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TABLE OF CONTENTS

November 07, 2003 Volume 27, Issue 45

PROPOSED RULES

EDUCATION, ILLINOIS STATE BOARD OF
Standards for Certification in Specific Teaching Fields
23 Ill. Adm. Code 2717017
Pupil Transportation Reimbursement
23 Ill. Adm. Code 12017039
PUBLIC HEALTH, ILLINOIS DEPARTMENT OF
HIV/AIDS Confidentiality and Testing Code
77 Ill. Adm. Code 69717046
REVENUE, ILLINOIS DEPARTMENT OF
Property Tax Code
86 Ill. Adm. Code 11017059

ADOPTED RULES

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF
Travel
80 Ill. Adm. Code 280017061
INSURANCE, DEPARTMENT OF
Administrative Dissolutions or Withdrawal of Statutory Deposit
50 Ill. Adm. Code 2410.....17067
NATURAL RESOURCES, DEPARTMENT OF
The Taking of Wild Turkeys - Spring Season
17 Ill. Adm. Code 71017075
SECRETARY OF STATE, OFFICE OF THE
Public Library Construction Grants
23 Ill. Adm. Code 306017089

EMERGENCY RULES

REVENUE, ILLINOIS DEPARTMENT OF
Property Tax Code
86 Ill. Adm. Code 11017094

SECOND NOTICES RECEIVED

JOINT COMMITTEE ON ADMINISTRATIVE RULES
Second Notices Received17121

NOTICES OF PUBLIC INFORMATION

BANKS AND REAL ESTATE, OFFICE OF
Notice of Fine Imposed Under the Residential Mortgage
License Act of 1987
Ill. Adm. Code17124
Notice of Fine Imposed Under the Residential Mortgage
License Act of 1987
Ill. Adm. Code17125
Notice of Fine Imposed Under the Residential Mortgage
License Act of 1987

Ill. Adm. Code	17126
Notice of Fine Imposed Under the Residential Mortgage License Act of 1987	
Ill. Adm. Code	17127
ENVIRONMENTAL PROTECTION AGENCY	
Listing of Derived Water Quality Criteria	
Ill. Adm. Code	17128
EXECUTIVE ORDERS AND PROCLAMATIONS	
PROCLAMATIONS	
Toys For Tots Day	
Ill. Adm. Code	17136
Reverend Dr. Johnnie Colemon Day	
Ill. Adm. Code	17136
A Day For Hearts: Congenital Heart Defect Awareness Day	
Ill. Adm. Code	17137
Adoption Awareness Month	
Ill. Adm. Code	17137
High Tech Week	
Ill. Adm. Code	17138
Hospice Month	
Ill. Adm. Code	17138
Joan W. And Irving B. Harris Theater For Music And Dance Day	
Ill. Adm. Code	17139
National Family Week	
Ill. Adm. Code	17140
Paralyzed Veterans Of America Recognition Day	
Ill. Adm. Code	17140
Radiologic Technology Week	
Ill. Adm. Code	17141
Veterans' Day	
Ill. Adm. Code	17141

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Standards for Certification in Specific Teaching Fields
- 2) Code Citation: 23 Ill. Adm. Code 27
- 3) Section Number: 27.460 Proposed Action:
Amendment
- 4) Statutory Authority: 105 ILCS 5/2-3.6, 14C-8, and Art. 21
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking will remove a provision from Part 27 that was inappropriately included in the standards for Technology Education Teachers when these rules were originally promulgated. The language being struck (Section 27.460(k)) describes inputs rather than competencies and thus is inconsistent with a standards-based approach. Further, there is concern in the technology education field that the requirement for 2000 hours of work experience (see Section 27.460(k)(2)) blurs the distinction between certification in vocational areas or trades that is based on work experience with certification to teach exploratory technology education programs.
- 6) Will these proposed amendments replace emergency amendments currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No; however, the existing text of the Section does include incorporations by reference under Section 5-75 of the Illinois Administrative Procedure Act; see Section 27.460(a)(1)(C).
- 9) Are there any other proposed amendments pending on this Part? Yes

