VETOES

- (a) (1) In this section the following words have the meanings indicated. $\label{eq:continuous}$
- (2) "Listed facility" means a radon testing facility that is [designated as a primary company] LISTED in the report of the latest round of the United States Environmental Protection Agency's Radon-Progeny Measurement Proficiency Program-}-EERTIFIED-BY-THE-DEPARTMENT.
 - (3) (i) "Radon testing device" means a device that:
 - 1. Collects radon or radon progeny; and
- 2. Requires analysis by an independent measuring facility or radon tester.
- (ii) "Radon testing device" does not include a self-analyzing device that collects radon or radon progeny.
- (b) A person who engages in the business of testing for the presence of indoor radon shall:
- (1) Have AFTER COMPLETION OF ROUND 6 OF UNITED STATES ENVIRONMENTAL PROTECTION AGENCY'S NATIONAL RADON MEASUREMENT PROFICIENCY PROGRAM, HAVE all tests analyzed by a listed facility;
- (2) Indicate the name of the listed facility conducting the analysis on the radon testing device; and
- (3) Disclose in writing to the ultimate consumer the results of the radon test and the name and address of the facility that analyzed the test.

(c) The Department:

- (1) May adopt regulations to require radon testing facilities to send test results to the Department; -{-and-}-
- (2) May not disclose, in response to a request from the public for the name of a radon testing facility, the name of a radon tester that is not a listed facility- $\{-,-\}$ - $\{-$
- (3)--SHALL-ADOPT-REGULATIONS-WHICH-INCLUDE-MINIMUM CRITERIA-THAT-A-PERSON-MUST-MEET-FOR-CERTIFICATION-UNDER-THIS SUBTITLE:

Chapter-783-of-the-Acts-of-1988

SECTION--2:--AND--BE-IT-FURTHER-ENACTED;-That-this-Act-shall take-effect-January-1;-{1989}-1990: