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1 AN ACT concerning regulation.

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

4 Section 5. The Clinical Psychologist Licensing Act is 5 amended by changing Section 3 and by adding Section 24.2 as 6 follows:

7 (225 ILCS 15/3) (from Ch. 111, par. 5353)

8 (Section scheduled to be repealed on January 1, 2017)

9 Sec. 3. Necessity of license; corporations, <u>limited</u>
 10 <u>liability companies</u>, partnerships, and associations; display
 11 of license.

12 (a) No individual, partnership, association or corporation shall, without a valid license as a clinical psychologist 13 14 issued by the Department, in any manner hold himself or herself out to the public as a psychologist or clinical psychologist 15 under the provisions of this Act or render or offer to render 16 17 clinical psychological services as defined in paragraph 7 of Section 2 of this Act; or attach the title "clinical 18 19 psychologist", "psychologist" or any other name or designation 20 which would in any way imply that he or she is able to practice as a clinical psychologist; or offer to render or render, to 21 clinical 22 individuals, corporations the public, or psychological services as defined in paragraph 7 of Section 2 23

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1 of this Act.

No person may engage in the practice of clinical psychology, as defined in paragraph (5) of Section 2 of this Act, without a license granted under this Act, except as otherwise provided in this Act.

6 (b) No association or partnership shall be granted a 7 license and no limited liability company shall provide, attempt to provide, or offer to provide clinical psychological services 8 9 unless every member, partner, and employee of the association\_ 10 or partnership, or limited liability company who renders 11 clinical psychological services holds a currently valid 12 license issued under this Act. No license shall be issued by the Department to a corporation that (i) has a stated purpose 13 that includes clinical psychology, or (ii) practices or holds 14 15 itself out as available to practice clinical psychology, unless 16 it is organized under the Professional Service Corporation Act.

17 Individuals, corporations, limited liability (C) companies, partnerships, and associations may employ practicum 18 19 students, interns or postdoctoral candidates seeking to 20 fulfill educational requirements or the professional experience requirements needed to qualify for a license as a 21 22 clinical psychologist to assist in the rendering of services, 23 provided that such employees function under the direct supervision, order, control 24 and full professional 25 responsibility of a licensed clinical psychologist in the corporation, limited liability company, partnership, or 26

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1 association. Nothing in this paragraph shall prohibit a 2 corporation, <u>limited liability company</u>, partnership, or 3 association from contracting with a licensed health care 4 professional to provide services.

5 (d) Nothing in this Act shall prevent the employment, by a 6 clinical psychologist, individual, association, partnership <u>limited liability company</u>, or <del>a</del> corporation furnishing 7 clinical psychological services for remuneration, of persons 8 9 not licensed as clinical psychologists under the provisions of 10 this Act to perform services in various capacities as needed, 11 provided that such persons are not in any manner held out to 12 the public as rendering clinical psychological services as 13 defined in paragraph 7 of Section 2 of this Act. Nothing 14 contained in this Act shall require any hospital, clinic, home 15 health agency, hospice, or other entity that provides health 16 care services to employ or to contract with a clinical 17 psychologist licensed under this Act to perform any of the activities under paragraph (5) of Section 2 of this Act. 18

(e) Nothing in this Act shall be construed to limit the services and use of official title on the part of a person, not licensed under the provisions of this Act, in the employ of a State, county or municipal agency or other political subdivision insofar that such services are a part of the duties in his or her salaried position, and insofar that such services are performed solely on behalf of his or her employer.

26 Nothing contained in this Section shall be construed as

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permitting such person to offer their services as psychologists to any other persons and to accept remuneration for such psychological services other than as specifically excepted herein, unless they have been licensed under the provisions of this Act.

6 (f) Duly recognized members of any bonafide religious 7 denomination shall not be restricted from functioning in their 8 ministerial capacity provided they do not represent themselves 9 as being clinical psychologists or providing clinical 10 psychological services.

11 (q) Nothing in this Act shall prohibit individuals not 12 licensed under the provisions of this Act who work in self-help 13 or not-for-profit organizations groups or programs from 14 providing services in those groups, programs, or 15 organizations, provided that such persons are not in any manner 16 held out to the public as rendering clinical psychological 17 services as defined in paragraph 7 of Section 2 of this Act.

(h) Nothing in this Act shall be construed to prevent a 18 19 person from practicing hypnosis without a license issued under 20 this Act provided that the person (1) does not otherwise engage in the practice of clinical psychology including, but not 21 22 limited to, the independent evaluation, classification, and 23 of mental, emotional, behavioral, or nervous treatment 24 disorders or conditions, developmental disabilities, 25 alcoholism and substance abuse, disorders of habit or conduct, the psychological aspects of physical illness, (2) does not 26

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1 otherwise engage in the practice of medicine including, but not 2 limited to, the diagnosis or treatment of physical or mental 3 ailments or conditions, and (3) does not hold himself or 4 herself out to the public by a title or description stating or 5 implying that the individual is a clinical psychologist or is 6 licensed to practice clinical psychology.

7 (i) Every licensee under this Act shall prominently display
8 the license at the licensee's principal office, place of
9 business, or place of employment and, whenever requested by any
10 representative of the Department, must exhibit the license.
11 (Source: P.A. 94-870, eff. 6-16-06.)

12 (225 ILCS 15/24.2 new)

13 Sec. 24.2. Confidentiality. All information collected by 14 the Department in the course of an examination or investigation 15 of a licensee or applicant, including, but not limited to, any 16 complaint against a licensee filed with the Department and information collected to investigate any such complaint, shall 17 18 be maintained for the confidential use of the Department and shall not be disclosed. The Department may not disclose the 19 20 information to anyone other than law enforcement officials, 21 other regulatory agencies that have an appropriate regulatory 22 interest as determined by the Secretary, or a party presenting a lawful subpoena to the Department. Information and documents 23 24 disclosed to a federal, State, county, or local law enforcement agency shall not be disclosed by the agency for any purpose to 25

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any other agency or person. A formal complaint filed against a
 licensee by the Department or any order issued by the
 Department against a licensee or applicant shall be a public
 record, except as otherwise prohibited by law.

Section 10. The Clinical Social Work and Social Work
Practice Act is amended by changing Section 10 and by adding
Section 34.1 as follows:

8 (225 ILCS 20/10) (from Ch. 111, par. 6360)

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

10 Sec. 10. License restrictions and limitations.

11 (a) No person shall, without a license as a social worker 12 issued by the Department: (i) in any manner hold himself or 13 herself out to the public as a social worker under this Act; 14 (ii) use the title "social worker" or "licensed social worker"; 15 or (iii) offer to render to individuals, corporations, or the public social work services if the words "social work" or 16 "licensed social worker" are used to describe the person 17 18 offering to render or rendering the services or to describe the services rendered or offered to be rendered. 19

(b) No person shall, without a license as a clinical social worker issued by the Department: (i) in any manner hold himself or herself out to the public as a clinical social worker or licensed clinical social worker under this Act; (ii) use the title "clinical social worker" or "licensed clinical social HB5674 Engrossed - 7 - LRB098 16200 ZMM 51259 b

worker"; or (iii) offer to render to individuals, corporations,
or the public clinical social work services if the words
"licensed clinical social worker" or "clinical social work" are
used to describe the person to render or rendering the services
or to describe the services rendered or offered to be rendered.