<u>Section</u>	<u>Action</u>	<u>Illinois Register Citation</u>
27.10	Amendment	27 Ill. Reg. 5631, April 4, 2003
27.350	New Section	27 Ill. Reg. 5631, April 4, 2003
- 10) Statement of Statewide Policy Objective: This rulemaking will not create or enlarge a state mandate.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Written comments may be submitted within 45 days after the publication of this notice to:

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STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

Agency Rules Coordinator
Illinois State Board of Education
100 North First Street (W-475)
Springfield, Illinois 62777
(217) 782-5270

Comments may also be submitted via e-mail, addressed to: rules@isbe.net

- 12) Initial Regulatory Flexibility Analysis:
- A) Types of small businesses, small municipalities and not-for-profit corporations affected: None
 - B) Reporting, bookkeeping or other procedures required for compliance: None
 - C) Types of professional skills necessary for compliance: None
- 13) Regulatory Agenda on which this rulemaking was summarized: July 2003

The full text of the proposed amendments begins on the next page:

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

TITLE 23: EDUCATION AND CULTURAL RESOURCES

SUBTITLE A: EDUCATION

CHAPTER I: STATE BOARD OF EDUCATION

SUBCHAPTER b: PERSONNEL

PART 27

STANDARDS FOR CERTIFICATION IN SPECIFIC TEACHING FIELDS

SUBPART A: GENERAL

Section

27.10 Purpose and Effective Dates

SUBPART B: FUNDAMENTAL LEARNING AREAS

- 27.100 English Language Arts
- 27.110 Reading
- 27.120 Reading Specialist
- 27.130 Mathematics
- 27.140 Science – A Common Core of Standards
- 27.150 Biology
- 27.160 Chemistry
- 27.170 Earth and Space Science
- 27.180 Environmental Science
- 27.190 Physics
- 27.200 Social Science – A Common Core of Standards
- 27.210 Economics
- 27.220 Geography
- 27.230 History
- 27.240 Political Science
- 27.250 Psychology
- 27.260 Sociology and Anthropology
- 27.270 Physical Education
- 27.280 Health Education
- 27.300 Dance
- 27.310 Drama/Theatre Arts
- 27.320 Music
- 27.330 Visual Arts
- 27.340 Foreign Language

SUBPART C: ADDITIONAL TEACHING FIELDS

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

Section

27.400	Agricultural Education
27.410	Business, Marketing, and Computer Education
27.420	English as a New Language (ENL)
27.430	Family and Consumer Sciences
27.440	Health Careers
27.450	Library Information Specialist
27.460	Technology Education
27.470	Technology Specialist
27.480	Work-Based Learning Teacher/Coordinator

AUTHORITY: Implementing Article 21 and authorized by Section 2-3.6 of the School Code [105 ILCS 5/Art. 21 and 2-3.6].

SOURCE: Adopted at 26 Ill. Reg. 6293, effective April 22, 2002; amended at 28 Ill. Reg. _____, effective _____.

SUBPART C: ADDITIONAL TEACHING FIELDS

Section 27.460 Technology Education

- a) The competent technology education teacher understands the foundations of work, the career development process, occupational skill standards, and workplace skill requirements.
 - 1) Knowledge Indicators – the competent technology education teacher:
 - A) understands the history, organization, and future of work and how work relates to needs and functions of the economy and society.
 - B) understands career development concepts, the relationship between work and learning, and the career planning process.
 - C) understands the use of the relevant Illinois Occupational Skill Standards in the development of curriculum (see "Architectural Drafting Cluster" (2000), "Automotive Technician" (2000), "Chemical Process Technical Operators" (1998), "Entry-Level Truck Driver" (2001), "Finishing and Distribution Cluster" (2000), "HVAC/R Technician Cluster" (2001), "Imaging/Pre-Press Cluster" (2000), "Machining Skills Cluster" (1997), "Mechanical

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

Drafting Cluster" (2000), "Metal Stamping Skills Cluster" (1998), "Plastics Molding Cluster" (2001), and "Press Operations Cluster" (2000), all published by the Illinois Occupational Skill Standards and Credentialing Council, 2450 Foundation Drive, Springfield IL 62703-5432; no later editions or revisions are incorporated).

