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1 AN ACT concerning the Olympic Games.

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

- 4 ARTICLE 1.
- 5 Section 1-1. Short title. This Act may be cited as the 2016
 6 Olympic and Paralympic Games Act.
- 7 ARTICLE 5.

8 Section 5-1. Article title. This Article may be cited as 9 the Olympic Games and Paralympic Games (2016) Law.

10 Section 5-5. Definitions. For purposes of this Article: 11 "Bid committee" means Chicago 2016, a local organizing committee that has been incorporated as a not-for-profit 12 13 corporation, that is authorized by the candidate city to submit a bid on the candidate city's behalf to the IOC for selection 14 15 as the host city for the games, and that may serve as (or help 16 form) the OCOG if the candidate city is selected as the host city for the games. 17

18 "Candidate city" means the City of Chicago, which has been 19 selected as a candidate by the IOC to be host city of the 20 games. SB2016 Enrolled - 2 - LRB096 11410 RCE 21876 b

1 "Competition venues" means, collectively, the venues or 2 facilities to be used for competition and related activities 3 (including, without limitation, training activities) for the 4 games as may be determined by the IOC, the USOC, or the OCOG or 5 the candidate city.

6 "Games" means the 2016 Olympic and Paralympic Games.

7 "Governor" means the Governor of Illinois.

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8 "IOC" means the International Olympic Committee.

"IPC" means the International Paralympic Committee.

10 "Net financial deficit" means any financial deficit of the11 OCOG or resulting from the conduct of the games.

"Non-competition venues" means, collectively, the venues or facilities to be used for non-competition activities (including, without limitation, live sites, hospitality sites, and administrative and operational offices) for the games as determined by the OCOG or the candidate city, or both, and subject to the reasonable approval of the State.

"OCOG" means the bid committee, as the same may be reorganized or reconstituted if the candidate city is selected as the host city for the games, or another not-for-profit corporation that serves as the organizing committee for the games and to be established by the candidate city and the bid committee.

24 "Olympic properties" means, collectively, (1) the 25 properties on which the venues will be located and that are 26 owned or controlled by the State and (2) the Olympic ancillary SB2016 Enrolled - 3 - LRB096 11410 RCE 21876 b

1 properties.

2 ancillary properties" "Olympic means all public 3 rights-of-ways or public areas that are owned or controlled by the State (or over which it has jurisdiction), including but 4 5 not limited to streets, highways, sidewalks, allevs, waterways, parks, and bridges necessary and appropriate to the 6 7 staging of the games as determined by the OCOG or the candidate 8 city, or both, and subject to the reasonable approval of the 9 State.

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"State" means the State of Illinois.

"State indemnification obligation" means the obligation of the State to indemnify the IOC, IPC or USOC, or a combination of those entities, against claims of, and liabilities to, third parties relating to the games, as described in this Article.

"USOC" means the United States Olympic Committee.

16 "Venues" means, collectively, the competition venues and 17 non-competition venues.

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Section 5-10. Governmental Cooperation.

(a) The State, in accordance with law and to the extent of
the State's authority, and subject to the limitations of this
Article:

(1) guarantees that the candidate city, working in
partnership with the OCOG, shall be the primary and lead
governmental authority for the planning, organization, and
hosting of the games;

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1 (2) guarantees that the candidate city shall be the 2 primary and lead governmental authority for the planning, 3 organization, and delivery of public services specific to 4 the games;

5 (3) guarantees that the State shall designate a 6 representative (designated as a games liaison) to be the 7 primary point of contact for the State to the candidate 8 city and the OCOG for purposes of intergovernmental 9 coordination in connection with the games;

10 (4) guarantees the State's respect of the Olympic
11 Charter and the Host City Contract promulgated by the IOC;

12 (5) agrees that all representations, warranties, and 13 covenants set forth in this Article as well as any written 14 commitments made by the State regarding the games shall be 15 binding on the State;

16 (6) guarantees that the State will take all necessary 17 measures in order that it fulfill its obligations 18 completely under this Article and any written commitments 19 made by the State to the IOC;

20 (7) declares and confirms that no other important 21 national or international meeting or event will take place 22 in the vicinity of the venues during the period one week 23 before through one week after the games;

(8) guarantees that all construction work necessary
for the organization of the games within the State, to the
extent permitted or authorized by the State, will comply

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1 with (i) local, regional, and national environmental 2 regulations and acts and (ii) international agreements and 3 protocols to which the United States is a party regarding 4 planning, construction, and protection of the environment;

5 (9) guarantees that it shall provide or cause to be 6 provided all security, medical, and other 7 government-related services that the State customarily 8 provides for comparable large-scale events and that are 9 necessary for the successful planning, organization, and staging of the portions of the games within the State, at 10 11 no cost to the OCOG;

12 (10) agrees to take such action as may be required by law, and to be effective for the period not later than 13 14 January 1, 2010 and through the end of the games, to 15 suspend or waive the imposition and collection of fees and 16 charges otherwise imposed and collected by or on behalf of 17 the State for permits and licenses issued to the OCOG applicable to the design, development, construction, and 18 19 operation or use of the venues and properties related to 20 the games;

(11) agrees to cooperate with the candidate city, the bid committee and the OCOG, as well as local, regional, and national business, trade, and service organizations in order to promote and encourage, to the extent permitted by law, the charging of ordinary and customary prices for goods and services associated with the games within the SB2016 Enrolled - 6 - LRB096 11410 RCE 21876 b

State (including, but not limited to, hotel rates,
 restaurants, and related services) for anyone attending
 the games, including non-accredited spectators;

(12) agrees that, if requested by the candidate city, 4 the bid committee, or the OCOG, it shall permit any member 5 6 of the General Assembly to introduce legislation necessary 7 to: (i) effectively reduce and sanction ambush marketing, 8 (ii) eliminate illegal street vending during the period 9 beginning 2 weeks before the games through the end of the 10 games; and (iii) control advertising space (including, but 11 not limited to, billboards and advertising on public 12 transport) as well as air space and that any such legislation will be introduced as soon as possible but no 13 14 later than January 1, 2014;

(13) agrees that it shall not engage in any marketing,
commercial, or signage program in relation to the games
without the prior written consent of the IOC;

18 (14) agrees that it shall coordinate and cooperate with 19 the candidate city and the OCOG concerning a "Look of the 20 Games" program;

(15) agrees that it will cooperate with the OCOG and the candidate city (including any applicable candidate city commission) in preventing ambush marketing at the games within the State;

(16) agrees to enter into a binding option agreement
 with the bid committee or the OCOG to provide the OCOG with

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the rights to any and all existing or hereafter developed 1 2 commercial outdoor advertising space (including 3 billboards) owned or controlled by the State and located within the vicinity of any Olympic properties, which 4 5 agreement shall provide, among other things, that such advertising space will be available at the OCOG's option 6 7 for a 12-week period encompassing the games at 2008 best 8 commercial prices adjusted only for inflation;

9 (17) except as may be provided in any other agreement 10 between the State and the candidate city, the bid 11 committee, or the OCOG, agrees to make all of its 12 non-competition and Olympic ancillary properties available 13 at no cost to the OCOG;

(18) guarantees that the accessibility standards to be applied for the Paralympic Games shall include the Americans with Disabilities Act, the Fair Housing Act, the Illinois Environmental Barriers Act (and its implementing regulations, the Illinois Accessibility Code), and the Illinois Human Rights Act;

(19) shall cooperate with the OCOG to assure that
accessibility will be fully integrated into the planning of
the Paralympic Games comprising part of the games; and

(20) agrees to the formation and authority of theChicago Olympic Public Safety Command.

(b) In the event of a conflict between any provision ofthis Act and any provision of any written commitments made by

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1 the State regarding the games, this Act shall prevail and 2 control as to the State.

3 (c) The bid committee and the OCOG shall provide any 4 information reasonably requested by the State, with copies to 5 the leaders of both houses of the General Assembly, to assist 6 in reviewing the provisions of and performance under this 7 Article.

8 (d) Nothing in this Article shall be construed as impairing9 the Governor's constitutional authority.

Section 5-15. State indemnification obligation and net financial deficit.

(a) Solely through the funds contained in the Olympic Games
and Paralympic Games Trust Fund created by this Article, the
State shall be liable to the IOC, the IPC, and the USOC for:

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(1) the State indemnification obligation; and

(2) any net financial deficit.

17 The State's liability for the State indemnification 18 obligation and any net financial deficit shall be subject to 19 the terms of this Section of this Article.

20 (b) The State shall not make any payments with respect to 21 the State indemnification obligation or any net financial 22 deficit until and after (i) all bid committee and all OCOG net 23 operating revenues, surplus, reserves, contingencies, 24 receivables, funds, and other available assets and security 25 have been fully expended and (ii) the candidate city has first SB2016 Enrolled - 9 - LRB096 11410 RCE 21876 b

paid at least \$250,000,000 in the aggregate towards amounts that would give rise to a State indemnification obligation or a net financial deficit payment obligation on the State's part, or both.

5 (c) Any financial commitments of the State under this 6 Section shall be satisfied exclusively by recourse to the 7 Olympic Games and Paralympic Games Trust Fund.

8 (d) Any financial commitments of the State under this 9 Section shall not exceed \$250,000,000 in the aggregate.

Section 5-20. Olympic Games and Paralympic Games Trust Fund.

12 (a) The Olympic Games and Paralympic Games Trust Fund is13 created as a special fund in the State Treasury.

(b) The State may choose to fund the Olympic Games and Paralympic Games Trust Fund in any manner it considers appropriate, and at such time or times the State determines necessary. By the beginning of State fiscal year 2016, the State shall appropriate sums of money to the Olympic Games and Paralympic Games Trust Fund to provide security for the State indemnification obligation and the net financial deficit.

(c) The moneys in the Olympic Games and Paralympic Games Trust Fund may be used only for the sole purpose of fulfilling the obligations of the State pursuant to the State indemnification obligation and any net financial deficit. For each dollar that is expended from the Olympic Games and SB2016 Enrolled - 10 - LRB096 11410 RCE 21876 b

Paralympic Games Trust Fund, the State shall expend an
 equivalent amount of State funds for road projects outside of
 the county in which the candidate city is located.

(d) No additional State funds shall be deposited into the 4 5 Olympic Games and Paralympic Games Trust Fund once the Governor determines that the fund has achieved, or is reasonably 6 7 expected to otherwise accrue, a sufficient balance to provide 8 adequate security, acceptable to the IOC, to demonstrate the 9 State's ability to fulfill its obligations to satisfy the State 10 indemnification obligation and any net financial deficit 11 payment obligation.

12 (e) If the candidate city is selected as the host city for 13 the games, the Olympic Games and Paralympic Games Trust Fund 14 shall be maintained until a determination by the Governor is 15 made that the State's obligations to satisfy the State 16 indemnification obligation and to be liable for any net 17 financial deficit are satisfied and concluded, at which time 18 the fund shall be terminated.

(f) Upon the termination of the Olympic Games and Paralympic Games Trust Fund, all sums earmarked, transferred, or contained in the fund, along with any investment earnings retained in the fund, shall immediately revert to the General Revenue Fund.

24 Section 5-25. Fund as security; liability. Any moneys 25 deposited, transferred, or otherwise contained in the Olympic SB2016 Enrolled - 11 - LRB096 11410 RCE 21876 b

Trust Fund shall be, 1 and Paralympic Games Games upon 2 appropriation by the General Assembly, used for the sole purpose of providing adequate security, acceptable to the IOC, 3 to demonstrate the State's ability to satisfy its State 4 5 indemnification obligation and to be liable for any net 6 financial deficit. The security may be provided by moneys contained in the Fund as provided in Section 5-20, or by 7 insurance coverage, letters of credit, or other acceptable 8 9 secured instruments purchased or secured by the moneys, or by 10 any combination thereof.

Section 5-30. Insurance. The bid committee and the OCOG shall list the State and the candidate city as additional insureds on any policy of insurance purchased by the bid committee or the OCOG to be in effect in connection with the preparation for and conduct of the games.

Section 5-35. Bid committee and OCOG responsibilities. The bid committee and the OCOG may not engage in any conduct that reflects unfavorably upon the State, the candidate city, or the games, or that is contrary to law or to the rules and regulations of the IOC, IPC, or USOC.

Section 5-40. Authority of the Governor. Subject to the limitations of this Article, including but not limited to those contained in Section 5-15, the Governor, or his or her SB2016 Enrolled - 12 - LRB096 11410 RCE 21876 b

designee, on behalf of the State, may execute such other agreements or contracts as may be required by the OCOG, the USOC, the IOC, or the IPC in connection with the candidate city and bid committee's bid to host the Games.

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Section 5-42. Diversity program.

The OCOG shall establish and maintain a diversity 6 (a) 7 program to ensure non-discrimination in the award of contracts 8 by the OCOG and the administration of those contracts. To the 9 maximum extent permitted by law, the OCOG shall establish goals 10 as part of the program of awarding not less than 25% of the 11 annual dollar value of all contracts, purchase orders, or other 12 agreements (collectively referred to as "the contracts") to 13 minority owned businesses or businesses owned by a person with 14 a disability, and 5% of the annual dollar value of the 15 contracts to female owned businesses. The subject of the 16 contracts includes, but is not limited to, the purchase of professional services, construction services, 17 supplies, 18 materials, and equipment. Recognizing that the planning, 19 organization, and staging of the games is a unique undertaking, 20 the goals established in this subsection shall exclude: all 21 contracts, purchase orders, or other agreements that (i) must 22 be awarded to a specific source as a result of the OCOG's legal obligations to the USOC or IOC or its official tier 1, tier 2 23 24 or tier 3 sponsors, (ii) the OCOG awards to a unique or limited 25 supplier of a product, equipment, or service required for the SB2016 Enrolled - 13 - LRB096 11410 RCE 21876 b

games, or (iii) the payments under which are passed through to 1 2 other constituencies involved in or attending the games (such 3 as under the games accommodation program). If, however, the OCOG awards any contracts, purchase orders, or other agreements 4 5 described in items (i) through (iii) to a minority-owned 6 business, business owned by a person with a disability, or a 7 female-owned business, those contracts shall be considered 8 towards the goals described in this subsection.

9 (b) For purposes of this Section, the terms "minority owned 10 business", "business owned by a person with a disability", and 11 "female owned business" have the meanings given to those terms 12 in the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. For purposes of meeting the goals of 13 14 this Section, the State shall recognize OCOG contracts 15 performed in the candidate city that are awarded to 16 minority-owned business enterprises, business enterprises 17 owned by persons with disabilities, or women-owned business enterprises, as those terms are defined in the municipal code 18 19 of the candidate city.

