1 AN ACT concerning health.

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

4 Section 5. The Environmental Barriers Act is amended by 5 changing Section 4 as follows:

6 (410 ILCS 25/4) (from Ch. 111 1/2, par. 3714)

7 Sec. 4. Standards. The Capital Development Board shall adopt and publish accessibility standards. Accessibility 8 9 standards for public facilities shall dictate minimum design, construction and alteration requirements to facilitate access 10 to and use of the public facility by environmentally limited 11 persons. Accessibility standards for multi-story housing units 12 13 shall dictate minimum design and construction requirements to 14 facilitate access to and use of the common areas by environmentally limited persons and create a 15 number of 16 adaptable dwelling units in accordance with Section 5. With 17 respect to areas within public facilities or multi-story housing units which areas are restricted to use by the 18 19 employees of businesses or concerns occupying such restricted 20 Capital Development Board shall areas, the promulgate 21 standards designed to ensure that such areas will be accessible 22 to those environmentally limited persons who can reasonably be expected to perform the duties of a job therein. 23

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1	The standards shall be adopted and revised in accordance
2	with The Illinois Administrative Procedure Act. Beginning on
3	the effective date of this amendatory Act of the 98th General
4	Assembly, the Capital Development Board shall begin the process
5	of updating the 1997 Illinois Accessibility Code and shall
6	model the updates on the 2010 ADA Standards for Accessible
7	Design. By no later than January 1, 2016, the Capital
8	Development Board shall adopt and publish the updated Illinois
9	Accessibility Code. The updated Illinois Accessibility Code
10	may be more stringent than the 2010 ADA Standards for
11	Accessible Design and may identify specific standards.
12	Beginning on January 1, 2016, if the ADA Standards for
13	Accessible Design are updated, then the Capital Development
14	Board shall update its accessibility standards, in keeping with
15	the ADA Standards for Accessible Design, within 2 years after
16	the ADA Standards for Accessible Design updates and shall adopt
17	and publish an updated Illinois Accessibility Code.

Board 18 The Capital Development may issue written interpretation of the standards adopted under Section 4 of this 19 20 Capital Act. The Development Board shall issue an 21 interpretation within 30 calendar days of receipt of a request 22 by certified mail unless a longer period is agreed to by the parties. Interpretations issued under this Section are project 23 specific and do not constitute precedent for future or 24 25 different circumstances.

26 (Source: P.A. 87-393.)