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1 AN ACT concerning nuclear safety.

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

Section 5. The Regulatory Sunset Act is amended by changing
Section 4.21 and by adding Section 4.31 as follows:

(5 ILCS 80/4.21)

Sec. 4.21. Acts repealed on January 1, 2011. The following
Acts are repealed on January 1, 2011:

9 The Fire Equipment Distributor and Employee Regulation Act 10 of 2000.

The Radiation Protection Act of 1990.

12 (Source: P.A. 91-752, eff. 6-2-00; 91-835, eff. 6-16-00; 92-16, 13 eff. 6-28-01.)

14 (5 ILCS 80/4.31 new)

15 Sec. 4.31. Act repealed on January 1, 2021. The following

16 Act is repealed on January 1, 2021:

- 17 The Radiation Protection Act of 1990.
- Section 10. The Radiation Protection Act of 1990 is amended by changing Sections 4, 25 and 25.1 as follows:
- 20 (420 ILCS 40/4) (from Ch. 111 1/2, par. 210-4)

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(Section scheduled to be repealed on January 1, 2011)

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Sec. 4. Definitions. As used in this Act:

3 (a) "Accreditation" means the process by which the Agency 4 grants permission to persons meeting the requirements of this 5 Act and the Agency's rules and regulations to engage in the 6 practice of administering radiation to human beings.

7 (a-2) "Agency" means the Illinois Emergency Management
8 Agency.

9 (a-3) "Assistant Director" means the Assistant Director of10 the Agency.

11 (a-5) "By-product material" means: (1) any radioactive 12 material (except special nuclear material) yielded in or made 13 radioactive by exposure to radiation incident to the process of producing or utilizing special nuclear material; and (2) the 14 15 tailings or wastes produced by the extraction or concentration 16 of uranium or thorium from any ore processed primarily for its 17 source material content, including discrete surface wastes resulting from underground solution extraction processes but 18 19 not including underground ore bodies depleted by such solution 20 extraction processes; (3) any discrete source of radium-226 that is produced, extracted, or converted after extraction, 21 22 before, on, or after August 8, 2005, for use for a commercial, 23 medical, or research activity; (4) any material that has been 24 made radioactive by use of a particle accelerator and is 25 produced, extracted, or converted after extraction before, on, or after August 8, 2005, for use for a commercial, medical, or 26

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research activity; and (5) any discrete source of naturally 1 2 occurring radioactive material, other than source material, 3 that is extracted or converted after extraction for use in commercial, medical, or research activity before, on, or after 4 5 August 8, 2005, and which the U.S. Nuclear Regulatory 6 Commission, in consultation with the Administrator of the Environmental Protection Agency, the Secretary of Energy, the 7 8 Secretary of Homeland Security, and the head of any other 9 appropriate Federal agency, determines would pose a threat to 10 the public health and safety or the common defense and security 11 similar to the threat posed by a discrete source or radium-226.

12

(b) (Blank).

13

(c) (Blank).

(d) "General license" means a license, pursuant to regulations promulgated by the Agency, effective without the filing of an application to transfer, acquire, own, possess or use quantities of, or devices or equipment utilizing, radioactive material, including but not limited to by-product, source or special nuclear materials.

(d-1) "Identical in substance" means the regulations promulgated by the Agency would require the same actions with respect to ionizing radiation, for the same group of affected persons, as would federal laws, regulations, or orders if any federal agency, including but not limited to the Nuclear Regulatory Commission, Food and Drug Administration, or Environmental Protection Agency, administered the subject HB5203 Engrossed - 4 - LRB096 18465 JDS 33844 b

1 program in Illinois.

2 (d-3) "Mammography" means radiography of the breast 3 primarily for the purpose of enabling a physician to determine 4 the presence, size, location and extent of cancerous or 5 potentially cancerous tissue in the breast.

6 (d-7) "Operator" is an individual, group of individuals, 7 partnership, firm, corporation, association, or other entity 8 conducting the business or activities carried on within a 9 radiation installation.