(c) The OCOG shall establish and maintain a diversity program designed to promote equal employment opportunity with respect to its management and operations. The program shall include a plan, including timetables, as appropriate, that specify goals and methods for increasing participation by women, minorities, and persons with disabilities in those employment opportunities. SB2016 Enrolled - 14 - LRB096 11410 RCE 21876 b

(d) Beginning on January 1, 2011, and each year thereafter 1 2 until the completion of the games, the OCOG shall issue a written report to the Governor, President of the Senate, 3 Minority Leader of the Senate, Speaker of the House of 4 Minority 5 Representatives, Leader of the House of 6 Representatives, mayor of the candidate city, and city council 7 of the candidate city providing the number of respective 8 employees who have designated themselves as members of a 9 minority group, as persons with a disability, or as women. The 10 report shall also describe in detail the OCOG's compliance with 11 the requirements of subsections (a) and (c) of this Section.

12 (e) The Diversity Program Commission is created to monitor, 13 and report on minority, female, and persons with review, 14 disabilities contracting and employment related to the 15 planning, organization, and staging of the games. The 16 Commission shall consist of 2 members appointed by the 17 Governor, 2 members appointed by the President of the Senate, 2 members appointed by the Minority Leader of the Senate, 2 18 19 members appointed by the Speaker of the House of 20 Representatives, 2 members appointed by the Minority Leader of the House of Representatives, one member appointed by the 21 22 Metropolitan Pier and Exposition Authority Board, one member 23 appointed by the Board of Trustees of the University of Illinois, one member appointed by the Board of Commissioners of 24 25 the Chicago Park District, 5 members appointed by the mayor of the candidate city, and 5 representatives of the OCOG's 26

outreach advisory council appointed by the other members of the 1 2 Commission upon an affirmative vote of at least 10 of those 3 other members. All appointments shall be made by January 1, 2011. The State encourages all parties with the power to 4 5 appoint members to the Commission to take into account a broad range of experience, including but not limited to experience in 6 7 government, small business ownership or management, civic or 8 community involvement, and advocacy of equal opportunity for 9 minorities, women, and the disabled in employment and 10 contracting. Beginning on January 1, 2012, and each year 11 thereafter until the completion of the games, the Commission 12 shall file a written report with the OCOG, the General Assembly, the Governor, the mayor of the candidate city, and 13 14 the city council of the candidate city regarding compliance 15 with the diversity requirements of this Article. The Commission 16 may file a supplemental report at any time. The Commission 17 shall elect its own chairperson, and Commission members shall serve without compensation. 18

19 The Commission shall meet quarterly and as needed. The 20 Commission shall also meet within one week after the issuance 21 of the reports required under this subsection to, among other 22 things, discuss whether or not: (i) the OCOG is in compliance 23 with the requirements of this Section; (ii) the Metropolitan 24 Pier and Exposition Authority is in compliance with Section 25 23.1 of the Metropolitan Pier and Exposition Authority Act as 26 amended in this Article; (iii) the University of Illinois is in

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1 compliance with Section 4 of the Business Enterprise for 2 Minorities, Females, and Persons with Disabilities Act and 3 Section 1.1 of the University of Illinois at Chicago Act as 4 amended in this Article; and (iv) the Chicago Park District is 5 in compliance with Section 7.07 of the Chicago Park District 6 Act as amended in this Article.

The Commission shall include in any report required under 7 8 this subsection, among other things: (i) a list that sets forth 9 each person or entity awarded a contract that is the subject of 10 the diversity program described in this Section by the OCOG, 11 the Metropolitan Pier and Exposition Authority, the University 12 of Illinois, and the Chicago Park District and the name, 13 address, contact information, and total dollar amount of the contract or contracts; and (ii) a determination of whether the 14 15 OCOG, the Metropolitan Pier and Exposition Authority, the 16 University of Illinois, and the Chicago Park District are in 17 compliance with their respective obligations. If in any reporting period the OCOG, the Metropolitan Pier and Exposition 18 19 Authority, the University of Illinois, or the Chicago Park 20 District is not in compliance with its respective obligations, then each that is not in compliance shall file with the 21 22 Commission within 14 business days a written explanation 23 setting forth the reason or reasons for noncompliance. The Commission shall then meet within one week after receiving the 24 25 written explanations to discuss the stated reason or reasons for noncompliance. 26

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1 The OCOG, the Metropolitan Pier and Exposition Authority, 2 the University of Illinois, and the Chicago Park District shall 3 cooperate with the Commission and provide the Commission with 4 requested information, unless disclosure is prohibited by law.

5 Section 5-43. OCOG membership diversity. The State 6 encourages all parties with the power to appoint members to the 7 OCOG Board of Directors to take into account the racial and 8 ethnic diversity of the candidate city in making such 9 appointments.

10 Section 5-45. Inoperability.

(a) If the candidate city terminates its candidacy to become the host city for the games, then this Article is inoperable upon that termination.

14 (b) If the IOC does not select the candidate city as the 15 host city for the games on or before December 1, 2009, then 16 this Article is inoperable on and after that date.

Section 5-95. The State Finance Act is amended by adding
Sections 5.719 and 6z-80 as follows:

19 (30 ILCS 105/5.719 new)

20 <u>Sec. 5.719. The Olympic Games and Paralympic Games Trust</u>
 21 <u>Fund.</u>

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1 (30 ILCS 105/6z-80 new)

Sec. 6z-80. Appropriations from the Olympic Games and Paralympic Games Trust Fund. The Olympic Games and Paralympic Games Trust Fund is created as a special fund in the State treasury. Subject to appropriation, all money in the Olympic Games and Paralympic Games Trust Fund must be used to make payments required under the Olympic Games and Paralympic Games (2016) Law.

9 Section 5-96. The Business Enterprise for Minorities,
10 Females, and Persons with Disabilities Act is amended by
11 changing Section 4 as follows:

12 (30 ILCS 575/4) (from Ch. 127, par. 132.604)

13 (Section scheduled to be repealed on June 30, 2010)

14 Sec. 4. Award of State contracts.

15 (a) Except as provided in subsections subsection (b) and (c), not less than 12% of the total dollar amount of State 16 17 contracts, as defined by the Secretary of the Council and approved by the Council, shall be established as a goal to be 18 awarded to businesses owned by minorities, females, and persons 19 20 disabilities; provided, however, that with contracts 21 representing at least five-twelfths of the total amount of all 22 State contracts awarded to businesses owned by minorities, 23 females, and persons with disabilities pursuant to this Section 24 shall be awarded to female owned businesses, and that contracts

representing at least one-sixth of the total amount of all State contracts awarded to businesses owned by minorities, females, and persons with disabilities pursuant to this Section shall be awarded to businesses owned by persons with disabilities.

6 The above percentage relates to the total dollar amount of 7 State contracts during each State fiscal year, calculated by 8 examining independently each type of contract for each agency 9 or university which lets such contracts. Only that percentage arrangements which represents the 10 of participation of 11 businesses owned by minorities, females, and persons with 12 disabilities on such contracts shall be included.

13 In the case of State construction contracts, the (b) 14 provisions of subsection (a) requiring a portion of State 15 contracts to be awarded to businesses owned and controlled by 16 persons with disabilities do not apply. Not less than 10% of 17 the total dollar amount of State construction contracts is established as a goal to be awarded to minority and female 18 19 owned businesses, and contracts representing 50% of the amount 20 of all State construction contracts awarded to minority and female owned businesses shall be awarded to female owned 21 22 businesses.

(c) In the case of all work undertaken by the University of
 Illinois related to the planning, organization, and staging of
 the games, the University of Illinois shall establish a goal of
 awarding not less than 25% of the annual dollar value of all

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1	contracts, purchase orders, and other agreements (collectively
2	referred to as "the contracts") to minority-owned businesses or
3	businesses owned by a person with a disability and 5% of the
4	annual dollar value the contracts to female-owned businesses.
5	For purposes of this subsection, the term "games" has the
6	meaning set forth in the Olympic Games and Paralympic Games
7	(2016) Law.
8	(Source: P.A. 87-701; 88-597, eff. 8-28-94.)
9	Section 5-97. The State Mandates Act is amended by adding
10	Section 8.33 as follows:
11	(30 ILCS 805/8.33 new)
12	Sec. 8.33. Exempt mandate. Notwithstanding the provisions
13	of Sections 6 and 8 of this Act, no reimbursement by the State
14	is required for the implementation of Section 5-42 of the
15	Olympic Games and Paralympic Games (2016) Law.
16	Section 95-98. The Metropolitan Pier and Exposition
17	Authority Act is amended by changing Section 23.1 as follows:
18	(70 ILCS 210/23.1) (from Ch. 85, par. 1243.1)
19	Sec. 23.1. Affirmative action.
20	(a) The Authority shall, within 90 days after the effective

21 date of this amendatory Act of 1984, establish and maintain an 22 affirmative action program designed to promote equal

employment opportunity and eliminate the effects of past 1 2 discrimination. Such program shall include a plan, including timetables where appropriate, which shall specify goals and 3 methods for increasing participation by women and minorities in 4 5 employment, including employment related to the planning, organization, and staging of the games, by the Authority and by 6 7 parties which contract with the Authority. The Authority shall submit a detailed plan with the General Assembly prior to 8 9 September 1 of each year. Such program shall also establish 10 procedures and sanctions (including debarment), which the 11 Authority shall enforce to ensure compliance with the plan 12 established pursuant to this Section and with State and federal laws and regulations relating to the employment of women and 13 14 minorities. A determination by the Authority as to whether a 15 party to a contract with the Authority has achieved the goals 16 or employed the methods for increasing participation by women 17 and minorities shall be determined in accordance with the terms of such contracts or the applicable provisions of rules and 18 regulations of the Authority existing at the time such contract 19 20 was executed, including any provisions for consideration of good faith efforts at compliance which the Authority may 21 22 reasonably adopt.

(b) The Authority shall adopt and maintain minority and female owned business enterprise procurement programs under the affirmative action program described in subsection (a) for any and all work, including all contracting related to the SB2016 Enrolled - 22 - LRB096 11410 RCE 21876 b

planning, organization, and staging of the games, undertaken by 1 2 the Authority. That work shall include, but is not limited to, the purchase of professional services, construction services, 3 supplies, materials, and equipment. The programs 4 shall 5 establish goals of awarding not less than 25% of the annual 6 dollar value of all contracts, purchase orders, or other 7 agreements (collectively referred to as "contracts") to minority owned businesses and 5% of the annual dollar value of 8 9 all contracts to female owned businesses. Without limiting the 10 generality of the foregoing, the programs shall require in 11 connection with the prequalification or consideration of 12 vendors for professional service contracts, construction contracts, and contracts for supplies, materials, equipment, 13 14 and services that each proposer or bidder submit as part of his 15 or her proposal or bid a commitment detailing how he or she 16 will expend 25% or more of the dollar value of his or her 17 contracts with one or more minority owned businesses and 5% or more of the dollar value with one or more female owned 18 19 businesses. Bids or proposals that do not include such detailed 20 commitments are not responsive and shall be rejected unless the Authority deems it appropriate to grant a waiver of these 21 22 requirements. In addition the Authority may, in connection with 23 the selection of providers of professional services, reserve the right to select a minority or female owned business or 24 businesses to fulfill the commitment to minority and female 25 26 business participation. The commitment to minority and female

business participation may be met by the contractor or 1 2 professional service provider's status as a minority or female 3 owned business, by joint venture or by subcontracting a portion of the work with or purchasing materials for the work from one 4 5 or more such businesses, or by any combination thereof. Each contract shall require the contractor or provider to submit a 6 7 certified monthly report detailing the status of that 8 contractor or provider's compliance with the Authority's 9 minority and female owned business enterprise procurement 10 program. The Authority, after reviewing the monthly reports of 11 the contractors and providers, shall compile a comprehensive 12 report regarding compliance with this procurement program and 13 file it quarterly with the General Assembly. If, in connection 14 with a particular contract, the Authority determines that it is impracticable or excessively costly to obtain minority or 15 16 female owned businesses to perform sufficient work to fulfill 17 the commitment required by this subsection, the Authority shall reduce or waive the commitment in the contract, as may be 18 19 appropriate. The Authority shall establish rules and setting forth the standards to be used in 20 regulations 21 determining whether or not a reduction or waiver is 22 appropriate. The terms "minority owned business" and "female 23 owned business" have the meanings given to those terms in the Business Enterprise for Minorities, Females, and Persons with 24 25 Disabilities Act.

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(c) The Authority shall adopt and maintain an affirmative

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action program in connection with the hiring of minorities and 1 2 women on the Expansion Project and on any and all construction 3 projects, including all contracting related to the planning, organization, and staging of the games, undertaken by the 4 5 Authority. The program shall be designed to promote equal 6 employment opportunity and shall specify the goals and methods for increasing the participation of minorities and women in a 7 8 representative mix of job classifications required to perform 9 the respective contracts awarded by the Authority.

10 (d) In connection with the Expansion Project, the Authority 11 shall incorporate the following elements into its minority and 12 female owned business procurement programs to the extent feasible: (1) a major contractors program that permits minority 13 female owned businesses to bear 14 owned businesses and 15 significant responsibility and risk for a portion of the 16 project; (2) a mentor/protege program that provides financial, 17 technical, managerial, equipment, and personnel support to minority owned businesses and female owned businesses; (3) an 18 19 emerging firms program that includes minority owned businesses 20 and female owned businesses that would not otherwise qualify for the project due to inexperience or limited resources; (4) a 21 22 small projects program that includes participation by smaller 23 minority owned businesses and female owned businesses on jobs where the total dollar value is \$5,000,000 or less; and (5) a 24 set-aside program that will identify contracts requiring the 25 expenditure of funds less than \$50,000 for bids to be submitted 26

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solely by minority owned businesses and female owned
 businesses.

(e) The Authority is authorized to enter into agreements 3 with contractors' associations, labor unions, 4 and the 5 contractors working on the Expansion Project to establish an Apprenticeship Preparedness Training Program to provide for an 6 increase in the number of minority and female journeymen and 7 8 apprentices in the building trades and to enter into agreements 9 with Community College District 508 to provide readiness 10 training. The Authority is further authorized to enter into 11 contracts with public and private educational institutions and 12 persons in the hospitality industry to provide training for 13 employment in the hospitality industry.

(f) McCormick Place Advisory Board. There is created a 14 15 McCormick Place Advisory Board composed as follows: 2 members 16 shall be appointed by the Mayor of Chicago; 2 members shall be 17 appointed by the Governor; 2 members shall be State Senators appointed by the President of the Senate; 2 members shall be 18 19 State Senators appointed by the Minority Leader of the Senate; 20 2 members shall be State Representatives appointed by the 21 Speaker of the House of Representatives; and 2 members shall be 22 State Representatives appointed by the Minority Leader of the 23 House of Representatives. The terms of all previously appointed members of the Advisory Board expire on the effective date of 24 25 this amendatory Act of the 92nd General Assembly. A State 26 Senator or State Representative member may appoint a designee

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1 to serve on the McCormick Place Advisory Board in his or her 2 absence.