(c) Licensed social workers may not engage in independent 6 7 practice of clinical social work without a clinical social 8 worker license. In independent practice, a licensed social 9 worker shall practice at all times under the order, control, 10 and full professional responsibility of a licensed clinical 11 social worker, a licensed clinical psychologist, or а 12 psychiatrist, as defined in Section 1-121 of the Mental Health 13 and Developmental Disabilities Code.

14 (d) No association, or partnership, or limited liability company shall provide, attempt to provide, or offer to provide 15 16 social work or clinical social work services be granted a 17 license unless every member, partner, and employee of the association, or partnership, or limited liability company who 18 practices social work or clinical social work - or who renders 19 20 social work or clinical social work services, holds a current license issued under this Act. No license shall be issued to a 21 22 corporation shall provide, attempt to provide, or offer to 23 provide social work or clinical social work services , the stated purpose of which includes or that practices or holds 24 25 itself out as available to practice social work or clinical 26 social work unless it is organized under the Professional

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- 1 Service Corporation Act.
- 2 (Source: P.A. 90-150, eff. 12-30-97.)

3 (225 )

(225 ILCS 20/34.1 new)

4 Sec. 34.1. Confidentiality. All information collected by 5 the Department in the course of an examination or investigation 6 of a licensee or applicant, including, but not limited to, any 7 complaint against a licensee filed with the Department and 8 information collected to investigate any such complaint, shall 9 be maintained for the confidential use of the Department and 10 shall not be disclosed. The Department may not disclose the 11 information to anyone other than law enforcement officials, other regulatory agencies that have an appropriate regulatory 12 13 interest as determined by the Secretary, or a party presenting a lawful subpoena to the Department. Information and documents 14 15 disclosed to a federal, State, county, or local law enforcement 16 agency shall not be disclosed by the agency for any purpose to any other agency or person. A formal complaint filed against a 17 18 licensee by the Department or any order issued by the Department against a licensee or applicant shall be a public 19 20 record, except as otherwise prohibited by law.

21 (225 ILCS 20/18 rep.)

22 Section 15. The Clinical Social Work and Social Work 23 Practice Act is amended by repealing Section 18. Section 20. The Marriage and Family Therapy Licensing Act
 is amended by changing Section 75 and by adding Section 156 as
 follows:

4	(225 ILCS 55/75) (from Ch. 111, par. 8351-75)
5	(Section scheduled to be repealed on January 1, 2018)
6	Sec. 75. License restrictions and limitations. Practice by
7	corporations. No association, partnership, or limited
8	liability company shall provide, attempt to provide, or offer
9	to provide marriage and family therapy services unless every
10	member, partner, and employee of the association, partnership,
11	or limited liability company, who practices marriage and family
12	therapy or who renders marriage and family therapy services
13	holds a current license issued under this Act. No <del>license shall</del>
14	be issued by the Department to any corporation shall provide,
15	attempt to provide, or offer to provide (i) that has a stated
16	purpose that includes, or (ii) that practices or holds itself
17	out as available to practice, marriage and family therapy
18	services, unless it is organized under the Professional Service
19	Corporation Act.

20 (Source: P.A. 87-783.)

(225 ILCS 55/156 new)
 Sec. 156. Confidentiality. All information collected by
 the Department in the course of an examination or investigation
 of a licensee or applicant, including, but not limited to, any

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complaint against a licensee filed with the Department and 1 2 information collected to investigate any such complaint, shall 3 be maintained for the confidential use of the Department and shall not be disclosed. The Department may not disclose the 4 5 information to anyone other than law enforcement officials, other regulatory agencies that have an appropriate regulatory 6 7 interest as determined by the Secretary, or a party presenting a lawful subpoena to the Department. Information and documents 8 9 disclosed to a federal, State, county, or local law enforcement 10 agency shall not be disclosed by the agency for any purpose to 11 any other agency or person. A formal complaint filed against a 12 licensee by the Department or any order issued by the 13 Department against a licensee or applicant shall be a public 14 record, except as otherwise prohibited by law.

Section 25. The Professional Counselor and Clinical Professional Counselor Licensing and Practice Act is amended by changing Section 20 as follows:

18 (225 ILCS 107/20)

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

20

) Sec. 20. Restrictions and limitations.

(a) No person shall, without a valid license as a
professional counselor issued by the Department: (i) in any
manner hold himself or herself out to the public as a
professional counselor under this Act; (ii) attach the title

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"professional counselor" or "licensed professional counselor";
 or (iii) offer to render or render to individuals,
 corporations, or the public professional counseling services.

4 (b) No person shall, without a valid license as a clinical 5 professional counselor issued by the Department: (i) in any 6 manner hold himself or herself out to the public as a clinical professional counselor or licensed clinical professional 7 counselor under this Act; (ii) attach the title "clinical 8 professional counselor" or "licensed clinical professional 9 10 counselor"; or (iii) offer to render to individuals, 11 corporations, or the public clinical professional counseling 12 services.

13 (c) (Blank).

14 (d)association, limited liability company, No or 15 partnership shall provide, attempt to provide, or offer to 16 provide <del>practice</del> clinical professional counseling or 17 professional counseling services unless every member, partner, and employee of the association, limited liability company, or 18 partnership who practices professional counseling or clinical 19 20 professional counseling or who renders professional counseling or clinical professional counseling services, holds 21 22 a currently valid license issued under this Act. No license 23 shall be issued to a corporation shall provide, attempt to provide, or offer to provide , the stated purpose of which 24 includes or which practices or which holds itself out as 25 26 available to practice professional counseling or clinical

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professional counseling <u>services</u> unless it is organized under
 the Professional Service Corporation Act.

3 (e) Nothing in this Act shall be construed as permitting 4 persons licensed as professional counselors or clinical 5 professional counselors to engage in any manner in the practice 6 of medicine in all its branches as defined by law in this 7 State.

8 in the course of providing professional (f) When, 9 counseling or clinical professional counseling services to any person, a professional counselor or clinical professional 10 11 counselor licensed under this Act finds indication of a disease 12 or condition that in his or her professional judgment requires professional service outside the scope of practice as defined 13 in this Act, he or she shall refer that person to a physician 14 15 licensed to practice medicine in all of its branches or another 16 appropriate health care practitioner.

17 (Source: P.A. 97-706, eff. 6-25-12.)

Section 30. The Professional Service Corporation Act is amended by changing Sections 2, 3.1, 3.2, 3.6, 12, 12.1, and 13 and by adding Sections 13.5 and 15.5 as follows:

21 (805 ILCS 10/2) (from Ch. 32, par. 415-2)

22 Sec. 2. It is the legislative intent to provide for the 23 incorporation of an individual or group of individuals to 24 render the same professional service or related professional HB5674 Engrossed - 13 - LRB098 16200 ZMM 51259 b

services to the public for which such individuals are required by law to be licensed or to obtain other legal authorization, while preserving the established professional aspects of the personal relationship between the professional person and those he <u>or she</u> serves professionally.

