1 AN ACT concerning regulation.

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

Section 5. The Ambulatory Surgical Treatment Center Act is
amended by changing Section 6 as follows:

6 (210 ILCS 5/6) (from Ch. 111 1/2, par. 157-8.6)

Sec. 6. Upon receipt of an application for a license, the Director may deny the application for any of the following reasons:

(1) Conviction of the applicant, or if the applicant is 10 a firm, partnership or association, of any of its members, 11 or if a corporation, of any of its officers or directors, 12 13 or of the person designated to manage or supervise the 14 facility, of a felony, or of 2 or more misdemeanors involving moral turpitude, as shown by a certified copy of 15 16 the record of the court of conviction, or, in the case of 17 the conviction of a misdemeanor by a court not of record, as shown by other evidence, if the Director determines, 18 19 investigation, that such person has not been after sufficiently rehabilitated to warrant the public trust; or 20 21 other satisfactory evidence that the moral character of the 22 applicant, or manager, or supervisor of the facility is not 23 reputable;

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(2) The licensure status or record of the applicant, or 1 2 if the applicant is a firm, partnership or association, of 3 any of its members, or if a corporation, of any of its officers or directors, or of the person designated to 4 5 manage or supervise the facility, from any other state 6 where the applicant has done business in a similar capacity 7 indicates that granting a license to the applicant would be 8 detrimental to the interests of the public; or

9 (3) The applicant has insufficient financial or other 10 resources to operate and conduct the facility in accordance 11 with the requirements of this Act and the minimum 12 standards, rules and regulations promulgated thereunder.

13 The Director shall only issue a license if he finds that 14 the applicant facility complies with this Act and the rules, 15 regulations and standards promulgated pursuant thereto and:

16 (a) is under the medical supervision of one or more 17 physicians;

(b) permits a surgical procedure to be performed only by a physician, podiatrist or dentist who at the time is privileged to have his patients admitted by himself or an associated physician and is himself privileged to perform surgical procedures in at least one Illinois hospital; and

23 (c) maintains adequate medical records for each24 patient.

A license, unless sooner suspended or revoked, shall be renewable annually upon approval by the Department and payment SB1617 Engrossed - 3 - LRB096 10987 DRJ 21268 b

of a license fee of \$300. Each license shall be issued only for 1 2 the premises and persons named in the application and shall not 3 be transferable or assignable. The licenses shall be posted in a conspicuous place on the licensed premises. A placard or 4 5 registry of all physicians on staff in the facility shall be centrally located and available for inspection to 6 anv interested person. The Department may, either before or after 7 8 the issuance of a license, request the cooperation of the State 9 Fire Marshal. The report and recommendations of this agency 10 shall be in writing and shall state with particularity its 11 findings with respect to compliance or noncompliance with such 12 minimum standards, rules and regulations.

13 <u>On and after the effective date of this amendatory Act of</u> 14 <u>the 96th General Assembly, no license shall be granted or</u> 15 renewed unless the applicant:

16 (i) submits, and the Department approves, a plan for 17 providing service to Medicaid recipients and medically underserved populations in its service area; the 18 19 Department shall adopt rules indicating the requirements 20 for such plans, including a definition for "medically underserved population" and standards for 21 minimum 22 proportions of Medicaid recipients and medically 23 underserved patients that must be served; or

24 (ii) submits a plan for charity care that has been
25 approved by the Illinois Attorney General; or
26 (iii) submits a notarized statement signed by the Chief

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Executive Officer of the organization certifying that the applicant will not refuse service to any patient because the services the patient seeks may be reimbursed under the program of Medical Assistance under Article V of the Illinois Public Aid Code.

6 <u>In addition, no license shall be granted or renewed if the</u> 7 <u>Department determines that the applicant has not complied with</u> 8 <u>a prior plan or notarized statement submitted pursuant to this</u> 9 paragraph.

10 The Director may issue a provisional license to anv 11 ambulatory surgical treatment center which does not 12 substantially comply with the provisions of this Act and the 13 standards, rules and regulations promulgated by virtue thereof provided that he finds that such ambulatory surgical treatment 14 center will undertake changes and corrections which upon 15 16 completion will render the ambulatory surgical treatment 17 center in substantial compliance with the provisions of this standards, rules and regulations adopted 18 Act, and the hereunder, and provided that the health and safety of the 19 20 patients of the ambulatory surgical treatment center will be protected during the period for which such provisional license 21 22 is issued. The Director shall advise the licensee of the 23 conditions under which such provisional license is issued, including the manner in which the facilities fail to comply 24 with the provisions of the Act, standards, rules 25 and 26 regulations, and the time within which the changes and SB1617 Engrossed - 5 - LRB096 10987 DRJ 21268 b

1 corrections necessary for such ambulatory surgical treatment 2 center to substantially comply with this Act, and the 3 standards, rules and regulations of the Department relating 4 thereto shall be completed.