A "member of a minority group" shall mean a person who is a citizen or lawful permanent resident of the United States and who is

6 (1) Black (a person having origins in any of the black
7 racial groups in Africa);

8 (2) Hispanic (a person of Spanish or Portuguese culture 9 with origins in Mexico, South or Central America, or the 10 Caribbean Islands, regardless of race);

11 (3) Asian American (a person having origins in any of 12 the original peoples of the Far East, Southeast Asia, the 13 Indian Subcontinent, or the Pacific Islands); or

14 (4) American Indian or Alaskan Native (a person having15 origins in any of the original peoples of North America).

16 Members of the McCormick Place Advisory Board shall serve 17 2-year terms and until their successors are appointed, except members who serve as a result of their elected position whose 18 19 terms shall continue as long as they hold their designated 20 elected positions. Vacancies shall be filled by appointment for the unexpired term in the same manner as original appointments 21 22 are made. The McCormick Place Advisory Board shall elect its 23 own chairperson.

Members of the McCormick Place Advisory Board shall serve without compensation but, at the Authority's discretion, shall be reimbursed for necessary expenses in connection with the SB2016 Enrolled - 27 - LRB096 11410 RCE 21876 b

1 performance of their duties.

2 The McCormick Place Advisory Board shall meet quarterly, or 3 as needed, shall produce any reports it deems necessary, and 4 shall:

5 (1) Work with the Authority on ways to improve the area
6 physically and economically;

7 (2) Work with the Authority regarding potential means
8 for providing increased economic opportunities to
9 minorities and women produced indirectly or directly from
10 the construction and operation of the Expansion Project;

11 (3) Work with the Authority to minimize any potential 12 impact on the area surrounding the McCormick Place 13 Expansion Project, including any impact on minority or 14 female owned businesses, resulting from the construction 15 and operation of the Expansion Project;

16 (4) Work with the Authority to find candidates for 17 building trades apprenticeships, for employment in the 18 hospitality industry, and to identify job training 19 programs;

20 (5) Work with the Authority to implement the provisions 21 of subsections (a) through (e) of this Section in the 22 construction of the Expansion Project, including the 23 Authority's goal of awarding not less than 25% and 5% of 24 the annual dollar value of contracts to minority and female 25 owned businesses, the outreach program for minorities and 26 women, and the mentor/protege program for providing SB2016 Enrolled - 28 - LRB096 11410 RCE 21876 b

1	assistance to minority and female owned businesses.
2	(g) The Authority shall comply with subsection (e) of
3	Section 5-42 of the Olympic Games and Paralympic Games (2016)
4	Law. For purposes of this Section, the term "games" has the
5	meaning set forth in the Olympic Games and Paralympic Games
6	(2016) Law.
7	(Source: P.A. 91-422, eff. 1-1-00; 92-16, eff. 6-28-01; 92-208,
8	eff. 8-2-01.)
9	Section 95-99. The Chicago Park District Act is amended by
10	adding Section 7.07 as follows:
11	(70 ILCS 1505/7.07 new)
12	Sec. 7.07. Olympic and paralympic games; contracts and
13	employment.
14	(a) All contracting and employment related to the planning,
15	organization, and staging of the games shall be subject to all
16	applicable ordinances contained in the Code of the Chicago Park
17	District, including but not limited to Chapter I (General
18	Provisions and Definitions), Chapter IV (Human Rights),
19	Chapter V (Personnel), and Chapter XI (Purchasing and
20	Contracting).
21	(b) The Chicago Park District shall comply with subsection
22	(e) of Section 5-42 of the Olympic Games and Paralympic Games
23	(2016) Law.
24	(c) For purposes of this Section, the term "games" has the

1 <u>meaning set forth in the Olympic Games and Paralympic Games</u> 2 (2016) Law.

3 Section 95-100. The University of Illinois at Chicago Act
4 is amended by adding Section 1.1 as follows:

- (110 ILCS 320/1.1 new) 5 Sec. 1.1. Olympic and paralympic games; contracting and 6 7 employment. 8 (a) All contracting and employment related to the planning, 9 organization, and staging of the games shall be subject to all 10 applicable laws, policies, and statements, including but not 11 limited to Section 4 of the Business Enterprise for Minorities, 12 Females, and Persons with Disabilities Act and the Statement of Reaffirmation, Affirmative Action in Employment, University of 13 Illinois at Chicago, June 2008. The University shall comply 14 15 with subsection (e) of Section 5-42 of the Olympic Games and 16 Paralympic Games (2016) Law. (b) For purposes of this Section, the term "games" has the 17 meaning set forth in the Olympic Games and Paralympic Games 18 19 (2016) Law.
- 20

ARTICLE 10.

21 Section 10-1. Article title. This Article may be cited as 22 the Olympic Public Safety Law. SB2016 Enrolled - 30 - LRB096 11410 RCE 21876 b

1 Section 10-5. Purpose. As part of the bid to host the 2016 Olympic and Paralympic Games in Chicago, this Article provides 2 3 for the creation of a commission, known as the Chicago Olympic 4 Public Safety Command, or COPSC, that will engage in security 5 and public safety planning, management, and administration if 6 Chicago is selected as the host city for the 2016 Olympic and Paralympic Games. In the event of such selection, it is 7 8 intended that COPSC will contribute to the achievement of the 9 following objectives: foster the intergovernmental cooperation 10 of local, State, and federal public safety agencies in 11 providing for the public safety of the Olympic and Paralympic 12 Games; develop a comprehensive security and public safety plan; create a unified chain of command; and implement an effective 13 14 and efficient public safety and security operation that does 15 not compromise the celebratory spirit of the Olympic and 16 Paralympic Games.

17 Section 10-10. Definitions. As used in this Article:

18 "Chicago 2016" means Chicago 2016, an Illinois 19 not-for-profit corporation formed to bid for the opportunity of 20 hosting the Olympic and Paralympic Games, or as the context 21 requires, a successor in interest to Chicago 2016, such as an organizing committee for the Olympic and Paralympic Games 22 23 formed after the selection of Chicago as the host city for that 24 event.

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"COPSC" means the Chicago Olympic Public Safety Command 1 2 contemplated in Section 10-15. "COPSC Chairperson" means the Chairperson of COPSC. 3 "ESG" means Executive Strategy Group of COPSC. 4 5 "Law enforcement and public safety services" includes 6 programs and services to, among other things: 7 (1) provide for crowd and traffic safety; 8 (2) suppress or reduce crime; 9 (3) provide for or assist in criminal investigation; 10 provide forensic, communications, and records (4) 11 support services; 12 (5) facilitate intelligence and information sharing 13 among federal, State, and local authorities and with 14 relevant private sector participants; 15 (6) deter and disrupt terrorism activity related to the 16 Olympic and Paralympic Games through aggressive 17 investigation and prosecution; (7) assure that the organizational structure and plans 18 19 exist to effectively prepare for, and respond to, any 20 terrorist incidents or other emergencies in the State 21 related to the Olympic and Paralympic Games; and 22 (8) assure that public safety plans are coordinated and 23 integrated with the operations plans of Chicago 2016 for the Olympic and Paralympic Games. 24 25 "Local enforcement agency" means law any political

the State or an agency of a political

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subdivision of

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subdivision that exists primarily to deter and detect crime and
 enforce criminal laws, statutes, and ordinances.

3 "Local public safety agency" means a political subdivision 4 of the State or an agency of a political subdivision of the 5 State that exists to provide:

6

(1) fire service;

7

8

(3) emergency management and communication.

(2) emergency medical services; or

9 "Olympic and Paralympic Games" means the 2016 Olympic and
10 Paralympic Games that may be hosted by the City of Chicago.

"Period of the Olympic and Paralympic Games" means the period commencing 21 days before the opening ceremony of the 2016 Olympic Games and concluding 14 days after the closing ceremony of the 2016 Paralympic Games.

15 "State" means the State of Illinois.

16 "State agency" means any department, division, commission, 17 council, board, bureau, committee, institution, government, 18 corporation, or other establishment or official of the State, 19 except the Legislature, and for purposes of this Article 20 includes a State institution of higher education.

21 "State law enforcement agency" means any entity 22 administered by the State that exists primarily to deter and 23 detect crime and enforce criminal laws, statutes, and 24 ordinances.

25 "State public safety agency" means an entity administered 26 by the State that exists to provide: SB2016 Enrolled - 33 - LRB096 11410 RCE 21876 b

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(1) fire service;

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(2) emergency medical services; or

3 (3) emergency management and communication.

Wenue Commander" means a person who shall direct and coordinate law enforcement and public safety personnel and responsibilities at a designated Olympic venue during the period of the Olympic and Paralympic Games, as set forth in this Article.

9 Section 10-15. Chicago Olympic Public Safety Command.

10 (a) If the International Olympic Committee selects the City 11 of Chicago to host the Olympic and Paralympic Games, then the 12 Chicago Olympic Public Safety Command (COPSC) shall be 13 established.

14 (b) The policymaking responsibility of COPSC shall be 15 vested in ESG.

- 16 (c) ESG shall consist of the following initial members:
- 17

(1) the COPSC Chairperson;

18 (2) the Executive Director of COPSC (non-voting 19 member);

20 (3) the Commissioner of the Chicago Fire Department;

(4) a representative of Chicago 2016 appointed by the
 COPSC Chairperson;

(5) the Executive Director for the Office of Emergency
Management and Communications of the City of Chicago;
(6) the Special Agent-In-Charge of the Chicago

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Division of the United States Federal Bureau of
 Investigation, or other representative designated by the
 United States Federal Bureau of Investigation;

4 (7) the Special Agent-In-Charge of the Chicago 5 Division of the United States Secret Service, or other 6 representative designated by the United States Secret 7 Service;

8 (8) the Regional Director for the Federal Emergency
9 Management Agency;

10 (9) a representative appointed by the Director of the 11 Illinois State Police; and

(10) the Superintendent of the Chicago Police
Department, if the COPSC Chairperson is someone other than
the Superintendent of the Chicago Police Department.

15 (d) Each member of COPSC, including those of ESG and the 16 Executive Director of COPSC, shall serve without additional 17 compensation from the State of Illinois.

(e) The COPSC Chairperson shall be the Superintendent of 18 19 the Chicago Police Department, or such other suitably qualified 20 person appointed by the Mayor of the City of Chicago. The COPSC Chairperson shall chair COPSC and ESG and shall call meetings 21 22 of each from time to time in furtherance of the purposes of 23 this Article. A majority of the members of ESG constitutes a quorum for the transaction of business. All members of ESG 24 25 other than the Executive Director of COPSC shall be voting 26 members, and the action of a majority of a quorum of ESG shall SB2016 Enrolled - 35 - LRB096 11410 RCE 21876 b

1 constitute the action of ESG.

(f) The COPSC Chairperson may appoint additional members of
ESG at a properly constituted meeting of ESG, but each such
appointment shall be subject to written consent by a majority
of the other members of ESG present at the same or a subsequent
properly constituted meeting of ESG.

7 (g) ESG shall establish a strategic plan for law 8 enforcement and public safety services related to the Olympic 9 and Paralympic Games, including the coordination of personnel 10 and resources of State, local, and federal law enforcement and 11 public safety agencies.

12 (h) ESG shall define the composition, organizational13 structure, and high-level administrative policies of COPSC.

14 (i) COPSC shall:

15 (1) in furtherance of the strategic plan developed by 16 ESG, and in consultation with State, local, and federal law 17 enforcement and public safety agencies, establish a detailed plan for law enforcement and public safety 18 19 services related to the Olympic and Paralympic Games, 20 including the coordination of personnel and resources of 21 State, local, and federal law enforcement and public safety 22 agencies;

(2) develop any policies necessary to inform and direct
 COPSC in the implementation of that plan;

(3) amend that plan to promote the effective,efficient, and cooperative implementation of the plan and

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the preservation of public safety;

2

3

(4) integrate that plan with the operations plans of Chicago 2016 for the Olympic and Paralympic Games; and

4

5

6

(5) perform such other functions as directed by the COPSC Chairperson or ESG, consistent with the purposes of this Article.

7 (j) All State and local law enforcement and public safety 8 agencies shall cooperate with the planning and coordination 9 efforts of COPSC, as requested by COPSC and subject to 10 applicable law. COPSC shall, unless it relinquishes such 11 authority in whole or part, and subject to applicable superior 12 federal law or authority, have primary responsibility for law enforcement and public safety services at each Olympic venue in 13 14 the State (including an area extending up to approximately 300 15 yards from the secure perimeter of each Olympic site, as 16 defined and promulgated by COPSC) during the period of the 17 Olympic and Paralympic Games. Designated Venue Commanders at each such Olympic venue shall direct and coordinate on-scene 18 19 law enforcement and public safety personnel and 20 responsibilities and shall be managed by the COPSC Chairperson or his or her designee. 21

22 Section 10-20. COPSC Chairperson; Venue Commanders.

(a) The COPSC Chairperson shall appoint qualified
 individuals to serve as Venue Commanders at Olympic venues
 during the period of the Olympic and Paralympic Games.

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1 (b) The COPSC Chairperson shall coordinate law enforcement 2 and public safety agency activities during the Olympic and 3 Paralympic Games with respect to Olympic venues and events, and 4 shall direct the execution of the plan established by COPSC.

5 Section 10-25. Executive Director of COPSC.

6 (a) The COPSC Chairperson shall appoint a representative of
7 Chicago 2016 as the Executive Director of COPSC.

8 (b) The Executive Director of COPSC shall report to the 9 COPSC Chairperson and manage the day-to-day activities of 10 COPSC.

11 10-30. Deputization. COPSC Section may enter into agreements with political subdivisions of the State and with 12 13 other states, regional authorities, and the federal 14 Government. Pursuant to these agreements, the COPSC 15 Chairperson may deputize or otherwise designate qualified law enforcement personnel from those other governmental units to 16 assist COPSC in performing specifically described activities 17 under this Article during the period of the Olympic and 18 Paralympic Games. Those deputized or designated persons shall 19 20 have the status of a peace officer in the State during the 21 period of the Olympic and Paralympic Games, and shall have all the powers possessed by policemen in cities and by sheriffs, 22 23 including the power to make arrests for violations of State 24 statutes or municipal or county ordinances, except that those SB2016 Enrolled - 38 - LRB096 11410 RCE 21876 b

powers (i) may be exercised only within the geographic areas 1 2 affirmatively authorized in writing by the COPSC Chairperson and (ii) may be otherwise restricted or limited by the COPSC 3 in that writing. Any authorization for 4 Chairperson 5 deputization or designation pursuant to this subsection shall 6 be made in writing, and should be carried by each such 7 deputized or designated person (or kept in reasonable proximity 8 thereto) and produced upon demand by another peace officer.