6 (Source: P.A. 78-783.)

7 (805 ILCS 10/3.1) (from Ch. 32, par. 415-3.1)

8 Sec. 3.1. "Ancillary personnel" means such person acting in 9 their customary capacities, employed by those rendering a 10 professional service who:

(1) Are not licensed to engage in the category of professional service for which a professional corporation was formed; and

14 (2) Work at the direction or under the supervision of those15 who are so licensed; and

16 (3) Do not hold themselves out to the public generally as 17 being authorized to engage in the practice of the profession 18 for which the corporation is licensed; and

(4) Are not prohibited by the regulating licensing 19 authority, regulating the category of professional service 20 21 rendered by the corporation from being so employed and includes 22 clerks, secretaries, technicians and other assistants who are not usually and ordinarily considered by custom and practice to 23 24 rendering the professional services for which the be 25 corporation was formed.

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1 (Source: P.A. 77-565.)

2 (805 ILCS 10/3.2) (from Ch. 32, par. 415-3.2) 3 Sec. 3.2. "Regulating authority" means the State board, 4 department, agency or the Supreme Court of Illinois (in the case of attorneys at law), the Department of Financial and 5 Professional Regulation, or other State board, department, or 6 7 agency having jurisdiction to grant a license to render the category of professional service for which a professional 8 9 corporation has been organized, or the United States Patent 10 Office, or the Internal Revenue Service of the United States 11 Treasury Department.

12 (Source: P.A. 78-561.)

13 (805 ILCS 10/3.6) (from Ch. 32, par. 415-3.6)

Sec. 3.6. "Related professions" and "related professional services" mean more than one personal service which requires as a condition precedent to the rendering thereof the obtaining of a license and which prior to October 1, 1973 could not be performed by a corporation by reason of law; provided, however, that these terms shall be restricted to:

(1) a combination of <u>2</u> two or more of the following
personal services: (a) "architecture" as defined in
Section 5 of the Illinois Architecture Practice Act of
1989, (b) "professional engineering" as defined in Section
4 of the Professional Engineering Practice Act of 1989, (c)

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"structural engineering" as defined in Section 5 of the
 Structural Engineering Practice Act of 1989, (d) "land
 surveying" as defined in Section 2 of the Illinois
 Professional Land Surveyor Act of 1989; or

5 (2) a combination of the following personal services: (a) the practice of medicine by persons licensed under the 6 Medical Practice Act of 1987, (b) the practice of podiatry 7 as defined in Section 5 of the Podiatric Medical Practice 8 9 Act of 1987, (c) the practice of dentistry as defined in 10 the Illinois Dental Practice Act, (d) the practice of 11 optometry as defined in the Illinois Optometric Practice 12 Act of 1987.

13 (3) a combination of 2 or more of the following 14 personal services: (a) the practice of clinical psychology by persons licensed <u>under the Clinical Psychologist</u> 15 16 Licensing Act, (b) the practice of social work or clinical 17 social work by persons licensed under the Clinical Social Work and Social Work Practice Act, (c) the practice of 18 19 marriage and family therapy by persons licensed under the 20 Marriage and Family Therapy Licensing Act, (d) the practice of professional counseling or clinical professional 21 22 counseling by persons licensed under the Professional 23 Counselor and Clinical Professional Counselor Licensing 24 and Practice Act, and (e) the practice of sex offender 25 evaluations by persons licensed under the Sex Offender 26 Evaluation and Treatment Provider Act.

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1	(4) a combination of 2 or more of the following
2	personal services: (a) the practice of acupuncture by
3	persons licensed under the Acupuncture Practice Act, (b)
4	the practice of massage by persons licensed under the
5	Massage Licensing Act, (c) the practice of naprapathy by
6	persons licensed under the Naprapathic Practice Act, (d)
7	the practice of occupational therapy by persons licensed
8	under the Illinois Occupational Therapy Practice Act, and
9	(e) the practice of physical therapy by persons licensed
10	under the Illinois Physical Therapy Act.

11 (Source: P.A. 95-738, eff. 1-1-09.)

12 (805 ILCS 10/12) (from Ch. 32, par. 415-12)

Sec. 12. (a) No corporation shall open, operate or maintain 13 establishment for any of the purposes for which a 14 an 15 corporation may be organized under this Act without a 16 certificate of registration from the regulating authority 17 authorized by law to license individuals to engage in the profession or related professions concerned. Application for 18 19 such registration shall be made in writing, and shall contain 20 the name and address of the corporation, and such other information as may be required by the regulating authority. 21 22 Upon receipt of such application, the regulating authority, or some administrative agency of government designated by it, 23 24 shall make an investigation of the corporation. If the 25 regulating authority is the Supreme Court it may designate the HB5674 Engrossed - 17 - LRB098 16200 ZMM 51259 b

bar or legal association which investigates and prefers charges 1 2 against lawyers to it for disciplining. If such authority finds that the incorporators, officers, directors and shareholders 3 are each licensed pursuant to the laws of Illinois to engage in 4 5 the particular profession or related professions involved 6 (except that the secretary of the corporation need not be so 7 licensed), and if no disciplinary action is pending before it 8 against any of them, and if it appears that the corporation 9 will be conducted in compliance with the law and the 10 regulations and rules of the regulating authority, such 11 authority, shall issue, upon payment of a registration fee of 12 \$50, a certificate of registration.

A separate application shall be submitted for each business location in Illinois. If the corporation is using more than one fictitious or assumed name and has an address different from that of the parent company, a separate application shall be submitted for each fictitious or assumed name.

18 Upon written application of the holder, the regulating 19 authority which originally issued the certificate of 20 registration shall renew the certificate if it finds that the 21 corporation has complied with its regulations and the 22 provisions of this Act.

23 The fee for the renewal of a certificate of registration24 shall be calculated at the rate of \$40 per year.

The certificate of registration shall be conspicuously posted upon the premises to which it is applicable, and the HB5674 Engrossed - 18 - LRB098 16200 ZMM 51259 b

professional corporation shall have only those offices which are designated by street address in the articles of incorporation, or as changed by amendment of such articles. No certificate of registration shall be assignable.

5 (b) Moneys collected under this Section from a professional 6 corporation organized to practice law shall be deposited into 7 the Supreme Court Special Purposes Fund.

8 (c) After the effective date of this amendatory Act of the 9 98th General Assembly, the amount of any fee collected under 10 this Section from a professional corporation organized to 11 practice law may be set by Supreme Court rule, except that the 12 amount of the fees shall remain as set by statute until the 13 Supreme Court adopts rules specifying a higher or lower fee 14 amount.

15 (Source: P.A. 98-324, eff. 10-1-13.)

