ILCS 330/12	from Ch. 111, par. 3262
22	225 ILCS 340/9	from Ch. 111, par. 6609
23	225 ILCS 345/9	from Ch. 111, par. 7110
24	225 ILCS 410/2-2	from Ch. 111, par. 1702-2
25	225 ILCS 410/2-4	from Ch. 111, par. 1702-4

I ZZO IICO IO0/II	1	225	ILCS	430/11	
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from Ch. 111, par. 2412

- 2 225 ILCS 447/15-10
- 3 225 ILCS 447/20-10
- 4 225 ILCS 447/25-10
- 5 225 ILCS 705/5.01 from Ch. 96 1/2, par. 501
 - 225 ILCS 705/6.01 from Ch. 96 1/2, par. 601
- 7 225 ILCS 715/6.5

6

8 225 ILCS 745/50