9 Section 10-35. Inoperability. This Article shall be10 inoperable as follows:

(a) if the City of Chicago terminates its candidacy to become the host city for the Olympic and Paralympic Games, then this Article is inoperable upon that termination;

(b) if the International Olympic Committee does not select the City of Chicago as of the host city for the Olympic and Paralympic Games on or before December 1, 2009, then this Article is inoperable on and after that date; or

(c) if the City of Chicago is chosen as the host city for
the Olympic and Paralympic Games on or before December 1, 2009,
then this Article is inoperable on and after June 30, 2017.

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ARTICLE 15.

Section 15-1. Article title. This Article may be cited as
 the Olympic and Paralympic Trademark Protection Law.

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1 Section 15-5. Purpose. As part of the bid of Chicago 2016, an Illinois not-for-profit corporation, and the City of Chicago 2 3 to host the 2016 Olympic and Paralympic Games in Chicago, this 4 Article provides for additional protection for trademarks used 5 by or reserved for exclusive use by the United States Olympic 6 Committee and Chicago 2016 and its successor organizing 7 committee for the Games (the OCOG) in the marketing, promotion, 8 and operation of such Games. This Article amends the Trademark 9 Registration and Protection Act to: prohibit any third party 10 from registering trade names or trademarks used by the USOC, 11 Chicago 2016, or the OCOG; protect against infringement of 12 Olympic trademarks; and provide the USOC, Chicago 2016, and the 13 OCOG, with exclusive rights to use certain words, emblems, 14 slogans, mascots, and symbols for the Games, and the ability to 15 enforce those rights against others who use them in commerce, 16 including in Circuit Court in Cook County. This Article also amends the Business Corporation Act of 1983, the General Not 17 For Profit Corporation Act of 1986, and the Limited Liability 18 Company Act to prohibit registration of business 19 names featuring certain Olympic trademarks from and after the 20 21 effective date of this Article.

22 Section 15-10. The Trademark Registration and Protection 23 Act is amended by changing Section 10 and by adding Section 62 24 as follows: SB2016 Enrolled

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(765 ILCS 1036/10)

2 Sec. 10. Registrability. A mark by which the goods or 3 services of an applicant for registration may be distinguished 4 from the goods or services of others shall not be registered if 5 it:

6 (a) consists of or comprises immoral, deceptive, or 7 scandalous matter; or

8 (b) consists of or comprises matter that may disparage or 9 falsely suggest a connection with persons, living or dead, 10 institutions, beliefs, or national symbols, or bring them into 11 contempt, or disrepute; or

12 (c) consists of or comprises the flag or coat of arms or 13 other insignia of the United States, or of any state or 14 municipality, or of any foreign nation, or any simulation 15 thereof; or

16 (d) consists of or comprises the name, signature or 17 portrait identifying a particular living individual, except by 18 the individual's written consent; or

(e) consists of a mark which: (1) when used on or in connection with the goods or services of the applicant, is merely descriptive or deceptively misdescriptive of them, or (2) when used on or in connection with the goods or services of the applicant is primarily geographically descriptive or deceptively misdescriptive of them, or (3) is primarily merely a surname; however, nothing in this subsection (e) shall SB2016 Enrolled - 41 - LRB096 11410 RCE 21876 b

prevent the registration of a mark used by the applicant which has become distinctive of the applicant's goods or services. The Secretary may accept as evidence that the mark has become distinctive, as used on or in connection with the applicant's goods or services, proof of continuous use thereof as a mark by the applicant in this State for the 5 years before the date on which the claim of distinctiveness is made; or

8 (f) consists of or comprises a mark which so resembles a 9 mark registered in this State of a mark of tradename previously 10 used by another and not abandoned, as to be likely, when used 11 on or in connection with the goods or services of the 12 applicant, to cause confusion or mistake or to deceive; or -

13 (g) without the consent of the United States Olympic
14 <u>Committee:</u>

15 <u>(1) contains or consists of the symbol of the</u> 16 <u>International Olympic Committee, consisting of 5</u> 17 <u>interlocking rings, or the symbol of the International</u> 18 <u>Paralympic Committee;</u>

(2) contains or consists of the terms "Olympic",
 "Olympiad", "Paralympic", "Paralympiad", "Citius Altius
 Fortius", or "Chicago 2016"; or

(3) is substantially identical to any other mark or trade name used by the International Olympic Committee, the International Paralympic Committee, the United States Olympic Committee, or Chicago 2016 or its successor organizing committee for the 2016 Olympic and Paralympic SB2016 Enrolled

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1 <u>Games.</u> 2 (Source: P.A. 90-231, eff. 1-1-98.)

3 (765 ILCS 1036/62 new) Sec. 62. Infringement of Olympic marks. Notwithstanding 4 5 any other Section of this Act: (a) The United States Olympic Committee has the exclusive 6 right to use, and license for use, in this State any of the 7 following: 8 9 (1) any mark to which the United States Olympic 10 Committee has exclusive rights under 36 U.S.C. 220506; 11 (2) the designations "Chicago 2016", "CHICOG", 12 "Chicago Organizing Committee for the 2016 Olympic and 13 Paralympic Games", "Chicago Olympic Committee" and 14 "Chicago Paralympic Committee"; 15 (3) the emblem of Chicago 2016, featuring a stylized 16 design of a 6-pointed star superimposed over vertical stripes, and any other official emblem adopted by Chicago 17 18 2016; (4) the slogan "Stir the Soul" and any other official 19 20 slogan adopted by Chicago 2016; 21 (5) any official mascot or mascots adopted by Chicago 22 2016; and 23 (6) the phrases "Chicago Olympic Games", "Chicago 24 Olympics", "Chicago Paralympic Games", and "Chicago Paralympics" and any other official phrase adopted by 25

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1	Chicago 2016.
2	(b) The United States Olympic Committee, Chicago 2016 as
3	designee of the United States Olympic Committee, or both, may
4	file a civil action in the Circuit Court of Cook County, or any
5	other circuit court in the State of Illinois permitted by law,
6	against any person for the remedies provided under Section 70
7	of this Act if the person, without the consent of the United
8	States Olympic Committee or Chicago 2016, uses for the purpose
9	of trade, to induce the sale of any goods or services, or to
10	promote any theatrical exhibition, athletic performance, or
11	competition:
12	(1) any mark registered in Illinois to the United
13	States Olympic Committee or Chicago 2016;
14	(2) any mark referenced in subsection (a) of this
15	Section; or
16	(3) any word, symbol, design, graphic, or image, or
17	combination thereof, tending to cause confusion or
18	mistake, to deceive, or to falsely suggest a connection or
19	association with, or authorization by, the International
20	Olympic Committee, the International Paralympic Committee,
21	the United States Olympic Committee, Chicago 2016, or any
22	Olympic or Paralympic activity.
23	(c) If any provision of this Section or the application
24	thereof to any person or circumstance is held invalid, the
25	invalidity shall not affect other provisions or applications of
26	this Section which can be given effect without the invalid

SB2016 Enrolled - 44 - LRB096 11410 RCE 21876 b provision, and to this end the provisions of this Section are 1 2 severable. 3 (d) For the purposes of this Section, references to Chicago 2016 include the Illinois not-for-profit corporation of that 4 5 name and its successor organizing committee for the 2016 6 Olympic and Paralympic Games. 7 (e) Nothing in this Section is intended to limit any rights 8 or remedies provided under the Counterfeit Trademark Act. 9 Section 15-15. The Business Corporation Act of 1983 is 10 amended by changing Sections 4.05 and 4.15 as follows: 11 (805 ILCS 5/4.05) (from Ch. 32, par. 4.05) 12 Sec. 4.05. Corporate name of domestic or foreign 13 corporation. 14 (a) The corporate name of a domestic corporation or of a 15 foreign corporation organized, existing or subject to the provisions of this Act: 16 17 (1) Shall contain, separate and apart from any other word or abbreviation in such name, the word "corporation", 18 19 "company", "incorporated", or "limited", or an 20 abbreviation of one of such words, and if the name of a 21 foreign corporation does not contain, separate and apart from any other word or abbreviation, one of such words or 22 23 abbreviations, the corporation shall add at the end of its 24 name, as a separate word or abbreviation, one of such words

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or an abbreviation of one of such words.

2 (2) Shall not contain any word or phrase which 3 indicates or implies that the corporation (i) is authorized empowered to conduct the business of insurance, 4 or 5 assurance, indemnity, or the acceptance of savings 6 deposits; (ii) is authorized or empowered to conduct the business of banking unless otherwise permitted by the 7 8 Commissioner of Banks and Real Estate pursuant to Section 9 46 of the Illinois Banking Act; or (iii) is authorized or 10 empowered to be in the business of a corporate fiduciary 11 unless otherwise permitted by the Commissioner of Banks and 12 Real Estate under Section 1-9 of the Corporate Fiduciary 13 Act. The word "trust", "trustee", or "fiduciary" may be 14 used by a corporation only if it has first complied with 15 Section 1-9 of the Corporate Fiduciary Act. The word "bank", "banker" or "banking" may only be used by a 16 17 corporation if it has first complied with Section 46 of the Illinois Banking Act. 18

19 (3) Shall be distinguishable upon the records in the 20 office of the Secretary of State from the name or assumed 21 name of any domestic corporation or limited liability 22 company organized under the Limited Liability Company Act, 23 whether profit or not for profit, existing under any Act of 24 this State or of the name or assumed name of any foreign 25 foreign limited liability company corporation or 26 registered under the Limited Liability Company Act,

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whether profit or not for profit, authorized to transact 1 business in this State, or a name the exclusive right to 2 3 which is, at the time, reserved or registered in the manner provided in this Act or Section 1-15 of the Limited 4 5 Liability Company Act, except that, subject to the 6 discretion of the Secretary of State, a foreign corporation 7 that has a name prohibited by this paragraph may be issued 8 a certificate of authority to transact business in this 9 State, if the foreign corporation:

(i) Elects to adopt an assumed corporate name or
 names in accordance with Section 4.15 of this Act; and

(ii) Agrees in its application for a certificate of
authority to transact business in this State only under
such assumed corporate name or names.

15 (4) Shall contain the word "trust", if it be a domestic 16 corporation organized for the purpose of accepting and 17 executing trusts, shall contain the word "pawners", if it 18 be a domestic corporation organized as a pawners' society, 19 and shall contain the word "cooperative", if it be a 20 domestic corporation organized as а cooperative 21 association for pecuniary profit.

(5) Shall not contain a word or phrase, or an
abbreviation or derivation thereof, the use of which is
prohibited or restricted by any other statute of this State
unless such restriction has been complied with.

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(6) Shall consist of letters of the English alphabet,

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Arabic or Roman numerals, or symbols capable of being readily reproduced by the office of the Secretary of State.

3 (7) Shall be the name under which the corporation shall transact business in this State unless the corporation 4 5 shall also elect to adopt an assumed corporate name or names as provided in this Act; provided, however, that the 6 7 corporation may use any divisional designation or trade 8 name without complying with the requirements of this Act, 9 provided the corporation also clearly discloses its 10 corporate name.

11

(8) (Blank).

12 (9) Shall not, as to any corporation organized or 13 amending its corporate name on or after the effective date 14 of this amendatory Act of the 96th General Assembly, 15 without the express written consent of the United States 16 Olympic Committee, contain the words: (i) "Olympic"; (ii) 17 "Olympiad"; (iii) "Paralympic"; (iv) "Paralympiad"; (v) "Citius Altius Fortius"; (vi) "CHICOG"; or (vii) "Chicago 18 19 2016".

20 (b) The Secretary of State shall determine whether a name 21 is "distinguishable" from another name for purposes of this 22 Act. Without excluding other names which may not constitute 23 distinguishable names in this State, a name is not considered 24 distinguishable, for purposes of this Act, solely because it 25 contains one or more of the following:

26

(1) the word "corporation", "company", "incorporated",

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- 1 or "limited", "limited liability" or an abbreviation of one 2 of such words;
 - (2) articles, conjunctions, contractions,
 abbreviations, different tenses or number of the same word;
 (c) Nothing in this Section or Sections 4.15 or 4.20 shall:

6 (1) Require any domestic corporation existing or any 7 foreign corporation having a certificate of authority on 8 the effective date of this Act, to modify or otherwise 9 change its corporate name or assumed corporate name, if 10 any.

11 (2) Abrogate or limit the common law or statutory law 12 of unfair competition or unfair trade practices, nor 13 derogate from the common law or principles of equity or the 14 statutes of this State or of the United States with respect 15 to the right to acquire and protect copyrights, trade 16 names, trade marks, service names, service marks, or any 17 other right to the exclusive use of names or symbols.

18 (Source: P.A. 92-33, eff. 7-1-01.)

19 (805 ILCS 5/4.15) (from Ch. 32, par. 4.15)

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Sec. 4.15. Assumed corporate name.

(a) A domestic corporation or a foreign corporation
admitted to transact business or attempting to gain admission
to transact business may elect to adopt an assumed corporate
name that complies with the requirements of paragraphs (2),
(3), (4), (5), and (6), and (9) of subsection (a) of Section

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1 4.05 of this Act with respect to corporate names.

2 (b) As used in this Act, "assumed corporate name" means any 3 corporate name other than the true corporate name, except that 4 the following shall not constitute the use of an assumed 5 corporate name under this Act:

6 (1) the identification by a corporation of its business 7 with a trademark or service mark of which it is the owner 8 or licensed user; and

9 (2) the use of a name of a division, not separately 10 incorporated and not containing the word "corporation", 11 "incorporated", or "limited" or an abbreviation of one of 12 such words, provided the corporation also clearly 13 discloses its corporate name.

(c) Before transacting any business in this State under an assumed corporate name or names, the corporation shall, for each assumed corporate name, pursuant to resolution by its board of directors, execute and file in duplicate in accordance with Section 1.10 of this Act, an application setting forth:

19

(1) The true corporate name.

20 (2) The state or country under the laws of which it is21 organized.

(3) That it intends to transact business under anassumed corporate name.

24 (4) The assumed corporate name which it proposes to25 use.

26 (d) The right to use an assumed corporate name shall be

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effective from the date of filing by the Secretary of State 1 2 until the first day of the anniversary month of the corporation that falls within the next calendar year evenly divisible by 5, 3 however, if an application is filed within the 2 months 4 5 immediately preceding the anniversary month of a corporation 6 that falls within a calendar year evenly divisible by 5, the 7 right to use the assumed corporate name shall be effective 8 until the first day of the anniversary month of the corporation 9 that falls within the next succeeding calendar year evenly divisible by 5. 10

(e) A corporation shall renew the right to use its assumed corporate name or names, if any, within the 60 days preceding the expiration of such right, for a period of 5 years, by making an election to do so at the time of filing its annual report form and by paying the renewal fee as prescribed by this Act.