16 (805 ILCS 10/12.1) (from Ch. 32, par. 415-12.1)

17 Sec. 12.1. Any corporation which on 2 occasions issues or delivers a check or other order to the Department of Financial 18 and Professional Regulation which is not honored by the 19 20 financial institution upon which it is drawn because of 21 insufficient funds on account, shall pay to the Department, in 22 addition to the amount owing upon such check or other order, a fee of \$50. If such check or other order was issued or 23 24 delivered in payment of a renewal fee and the corporation whose 25 certificate of registration has lapsed continues to practice as HB5674 Engrossed - 19 - LRB098 16200 ZMM 51259 b

a corporation without paying the renewal fee and the \$50 fee 1 2 required under this Section, an additional fee of \$100 shall be 3 imposed for practicing without a current license. The Department shall notify the corporation whose certificate of 4 5 registration has lapsed, within 30 days after the discovery by 6 the Department that such corporation is operating without a 7 current certificate, that the corporation is operating without 8 a certificate, and of the amount due to the Department, which 9 shall include the lapsed renewal fee and all other fees 10 required by this Section. If after the expiration of 30 days 11 from the date of such notification, the corporation whose 12 certificate has lapsed seeks a current certificate, it shall 13 thereafter apply to the Department for reinstatement of the 14 certificate and pay all fees due to the Department. The 15 Department may establish a fee for the processing of an 16 application for reinstatement of a certificate which allows the 17 Department to pay all costs and expenses incident to the processing of this application. The Director may waive the fees 18 due under this Section in individual cases where he finds that 19 20 in the particular case such fees would be unreasonable or 21 unnecessarily burdensome.

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

23 (805 ILCS 10/13) (from Ch. 32, par. 415-13)

24 Sec. 13. The regulating authority which issued the 25 certificate of registration may suspend or revoke <u>the</u> HB5674 Engrossed - 20 - LRB098 16200 ZMM 51259 b

1 certificate or may otherwise discipline the certificate holder
2 it for any of the following reasons:

(a) The revocation or suspension of the license to practice 3 the profession of any officer, director, shareholder or 4 5 employee not promptly removed or discharged by the corporation; 6 (b) unethical professional conduct on the part of any officer, 7 director, shareholder or employee not promptly removed or discharged by the corporation; (c) the death of the last 8 9 remaining shareholder; (d) upon finding that the holder of a 10 certificate has failed to comply with the provisions of this 11 Act or the regulations prescribed by the regulating authority 12 that issued it; or (e) the failure to file a return, or to pay the tax, penalty or interest shown in a filed return, or to pay 13 14 any final assessment of tax, penalty or interest, as required 15 by any tax Act administered by the Illinois Department of 16 Revenue, until such time as the requirements of any such tax 17 Act are satisfied.

Before any certificate of registration is suspended or 18 revoked, the holder shall be given written notice of the 19 proposed action and the reasons therefor, and shall provide a 20 21 public hearing by the regulating authority, with the right to 22 produce testimony and other evidence concerning the charges 23 made. The notice shall also state the place and date of the hearing which shall be at least 10 days after service of said 24 25 notice.

26 All orders of regulating authorities denying an

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application for a certificate of registration, or suspending or revoking a certificate of registration, or imposing a civil <u>penalty</u> shall be subject to judicial review pursuant to the provisions of the Administrative Review Law, as now or hereafter amended, and the rules adopted pursuant thereto then in force.

7 The proceedings for judicial review shall be commenced in the circuit court of the county in which the party applying for 8 9 review is located. If the party is not currently located in 10 Illinois, the venue shall be in Sangamon County. The regulating 11 authority shall not be required to certify any record to the 12 court or file any answer in court or otherwise appear in any court in a judicial review proceeding, unless and until the 13 14 regulating authority has received from the plaintiff payment of 15 the costs of furnishing and certifying the record, which costs 16 shall be determined by the regulating authority. Exhibits shall 17 be certified without cost. Failure on the part of the plaintiff to file a receipt in court is grounds for dismissal of the 18 19 action.

20 (Source: P.A. 85-1222.)

(805 ILCS 10/13.5 new)
 Sec. 13.5. Notice of violation. Whenever the regulating
 authority has reason to believe a corporation has opened,
 operated, or maintained an establishment for any of the
 purposes for which a corporation may be organized under this

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1	Act without a certificate of registration from the regulating
2	authority authorized by law to license individuals to engage in
3	the profession or related professions, the regulating
4	authority may issue a notice of violation to the corporation.
5	The notice of violation shall provide a period of 30 days from
6	the date of the notice to either file an answer to the
7	satisfaction of the regulating authority or submit an
8	application for registration in compliance with this Act,
9	including payment of the \$50 application fee and a late fee of
10	\$100 for each year that the corporation opened, operated, or
11	maintained an establishment for any of the purposes for which a
12	corporation may be organized under this Act without having been
13	issued a certificate of registration, with a maximum late fee
14	of \$500. If the corporation that is the subject of the notice
15	of violation fails to respond, fails to respond to the
16	satisfaction of the regulating authority, or fails to submit an
17	application for registration, the regulating authority may
18	institute disciplinary proceedings against the corporation and
19	may impose a civil penalty up to \$10,000 for violation of this
20	Act after affording the corporation a hearing in conformance
21	with the requirements of this Act.

22 (805 ILCS 10/15.5 new)
23 <u>Sec. 15.5. Confidentiality. All information collected by</u>
24 <u>the regulating authority in the course of an examination or</u>
25 <u>investigation of a holder of a certificate of registration or</u>

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1	an applicant, including, but not limited to, any complaint
2	against a holder of a certificate of registration filed with
3	the regulating authority and information collected to
4	investigate any such complaint, shall be maintained for the
5	confidential use of the regulating authority and shall not be
6	disclosed. The regulating authority may not disclose the
7	information to anyone other than law enforcement officials,
8	other regulatory agencies that have an appropriate regulatory
9	interest as determined by the regulating authority, or a party
10	presenting a lawful subpoena to the regulating authority.
11	Information and documents disclosed to a federal, State,
12	county, or local law enforcement agency shall not be disclosed
13	by the agency for any purpose to any other agency or person. A
14	formal complaint filed against a holder of a certificate of
15	registration by the regulating authority or any order issued by
16	the regulating authority against a holder of a certificate of
17	registration or an applicant shall be a public record, except
18	as otherwise prohibited by law.

19 Section 35. The Medical Corporation Act is amended by 20 changing Sections 2, 5, 5.1, 8, 10, 11, 12, 13, and 15 and by 21 adding Sections 13.5 and 16.5 as follows:

22 (805 ILCS 15/2) (from Ch. 32, par. 632)

23 Sec. 2. One or more persons licensed pursuant to the 24 Medical Practice Act of 1987, as heretofore or hereafter HB5674 Engrossed - 24 - LRB098 16200 ZMM 51259 b

amended, may form a corporation pursuant to the "Business 1 2 Corporation Act of 1983", as amended, to own, operate and 3 maintain an establishment for the study, diagnosis and treatment of human ailments and injuries, whether physical or 4 5 mental, and to promote medical, surgical and scientific research and knowledge; provided that medical or surgical 6 7 treatment, consultation or advice may be given by shareholders, directors, officers, agents, and employees of the corporation 8 9 only if they are licensed pursuant to the Medical Practice Act of 1987; and provided further, however, that nothing herein 10 11 shall prohibit an attorney licensed to practice law in Illinois 12 from signing and acting as initial incorporator on behalf of 13 such corporation.