A person or facility not licensed under this Act or the Hospital Licensing Act shall not hold itself out to the public as a "surgery center" or as a "center for surgery". (Source: P.A. 88-490.)

9 Section 10. The Radiation Protection Act of 1990 is amended
10 by changing Section 5 as follows:

11 (420 ILCS 40/5) (from Ch. 111 1/2, par. 210-5)

12 (Section scheduled to be repealed on January 1, 2011)

Sec. 5. Limitations on application of radiation to human beings and requirements for radiation installation operators providing mammography services.

(a) No person shall intentionally administer radiation to a 16 17 human being unless such person is licensed to practice a 18 treatment of human ailments by virtue of the Illinois Medical, Dental or Podiatric Medical Practice Acts, or, as physician 19 20 assistant, advanced practice nurse, technician, nurse, or 21 other assistant, is acting under the supervision, prescription 22 or direction of such licensed person. However, no such 23 physician assistant, advanced practice nurse, technician, 24 nurse, or other assistant acting under the supervision of a SB1617 Engrossed - 6 - LRB096 10987 DRJ 21268 b

person licensed under the Medical Practice Act of 1987, shall 1 2 administer radiation to human beings unless accredited by the Agency, except that persons enrolled in a course of education 3 approved by the Agency may apply ionizing radiation to human 4 5 beings as required by their course of study when under the 6 direct supervision of a person licensed under the Medical 7 Practice Act of 1987. No person authorized by this Section to apply ionizing radiation shall apply such radiation except to 8 9 those parts of the human body specified in the Act under which 10 such person or his supervisor is licensed. No person may 11 operate a radiation installation where ionizing radiation is 12 administered to human beings unless all persons who administer 13 ionizing radiation in that radiation installation are 14 licensed, accredited, or exempted in accordance with this 15 Section. Nothing in this Section shall be deemed to relieve a 16 person from complying with the provisions of Section 10.

17 <u>(a-5) On or after the effective date of this amendatory Act</u> 18 <u>of the 96th General Assembly, no person may administer</u> 19 <u>radiation to a human being in a Class C or Class D radiation</u> 20 <u>installation, as defined in Section 25 of this Act, other than</u> 21 <u>a hospital, unless the radiation installation:</u>

(i) submits, and the Agency approves, a plan for providing service to Medicaid recipients and medically underserved populations in its service area; the Agency shall adopt rules indicating the requirements for such plans, including a definition for "medically underserved SB1617 Engrossed - 7 - LRB096 10987 DRJ 21268 b

population" and standards for minimum proportions of 1 2 Medicaid recipients and medically underserved patients 3 that must be served; or (ii) submits a plan for charity care that has been 4 5 approved by the Illinois Attorney General; or (iii) submits a notarized statement signed by the Chief 6 Executive Officer of the radiation installation certifying 7 8 that the radiation installation will not refuse service to 9 any patient because the services the patient seeks may be 10 reimbursed under the program of Medical Assistance under 11 Article V of the Illinois Public Aid Code. 12 In addition, radiation may not be administered to a human 13 being in a Class C or Class D installation other than a 14 hospital if the Agency determines that the radiation installation has not complied with a prior plan or notarized 15 16 statement submitted pursuant to this subsection.

17 (b) In addition, no person shall provide mammography 18 services unless all of the following requirements are met:

19 (1) the mammography procedures are performed using a 20 radiation machine that is specifically designed for 21 mammography;

(2) the mammography procedures are performed using a
 radiation machine that is used solely for performing
 mammography procedures;

(3) the mammography procedures are performed using
 equipment that has been subjected to a quality assurance

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program that satisfies quality assurance requirements
 which the Agency shall establish by rule;

(4) beginning one year after the effective date of this
amendatory Act of 1991, if the mammography procedure is
performed by a radiologic technologist, that technologist,
in addition to being accredited by the Agency to perform
radiography, has satisfied training requirements specific
to mammography, which the Agency shall establish by rule.

9 (c) Every operator of a radiation installation at which 10 mammography services are provided shall ensure and have 11 confirmed by each mammography patient that the patient is 12 provided with a pamphlet which is orally reviewed with the 13 patient and which contains the following:

14

(1) how to perform breast self-examination;

(2) that early detection of breast cancer is maximized 15 16 through а combined approach, using monthly breast 17 self-examination, a thorough physical examination performed by a physician, and mammography performed at 18 19 recommended intervals;

20 (3) that mammography is the most accurate method for 21 making an early detection of breast cancer, however, no 22 diagnostic tool is 100% effective;

(4) that if the patient is self-referred and does not
have a primary care physician, or if the patient is
unfamiliar with the breast examination procedures, that
the patient has received information regarding public

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1	health services where	she can	obtain a	breast	examin	ation
2	and instructions.					
3	(Source: P.A. 93-149, eff.	7-10-03;	94-104,	eff. 7-	1-05.)	
4	Section 99. Effective	e date.	This Act	takes	effect	upon
5	becoming law.					