(f) Once an application for an assumed corporate name has been filed by the Secretary of State, one copy thereof may be filed for record in the office of the recorder of the county in which the registered office of the corporation is situated in this State.

(g) A foreign corporation may not use an assumed or fictitious name in the conduct of its business to intentionally misrepresent the geographic origin or location of the corporation within Illinois.

26 (Source: P.A. 91-906, eff. 1-1-01.)

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1 Section 15-20. The General Not For Profit Corporation Act 2 of 1986 is amended by changing Section 104.05 as follows: 3 (805 ILCS 105/104.05) (from Ch. 32, par. 104.05) 104.05. Corporate name of domestic or foreign 4 Sec. 5 corporation. (a) The corporate name of a domestic corporation or of a 6 7 foreign corporation organized, existing or subject to the 8 provisions of this Act: 9 (1) May contain, separate and apart from any other word 10 or abbreviation in such name, the word "corporation," 11 "company," "incorporated," or "limited," or an abbreviation of one of such words; 12 13 (2) Must end with the letters "NFP" if the corporate 14 name contains any word or phrase which indicates or implies 15 that the corporation is organized for any purpose other than a purpose for which corporations may be organized 16 17 under this Act or a purpose other than a purpose set forth 18 in the corporation's articles of incorporation; 19 (3) Shall be distinguishable upon the records in the 20 the office of the Secretary of State from the name or 21 assumed name of any domestic corporation or limited 22 liability company organized under the Limited Liability 23 Company Act, whether for profit or not for profit, existing

under any Act of this State or the name or assumed name of

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1 any foreign corporation or foreign limited liability company registered under the Limited Liability Company 2 3 Act, whether for profit or not for profit, authorized to transact business or conduct affairs in this State, or a 4 5 name the exclusive right to which is, at the time, reserved 6 or registered in the manner provided in this Act or Section 7 1-15 of the Limited Liability Company Act, except that, 8 subject to the discretion of the Secretary of State, a 9 foreign corporation that has a name prohibited by this 10 paragraph may be issued a certificate of authority to 11 conduct its affairs in this State, if the foreign 12 corporation:

13 (i) Elects to adopt an assumed corporation name or
14 names in accordance with Section 104.15 of this Act;
15 and

16 (ii) Agrees in its application for a certificate of
17 authority to conduct affairs in this State only under
18 such assumed corporate name or names;

(4) Shall not contain a word or phrase, or an
abbreviation or derivation thereof, the use of which is
prohibited or restricted by any other statute of this State
unless such restriction has been complied with;

(5) Shall consist of letters of the English alphabet,
Arabic or Roman numerals, or symbols capable of being
readily reproduced by the office of the Secretary of State;
(6) Shall not contain the words "regular democrat,"

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"regular democratic," "regular republican," "democrat," 1 2 "democratic," or "republican," nor the name of any other 3 established political party, unless consent to usage of such words or name is given to the corporation by the State 4 5 central committee of such established political party; notwithstanding any other provisions of this Act, any 6 7 corporation, whose name at the time this amendatory Act 8 takes effect contains any of the words listed in this 9 paragraph shall certify to the Secretary of State no later 10 than January 1, 1989, that consent has been given by the 11 State central committee; consent given to a corporation by 12 the State central committee to use the above listed words 13 may be revoked upon notification to the corporation and the 14 Secretary of State; and

15 (7) Shall be the name under which the corporation shall 16 conduct affairs in this State unless the corporation shall also elect to adopt an assumed corporate name or names as 17 18 provided in this Act; provided, however, that the 19 corporation may use any divisional designation or trade 20 name without complying with the requirements of this Act, 21 provided the corporation also clearly discloses its 22 corporate name; and \div

(8) Shall not, as to any corporation organized or
 amending its corporate name on or after the effective date
 of this amendatory Act of the 96th General Assembly,
 without the express written consent of the United States

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1 <u>Olympic Committee, contain the words: (i) "Olympic"; (ii)</u>
2 <u>"Olympiad"; (iii) "Paralympic"; (iv) "Paralympiad"; (v)</u>
3 <u>"Citius Altius Fortius"; (vi) "CHICOG"; or (vii) "Chicago</u>
4 2016".

5 (b) The Secretary of State shall determine whether a name 6 is "distinguishable" from another name for purposes of this 7 Act. Without excluding other names which may not constitute 8 distinguishable names in this State, a name is not considered 9 distinguishable, for purposes of this Act, solely because it 10 contains one or more of the following:

11

12

(1) The word "corporation," "company," "incorporated,"or "limited" or an abbreviation of one of such words;

13 (2) Articles, conjunctions, contractions,
14 abbreviations, different tenses or number of the same word.
15 (c) Nothing in this Section or Sections 104.15 or 104.20 of
16 this Act shall:

(1) Require any domestic corporation existing or any foreign corporation having a certificate of authority on the effective date of this Act, to modify or otherwise change its corporate name or assumed corporate name, if any; or

(2) Abrogate or limit the common law or statutory law
of unfair competition or unfair trade practices, nor
derogate from the common law or principles of equity or the
statutes of this State or of the United States with respect
to the right to acquire and protect copyrights, trade

SB2016 Enrolled - 55 - LRB096 11410 RCE 21876 b names, trade marks, service names, service marks, or any 1 2 other right to the exclusive use of name or symbols. (Source: P.A. 92-33, eff. 7-1-01; revised 10-28-08.) 3 4 Section 15-25. The Limited Liability Company Act is amended 5 by changing Section 1-10 as follows: (805 ILCS 180/1-10) 6 7 Sec. 1-10. Limited liability company name. 8 (a) The name of each limited liability company as set forth 9 in its articles of organization: 10 (1) shall contain the terms "limited liability company", "L.L.C.", or "LLC"; 11 12 (2) may not contain a word or phrase, or an abbreviation or derivation thereof, the use of which is 13 14 prohibited or restricted by any other statute of this State 15 unless the restriction has been complied with; (3) shall consist of letters of the English alphabet, 16 17 Arabic or Roman numerals, or symbols capable of being 18 readily reproduced by the Office of the Secretary of State; 19 (4) shall not contain any of the following terms: 20 "Corporation," "Corp.," "Incorporated," "Inc.," "Ltd.," 21 "Co.," "Limited Partnership" or "L.P."; 22 (5) shall be the name under which the limited liability 23 company transacts business in this State unless the limited 24 liability company also elects to adopt an assumed name or SB2016 Enrolled - 56 - LRB096 11410 RCE 21876 b

names as provided in this Act; provided, however, that the limited liability company may use any divisional designation or trade name without complying with the requirements of this Act, provided the limited liability company also clearly discloses its name;

6 (6) shall not contain any word or phrase that indicates 7 or implies that the limited liability company is authorized 8 or empowered to be in the business of a corporate fiduciary 9 unless otherwise permitted by the Commissioner of the 10 Office of Banks and Real Estate under Section 1-9 of the 11 Corporate Fiduciary Act. The word "trust", "trustee", or 12 "fiduciary" may be used by a limited liability company only if it has first complied with Section 1-9 of the Corporate 13 14 Fiduciary Act; and

15 (7) shall contain the word "trust", if it is a limited 16 liability company organized for the purpose of accepting 17 and executing trusts; and -

(8) shall not, as to any limited liability company 18 19 organized or amending its company name on or after the 20 effective date of this amendatory Act of the 96th General 21 Assembly, without the express written consent of the United 22 States Olympic Committee, contain the words: (i) 23 "Olympic"; (ii) "Olympiad"; (iii) "Paralympic"; (iv) 24 "Paralympiad"; (v) "Citius Altius Fortius"; (vi) "CHICOG"; 25 or (vii) "Chicago 2016".

26 (b) Nothing in this Section or Section 1-20 shall abrogate

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or limit the common law or statutory law of unfair competition or unfair trade practices, nor derogate from the common law or principles of equity or the statutes of this State or of the United States of America with respect to the right to acquire and protect copyrights, trade names, trademarks, service marks, service names, or any other right to the exclusive use of names or symbols.

8 (c) (Blank).

9 (d) The name shall be distinguishable upon the records in 10 the Office of the Secretary of State from all of the following:

(1) Any limited liability company that has articles of
organization filed with the Secretary of State under
Section 5-5.

14 (2) Any foreign limited liability company admitted to15 transact business in this State.

16 (3) Any name for which an exclusive right has been
17 reserved in the Office of the Secretary of State under
18 Section 1-15.

19 (4) Any assumed name that is registered with the20 Secretary of State under Section 1-20.

(5) Any corporate name or assumed corporate name of a
domestic or foreign corporation subject to the provisions
of Section 4.05 of the Business Corporation Act of 1983 or
Section 104.05 of the General Not For Profit Corporation
Act of 1986.

26 (e) The provisions of subsection (d) of this Section shall

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not apply if the organizer files with the Secretary of State a certified copy of a final decree of a court of competent jurisdiction establishing the prior right of the applicant to the use of that name in this State.

5 (f) The Secretary of State shall determine whether a name 6 is "distinguishable" from another name for the purposes of this 7 Act. Without excluding other names that may not constitute 8 distinguishable names in this State, a name is not considered 9 distinguishable, for purposes of this Act, solely because it 10 contains one or more of the following:

11 (1) The word "limited", "liability" or "company" or an 12 abbreviation of one of those words.

13 (2) Articles, conjunctions, contractions,
14 abbreviations, or different tenses or number of the same
15 word.

16 (Source: P.A. 92-33, eff. 7-1-01; 93-59, eff. 7-1-03.)

17

ARTICLE 20.

Section 20-5. Article title. This Article may be cited as the 2016 Olympic and Paralympic Games Professional Licensure Exemption Law.

21 Section 20-10. The Department of Professional Regulation 22 Law of the Civil Administrative Code of Illinois is amended by 23 adding Section 2105-350 as follows:

1	(20 ILCS 2105/2105-350 new)
2	Sec. 2105-350. Licensing exemptions related to the 2016
3	Olympic and Paralympic Games.
4	(a) Definitions. For purposes of this Section:
5	"Eligible personnel" means individuals formally accredited
6	by the OCOG under IOC procedures and regulations, or in the
7	case of a sanctioned test event, the individuals formally
8	designated by the OCOG under specific procedures applicable to
9	the sanctioned test event.
10	"Bid committee" means Chicago 2016, a local organizing
11	committee that has been incorporated as a not-for-profit
12	corporation, that is authorized by the candidate city to submit
13	a bid on the candidate city's behalf to the IOC for selection
14	as the host city for the games, and that may serve as (or help
15	form) the OCOG if the candidate city is selected as the host
16	city for the games.
17	"Candidate city" means the City of Chicago, which has been
18	selected as a candidate by the IOC to be the host city of the
19	games.
20	"Competition venues" means, collectively, the venues or
21	facilities to be used for competition and related activities,
22	including, without limitation, training activities, for the
23	games or sanctioned test events as may be determined by the
24	IOC, the USOC, or the OCOG or the candidate city.
25	"Department" means the Department of Financial and

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1 Professional Regulation of the State. 2 "Foreign licensing body" means (i) another state or 3 territory of the United States of America, or (ii) a foreign country or other political entity recognized by the United 4 5 States of America as sovereign, or a political subdivision 6 thereof. 7 "Games" means the 2016 Olympic and Paralympic Games, 8 including all associated meetings, ceremonies, performances, 9 and events. 10 "IOC" means the International Olympic Committee. 11 "NOC" means a National Olympic Committee. 12 "Non-competition venues" means, collectively, the venues 13 or facilities to be used for non-competition activities, including, without limitation, the Olympic village, broadcast 14 and media center, live sites, hospitality sites, and 15 16 administrative and operational offices, for the games or 17 sanctioned test events, as determined by the IOC, the USOC, or 18 the OCOG or the candidate city. 19 "NPC" means a National Paralympic Committee. 20 "OCOG" means the bid committee or the same as may be 21 reorganized or reconstituted if the candidate city is selected 22 as the host city for the games, or another not-for-profit 23 corporation to be established by the candidate city and the bid 24 committee, which is to serve as the organizing committee for 25 the games. "Period of the games" means the period commencing 28 days 26

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prior to the opening ceremony of the 2016 Olympic Games and concluding 28 days after the closing ceremony of the 2016 Paralympic Games.

4 <u>"Representative" means an individual formally accredited</u> 5 by the OCOG under IOC procedures and regulations as a member or 6 guest of an NOC or NPC delegation participating in the games, 7 or an individual formally designated by the OCOG or another 8 applicable organizing committee of a sanctioned test event as 9 being a member or guest of an NOC or NPC delegation, or 10 athletic team, participating in the sanctioned test event.

11 <u>"Sanctioned test event" means an event designated in</u> 12 writing by the OCOG to the Department at least 30 days in 13 advance and which is conducted for the purpose of preparing or 14 evaluating the ability and preparedness of the OCOG or the 15 candidate city to host the games.

16 <u>"Specified occupation" means the following occupations or</u> 17 professions: physician, chiropractic physician, advanced 18 practice nurse, practical nurse, licensed practical nurse, 19 registered nurse, registered professional nurse, physical 20 therapist, physical therapist assistant, physician assistant, 21 athletic trainer, veterinarian, veterinary technician, and 22 massage therapist.

