



Rep. Diane Pappas

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10100HB3390ham001

LRB101 08508 CPF 58277 a

1 AMENDMENT TO HOUSE BILL 3390

2 AMENDMENT NO. _____. Amend House Bill 3390 by replacing
3 everything after the enacting clause with the following:

4 "Section 5. The Animal Welfare Act is amended by adding
5 Section 18.2 as follows:

6 (225 ILCS 605/18.2 new)

7 Sec. 18.2. Fire alarm system.

8 (a) In this Section:

9 "Fire alarm system" means a fire alarm system that complies
10 with any applicable rules adopted by the State Fire Marshal and
11 automatically triggers notification to local emergency
12 responders when activated.

13 (b) A kennel operator that maintains dogs and cats for
14 boarding that is not staffed at all times shall be equipped
15 with at least one fire alarm system or fire sprinkler system in
16 operating condition in every building of the kennel operator

1 that is used for the housing of animals.

2 Compliance with an applicable federal, State, or local law,
3 rule, or building code requiring the installation or
4 maintenance of fire alarm monitoring systems in a manner
5 different from this Section, but providing a level of safety
6 for occupants that is equal to or greater than that provided by
7 this Section, shall be deemed to comply with this Section, and
8 the requirements of the more stringent law shall govern rather
9 than this Section.

10 (c) The State Fire Marshal shall inspect, or shall direct a
11 local fire marshal to inspect, a kennel operator that maintains
12 dogs and cats for boarding when a resident makes a credible
13 complaint alleging that the kennel operator is not in
14 compliance with this Section.

15 Local fire inspectors shall determine whether a kennel
16 operator that maintains dogs and cats for boarding is in
17 compliance with this Section during the course of routine
18 building and fire inspections of the kennel operator. Local
19 fire officials and the State Fire Marshal shall immediately
20 notify the Department upon discovering that a kennel operator
21 is not in compliance with this Section.

22 (d) The Department shall deny issuing a license under this
23 Act to a kennel operator that maintains dogs and cats for
24 boarding that is not in compliance this Section. A kennel
25 operator that is already licensed under this Act and found by
26 the Department not to be in compliance with this Section shall

1 be liable for \$500 for the first violation, \$1,500 for the
2 second violation, and \$2,500 and the loss of the license issued
3 under this Act for the third violation. The State's Attorney of
4 the county in which the violation occurred or the Attorney
5 General may bring an action in the circuit court in which the
6 violation occurred to enforce the collection of any civil
7 penalty imposed."