- 2) Performance Indicators – the competent technology education teacher:
 - A) relates workplace cultural expectations to workplace skills.
 - B) develops partnerships with members of the business community to provide learning opportunities for students.
 - C) provides advice in the career planning process.
 - D) selects appropriate skill standards for the program areas.
- b) The competent technology education teacher demonstrates the ability to plan, deliver, and evaluate instruction based upon knowledge of subject matter in the field; student organizations; student, community and work needs; curriculum goals; and findings of educational research.
 - 1) Knowledge Indicators – the competent technology education teacher:
 - A) understands pedagogy unique to the discipline.
 - B) understands the rationale for integrating student organizations' activities into the curriculum.
 - C) understands professional literature relating to the specific content area and to workplace needs.
 - D) understands economic/socio-economic conditions, patterns of business development, and changing labor and career opportunities and their impact on the relevancy of classroom instruction.
 - 2) Performance Indicators – the competent technology education teacher:
 - A) utilizes appropriate pedagogy unique to the individual discipline within career and technical education.

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- B) creates learning environments and classroom activities that develop life/workplace skills and knowledge in the discipline.
 - C) identifies and utilizes educational research findings that justify teaching strategies.
 - D) applies curricular content and processes in order to achieve the goals of student organizations.
 - E) applies post-secondary admission standards and occupational skill standards when designing curriculum and assessment.
 - F) designs appropriate assessment plans for students.
 - G) develops collaborative partnerships with students, colleagues, community, business/industry, and parents to maximize resources.
 - H) participates in appropriate professional organizations and develops a plan for continued personal and professional growth.
 - I) plans, organizes, and manages laboratories/technical facilities for instruction that meet diverse needs of students (i.e., safety, inventory, filing, requisitioning equipment and materials, maintenance, budgeting).
 - J) implements laws and policies relating to safe environments and incorporates appropriate safety standards, healthy practices, and ergonomic needs.
- c) The competent technology education teacher understands the process of reading and demonstrates instructional abilities to teach reading in the content area of technology education.
- 1) Knowledge Indicators – the competent technology education teacher:
 - A) understands that the reading process is the construction of meaning through the interactions of the reader's background knowledge and experiences, the information in the text, and the purpose of the reading situation.
 - B) recognizes the relationships among the four language arts (reading,

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

writing, listening, and speaking), and knows how to provide opportunities to integrate these through instruction.

- C) understands how to design, select, modify, and evaluate materials in terms of the reading needs of the learner.
 - D) understands the importance of and encourages the use of literature for adolescents in the curriculum and for independent reading.
 - E) understands the relationship between oral and silent reading.
 - F) understands the role of subject-area vocabulary in developing reading comprehension.
 - G) understands the importance of the unique study strategies required of the specific content area in developing reading comprehension.
 - H) understands the importance of the relationship between assessment and instruction in the planning process.
- 2) Performance Indicators – the competent technology education teacher:
- A) plans and teaches lessons for students that develop comprehension of content-area materials through instructional practices that include analyzing critically, evaluating sources, synthesizing, and summarizing material.
 - B) plans and teaches lessons on how to monitor comprehension and correct confusions and misunderstandings that arise during reading.
 - C) plans and models use of comprehension strategies before, during, and after reading of text.
 - D) provides opportunities for students to develop content-area vocabulary through instructional practices that develop connections and relationships among words, use of context clues, and understanding of connotative and denotative meaning of words.
 - E) plans and teaches lessons that encourage students to write about

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

the content read in order to improve understanding.