23 "Sponsoring delegation" means an NOC or NPC delegation or 24 another accredited delegation for the games, or in the case of 25 a sanctioned test event, an NOC or NPC delegation or athletic 26 team, which engages, funds, supports, or otherwise requires the

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1	attendance and participation of the individual or entity to
2	whom or which a licensing exception contained in this Section
3	would apply.
4	"State" means the State of Illinois.
5	"USOC" means the U.S. Olympic Committee.
6	"Venues" means, collectively, the competition and
7	non-competition venues.
8	(b) Notwithstanding any law of the State or political
9	subdivision thereof to the contrary, an individual or entity
10	may engage in the practice of the specified occupations without
11	being licensed under any Act administered by the Department or
12	by the Department of Public Health of the State, provided that
13	the individual or entity:
14	(1) is duly licensed by, or otherwise authorized to
15	practice the profession or occupation by, a foreign
16	licensing body;
17	(2) provides services at the invitation of an OCOG for
18	the professional purpose of caring for or attending to the
19	needs of individuals participating in or attending the
20	games;
21	(3) restricts his, her or its licensed or authorized
22	services and duties solely to the provision of care or
23	service at one or more venues as specified by the OCOG, and
24	in the case of venues without access control, restricts
25	his, her or its licensed or authorized services and duties
26	solely to the provision of care or service to eligible

personnel; 1

2	(4) provides only the care or services that the
3	individual or entity is licensed or otherwise authorized by
4	the foreign licensing body to provide; and
5	(5) restricts the provision of the care or services to
6	the period of the games or to the period of a sanctioned
7	test event, together with any necessary period before and
8	after the test event.
9	(c) Any person or entity practicing or providing services
10	of a specified occupation as set forth in subsection (b) who,
11	in good faith, provides emergency care without fee to a person,
12	shall not be liable for civil damages or professional liability
13	as a result of his, her, or its acts or omissions, except to
14	the extent that the person or entity engages in willful or
15	wanton misconduct in providing that care. This subsection (c)
16	shall also apply to any person or entity that provides
17	emergency care without fee but that is duly licensed or
18	authorized to do so by the Department or the Department of
19	Public Health of the State.
20	(d) Notwithstanding any law of the State or political
21	subdivision thereof to the contrary, an individual or entity
22	may engage in the practice of the specified occupations without
23	being licensed under any Act administered by the Department,
24	provided that the individual or entity:
25	(1) is duly licensed by, or otherwise authorized to

practice the profession or occupation by, a foreign 26

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licensing body; 1 2 (2) provides services for the professional purposes of 3 attending to the needs of the representatives of a 4 sponsoring delegation; 5 (3) restricts his or her or its licensed or authorized 6 services and duties solely to the representatives of the 7 sponsoring delegation during the representatives' stay in 8 the State; 9 (4) provides services at the invitation of a sponsoring 10 delegation; 11 (5) provides only those services of a specified 12 occupation that the individual or entity is licensed or otherwise authorized to provide by the foreign licensing 13 14 body; and 15 (6) restricts the provision of said care or services to 16 the period of the games, or in the case of a sanctioned 17 test event, to the period of said sanctioned test event 18 together with any necessary period before and after said 19 sanctioned test event, which period shall not commence more 20 than 28 days before said sanctioned test event or terminate 21 more than 28 days after said sanctioned test event. 22 (e) The requirements of this Section 2105-350 do not apply 23 to the exemptions authorized by the Department pursuant to 24 Section 2105-400 of this Act. 25 (f) This Section becomes inoperable as provided in Section 26 20-15 of the 2016 Olympic and Paralympic Games Professional

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1 Licensure Exemption Law.

2 Section 20-15. Inoperability. This Article, including 3 Section 2105-350 of the Department of Professional Regulation 4 Law of the Civil Administrative Code of Illinois, shall be 5 inoperable as follows:

6 (a) if the candidate city terminates its candidacy to 7 become the host city for the games, then this Article is 8 inoperable upon that termination;

9 (b) if the IOC does not select the candidate city as the 10 host city for the games on or before December 1, 2009, then 11 this Article is inoperable on and after that date; or

(c) if the candidate city is chosen as the host city for the games on or before December 1, 2009, then this Article is inoperable on and after June 30, 2017; except that subsection (c) of Section 20-10 of this Article shall survive until the expiration of all relevant statutes of limitation.

Section 20-20. The Illinois Athletic Trainers Practice Actis amended by changing Section 4 as follows:

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19 (225 ILCS 5/4) (from Ch. 111, par. 7604)
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20 (Section scheduled to be repealed on January 1, 2016)

21 Sec. 4. Licensure requirement - Exempt activities. After 22 the effective date of this Act, no person shall provide any of 23 the services set forth in subsection (4) of Section 3 of this SB2016 Enrolled - 66 - LRB096 11410 RCE 21876 b

Act, or use the title "athletic trainer" or "certified athletic trainer" or "athletic trainer certified" or the letters "A.T.", "C.A.T.", "A.T.C.", "A.C.T.", or "I.A.T.L." after his name, unless licensed under this Act.

5 Nothing in this Act shall be construed as preventing or 6 restricting the practice, services, or activities of:

7 (1) Any person licensed or registered in this State by
8 any other law from engaging in the profession or occupation
9 for which he or she is licensed or registered.

10 (2) Any person employed as an athletic trainer by the 11 Government of the United States, if such person provides 12 athletic training solely under the direction or control of 13 the organization by which he or she is employed.

14 (3) Any person pursuing a course of study leading to a 15 degree or certificate in athletic training at an accredited 16 educational program if such activities and services 17 constitute a part of a supervised course of study involving daily personal or verbal contact at the site of supervision 18 19 between the athletic training student and the licensed 20 athletic trainer who plans, directs, advises, and student's 21 evaluates the athletic training clinical 22 education. The supervising licensed athletic trainer must 23 be on-site where the athletic training clinical education 24 is being obtained. A person meeting the criteria under this 25 paragraph (3) must be designated by a title which clearly indicates his or her status as a student or trainee. 26

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(4) (Blank).

2 The practice of athletic training under (5) the 3 supervision of a licensed athletic trainer by one who has applied in writing to the Department for licensure and has 4 5 complied with all the provisions of Section 9 except the passing of the examination to be eligible to receive such 6 7 license. In no event shall this exemption extend to any 8 person for longer than 3 months. Anyone who has previously 9 failed the examination, or who fails the examination during 10 this 3-month period, shall immediately cease practice as an 11 athletic trainer and shall not engage in the practice of 12 athletic training again until he or she passes the 13 examination.

14 (6) Any person in a coaching position from rendering 15 emergency care on an as needed basis to the athletes under 16 his or her supervision when a licensed athletic trainer is 17 not available.

(7) Any person who is an athletic trainer from another 18 19 nation, state, or territory acting as an athletic trainer 20 while performing his duties for his or her respective 21 non-Illinois based team or organization, so long as he or 22 she restricts his or her duties to his or her team or 23 organization during the course of his or her team's or 24 organization's stay in this State. For the purposes of this 25 Act, a team shall be considered based in Illinois if its 26 home contests are held in Illinois, regardless of the SB2016 Enrolled - 68 - LRB096 11410 RCE 21876 b

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location of the team's administrative offices.

2 (8) The practice of athletic training by persons 3 licensed in another state who have applied in writing to 4 the Department for licensure by endorsement for no longer 5 than 6 months or until notification has been given that 6 licensure has been granted or denied, whichever period of 7 time is lesser.

8 (9) The practice of athletic training by one who has 9 applied in writing to the Department for licensure and has 10 complied with all the provisions of Section 9 for no longer 11 than 6 months or until notification has been given that 12 licensure has been granted or denied, whichever period of 13 time is lesser.

14 (10) The practice of athletic training by persons 15 actively licensed as an athletic trainer in another state, 16 or currently certified by the National Athletic Trainers 17 Association Board of Certification, Inc., or its successor 18 entity, at a special athletic tournament or event conducted 19 by a sanctioned amateur athletic organization, including, 20 but not limited to, the Prairie State Games and the Special 21 Olympics, for no more than 14 days. This shall not include 22 contests or events that are part of a scheduled series of regular season events. 23

(11) Athletic trainer aides from performing patient
 care activities under the on-site supervision of a licensed
 athletic trainer. These patient care activities shall not

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of referrals 1 include interpretation or evaluation 2 procedures, planning or major modifications of patient programs, administration of medication, or solo practice 3 4 or event coverage without immediate access to a licensed 5 athletic trainer. (12) Persons or entities practicing the specified 6

7occupations set forth in subsection (a) of, and pursuant to8a licensing exemption granted in subsection (b) or (d) of,9Section 2105-350 of the Department of Professional10Regulation Law of the Civil Administrative Code of11Illinois, but only for so long as the 2016 Olympic and12Paralympic Games Professional Licensure Exemption Law is13operable.

14 (Source: P.A. 94-246, eff. 1-1-06.)

Section 20-25. The Massage Licensing Act is amended by changing Section 25 as follows:

17 (225 ILCS 57/25)

18 (Section scheduled to be repealed on January 1, 2012)

19 Sec. 25. Exemptions.

(a) This Act does not prohibit a person licensed under any
other Act in this State from engaging in the practice for which
he or she is licensed.

(b) Persons exempted under this Section include, but are
 not limited to, physicians, podiatrists, naprapaths, and

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1 physical therapists.

2 (c) Nothing in this Act prohibits qualified members of 3 other professional groups, including but not limited to nurses, 4 occupational therapists, cosmetologists, and estheticians, 5 from performing massage in a manner consistent with their 6 training and the code of ethics of their respective 7 professions.

8 (d) Nothing in this Act prohibits a student of an approved 9 massage school or program from performing massage, provided 10 that the student does not hold himself or herself out as a 11 licensed massage therapist and does not charge a fee for 12 massage therapy services.

(e) Nothing in this Act prohibits practitioners that do not involve intentional soft tissue manipulation, including but not limited to Alexander Technique, Feldenkrais, Reike, and Therapeutic Touch, from practicing.

17 Practitioners of certain service marked bodywork (f) involve intentional 18 approaches that do soft tissue 19 manipulation, including but not limited to Rolfing, Trager Approach, Polarity Therapy, and Orthobionomy, are exempt from 20 this Act if they are approved by their governing body based on 21 22 a minimum level of training, demonstration of competency, and 23 adherence to ethical standards.

(g) Practitioners of Asian bodywork approaches are exempt
 from this Act if they are members of the American Organization
 of Bodywork Therapies of Asia as certified practitioners or if

they are approved by an Asian bodywork organization based on a minimum level of training, demonstration of competency, and adherence to ethical standards set by their governing body.

4 (h) Practitioners of other forms of bodywork who restrict
5 manipulation of soft tissue to the feet, hands, and ears, and
6 who do not have the client disrobe, such as reflexology, are
7 exempt from this Act.

8 (i) Nothing in this Act applies to massage therapists from 9 other states or countries when providing educational programs 10 or services for a period not exceeding 30 days within a 11 calendar year.

(j) Nothing in this Act prohibits a person from treating ailments by spiritual means through prayer alone in accordance with the tenets and practices of a recognized church or religious denomination.

16 (k) Nothing in this Act applies to persons or entities 17 practicing the specified occupations set forth in subsection (a) of, and pursuant to a licensing exemption granted in 18 19 subsection (b) or (d) of, Section 2105-350 of the Department of Professional Regulation Law of the Civil Administrative Code of 20 21 Illinois, but only for so long as the 2016 Olympic and 22 Paralympic Games Professional Licensure Exemption Law is 23 operable.

24 (Source: P.A. 92-860, eff. 6-1-03.)

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Section 20-30. The Medical Practice Act of 1987 is amended

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1 by changing Section 4 as follows:

(225 ILCS 60/4) (from Ch. 111, par. 4400-4) 2 3 (Section scheduled to be repealed on December 31, 2010) 4 Sec. 4. Exemptions. (a) This Act does not apply to the following: 5 6 (1) persons lawfully carrying on their particular 7 profession or business under any valid existing regulatory 8 Act of this State: 9 (2) persons rendering gratuitous services in cases of 10 emergency; or 11 (3) persons treating human ailments by prayer or 12 spiritual means as an exercise or enjoyment of religious 13 freedom; or. (4) persons practicing the specified occupations set 14 15 forth in in subsection (a) of, and pursuant to a licensing 16 exemption granted in subsection (b) or (d) of, Section 2105-350 of the Department of Professional Regulation Law 17 18 of the Civil Administrative Code of Illinois, but only for so long as the 2016 Olympic and Paralympic Games 19 20 Professional Licensure Exemption Law is operable. 21 (b) (Blank). 22 (Source: P.A. 93-379, eff. 7-24-03.)

23 Section 20-35. The Nurse Practice Act is amended by 24 changing Section 50-15 as follows: 1 (225 ILCS 65/50-15) (was 225 ILCS 65/5-15)

2 (Section scheduled to be repealed on January 1, 2018)

3 Sec. 50-15. Policy; application of Act.

4 (a) For the protection of life and the promotion of health, 5 and the prevention of illness and communicable diseases, any 6 practicing or offering to practice person advanced, 7 professional, or practical nursing in Illinois shall submit 8 evidence that he or she is qualified to practice, and shall be 9 licensed as provided under this Act. No person shall practice 10 or offer to practice advanced, professional, or practical 11 nursing in Illinois or use any title, sign, card or device to 12 indicate that such a person is practicing professional or practical nursing unless such person has been licensed under 13 14 the provisions of this Act.

15

(b) This Act does not prohibit the following:

(1) The practice of nursing in Federal employment in
the discharge of the employee's duties by a person who is
employed by the United States government or any bureau,
division or agency thereof and is a legally qualified and
licensed nurse of another state or territory and not in
conflict with Sections 50-50, 55-10, 60-10, and 70-5 of
this Act.

(2) Nursing that is included in the program of study by
 students enrolled in programs of nursing or in current
 nurse practice update courses approved by the Department.

(3) The furnishing of nursing assistance in an
 emergency.

3 (4) The practice of nursing by a nurse who holds an 4 active license in another state when providing services to 5 patients in Illinois during a bonafide emergency or in 6 immediate preparation for or during interstate transit.

7 (5) The incidental care of the sick by members of the
8 family, domestic servants or housekeepers, or care of the
9 sick where treatment is by prayer or spiritual means.

10 (6) Persons from being employed as unlicensed
 11 assistive personnel in private homes, long term care
 12 facilities, nurseries, hospitals or other institutions.

(7) The practice of practical nursing by one who is a 13 14 licensed practical nurse under the laws of another U.S. 15 jurisdiction and has applied in writing to the Department, 16 in form and substance satisfactory to the Department, for a 17 license as a licensed practical nurse and who is qualified to receive such license under this Act, until (i) the 18 19 expiration of 6 months after the filing of such written 20 application, (ii) the withdrawal of such application, or 21 (iii) the denial of such application by the Department.

(8) The practice of advanced practice nursing by one
who is an advanced practice nurse under the laws of another
state, territory of the United States, or country and has
applied in writing to the Department, in form and substance
satisfactory to the Department, for a license as an

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advanced practice nurse and who is qualified to receive such license under this Act, until (i) the expiration of 6 months after the filing of such written application, (ii) the withdrawal of such application, or (iii) the denial of such application by the Department.

6 (9) The practice of professional nursing by one who is 7 a registered professional nurse under the laws of another state, territory of the United States or country and has 8 9 applied in writing to the Department, in form and substance 10 satisfactory to the Department, for a license as а 11 registered professional nurse and who is qualified to 12 receive such license under Section 55-10, until (1) the expiration of 6 months after the filing of such written 13 14 application, (2) the withdrawal of such application, or (3) 15 the denial of such application by the Department.

16 (10)The practice of professional nursing that is 17 included in a program of study by one who is a registered professional nurse under the laws of another state or 18 19 territory of the United States or foreign country, 20 territory or province and who is enrolled in a graduate 21 nursing education program or a program for the completion 22 of a baccalaureate nursing degree in this State, which 23 includes clinical supervision by faculty as determined by the educational institution offering the program and the 24 25 health care organization where the practice of nursing 26 occurs.

(11) Any person licensed in this State under any other
 Act from engaging in the practice for which she or he is
 licensed.

4 (12) Delegation to authorized direct care staff 5 trained under Section 15.4 of the Mental Health and 6 Developmental Disabilities Administrative Act consistent 7 with the policies of the Department.