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

15 (805 ILCS 15/5) (from Ch. 32, par. 635)

16 Sec. 5. No corporation shall open, operate or maintain an establishment for any of the purposes set forth in Section 2 of 17 this Act without a certificate of registration from the 18 19 Department of Financial and Professional Regulation, 20 hereinafter called the Department. Application for such 21 registration shall be made to the Department in writing and 22 shall contain the name and address of the corporation and such other information as may be required by the Department. A 23 24 separate application shall be submitted for each business location in Illinois. If the corporation is using more than one 25

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fictitious or assumed name and has an address different from 1 2 that of the parent company, a separate application shall be submitted for each fictitious or assumed name. Upon receipt of 3 such application, the Department shall make an investigation of 4 5 the corporation. Ιf the Department finds that the 6 incorporators, officers, directors and shareholders are all 7 licensed pursuant to the Medical Practice Act of 1987 and if no 8 disciplinary action is pending before the Department against 9 any of them, and if it appears that the corporation will be 10 conducted in compliance with law and the regulations of the 11 Department, the Department shall issue, upon payment of a 12 registration fee of \$50, a certificate of registration. (Source: P.A. 85-1209.) 13

14 (805 ILCS 15/5.1)

Sec. 5.1. Deposit of fees and fines. Beginning July 1, 2003, all of the fees<u>, civil penalties</u>, and fines collected under this Act shall be deposited into the General Professions Dedicated Fund.

19 (Source: P.A. 93-32, eff. 7-1-03.)

20 (805 ILCS 15/8) (from Ch. 32, par. 638)

21 Sec. 8. In the event of a change of location of the 22 registered establishment, <u>the corporation shall notify</u> the 23 Department, in accordance with its regulations, <u>and the</u> 24 <u>Department</u> shall amend the certificate of registration so that HB5674 Engrossed - 26 - LRB098 16200 ZMM 51259 b

1 it shall apply to the new location.

2 (Source: Laws 1963, p. 3513.)

3 (805 ILCS 15/10) (from Ch. 32, par. 640)

4 Sec. 10. The Department may suspend or revoke anv 5 certificate of registration or may otherwise discipline the 6 certificate holder for any of the following reasons: (a) the 7 revocation or suspension of the license to practice medicine of 8 any officer, director, shareholder or employee not promptly 9 removed or discharged by the corporation; (b) unethical 10 professional conduct on the part of any officer, director, 11 shareholder or employee not promptly removed or discharged by 12 corporation; (c) the death of the last the remaining shareholder; or (d) upon finding that the holder of a 13 14 certificate has failed to comply with the provisions of this 15 Act or the regulations prescribed by the Department.

The Department may refuse to issue <u>or renew</u> or may suspend the certificate of any corporation which fails to file a return, or to pay the tax, penalty or interest shown in a filed return, or to pay any final assessment of tax, penalty or interest, as required by any tax Act administered by the Illinois Department of Revenue, until such time as the requirements of any such tax Act are satisfied.

23 (Source: P.A. 85-1222.)

24

(805 ILCS 15/11) (from Ch. 32, par. 641)

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11. Before any certificate of registration is 1 Sec. 2 suspended or revoked, the holder shall be given written notice 3 of the proposed action and the reasons therefor, and shall be given a public hearing by the Department with the right to 4 5 produce testimony concerning the charges made. The notice shall 6 also state the place and date of the hearing which shall be at least 10  $\frac{5}{5}$  days after service of said notice. 7

8 (Source: Laws 1963, p. 3513.)

9 (805 ILCS 15/12) (from Ch. 32, par. 642)

Sec. 12. The provisions of the Administrative Review Law, as heretofore or hereafter amended, and all rules adopted pursuant thereto, shall apply to and govern all proceedings for the judicial review of final administrative decisions of the Department hereunder. The term "administrative decision" is defined as in Section 3-101 of the Code of Civil Procedure.

16 The proceedings for judicial review shall be commenced in the circuit court of the county in which the party applying for 17 18 review is located. If the party is not currently located in Illinois, the venue shall be in Sangamon County. The Department 19 20 shall not be required to certify any record to the court or 21 file any answer in court or otherwise appear in any court in a 22 judicial review proceeding, unless and until the Department has 23 received from the plaintiff payment of the costs of furnishing 24 and certifying the record, which costs shall be determined by the Department. Exhibits shall be certified without cost. 25

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## Failure on the part of the plaintiff to file a receipt in court is grounds for dismissal of the action.

- 3 (Source: P.A. 82-783.)
- 4 (805 ILCS 15/13) (from Ch. 32, par. 643)

5 the officers, directors Sec. 13. (a) All of and 6 shareholders of a corporation subject to this Act shall at all 7 times be persons licensed pursuant to the Medical Practice Act 8 of 1987. No person who is not so licensed shall have any part 9 in the ownership, management, or control of such corporation, 10 nor may any proxy to vote any shares of such corporation be 11 given to a person who is not so licensed. Notwithstanding any 12 provisions to the contrary in the "Business Corporation Act of 1983", as now or hereafter amended, if all of the shares of a 13 14 corporation subject to this Act are owned by one shareholder, 15 the office of president and secretary may be held by the same 16 person.

17 <u>(b) No corporation may issue any of its capital stock to</u> 18 <u>anyone other than an individual who is duly licensed under the</u> 19 <u>Medical Practice Act of 1987. No shareholder shall enter into a</u> 20 <u>voting trust agreement or any other type of agreement vesting</u> 21 <u>another person with the authority to exercise the voting power</u> 22 <u>of any of his or her stock.</u>

(c) A corporation may, for purposes of dissolution, have as
 its shareholders, directors, officers, agents, and employees
 individuals who are not licensed under the Medical Practice Act

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of 1987, provided that the corporation does not render any 1 2 medical services nor hold itself out as capable of or available 3 to render medical services during the period of dissolution. The Department shall not issue or renew any certificate of 4 5 authority to a corporation during the period of dissolution. A copy of the certificate of dissolution, as issued by the 6 7 Secretary of State, shall be delivered to the Department within 8 30 days after its receipt by the incorporators.

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

10

(805 ILCS 15/13.5 new)

11 Sec. 13.5. Notice of violation. Whenever the Department has 12 reason to believe a corporation has opened, operated, or 13 maintained an establishment for any of the purposes for which a corporation may be organized under this Act without a 14 15 certificate of registration from the Department, the 16 Department may issue a notice of violation to the corporation. The notice of violation shall provide a period of 30 days from 17 18 the date of the notice to either file an answer to the satisfaction of the Department or submit an application for 19 20 registration in compliance with this Act, including payment of 21 the \$50 application fee and a late fee of \$100 for each year 22 that the corporation opened, operated, or maintained an 23 establishment for any of the purposes for which a corporation may be organized under this Act without having been issued a 24 certification of registration, with a maximum late fee of \$500. 25

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If the corporation that is the subject of the notice of 1 violation fails to respond, fails to respond to the 2 3 satisfaction of the Department, or fails to submit an application for registration, the Department may institute 4 5 disciplinary proceedings against the corporation and may impose a civil penalty up to \$10,000 for violation of this Act 6 after affording the corporation a hearing in conformance with 7 8 the requirements of this Act.