- F) plans and teaches lessons for students to develop study strategies that include previewing and preparing to read text effectively, recognizing organizational patterns unique to informational text, and using graphic organizers as an aid for recalling information.
 - G) plans and teaches units that require students to carry out research or inquiry using multiple texts, including electronic resources.
 - H) provides continuous monitoring of student progress through observations, work samples, and various informal reading assessments.
 - I) analyzes and evaluates the quality and appropriateness of instructional materials in terms of readability, content, length, format, illustrations, and other pertinent factors.
 - J) promotes the development of an environment that includes classroom libraries.
- d) The competent technology education teacher demonstrates fundamental knowledge of the history and nature of technology in connection with other fields of study.
- 1) Knowledge Indicators – the competent technology education teacher:
 - A) understands that technology involves the generation of knowledge and processes to develop products and systems that solve problems and extend human capabilities.
 - B) understands that throughout history technology has been one of the most powerful social, cultural, and economic forces; in turn, these same forces have influenced the development of technology.
 - C) understands that historical data help the technologist and the social scientist determine possible scenarios for the future.
 - D) understands that the rate of technological development and diffusion is accelerating.

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- E) understands that technology includes a combination of "knowing" and "doing." The "knowing" component includes technological knowledge as well as the ability to apply knowledge from other fields of study to technological activity; the "doing" component includes the ability to apply this diverse knowledge to technological processes.
- F) understands that outcomes of technological research are sometimes the result of specific, goal-directed activity (e.g., putting a human on the moon), while some outcomes are not intended or planned (e.g., Post-it notes and spin-offs).
- G) understands that technological endeavors often replace older forms of technology, resulting in social and environmental consequences.
- H) understands that technology has economic, political, and environmental connections with culture and society.
- I) understands that designing, developing, producing, inventing, innovating, and problem solving are fundamental concepts in technological activity. (These concepts are human activities that are purposely directed toward meeting needs and wants.)
- J) understands that systems are the building blocks in technology. These systems vary in complexity of working knowledge from very little to substantial technological knowledge to use or operate.
- K) understands that the stability of a system is influenced by all of its components, especially those in the feedback loop.
- L) understands that the nature of technological knowledge and activity are related to information, energy, or physical technologies.
- M) understands that a variety of symbols and languages are used to communicate information and that some are universally applied across technologies (e.g., standardized measurement systems and the metric system), while others are unique to various contexts and technologies (e.g., electrical symbols and computer nomenclature).
- N) understands that technology influences careers by changing the

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

way work is performed, thus creating new types of jobs, modifying current jobs, and reducing the numbers of others.

- O) understands that technology has its own body of knowledge and processes that are connected within that field, as well as to other fields of study.
 - P) understands that connections among technological topics are valuable and useful in relating procedures to one another and building new knowledge bases.
 - Q) understands that technological knowledge and activity promote advances in science and mathematics; in other cases, advances in science and mathematics have led to advances in technology.
 - R) understands that science and technology utilize similar techniques to investigate and obtain information. These techniques include inquiry, modeling, and forecasting.
 - S) understands that mathematical models, scientific principles, and computer-generated models are used to develop and produce products and systems.
 - T) understands that engineering concepts and principles are used in the development and use of products and systems.
 - U) understands that technological transfer occurs within a technology, between technologies, across other fields, and between countries.
- 2) Performance Indicators – the competent technology education teacher:
- A) communicates the relationship of the systems in technological development via timelines, paradigms, and taxonomies.
 - B) identifies measurement techniques utilizing appropriate representatives of technology, math, science, and engineering.
 - C) communicates career information related to a changing workforce and instills the importance of portfolio development and lifelong learning.

