1

AN ACT concerning carnival and amusement rides.

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

4 Section 5. The Carnival and Amusement Rides Safety Act 5 is amended by changing Sections 2-2, 2-10, and 2-12 as 6 follows:

7 (430 ILCS 85/2-2) (from Ch. 111 1/2, par. 4052)

8 Sec. 2-2. Definitions. As used in this Act, unless the 9 context otherwise requires:

1. "Director" means the Director of Labor or his
 designee.

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2. "Department" means Department of Labor.

13 3. "Amusement Attraction" means an enclosed building or structure, including electrical equipment which 14 is an 15 integral part of the building or structure, through which 16 people walk without the aid of any moving device, that provides amusement, thrills or excitement at a fair or 17 carnival, except any such enclosed building or structure 18 19 which is subject to the jurisdiction of a local building 20 code.

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## 4. "Amusement ride" means:

(a) any mechanized device or combination of
devices, including electrical equipment which is an
integral part of the device or devices, which carries
passengers along, around, or over a fixed or restricted
course for the primary purpose of giving its passengers
amusement, pleasure, thrills, or excitement;

(b) any ski lift, rope tow, or other device used to
transport snow skiers;

30 (c) (blank); any-water-slide,--or--water--amusement 31 device--in--a--water-amusement-area,-not-regulated-by-the 15

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Department-of-Public-Health-pursuant-to--the--Youth--Camp
 Act<sub>7</sub>--the-Campground-Licensing-and-Recreational-Area-Act<sub>7</sub>
 or-the-Swimming-Pool-and-Bathing-Beach-Act<sub>7</sub>

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4 (d) any dry slide over 20 feet in height, alpine
5 slide, or toboggan slide;

(e) any tram, open car, or combination of open cars 6 7 or wagons pulled by a tractor or other motorized device which is not licensed by the Secretary of State, which 8 9 does not necessarily follow a fixed or may, but restricted course, and is used primarily for the purpose 10 11 of giving its passengers amusement, pleasure, thrills or excitement, and for which an individual fee is charged or 12 a donation accepted with the exception of hayrack rides; 13 14 or

(f) any bungee cord or similar elastic device.

16 5. "Carnival" means an enterprise which offers amusement 17 or entertainment to the public by means of one or more 18 amusement attractions or amusement rides.

19 6. "Fair" means an enterprise principally devoted to the 20 exhibition of products of agriculture or industry in 21 connection with which amusement rides or amusement 22 attractions are operated.

7. "Operator" means a person, or the agent of a person,
who owns or controls or has the duty to control the operation
of an amusement ride or an amusement attraction at a carnival
or fair. "Operator" includes an agency of the State or any of
its political subdivisions.

28 (Source: P.A. 88-219.)

(430 ILCS 85/2-10) (from Ch. 111 1/2, par. 4060)
Sec. 2-10. No amusement ride or amusement attraction
shall be operated at a carnival or fair in this State without
a permit having been issued by the Director to an operator of
such equipment. On or before the first of May of each year,

1 any person required to obtain a permit by this Act shall 2 apply to the Director for a permit on a form furnished by the Director which form shall contain such information as the 3 4 Director may require. The Director may waive the requirement that an application for a permit must be filed on or before 5 May 1 of each year if the applicant gives satisfactory proof 6 7 to the Director that he could not reasonably comply with the date requirement and if the applicant immediately applies for 8 a permit after the need for a permit is first determined. For 9 the purpose of determining if an amusement ride or amusement 10 11 attraction is in safe operating condition and will provide protection to the public using such amusement ride or 12 amusement attraction, each amusement ride or amusement 13 attraction shall be inspected by the Director before it is 14 15 initially placed in operation in this State, and shall 16 thereafter be inspected at least once each year.

If, after inspection, an amusement ride or amusement 17 attraction is found to comply with the rules adopted under 18 this Act, the Director shall issue a permit for the operation 19 of the amusement ride or amusement attraction. 20 The permit 21 shall be issued conditioned upon the payment of the permit 22 fee and any applicable inspection fee at the time the 23 application for permit to operate is filed with the Department within-7-days-following-the-inspection and may be 24 25 suspended as provided in the Department's rules.

If, after inspection, additions or alterations are contemplated which change a structure, mechanism, classification or capacity, the operator shall notify the Director of his intentions in writing and provide any plans or diagrams requested by the Director.

31 (Source: P.A. 85-325.)

32 (430 ILCS 85/2-12) (from Ch. 111 1/2, par. 4062)
33 Sec. 2-12. Order for cessation of operation of amusement

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1	ride or attraction.
2	(a) The Director or an inspector hired by the Department
3	of Labor may order, in writing, a temporary and immediate
4	cessation of operation of any amusement ride or amusement
5	attraction if it:
6	(1) has been determined after inspection to be
7	hazardous or unsafe <u>;</u>
8	(2) is in operation before the Director has issued
9	a permit to operate such equipment; or
10	(3) the owner or operator is not in compliance with
11	the insurance requirements contained in Section 2-14 of
12	this Act.
13	(b) Operation of the amusement ride or amusement
14	attraction shall not resume until:
15	(1) the unsafe or hazardous condition is corrected
16	to the satisfaction of the Director or such inspector <u>;</u>
17	(2) the Director has issued a permit to operate
18	<u>such equipment; or</u>
19	(3) the owner or operator is in compliance with the
20	insurance requirements contained in Section 2-14 of this
21	Act, respectively.
22	(Source: P.A. 83-1240.)

23 Section 99. This Act takes effect upon becoming law, 24 except that the changes to Section 2-10 of the Carnival and 25 Amusement Rides Safety Act take effect on January 1, 2002, 26 and the changes to Section 2-2 of the Carnival and Amusement 27 Rides Safety Act take effect on July 1, 2001.