9 (805 ILCS 15/15) (from Ch. 32, par. 645)

Sec. 15. Each individual <u>shareholder</u>, <u>director</u>, <u>officer</u>, <u>agent</u>, <u>or</u> employee licensed pursuant to the Medical Practice Act of 1987 who is employed by a corporation subject to this Act shall remain subject to <del>reprimand or</del> discipline for his conduct under the provisions of the Medical Practice Act of 1987.

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

17 (805 ILCS 15/16.5 new)

Sec. 16.5. Confidentiality. All information collected by the Department in the course of an examination or investigation of a holder of a certificate of registration or an applicant, including, but not limited to, any complaint against a holder of a certificate of registration filed with the Department and information collected to investigate any such complaint, shall be maintained for the confidential use of the Department and HB5674 Engrossed - 31 - LRB098 16200 ZMM 51259 b

shall not be disclosed. The Department may not disclose the 1 2 information to anyone other than law enforcement officials, 3 other regulatory agencies that have an appropriate regulatory interest as determined by the Secretary, or a party presenting 4 5 a lawful subpoena to the Department. Information and documents disclosed to a federal, State, county, or local law enforcement 6 7 agency shall not be disclosed by the agency for any purpose to any other agency or person. A formal complaint filed against a 8 9 holder of a certificate of registration by the Department or 10 any order issued by the Department against a holder of a 11 certificate of registration or an applicant shall be a public 12 record, except as otherwise prohibited by law.

Section 40. The Limited Liability Company Act is amended by changing Sections 1-10, 1-25, 1-28, 5-5, and 5-55 and by adding Section 1-29 as follows:

16 (805 ILCS 180/1-10)

17 Sec. 1-10. Limited liability company name.

18 (a) The name of each limited liability company as set forth19 in its articles of organization:

(1) shall contain the terms "limited liability company", "L.L.C.", or "LLC", or, if organized as a low-profit limited liability company under Section 1-26 of this Act, shall contain the term "L3C";

24 (2) may not contain a word or phrase, or an

1 abbreviation or derivation thereof, the use of which is 2 prohibited or restricted by any other statute of this State 3 unless the restriction has been complied with;

(3) 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;

4

5

6

7 (4) shall not contain any of the following terms:
8 "Corporation," "Corp.," "Incorporated," "Inc.," "Ltd.,"
9 "Co.," "Limited Partnership" or "L.P.";

10 (5) shall be the name under which the limited liability 11 company transacts business in this State unless the limited 12 liability company also elects to adopt an assumed name or names as provided in this Act; provided, however, that the 13 14 limited liability company may use any divisional 15 designation or trade name without complying with the 16 requirements of this Act, provided the limited liability 17 company also clearly discloses its name;

18 (6) shall not contain any word or phrase that indicates 19 or implies that the limited liability company is authorized 20 or empowered to be in the business of a corporate fiduciary 21 unless otherwise permitted by the Secretary of Financial 22 and Professional Regulation Commissioner of the Office of 23 Banks and Real Estate under Section 1-9 of the Corporate Fiduciary Act. The word "trust", "trustee", or "fiduciary" 24 25 may be used by a limited liability company only if it has 26 first complied with Section 1-9 of the Corporate Fiduciary HB5674 Engrossed

Act; <u>and</u>

1

2 (7) shall contain the word "trust", if it is a limited
3 liability company organized for the purpose of accepting
4 and executing trusts; and

5 (8) shall not, as to any limited liability company 6 organized or amending its company name on or after April 3, 2009 (the effective date of Public Act 96 7), without the 7 8 written consent of the United express States <del>Olympic</del> 9 Committee, contain the words: (i) "Olympic"; <del>(ii)</del> 10 "Olympiad"; (iii) "Paralympic"; (iv) "Paralympiad"; (v)11 "Citius Altius Fortius"; (vi) "CHICOC"; or (vii) "Chicago 12 <del>2016"</del>.

13 (b) Nothing in this Section or Section 1-20 shall abrogate or limit the common law or statutory law of unfair competition 14 15 or unfair trade practices, nor derogate from the common law or 16 principles of equity or the statutes of this State or of the 17 United States of America with respect to the right to acquire and protect copyrights, trade names, trademarks, service 18 19 marks, service names, or any other right to the exclusive use 20 of names or symbols.

21 (c) (Blank).

(d) The name shall be distinguishable upon the records inthe 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.

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

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

6 (4) Any assumed name that is registered with the 7 Secretary of State under Section 1-20.

8 (5) Any corporate name or assumed corporate name of a 9 domestic or foreign corporation subject to the provisions 10 of Section 4.05 of the Business Corporation Act of 1983 or 11 Section 104.05 of the General Not For Profit Corporation 12 Act of 1986.

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

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

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

26 (2) Articles, conjunctions, contractions,

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1	abbreviations, or different tenses or number of the same
2	word.
3	(Source: P.A. 96-7, eff. 4-3-09; 96-126, eff. 1-1-10; 96-1000,
4	eff. 7-2-10.)
5	(805 ILCS 180/1-25)
6	Sec. 1-25. Nature of business. A limited liability company
7	may be formed for any lawful purpose or business except:
8	(1) (blank);
9	(2) insurance unless, for the purpose of carrying on
10	business as a member of a group including incorporated and
11	individual unincorporated underwriters, the Director of
12	Insurance finds that the group meets the requirements of
13	subsection (3) of Section 86 of the Illinois Insurance Code
14	and the limited liability company, if insolvent, is subject
15	to liquidation by the Director of Insurance under Article
16	XIII of the Illinois Insurance Code;
17	(3) the practice of dentistry unless all the members
18	and managers are licensed as dentists under the Illinois
19	Dental Practice Act; <del>or</del>
20	(4) the practice of medicine unless all the managers,
21	if any, are licensed to practice medicine under the Medical
22	Practice Act of 1987 and each member is either:
23	(A) licensed to practice medicine under the
24	Medical Practice Act of 1987; or
25	(B) a registered medical corporation or

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corporations organized pursuant to the Medical
 Corporation Act; or

3 (C) a professional corporation organized pursuant 4 to the Professional Service Corporation Act of 5 physicians licensed to practice under the Medical 6 Practice Act of 1987; or

(D) a limited liability company that satisfies the
requirements of subparagraph (A), (B), or (C); or.
(5) the practice of real estate unless all the
managers, if any, or every member in a member-managed
company are licensed to practice as a managing broker or
broker pursuant to the Real Estate License Act of 2000.

13 (Source: P.A. 95-331, eff. 8-21-07; 95-738, eff. 1-1-09.)

## 14 (805 ILCS 180/1-28)

15 Sec. 1-28. Certificate of Registration; Department of 16 Financial and Professional Regulation. This Section applies 17 only to a limited liability company that intends to provide, or the 18 does provide, professional services that require 19 individuals engaged in the profession to be licensed by the 20 Department of Financial and Professional Regulation. A limited 21 liability company covered by this Section shall not open, 22 operate, or maintain an establishment for any of the purposes for which a limited liability company may be organized under 23 this Act without obtaining a certificate of registration from 24 25 the Department.