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- D) determines the significance of a variety of symbols and languages, both universal and unique, that are used to communicate information from technology to technology, technology to human, or human to technology.
 - E) develops curricula integrating technology education with other fields of study.
 - F) develops scenarios depicting how technological change affects human endeavors in the social, cultural, and economic arenas.
 - G) analyzes and describes technological transfer that occurs within a technology, between technologies, across other fields, and between other countries.
- e) The competent technology education teacher understands and is able to design technology.
- 1) Knowledge Indicators – the competent technology education teacher:
 - A) understands that the quality and value of a design depends on how clearly it meets a need, fits its purpose, uses resources appropriately, and addresses constraints (e.g., economic, environmental, aesthetic, and political).
 - B) understands that designing a product, device, process, or system requires considering how it will be developed, managed, used, and assessed for its impact and consequences.
 - C) understands how to balance design tradeoffs, since there is no perfect design that meets all criteria, such as the safest, most reliable, least expensive, and most efficient.
 - D) understands the general developmental process of design and that the design process is iterative and not linear and includes generating ideas; considering constraints such as cost and criteria; and communicating processes and results.
 - E) understands the value and importance of testing in the evaluation of good design.

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- F) understands the roles of documentation and communication and their impact on quality design.
 - G) understands design decision criteria and their use in determining whether a design solution should be developed. These criteria may include personal, social, cultural, economic, political, and environmental issues.
- 2) Performance Indicators – the competent technology education teacher:
- A) demonstrates the ability to identify practical problems deriving from human needs or wants.
 - B) demonstrates the ability to develop and use design briefs with proper specifications.
 - C) demonstrates the ability to investigate, generate, and select ideas to plan an optimum design that takes into account knowledge of constraints and criteria obtained from research.
 - D) demonstrates the ability to select, plan, and implement the best possible solution that takes into consideration the many tradeoffs and reaches the best compromise.
 - E) demonstrates the ability to design ways to produce products by mass production.
 - F) demonstrates the ability to evaluate a selected design solution and make modifications based on that evaluation.
 - G) demonstrates the ability to use verbal and graphic means to communicate processes, observations, and the results of the entire design process.
 - H) demonstrates the ability to use feedback to consider design steps and to redesign in light of public concern or comment.
 - I) demonstrates the ability to use standards of quality in the design and production of consumer goods.
 - J) demonstrates the ability to use marketing criteria in creating a

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

design (e.g., value and function).

- f) The competent technology education teacher understands and is able to develop technology.
 - 1) Knowledge Indicators – the competent technology education teacher:
 - A) understands that developing and producing a product or system involves learning the safe and proper use of resources following instructions and troubleshooting to determine if a design works or if there is a need for redesign.
 - B) understands that resource management involves procurement, inventory, warehousing, waste disposal, energy use, and time and people management, which affect the development of products and systems.
 - C) understands that a prototype is a working model used to test design concepts by making actual observations and necessary adjustments.
 - D) understands that problem-solving strategies, such as working backward or asking probing questions, provide a systematic means for exploring a variety of development and production methods that help enable successful solutions.
 - E) understands that optimization is a procedure used to make a system or design as effective or functional as possible and typically involves a process of experimentation, trial and error, testing, and development.
 - F) understands that quality, safety, and ergonomic design principles (e.g., enhancement of quality of life, productivity, safety, and convenience) influence the development of products and systems.
 - G) understands that teamwork, responsibility, and interpersonal dynamics play a significant role in the success of production and development activities.
 - 2) Performance Indicators – the competent technology education teacher:

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- A) develops a systematic set of procedures and uses them to produce a prototype or model.
 - B) refines a design by using prototypes and testing to ensure quality, efficiency, and productivity of the final production process.
 - C) selects and uses a variety of resources to optimize the development of a production process or system.
 - D) develops and produces a product or system using the criteria and constraints noted in previous trials and tests.
 - E) modifies or develops tools, materials, machines, flow controls, or system operations to meet production constraints.
 - F) implements the appropriate safety precautions for his or her personal safety and the safety of others.
 - G) recognizes that humans are a valuable resource in managing information, energy, and physical technologies.
 - H) documents and communicates processes and procedures using appropriate techniques (e.g., flow charts, drawings, graphics, symbols, spread sheets, graphs, and time charts) in oral and written presentations for different audiences.
- g) The competent technology education teacher understands and is able to manage technology.
- 1) Knowledge Indicators – the competent technology education teacher:
 - A) understands that operations manuals, owner's manuals, documented protocols, and general directions are essential to ensure the proper use and management of a product or system.
 - B) understands that instrumentation and control of systems and products rely on proper functioning of open- or closed-loop systems, calibration of human or machine-controlled products and systems, and proper interpretation of their use.
 - C) understands that systems analysis requires an understanding of the