"Person" means 10 (e) any individual, corporation, 11 partnership, firm, association, trust, estate, public or 12 private institution, group, agency, political subdivision of 13 this State, any other State or political subdivision or agency 14 thereof, and any legal successor, representative, agent, or 15 agency of the foregoing, other than the United States Nuclear 16 Regulatory Commission, or any successor thereto, and other than 17 federal government agencies licensed by the United States Nuclear Regulatory Commission, or any successor thereto. 18 "Person" also includes a federal entity (and its contractors) 19 20 if the federal entity agrees to be regulated by the State or as otherwise allowed under federal law. 21

(f) "Radiation" or "ionizing radiation" means gamma rays and x-rays, alpha and beta particles, high speed electrons, neutrons, protons, and other nuclear particles or electromagnetic radiations capable of producing ions directly or indirectly in their passage through matter; but does not HB5203 Engrossed - 5 - LRB096 18465 JDS 33844 b

1 include sound or radio waves or visible, infrared, or 2 ultraviolet light.

3 (f-5) "Radiation emergency" means the uncontrolled release 4 of radioactive material from a radiation installation which 5 poses a potential threat to the public health, welfare, and 6 safety.

7 (g) "Radiation installation" is any location or facility 8 where radiation machines are used or where radioactive material 9 is produced, transported, stored, disposed of, or used for any 10 purpose.

11 (h) "Radiation machine" is any device that produces 12 radiation when in use.

(i) "Radioactive material" means any solid, liquid, orgaseous substance which emits radiation spontaneously.

(j) "Radiation source" or "source of ionizing radiation" means a radiation machine or radioactive material as defined herein.

(k) "Source material" means (1) uranium, thorium, or any 18 other material which the Agency declares by order to be source 19 material after 20 the United States Nuclear Regulatory Commission, or any successor thereto, has determined the 21 22 material to be such; or (2) ores containing one or more of the 23 foregoing materials, in such concentration as the Agency declares by order to be source material after the United States 24 Nuclear Regulatory Commission, or any successor thereto, has 25 26 determined the material in such concentration to be source

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1 material.

2 "Special nuclear material" means (1) plutonium, (1)3 uranium 233, uranium enriched in the isotope 233 or in the isotope 235, and any other material which the Agency declares 4 5 by order to be special nuclear material after the United States 6 Nuclear Regulatory Commission, or any successor thereto, has 7 determined the material to be such, but does not include source material; or (2) any material artificially enriched by any of 8 9 the foregoing, but does not include source material.

10 (m) "Specific license" means a license, issued after 11 application, to use, manufacture, produce, transfer, receive, 12 acquire, own, or possess quantities of, or devices or equipment 13 utilizing radioactive materials.

14 (Source: P.A. 94-104, eff. 7-1-05; 95-511, eff. 8-28-07; 15 95-777, eff. 8-4-08.)

16 (420 ILCS 40/25) (from Ch. 111 1/2, par. 210-25)

17 (Section scheduled to be repealed on January 1, 2011)

18 Sec. 25. Radiation inspection and testing; fees.

19 (a) The Agency shall inspect and test radiation 20 installations and radiation sources, their immediate 21 surroundings and records concerning their operation to 22 determine whether or not any radiation resulting therefrom is or may be detrimental to health. For the purposes of this 23 24 Section, "radiation installation" means any location or 25 facility where radiation machines are used. Radiation HB5203 Engrossed - 7 - LRB096 18465 JDS 33844 b

installations shall be inspected according to frequencies established by the Agency based upon the associated radiation hazards, as determined by the Agency. The inspection and testing frequency of a radiation installation shall be based on the installation's class designation in accordance with subsection (f).

7 <u>(a-5)</u> Inspections of mammography installations shall also 8 include evaluation of the quality of mammography phantom images 9 produced by mammography equipment. The Agency shall promulgate 10 rules establishing procedures and acceptance standards for 11 evaluating the quality of mammography phantom images.

12 Beginning on the effective date of this amendatory Act of 1997 and until June 30, 2000, the fee for inspection 13 and testing shall be paid yearly at an annualized rate based on the 14 classifications and frequencies set forth in subsection (f). 15 16 The annualized fee for inspection and testing shall be based on 17 the rate of \$55 per radiation machine for machines located in dental offices and clinics and used solely for dental 18 diagnosis, located in veterinary offices and used solely for 19 20 diagnosis, or located in offices and clinics of persons licensed under the Podiatric Medical Practice Act of 1987 and 21 22 shall be based on the rate of \$80 per radiation machine for all other radiation machines. The Department of Nuclear Safety 23 mav adopt rules detailing the annualized rate structure. For 24 year beginning January 1, 2000, the annual fee for inspection 25 and testing of Class D radiation installations shall be \$25 per 26