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Application for such registration shall be made in writing 1 2 and shall contain the name and address of the limited liability 3 company and such other information as may be required by the Department. Upon receipt of such application, the Department 4 5 shall make an investigation of the limited liability company. 6 If the Department finds that the organizers, managers, and 7 members are each licensed pursuant to the laws of Illinois to engage in the particular profession or related professions 8 9 involved (except that an initial organizer may be a licensed 10 attorney) and if no disciplinary action is pending before the 11 Department against any of them and if it appears that the 12 limited liability company will be conducted in compliance with 13 the law and the rules and regulations of the Department, the Department shall issue, upon payment of a registration fee of 14 15 \$50, a certificate of registration.

A separate application shall be submitted for each business location in Illinois. If the limited liability company is using more than one fictitious or assumed name and has an address different from that of the parent company, a separate application shall be submitted for each fictitious or assumed name.

Upon written application of the holder, the Department shall renew the certificate if it finds that the limited liability company has complied with its regulations and the provisions of this Act and the applicable licensing Act. This fee for the renewal of a certificate of registration shall be HB5674 Engrossed - 38 - LRB098 16200 ZMM 51259 b

calculated at the rate of \$40 per year. The certificate of registration shall be conspicuously posted upon the premises to which it is applicable, and the limited liability company shall have only those offices which are designated by street address in the articles of organization, or as changed by amendment of such articles. A certificate of registration shall not be assignable.

8 A limited liability company registered under this Section 9 may, for the purposes of dissolution, have as its managers and 10 members individuals who are not licensed by the Department to provide professional services, provided that the limited 11 12 liability company does not render any professional services or 13 hold itself out as capable or available to render any 14 professional services during the period of dissolution. The Department shall not issue or renew any certificate of 15 16 registration to a limited liability company during the period 17 of dissolution. A copy of the certificate of dissolution, as issued by the Secretary of State, shall be delivered to the 18 19 Department within 30 days after its receipt by the managers or 20 members.

All fees, civil penalties, and fines collected under this Section and Section 1-29 shall be deposited into the General Professions Dedicated Fund.

24 (Source: P.A. 96-679, eff. 8-25-09; 96-984, eff. 1-1-11; 25 96-1000, eff. 7-2-10.) HB5674 Engrossed - 39 - LRB098 16200 ZMM 51259 b

1	(805 ILCS 180/1-29 new)
2	Sec. 1-29. Certificate of registration; administration and
3	enforcement.
4	This Section applies to a limited liability company subject
5	to Section 1-28 of this Act.
6	No limited liability company organized under this Act may
7	render professional services that require the issuance of a
8	license by the Department, except through its managers,
9	members, agents, or employees who are duly licensed or
10	otherwise legally authorized to render such professional
11	services within this State.
12	Nothing contained in this Act shall be interpreted to
13	abolish, repeal, modify, restrict, or limit the law in effect
14	in this State on the effective date of this amendatory Act of
15	the 98th General Assembly that is applicable to the
16	professional relationship and liabilities between the person
17	furnishing the professional services and the person receiving
18	such professional services or the law that is applicable to the
19	standards for professional conduct. Any manager, member,
20	agent, or employee of a limited liability company shall remain
21	personally and fully liable and accountable for any negligent
22	or wrongful acts or misconduct committed by him or her or by
23	any person under his or her direct supervision and control
24	while rendering professional services on behalf of the limited
25	liability company. However, a limited liability company
26	subject to Section 1-28 shall have no greater liability for the

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conduct of its agents than any other limited liability company 1 2 organized under this Act. The limited liability company shall 3 be liable up to the full value of its property for any 4 negligence or wrongful acts or misconduct committed by any of 5 its managers, members, agents, or employees while they are engaged in the rendering of professional services on behalf of 6 7 the limited liability company. 8 An individual's association with a limited liability 9 company as a manager, member, agent, or employee, shall in no 10 way modify or diminish the jurisdiction of the Department that licensed, certified, or registered the individual for a 11 12 particular profession. 13 All rights and obligations pertaining to communications 14 made to or information received by any qualified person or the 15 advice he or she gives on such communications or information, 16 shall be extended to the limited liability company of which he 17 or she is a manager, member, agent, or employee, and to the limited liability company's managers, members, agents, and 18 19 employees. 20 Any limited liability company that, on 2 occasions, issues 21 or delivers a check or other order to the Department that is 22 not honored by the financial institution upon which it is drawn

23 because of insufficient funds on the account, shall pay to the 24 Department, in addition to the amount owing upon such check or other order, a fee of \$50. If such check or other order was 25 26 issued or delivered in payment of a renewal fee and the limited HB5674 Engrossed - 41 - LRB098 16200 ZMM 51259 b

liability company whose certification of registration has 1 2 lapsed continues to practice as a limited liability company 3 without paying the renewal fee and the \$50 fee required under this Section, an additional fee of \$100 shall be imposed for 4 5 practicing without a current license. The Department shall notify the limited liability company whose certificate of 6 7 registration has lapsed within 30 days after the discovery by 8 the Department that such limited liability company is operating 9 without a current certificate of the fact that the limited 10 liability company is operating without a certificate and of the 11 amount due to the Department, which shall include the lapsed 12 renewal fee and all other fees required by this Section. If the limited liability company whose certification has lapsed seeks 13 14 a current certificate more than 30 days after the date it receives notification from the Department, it shall be required 15 16 to apply to the Department for reinstatement of the certificate 17 and to pay all fees due to the Department. The Department may establish a fee for the processing of an application for 18 19 reinstatement of a certificate that allows the Department to 20 pay all costs and expenses related to the processing of the 21 application. The Director may waive the fees due under this 22 Section in individual cases where he or she finds that in the 23 particular case such fees would be unreasonable or 24 unnecessarily burdensome. 25 The Department may suspend, revoke, or otherwise

26 discipline the certificate of registration for any of the

## 1 <u>following reasons:</u>

2	(1) the revocation or suspension of the license to
3	practice the profession of any officer, manager, member,
4	agent, or employee not promptly removed or discharged by
5	the limited liability company;
6	(2) unethical professional conduct on the part of any
7	officer, manager, member, agent, or employee not promptly
8	removed or discharged by the limited liability company;
9	(3) the death of the last remaining member;
10	(4) upon finding that the holder of the certificate has
11	failed to comply with the provisions of this Act or the
12	regulations prescribed by the Department; or
13	(5) the failure to file a return, to pay the tax,
14	penalty, or interest shown in a filed return, or to pay any
15	final assessment of tax, penalty, or interest, as required
16	by a tax Act administered by the Illinois Department of
17	Revenue, until such time as the requirements of any such
18	tax Act are satisfied.
19	Before any certificate of registration is suspended or
20	revoked, the holder shall be given written notice of the
21	proposed action and the reasons for the proposed action and
22	shall be provided a public hearing by the Department with the
23	right to produce testimony and other evidence concerning the
24	charges made. The notice shall also state the place and date of
25	the hearing, which shall be at least 10 days after service of
26	the notice.