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

overall operation of a system, as well as the subsystems and components.

- D) understands that connecting micro-systems to macro-systems can potentially be used as a means to solve more complex problems.
 - E) understands that problem solving is often required in order to use and operate technology systems because systems do not always work as designed.
 - F) understands that facilitating human efforts can result in appropriate management of capital, time, information, knowledge, energy, materials, and tools necessary to properly use or apply technology.
 - G) understands that computers and electronic media are primary means of communication.
 - H) understands basic internal configuration and component identification of computer stations and their network abilities.
 - I) understands proper methods of computer software installation and computer set-up.
- 2) Performance Indicators – the competent technology education teacher:
- A) interprets the documentation contained in operations and owner's manuals in order to follow protocols and specific directions.
 - B) safely operates and manages systems according to the function for which they have been designed.
 - C) analyzes systems to determine how the various components work together to function as a whole system in order to understand how to change the system.
 - D) monitors, adjusts, and maintains system processes in order to ensure the system's proper function and precision.
 - E) troubleshoots, diagnoses problems, and maintains technological systems to ensure proper operation.

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- F) applies knowledge and experiences gained from using systems as input for design improvements and to solve different problems.
 - G) develops plans for implementing educational technology in classrooms and labs.
 - H) creates a vision for technological growth in regards to professional development and instructional technology in his or her school district.
 - I) safely and effectively upgrades and maintains both an independent and networked computer workstation.
 - J) loads and maintains computer software.
 - K) locates, analyzes, retrieves, and distributes electronic data (i.e., uses the Internet and/or other electrical forms of media distribution).
 - L) develops and demonstrates scale models of technological informational systems.
 - M) develops a means of mass communication.
- h) The competent technology education teacher understands and is able to assess the effects of the use of technology.
- 1) Knowledge Indicators – the competent technology education teacher:
 - A) understands when the development and application of technology have a role in shaping personal, social, and environmental perspectives and values.
 - B) understands that assessment is an evaluation technique, involving steps and procedures that are iterative and require making trade-offs, analyzing risks, and choosing a best course of action.
 - C) understands acceptance or rejection of the development of technology that correlates directly with the personal, social, political, and economic assessment of the value of technology.

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- D) understands that human factors, including the principles of safety, health, and comfort, are important in evaluating the impact and consequences of technology.
 - E) understands that trend analysis and patterns of development provide a means for understanding technological and environmental changes, including the resulting impacts and consequences.
 - F) understands that the impact and consequences of technology influence local, national, and global issues.
- 2) Performance Indicators – the competent technology education teacher:
- A) determines the significance of technological trends for individuals, families, communities, and the world.
 - B) uses historical case studies, when appropriate, to develop a perspective on the impact and consequences of technology.
 - C) investigates technology's impact and consequences on social, cultural, and environmental issues using historical and current events and forecasting techniques.
 - D) uses technology assessment procedures to alter and refine products and systems.
 - E) communicates results of technological assessment to a wide variety of audiences (e.g., peers, family, and community) in order to explain a viewpoint on technology.
- i) The competent technology education teacher understands and is able to demonstrate the application of technological context related to information, energy, and physical technologies.
- 1) Knowledge Indicators – the competent technology education teacher:
- A) understands the relationship between facts, data, information, knowledge, logic, and wisdom within the structure of information.
 - B) understands ways in which data and information can be stored and

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

retrieved.