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radiation machine. The Department is authorized to bill the 1 2 fees listed in this paragraph as part of the annual fee specified in Section 24.7 of this Act. 3 Beginning July 1, 2000, the Department of Nuclear Safety or 4 its successor agency, the Illinois Emergency Management 5 Agency, shall establish the fees under Section 24.7 of this Act 6 7 by rule, provided that no increase of the fees shall take effect before January 1, 2001. 8 (b) (Blank). 9 10 (c) (Blank). 11 (d) (Blank). 12 (e) (Blank). 13 (f) (Blank). (f) For purposes of this Section, installations shall be divided into 4 classes: 14 Class A - Class A shall include dental offices and 15 16 veterinary offices with radiation machines used solely for 17 diagnosis and all installations using commercially manufactured cabinet radiographic/fluoroscopic radiation 18 machines. Operators of Class A installations shall have 19 20 their radiation machines inspected and tested every 5 years 21 by the Agency. 22 Class B - Class B shall include offices or clinics of persons licensed under the Medical Practice Act of 1987 23 the Podiatric Medical Practice Act of 1987 with radiation 24 machines used solely for diagnosis and all installations 25 26 using spectroscopy radiation machines, noncommercially

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1 manufactured cabinet radiographic/fluoroscopic radiation
2 machines, portable radiographic/fluoroscopic units,
3 non-cabinet baggage/package fluoroscopic radiation
4 machines and electronic beam welders. Operators of Class B
5 installations shall have their radiation machines
6 inspected and tested every 2 years by the Agency.

7 Class C Class C shall include installations using 8 diffraction radiation machines, open radiography radiation 9 machines, closed radiographic/fluoroscopic radiation 10 machines and radiation machines used as gauges. Test 11 booths, bays, or rooms used by manufacturing, assembly or 12 repair facilities for testing radiation machines shall be categorized as Class C radiation installations. Operators 13 of Class C installations shall have their radiation 14 15 machines inspected and tested annually by the Agency.

16 Class D Class D shall include all hospitals and all 17 other facilities using mammography, computed tomography (CT), or therapeutic radiation machines. Each operator of a 18 Class D installation shall maintain a comprehensive 19 radiation protection program. The individual or 20 21 individuals responsible for implementing this program 22 shall register with the Department of Nuclear Safety or its 23 successor agency, the Illinois Emergency Management Agency, in accordance with Section 25.1. As part of this 24 program, the registered individual or individuals shall 25 26 conduct an annual performance evaluation of all radiation 1 machines and oversee the equipment-related quality 2 practices within the installation. assurance -The registered individual or individuals shall determine and 3 document whether the installation's radiation machines 4 being maintained and operated in accordance with standards 5 6 promulgated by the Agency. Class D installation shall be 7 inspected annually by the Agency.

8 <u>(f-1) (Blank).</u> (f 1) Radiation installations for which 9 more than one class is applicable shall be assigned the 10 classification requiring the most frequent inspection and 11 testing.

12 <u>(f-2) (Blank).</u> (f-2) Radiation installations not 13 classified as Class A, B, C, or D shall be inspected according 14 to frequencies established by the Agency based upon the 15 associated radiation hazards, as determined by the Agency.

(g) The Agency is authorized to maintain a facility for the purpose of calibrating radiation detection and measurement instruments in accordance with national standards. The Agency may make calibration services available to public or private entities within or outside of Illinois and may assess a reasonable fee for such services.

22 (Source: P.A. 94-104, eff. 7-1-05.)

23 (420 ILCS 40/25.1)

24 (Section scheduled to be repealed on January 1, 2011)

25 Sec. 25.1. <u>Each</u> Beginning January 1, 2000, each individual

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implementing a comprehensive radiation 1 responsible for 2 protection program for all hospitals and other facilities using 3 mammography, computed tomography (CT), or therapeutic radiation machines Class D installations, as described in 4 5 Section 25(f) of this Act, shall be required to register with 6 the Department of Nuclear Safety or its successor agency, the 7 Illinois Emergency Management Agency. Application for 8 registration shall be made on a form prescribed by the Agency 9 and shall be accompanied by the required application fee. The 10 Agency shall approve the application and register an individual 11 if the individual satisfies criteria established by rule of the 12 Agency. The Agency shall assess registered individuals an 13 annual registration fee. The Agency shall establish by rule application and registration fees. 14 The application and 15 registration fees shall not be refundable.

16 (Source: P.A. 94-104, eff. 7-1-05.)

Section 99. Effective date. This Act takes effect uponbecoming law.