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1	All orders of the Department denying an application for a
2	certificate of registration or suspending or revoking a
3	certificate of registration or imposing a civil penalty shall
4	be subject to judicial review pursuant to the Administrative
5	Review Law.
6	The proceedings for judicial review shall be commenced in
7	the circuit court of the county in which the party applying for
8	review is located; but if the party is not currently located in
9	Illinois, the venue shall be in Sangamon County. The Department
10	shall not be required to certify any record to the court or
11	file any answer in court or otherwise appear in any court in a
12	judicial review proceeding, unless and until the Department has
13	received from the plaintiff payment of the costs of furnishing
14	and certifying the record, which costs shall be determined by
15	the Department. Exhibits shall be certified without cost.
16	Failure on the part of the plaintiff to file a receipt in court
17	is grounds for dismissal of the action.
18	Whenever the Department has reason to believe a limited
19	liability company has opened, operated, or maintained an
20	establishment for any of the purposes for which a limited
21	liability company may be organized under this Act without a
22	certificate of registration from the Department authorized by
23	law to license individuals to engage in the profession or
24	related professions, the Department may issue a notice of

25 violation to the limited liability company. The notice of 26 violation shall provide a period of 30 days after the date of HB5674 Engrossed - 44 - LRB098 16200 ZMM 51259 b

1	the notice to either file an answer to the satisfaction of the
2	Department or submit an application for registration in
3	compliance with this Act, including payment of the \$50
4	application fee and a late fee of \$100 for each year that the
5	limited liability company opened, operated, or maintained an
6	establishment for any of the purposes for which a limited
7	liability company may be organized under this Act without
8	having been issued a certificate of registration, with a
9	maximum late fee of \$500. If the limited liability company that
10	is the subject of the notice of violation fails to respond,
11	fails to respond to the satisfaction of the Department, or
12	fails to submit an application for registration, the Department
13	may institute disciplinary proceedings against the limited
14	liability company and may impose a civil penalty up to \$10,000
15	for violation of this Act after affording the limited liability
16	company a hearing in conformance with the requirements of this
17	<u>Act.</u>

18 (805 ILCS 180/5-5)

19 Sec. 5-5. Articles of organization.

20 (a) The articles of organization shall set forth all of the21 following:

(1) The name of the limited liability company and the
address of its principal place of business which may, but
need not be a place of business in this State.

25 (2) The purposes for which the limited liability

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company is organized, which may be stated to be, or to 1 2 include, the transaction of any or all lawful businesses for which limited liability companies may be organized 3 under this Act. 4

5 (3) The name of its registered agent and the address of 6 its registered office.

7 (4) If the limited liability company is to be managed 8 by a manager or managers, the names and business addresses 9 of the initial manager or managers.

10 (5) If management of the limited liability company is 11 to be vested in the members under Section 15-1, then the 12 names and addresses of the initial member or members.

13 (5.5) The duration of the limited liability company, 14 which shall be perpetual unless otherwise stated.

- 15
- 16

(6) (Blank).

(7) The name and address of each organizer.

17 (8) Any other provision, not inconsistent with law, that the members elect to set out in the articles of 18 19 organization for the regulation of the internal affairs of 20 the limited liability company, including any provisions 21 that, under this Act, are required or permitted to be set 22 out in the operating agreement of the limited liability 23 company.

(b) A limited liability company is organized at the time 24 25 articles of organization are filed by the Secretary of State or 26 at any later time, not more than 60 days after the filing of HB5674 Engrossed - 46 - LRB098 16200 ZMM 51259 b

1 the articles of organization, specified in the articles of 2 organization.

(c) Articles of organization for the organization of a 3 limited liability company for the purpose of accepting and 4 5 executing trusts shall not be filed by the Secretary of State 6 until there is delivered to him or her a statement executed by 7 Secretary of Financial and Professional Regulation the Commissioner of the Office of Banks and Real Estate that the 8 9 organizers of the limited liability company have made 10 arrangements with the Secretary of Financial and Professional Regulation Commissioner of the Office of Banks and Real Estate 11 12 to comply with the Corporate Fiduciary Act.

(d) Articles of organization for the organization of a limited liability company as a bank or a savings bank must be filed with the <u>Department of Financial and Professional</u> <u>Regulation</u> <del>Commissioner of Banks and Real Estate</del> or, if the bank or savings bank will be organized under federal law, with the appropriate federal banking regulator.

19 (Source: P.A. 98-171, eff. 8-5-13.)

20 (805 ILCS 180/5-55)

21

Sec. 5-55. Filing in Office of Secretary of State.

(a) Whenever any provision of this Act requires a limited
liability company to file any document with the Office of the
Secretary of State, the requirement means that:

25 (1) the original document, executed as described in

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Section 5-45, and, if required by this Act to be filed in duplicate, one copy (which may be a signed carbon or photocopy) shall be delivered to the Office of the Secretary of State;

5 (2) all fees and charges authorized by law to be 6 collected by the Secretary of State in connection with the 7 filing of the document shall be tendered to the Secretary 8 of State; and

9 (3) unless the Secretary of State finds that the 10 document does not conform to law, he or she shall, when all 11 fees have been paid:

12 (A) endorse on the original and on the copy the
13 word "Filed" and the month, day, and year of the filing
14 thereof;

(B) file in his or her office the original of thedocument; and

17 (C) return the copy to the person who filed it or18 to that person's representative.

(b) If another Section of this Act specifically prescribes
a manner of filing or signing a specified document that differs
from the corresponding provisions of this Section, then the
provisions of the other Section shall govern.

(c) Whenever any provision of this Act requires a limited liability company that is a bank or a savings bank to file any document, that requirement means that the filing shall be made exclusively with the <u>Department of Financial and Professional</u> HB5674 Engrossed - 48 - LRB098 16200 ZMM 51259 b

Regulation Commissioner of Banks and Real Estate or, if the bank or savings bank is organized under federal law, with the appropriate federal banking regulator at such times and in such manner as required by the <u>Department Commissioner</u> or federal regulator.

6 (Source: P.A. 92-33, eff. 7-1-01; 93-561, eff. 1-1-04.)

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10	225 ILCS 107/20	
11	805 ILCS 10/2	from Ch. 32, par. 415-2
12	805 ILCS 10/3.1	from Ch. 32, par. 415-3.1
13	805 ILCS 10/3.2	from Ch. 32, par. 415-3.2
14	805 ILCS 10/3.6	from Ch. 32, par. 415-3.6
15	805 ILCS 10/12	from Ch. 32, par. 415-12
16	805 ILCS 10/12.1	from Ch. 32, par. 415-12.1
17	805 ILCS 10/13	from Ch. 32, par. 415-13
18	805 ILCS 10/13.5 new	
19	805 ILCS 10/15.5 new	
20	805 ILCS 15/2	from Ch. 32, par. 632
21	805 ILCS 15/5	from Ch. 32, par. 635
22	805 ILCS 15/5.1	
23	805 ILCS 15/8	from Ch. 32, par. 638
24	805 ILCS 15/10	from Ch. 32, par. 640
25	805 ILCS 15/11	from Ch. 32, par. 641

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1 805 ILCS 15/12 from Ch. 32, par. 642

2 805 ILCS 15/13 from Ch. 32, par. 643

- 3 805 ILCS 15/13.5 new
- 4 805 ILCS 15/15 from Ch. 32, par. 645
- 5 805 ILCS 15/16.5 new