8 (13) The practice, services, or activities of persons 9 practicing the specified occupations set forth in 10 subsection (a) of, and pursuant to a licensing exemption 11 granted in subsection (b) or (d) of, Section 2105-350 of 12 the Department of Professional Regulation Law of the Civil 13 Administrative Code of Illinois, but only for so long as 14 the 2016 Olympic and Paralympic Games Professional 15 Licensure Exemption Law is operable.

Nothing in this Act shall be construed to limit the delegation of tasks or duties by a physician, dentist, or podiatrist to a licensed practical nurse, a registered professional nurse, or other persons.

20 (Source: P.A. 95-639, eff. 10-5-07; 95-876, eff. 8-21-08.)

21 Section 20-40. The Illinois Physical Therapy Act is amended 22 by changing Section 2 as follows:

23 (225 ILCS 90/2) (from Ch. 111, par. 4252)

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

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Sec. 2. Licensure requirement; exempt activities. Practice 1 2 without a license forbidden - exception. No person shall after 3 the date of August 31, 1965 begin to practice physical therapy in this State or hold himself out as being able to practice 4 5 this profession, unless he is licensed as such in accordance with the provisions of this Act. After the effective date of 6 7 this amendatory Act of 1990, no person shall practice or hold 8 himself out as a physical therapist assistant unless he is 9 licensed as such under this Act. A physical therapist shall use 10 the initials "PT" in connection with his or her name to denote 11 licensure under this Act, and a physical therapist assistant 12 shall use the initials "PTA" in connection with his or her name to denote licensure under this Act. 13

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This Act does not prohibit:

15 (1) Any person licensed in this State under any other16 Act from engaging in the practice for which he is licensed.

17 (2) The practice of physical therapy by those persons, practicing under the supervision of a licensed physical 18 therapist and who have met all of the qualifications as 19 20 provided in Sections 7, 8.1, and 9 of this Act, until the next examination is given for physical therapists or 21 22 physical therapist assistants and the results have been 23 received by the Department and the Department has determined the applicant's eligibility for a license. 24 25 Anyone failing to pass said examination shall not again 26 practice physical therapy until such time as an examination SB2016 Enrolled - 78 - LRB096 11410 RCE 21876 b

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has been successfully passed by such person.

(3) The practice of physical therapy for a period not
exceeding 6 months by a person who is in this State on a
temporary basis to assist in a case of medical emergency or
to engage in a special physical therapy project, and who
meets the qualifications for a physical therapist as set
forth in Sections 7 and 8 of this Act and is licensed in
another state as a physical therapist.

9 (4) Practice of physical therapy by qualified persons 10 who have filed for endorsement for no longer than one year 11 or until such time that notification of licensure has been 12 granted or denied, whichever period of time is lesser.

(5) One or more licensed physical therapists from forming a professional service corporation under the provisions of the "Professional Service Corporation Act", approved September 15, 1969, as now or hereafter amended, and licensing such corporation for the practice of physical therapy.

19 (6) Physical therapy aides from performing patient 20 care activities under the on-site supervision of a licensed 21 physical therapist or licensed physical therapist 22 assistant. These patient care activities shall not include 23 interpretation of referrals, evaluation procedures, the 24 planning of or major modifications of, patient programs.

(7) Physical Therapist Assistants from performing
 patient care activities under the general supervision of a

licensed physical therapist. The physical therapist must maintain continual contact with the physical therapist assistant including periodic personal supervision and instruction to insure the safety and welfare of the patient.

6 (8) The practice of physical therapy by a physical 7 therapy student or a physical therapist assistant student 8 under the on-site supervision of a licensed physical 9 therapist. The physical therapist shall be readily 10 available for direct supervision and instruction to insure 11 the safety and welfare of the patient.

12 (9) The practice of physical therapy as part of an 13 educational program by a physical therapist licensed in 14 another state or country for a period not to exceed 6 15 months.

16 (10) The practice, services, or activities of persons 17 practicing the specified occupations set forth in subsection (a) of, and pursuant to a licensing exemption 18 granted in subsection (b) or (d) of, Section 2105-350 of 19 20 the Department of Professional Regulation Law of the Civil Administrative Code of Illinois, but only for so long as 21 22 the 2016 Olympic and Paralympic Games Professional 23 Licensure Exemption Law is operable.

24 (Source: P.A. 93-1010, eff. 8-24-04.)

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Section 20-45. The Physician Assistant Practice Act of 1987

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1 is amended by changing Section 5 as follows:

2 (225 ILCS 95/5) (from Ch. 111, par. 4605)
3 (Section scheduled to be repealed on January 1, 2018)
4 Sec. 5. This Act does not prohibit:

5 1. Any person licensed in this State under any other Act
6 from engaging in the practice for which he is licensed;

7 2. The practice as a physician assistant by a person who is
8 employed by the United States government or any bureau,
9 division or agency thereof while in the discharge of the
10 employee's official duties;

3. The practice as a physician assistant which is included in their program of study by students enrolled in schools or in refresher courses approved by the Department.

4. The practice, services, or activities of persons 14 15 practicing the specified occupations set forth in subsection 16 (a) of, and pursuant to a licensing exemption granted in subsection (b) or (d) of, Section 2105-350 of the Department of 17 18 Professional Regulation Law of the Civil Administrative Code of Illinois, but only for so long as the 2016 Olympic and 19 20 Paralympic Games Professional Licensure Exemption Law is 21 operable.

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

23 Section 20-50. The Veterinary Medicine and Surgery 24 Practice Act of 2004 is amended by changing Section 4 as

1 follows:

2 (225 ILCS 115/4) (from Ch. 111, par. 7004)
3 (Section scheduled to be repealed on January 1, 2014)
4 Sec. 4. Exemptions. Nothing in this Act shall apply to any
5 of the following:

6 (1) Veterinarians employed by the federal or State 7 government while engaged in their official duties.

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(2) Licensed veterinarians from other states who are invited to Illinois for consultation or lecturing.

10 (3) Veterinarians employed by colleges or universities
11 while engaged in the performance of their official duties,
12 or faculty engaged in animal husbandry or animal management
13 programs of colleges or universities.

14 (4) A veterinarian employed by an accredited college of 15 veterinary medicine providing assistance requested by a 16 veterinarian licensed in Illinois, acting with informed consent from the client and acting under the direct or 17 18 indirect supervision and control of the licensed 19 veterinarian. Providing assistance involves hands-on active participation in the treatment and care of the 20 21 patient. The licensed veterinarian shall maintain 22 veterinarian-client-patient responsibility for the 23 relationship.

24 (5) Veterinary students in an accredited college,
 25 university, department of a university, or other

1 2 institution of veterinary medicine and surgery engaged in duties assigned by their instructors.

3 4 (6) Any person engaged in bona fide scientific research which requires the use of animals.

5 (7) An owner of livestock and any of the owner's 6 employees or the owner and employees of a service and care 7 provider of livestock caring for and treating livestock 8 belonging to the owner or under a provider's care, 9 including but not limited to, the performance of husbandry 10 and livestock management practices such as dehorning, 11 castration, emasculation, or docking of cattle, horses, 12 sheep, goats, and swine, artificial insemination, and 13 drawing of semen. Nor shall this Act be construed to 14 prohibit any person from administering in a humane manner 15 medicinal or surgical treatment to any livestock in the 16 care of such person. However, any such services shall 17 comply with the Humane Care for Animals Act.

(8) An owner of an animal, or an agent of the owner 18 19 acting with the owner's approval, in caring for, training, 20 or treating an animal belonging to the owner, so long as 21 that individual or agent does not represent himself or 22 herself as a veterinarian or use any title associated with 23 the practice of veterinary medicine or surgery or diagnose, 24 prescribe drugs, or perform surgery. The agent shall 25 provide the owner with a written statement summarizing the nature of the services provided and obtain a signed 26

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acknowledgment from the owner that they accept the services provided. The services shall comply with the Humane Care for Animals Act. The provisions of this item (8) do not apply to a person who is exempt under item (7).

5 (9) A member in good standing of another licensed or 6 regulated profession within any state or a member of an 7 organization or group approved by the Department by rule 8 providing assistance requested by a veterinarian licensed 9 in this State acting with informed consent from the client 10 and acting under the direct or indirect supervision and 11 control of the licensed veterinarian. Providing assistance 12 involves hands-on active participation in the treatment and care of the patient, as defined by rule. The licensed 13 14 veterinarian shall maintain responsibility for the 15 veterinarian-client-patient relationship.

16 (10) A graduate of a non-accredited college of
17 veterinary medicine who is in the process of obtaining a
18 certificate of educational equivalence and is performing
19 duties or actions assigned by instructors in an approved
20 college of veterinary medicine.

(11) A certified euthanasia technician who is
authorized to perform euthanasia in the course and scope of
his or her employment.

(12) A person who, without expectation of
 compensation, provides emergency veterinary care in an
 emergency or disaster situation so long as he or she does

not represent himself or herself as a veterinarian or use a
 title or degree pertaining to the practice of veterinary
 medicine and surgery.

4 (13) An employee of a licensed veterinarian performing 5 duties other than diagnosis, prognosis, prescription, or 6 surgery under the direction and supervision of the 7 veterinarian, who shall be responsible for the performance 8 of the employee.

9 (14) An approved humane investigator regulated under 10 the Humane Care for Animals Act or employee of a shelter 11 licensed under the Animal Welfare Act, working under the 12 indirect supervision of a licensed veterinarian.

(15) An individual providing equine dentistry services requested by a veterinarian licensed to practice in this State, an owner, or an owner's agent. For the purposes of this item (15), "equine dentistry services" means floating teeth without the use of drugs or extraction.

18 (16) Private treaty sale of animals unless otherwise19 provided by law.

20 (17) Persons or entities practicing the specified 21 occupations set forth in subsection (a) of, and pursuant to 22 a licensing exemption granted in subsection (b) or (d) of, 23 Section 2105-350 of the Department of Professional 24 Regulation Law of the Civil Administrative Code of 25 Illinois, but only for so long as the 2016 Olympic and 26 Paralympic Games Professional Licensure Exemption Law is SB2016 Enrolled - 85 - LRB096 11410 RCE 21876 b

1 operable.

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2 (Source: P.A. 92-449, eff. 1-1-02; 93-281, eff. 12-31-03.)

ARTICLE 25.

Section 25-1. Article title. This Article may be cited as
the Illinois 2016 Olympic and Paralympic Games Shooting
Competition Exemption Law.

7 Section 25-5. Purpose. It is the intent of the Legislature in enacting this Article to ensure that competitive shooting 8 9 athletes may bring into the State, possess, transport, and use 10 competition firearms that are sanctioned by the International 11 Olympic Committee, the International Paralympic Committee, the 12 International Shooting Sport Federation (the international 13 governing body for shooting competitions), or USA Shooting (the 14 national governing body for Olympic shooting sports in the 15 United States) in connection with the athletes' participation in official shooting competitions at the 2016 Olympic and 16 17 Paralympic Games and sanctioned test events leading up to the 2016 Olympic and Paralympic Games should the City of Chicago be 18 19 selected to host the 2016 Olympic and Paralympic Games. These 20 provisions only have the effect of allowing possession of, transport of, and use of, firearms for Olympic-style shooting 21 22 by athletes in such competitions, without affecting other 23 firearms regulated under existing law.

1 Section 25-10. The Firearm Owners Identification Card Act 2 is amended by changing Section 2 as follows: 3 (430 ILCS 65/2) (from Ch. 38, par. 83-2) Sec. 2. Firearm Owner's Identification Card required; 4 5 exceptions. 6 (a) (1) No person may acquire or possess any firearm, stun 7 qun, or taser within this State without having in his or 8 her possession a Firearm Owner's Identification Card 9 previously issued in his or her name by the Department of 10 State Police under the provisions of this Act. 11 (2) No person may acquire or possess firearm ammunition 12 within this State without having in his or her possession a 13 Firearm Owner's Identification Card previously issued in 14 his or her name by the Department of State Police under the 15 provisions of this Act. (b) The provisions of this Section regarding the possession 16 17 of firearms, firearm ammunition, stun guns, and tasers do not 18 apply to: United States Marshals, while engaged in the 19 (1)operation of their official duties; 20 21 (2) Members of the Armed Forces of the United States or 22 the National Guard, while engaged in the operation of their

23 official duties;

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(3) Federal officials required to carry firearms,

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while engaged in the operation of their official duties;

2 (4) Members of bona fide veterans organizations which
3 receive firearms directly from the armed forces of the
4 United States, while using the firearms for ceremonial
5 purposes with blank ammunition;

6 (5) Nonresident hunters during hunting season, with 7 valid nonresident hunting licenses and while in an area 8 where hunting is permitted; however, at all other times and 9 in all other places these persons must have their firearms 10 unloaded and enclosed in a case;

11 (6) Those hunters exempt from obtaining a hunting 12 license who are required to submit their Firearm Owner's 13 Identification Card when hunting on Department of Natural 14 Resources owned or managed sites;

15 (7) Nonresidents while on a firing or shooting range
16 recognized by the Department of State Police; however,
17 these persons must at all other times and in all other
18 places have their firearms unloaded and enclosed in a case;

19 (8) Nonresidents while at a firearm showing or display 20 recognized by the Department of State Police; however, at 21 all other times and in all other places these persons must 22 have their firearms unloaded and enclosed in a case;

23 (9) Nonresidents whose firearms are unloaded and
24 enclosed in a case;

(10) Nonresidents who are currently licensed or
 registered to possess a firearm in their resident state;

1 (11) Unemancipated minors while in the custody and 2 immediate control of their parent or legal guardian or 3 other person in loco parentis to the minor if the parent or 4 legal guardian or other person in loco parentis to the 5 minor has a currently valid Firearm Owner's Identification 6 Card;

7 (12) Color guards of bona fide veterans organizations
8 or members of bona fide American Legion bands while using
9 firearms for ceremonial purposes with blank ammunition;

10 (13) Nonresident hunters whose state of residence does 11 not require them to be licensed or registered to possess a 12 firearm and only during hunting season, with valid hunting licenses, while accompanied by, and using a firearm owned 13 14 a person who possesses a valid Firearm Owner's by, 15 Identification Card and while in an area within a 16 commercial club licensed under the Wildlife Code where hunting is permitted and controlled, but in no instance 17 upon sites owned or managed by the Department of Natural 18 19 Resources:

20 (14) Resident hunters who are properly authorized to 21 hunt and, while accompanied by a person who possesses a 22 valid Firearm Owner's Identification Card, hunt in an area 23 within a commercial club licensed under the Wildlife Code 24 where hunting is permitted and controlled; and

(15) A person who is otherwise eligible to obtain a
 Firearm Owner's Identification Card under this Act and is

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under the direct supervision of a holder of a Firearm Owner's Identification Card who is 21 years of age or older while the person is on a firing or shooting range or is a participant in a firearms safety and training course recognized by a law enforcement agency or a national, statewide shooting sports organization; and -

(16) Competitive shooting athletes whose competition 7 8 firearms are sanctioned by the International Olympic 9 Committee, the International Paralympic Committee, the 10 International Shooting Sport Federation, or USA Shooting 11 in connection with such athletes' training for and 12 participation in shooting competitions at the 2016 Olympic 13 and Paralympic Games and sanctioned test events leading up 14 to the 2016 Olympic and Paralympic Games.

15 (c) The provisions of this Section regarding the 16 acquisition and possession of firearms, firearm ammunition, 17 stun guns, and tasers do not apply to law enforcement officials 18 of this or any other jurisdiction, while engaged in the 19 operation of their official duties.

20 (Source: P.A. 94-6, eff. 1-1-06.)

21 Section 25-15. The Criminal Code of 1961 is amended by 22 changing Section 24-2 as follows:

- 23 (720 ILCS 5/24-2) (from Ch. 38, par. 24-2)
- 24 Sec. 24-2. Exemptions.

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1 (a) Subsections 24-1(a)(3), 24-1(a)(4), 24-1(a)(10), and 2 24-1(a)(13) and Section 24-1.6 do not apply to or affect any of 3 the following:

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(1) Peace officers, and any person summoned by a peace officer to assist in making arrests or preserving the peace, while actually engaged in assisting such officer.

7 (2) Wardens, superintendents and keepers of prisons,
8 penitentiaries, jails and other institutions for the
9 detention of persons accused or convicted of an offense,
10 while in the performance of their official duty, or while
11 commuting between their homes and places of employment.

12 (3) Members of the Armed Services or Reserve Forces of 13 the United States or the Illinois National Guard or the 14 Reserve Officers Training Corps, while in the performance 15 of their official duty.

16 (4) Special agents employed by a railroad or a public 17 utility to perform police functions, and guards of armored car companies, while actually engaged in the performance of 18 19 the duties of their employment or commuting between their 20 homes and places of employment; and watchmen while actually 21 engaged in the performance of the duties of their 22 employment.

(5) Persons licensed as private security contractors,
 private detectives, or private alarm contractors, or
 employed by an agency certified by the Department of
 Professional Regulation, if their duties include the

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carrying of a weapon under the provisions of the Private 1 2 Detective, Private Alarm, Private Security, Fingerprint 3 Vendor, and Locksmith Act of 2004, while actually engaged in the performance of the duties of their employment or 4 5 commuting between their homes and places of employment, provided that such commuting is accomplished within one 6 7 hour from departure from home or place of employment, as 8 the case may be. Persons exempted under this subdivision 9 (a) (5) shall be required to have completed a course of 10 study in firearms handling and training approved and 11 supervised by the Department of Professional Regulation as 12 prescribed by Section 28 of the Private Detective, Private 13 Alarm, Private Security, Fingerprint Vendor, and Locksmith 14 Act of 2004, prior to becoming eligible for this exemption. 15 The Department of Professional Regulation shall provide 16 suitable documentation demonstrating the successful 17 completion of the prescribed firearms training. Such documentation shall be carried at all times when such 18 19 persons are in possession of a concealable weapon.

(6) Any person regularly employed in a commercial or industrial operation as a security guard for the protection of persons employed and private property related to such commercial or industrial operation, while actually engaged in the performance of his or her duty or traveling between sites or properties belonging to the employer, and who, as a security guard, is a member of a security force of at SB2016 Enrolled - 92 - LRB096 11410 RCE 21876 b

1 least 5 persons registered with the Department of 2 Professional Regulation; provided that such security guard has successfully completed a course of study, approved by 3 supervised by the Department of Professional 4 and 5 Regulation, consisting of not less than 40 hours of 6 training that includes the theory of law enforcement, 7 liability for acts, and the handling of weapons. A person 8 shall be considered eligible for this exemption if he or 9 she has completed the required 20 hours of training for a 10 security officer and 20 hours of required firearm training, 11 and has been issued a firearm control card by the 12 Department of Professional Regulation. Conditions for the 13 of firearm control cards issued renewal under the 14 provisions of this Section shall be the same as for those 15 cards issued under the provisions of the Private Detective, 16 Private Alarm, Private Security, Fingerprint Vendor, and 17 Locksmith Act of 2004. Such firearm control card shall be carried by the security guard at all times when he or she 18 19 is in possession of a concealable weapon.

20 (7)Agents and investigators of the Illinois 21 Legislative Investigating Commission authorized by the 22 Commission to carry the weapons specified in subsections 23 24-1(a)(3) and 24-1(a)(4), while on duty in the course of 24 any investigation for the Commission.

(8) Persons employed by a financial institution for the
 protection of other employees and property related to such

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financial institution, while actually engaged in 1 the 2 performance of their duties, commuting between their homes 3 and places of employment, or traveling between sites or owned or operated by such financial 4 properties 5 institution, provided that any person so employed has successfully completed a course of study, approved by and 6 7 supervised by the Department of Professional Regulation, 8 consisting of not less than 40 hours of training which 9 includes theory of law enforcement, liability for acts, and 10 the handling of weapons. A person shall be considered to be 11 eligible for this exemption if he or she has completed the 12 required 20 hours of training for a security officer and 20 13 hours of required firearm training, and has been issued a 14 firearm control card by the Department of Professional 15 Regulation. Conditions for renewal of firearm control 16 cards issued under the provisions of this Section shall be 17 the same as for those issued under the provisions of the Detective, Private Alarm, 18 Private Private Security, 19 Fingerprint Vendor, and Locksmith Act of 2004. Such firearm 20 control card shall be carried by the person so trained at 21 all times when such person is in possession of а 22 concealable weapon. For purposes of this subsection, 23 "financial institution" means a bank, savings and loan association, credit union or company providing armored car 24 25 services.

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(9) Any person employed by an armored car company to

- 1 drive an armored car, while actually engaged in the 2 performance of his duties.
- (10) Persons who have been classified as peace officers
 pursuant to the Peace Officer Fire Investigation Act.

5 (11) Investigators of the Office of the State's 6 Attorneys Appellate Prosecutor authorized by the board of 7 governors of the Office of the State's Attorneys Appellate 8 Prosecutor to carry weapons pursuant to Section 7.06 of the 9 State's Attorneys Appellate Prosecutor's Act.

10 (12) Special investigators appointed by a State's
 11 Attorney under Section 3-9005 of the Counties Code.

12 (12.5) Probation officers while in the performance of 13 their duties, or while commuting between their homes, 14 places of employment or specific locations that are part of 15 their assigned duties, with the consent of the chief judge 16 of the circuit for which they are employed.

17 (13) Court Security Officers while in the performance 18 of their official duties, or while commuting between their 19 homes and places of employment, with the consent of the 20 Sheriff.

(13.5) A person employed as an armed security guard at a nuclear energy, storage, weapons or development site or facility regulated by the Nuclear Regulatory Commission who has completed the background screening and training mandated by the rules and regulations of the Nuclear Regulatory Commission. SB2016 Enrolled - 95 - LRB096 11410 RCE 21876 b

(14) Manufacture, transportation, or sale of weapons
 to persons authorized under subdivisions (1) through
 (13.5) of this subsection to possess those weapons.

4 (b) Subsections 24-1(a)(4) and 24-1(a)(10) and Section 5 24-1.6 do not apply to or affect any of the following:

6 (1) Members of any club or organization organized for 7 the purpose of practicing shooting at targets upon 8 established target ranges, whether public or private, and 9 patrons of such ranges, while such members or patrons are 10 using their firearms on those target ranges.

11 (2) Duly authorized military or civil organizations 12 while parading, with the special permission of the 13 Governor.

14 (3) Hunters, trappers or fishermen with a license or
 15 permit while engaged in hunting, trapping or fishing.

16 (4) Transportation of weapons that are broken down in a
 17 non-functioning state or are not immediately accessible.

18 (c) Subsection 24-1(a)(7) does not apply to or affect any 19 of the following:

20 (1) Peace officers while in performance of their21 official duties.

(2) Wardens, superintendents and keepers of prisons,
 penitentiaries, jails and other institutions for the
 detention of persons accused or convicted of an offense.

(3) Members of the Armed Services or Reserve Forces of
 the United States or the Illinois National Guard, while in

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the performance of their official duty.

(4) Manufacture, transportation, or sale of machine
guns to persons authorized under subdivisions (1) through
(3) of this subsection to possess machine guns, if the
machine guns are broken down in a non-functioning state or
are not immediately accessible.

(5) Persons licensed under federal law to manufacture 7 8 any weapon from which 8 or more shots or bullets can be 9 discharged by a single function of the firing device, or 10 ammunition for such weapons, and actually engaged in the 11 business of manufacturing such weapons or ammunition, but 12 only with respect to activities which are within the lawful 13 such business, such scope of as the manufacture, 14 transportation, or testing of such weapons or ammunition. 15 This exemption does not authorize the general private 16 possession of any weapon from which 8 or more shots or 17 bullets can be discharged by a single function of the firing device, but only such possession and activities as 18 19 are within the lawful scope of a licensed manufacturing 20 business described in this paragraph.

During transportation, such weapons shall be broken down in a non-functioning state or not immediately accessible.

(6) The manufacture, transport, testing, delivery,
 transfer or sale, and all lawful commercial or experimental
 activities necessary thereto, of rifles, shotguns, and

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weapons made from rifles or shotguns, or ammunition for 1 2 such rifles, shotguns or weapons, where engaged in by a 3 person operating as a contractor or subcontractor pursuant to a contract or subcontract for the development and supply 4 of such rifles, shotguns, weapons or ammunition to the 5 6 United States government or any branch of the Armed Forces of the United States, when such activities are necessary 7 8 and incident to fulfilling the terms of such contract.

9 The exemption granted under this subdivision (c)(6) 10 shall also apply to any authorized agent of any such 11 contractor or subcontractor who is operating within the 12 scope of his employment, where such activities involving 13 such weapon, weapons or ammunition are necessary and 14 incident to fulfilling the terms of such contract.

During transportation, any such weapon shall be broken down in a non-functioning state, or not immediately accessible.

(d) Subsection 24-1(a)(1) does not apply to the purchase,
possession or carrying of a black-jack or slung-shot by a peace
officer.

(e) Subsection 24-1(a)(8) does not apply to any owner,
 manager or authorized employee of any place specified in that
 subsection nor to any law enforcement officer.

(f) Subsection 24-1(a)(4) and subsection 24-1(a)(10) and
Section 24-1.6 do not apply to members of any club or
organization organized for the purpose of practicing shooting

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at targets upon established target ranges, whether public or
 private, while using their firearms on those target ranges.

3 (g) Subsections 24-1(a)(11) and 24-3.1(a)(6) do not apply 4 to:

(1) Members of the Armed Services or Reserve Forces of the United States or the Illinois National Guard, while in the performance of their official duty.

8 (2) Bonafide collectors of antique or surplus military9 ordinance.

(3) Laboratories having a department of forensic
 ballistics, or specializing in the development of
 ammunition or explosive ordinance.

(4) Commerce, preparation, assembly or possession of 13 14 explosive bullets by manufacturers of ammunition licensed 15 by the federal government, in connection with the supply of 16 those organizations and persons exempted by subdivision 17 (g) (1) of this Section, or like organizations and persons outside this State, or the transportation of explosive 18 19 bullets to any organization or person exempted in this 20 Section by a common carrier or by a vehicle owned or leased 21 by an exempted manufacturer.

(g-5) Subsection 24-1(a)(6) does not apply to or affect persons licensed under federal law to manufacture any device or attachment of any kind designed, used, or intended for use in silencing the report of any firearm, firearms, or ammunition for those firearms equipped with those devices, and actually SB2016 Enrolled - 99 - LRB096 11410 RCE 21876 b

engaged in the business of manufacturing those devices, 1 2 firearms, or ammunition, but only with respect to activities that are within the lawful scope of that business, such as the 3 4 manufacture, transportation, or testing of those devices, 5 firearms, or ammunition. This exemption does not authorize the general private possession of any device or attachment of any 6 7 kind designed, used, or intended for use in silencing the 8 report of any firearm, but only such possession and activities 9 as are within the lawful scope of a licensed manufacturing 10 business described in this subsection (q-5). During 11 transportation, those devices shall be detached from any weapon 12 or not immediately accessible.

13 (g-10) Subsections 24-1(a)(4), 24-1(a)(8), and 14 24-1(a)(10), and Sections 24-1.6 and 24-3.1 do not apply to an athlete's possession, transport on official Olympic and 15 16 Paralympic transit systems established for athletes, or use of 17 competition firearms sanctioned by the International Olympic Committee, the International Paralympic Committee, the 18 19 International Shooting Sport Federation, or USA Shooting in 20 connection with such athlete's training for and participation 21 in shooting competitions at the 2016 Olympic and Paralympic 22 Games and sanctioned test events leading up to the 2016 Olympic 23 and Paralympic Games.

(h) An information or indictment based upon a violation of
any subsection of this Article need not negative any exemptions
contained in this Article. The defendant shall have the burden

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1 of proving such an exemption.

2 (i) Nothing in this Article shall prohibit, apply to, or 3 affect the transportation, carrying, or possession, of any pistol or revolver, stun gun, taser, or other firearm consigned 4 5 to a common carrier operating under license of the State of 6 Illinois or the federal government, where such transportation, 7 possession is incident to the lawful carrying, or 8 transportation in which such common carrier is engaged; and 9 nothing in this Article shall prohibit, apply to, or affect the 10 transportation, carrying, or possession of any pistol, 11 revolver, stun gun, taser, or other firearm, not the subject of 12 and regulated by subsection 24-1(a)(7) or subsection 24-2(c) of 13 this Article, which is unloaded and enclosed in a case, firearm 14 carrying box, shipping box, or other container, by the 15 possessor of a valid Firearm Owners Identification Card.

16 (Source: P.A. 95-331, eff. 8-21-07; 95-613, eff. 9-11-07; 17 95-885, eff. 1-1-09.)

Section 25-20. Inoperability. This Article shall be inoperable as follows:

(a) if the City of Chicago terminates its candidacy to
become the host city for the 2016 Olympic and Paralympic Games,
then this Article is inoperable upon that termination;

(b) if the International Olympic Committee does not select
the City of Chicago as the host city for the 2016 Olympic and
Paralympic Games on or before December 1, 2009, then this

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1 Article is inoperable on and after that date; or

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2 (c) if the City of Chicago is chosen as the host city for 3 the 2016 Olympic and Paralympic Games on or before December 1, 4 2009, then this Article is inoperable on and after June 30, 5 2017.

ARTICLE 99.

7 Section 99-99. Effective date. This Act takes effect upon8 becoming law.