- C) understands that there are many ways of presenting and transmitting information, such as using graphic and electronic processes and tools.
 - D) understands that data and information are communicated using symbols, icons, graphic images, and languages through a variety of visual, auditory, and tactile stimuli.
 - E) understands that informational technology communication systems utilize a closed-loop system.
 - F) understands that the knowledge and information provided through informational technology systems can shape personal views and concepts of reality.
 - G) understands that cross-cultural values are transmitted at the local, regional, national, and global levels, using various systems of informational technology.
 - H) understands that information has become a commodity for exchange valued by society.
 - I) understands that informational technology systems are used in commercial enterprises (e.g., broadcasting companies and the Internet).
- 2) Performance Indicators – the competent technology education teacher:
- A) develops a means to communicate information through the use of graphics (e.g., printing, film, and drafting).
 - B) accesses, retrieves, organizes, processes, maintains, interprets, and evaluates information from a variety of sources in order to solve a practical problem.
 - C) stores information for retrieval at a later time using various formats such as digital, analog, and graphics.
 - D) in order to understand the communication process, uses computers

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

to communicate information from human to human, machine to human, human to machine, and machine to machine.

- E) creates a message that includes symbols in order to communicate to a person.
 - F) utilizes informational technology systems in order to communicate over distance and to large, diverse populations.
 - G) researches and develops a means to overcome interference in order to improve the communication process.
 - H) uses mathematical knowledge to encode data into a binary form.
 - I) evaluates the quality of information received in the communications process through such methods as comparing and contrasting sources, examining relevancy, and investigating the background of experts.
 - J) researches ways that the mass media (e.g., newspaper, broadcast and cable channels, and the Internet) transmit messages to the public.
- j) The competent technology education teacher understands and is able to demonstrate knowledge and the application of technological context related to information, energy, and physical technologies.
- 1) Knowledge Indicators – the competent technology education teacher:
 - A) understands how materials, resources, and energy are used as inputs in physical technology systems in order to produce materials and products, transport products and humans, and transform energy into power.
 - B) understands that manufacturing and construction planning and design techniques can reduce costs and produce better products.
 - C) understands that tools, machines, and instrumentation are used to change materials into new forms through the processes of separating, forming, and combining.

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- D) understands the nature of materials and their uses as a prerequisite for efficient and sustainable use of resources.
 - E) understands that trade-offs must be made in selecting the best materials and resources for the production process.
 - F) understands that the language of industry involves the use of symbols and signs to identify potential hazards, specific technological data, and environmental conditions.
 - G) understands that the management of physical resources is a determining factor in the success of commercial applications of products and systems.
 - H) understands that the optimization of production systems helps to conserve resources, manage waste, and reduce the negative effects that technology has on the natural world.
 - I) understands that the processes associated with transportation systems include receiving, holding/storing, loading, transporting/moving, unloading, and delivering.
 - J) understands that solutions to complex transportation problems must be developed in order to diminish pollution, congestion, accidents, deaths, and over-consumption of fuel.
 - K) understands how power systems transform energy from one form to another.
 - L) understands that the efficiency of power systems is important for conserving energy and producing maximum effectiveness with minimal environmental harm.
 - M) understands that transforming materials from one form to another requires knowledge of materials and processes.
- 2) Performance Indicators – the competent technology education teacher:
- A) designs, develops, operates, and assesses a production system that produces products in quantity.

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- B) selects and safely uses appropriate tools, machines, and equipment to process materials and to produce useful products.
- C) assesses transportation systems for moving people and products, taking into account such factors as speed, cost, safety, and environmental impacts.
- D) designs, develops, and tests an energy system for the future that is efficient and does not pollute the environment.
- E) tests and experiments with a variety of materials to conform to criteria and constraints of a physical technology system.
- F) applies physical science concepts (e.g., force, motion, mechanical advantage, efficiency, and friction) when working with physical technology systems.
- G) uses a computer to maintain and control a physical technology system.
- H) evaluates and optimizes an existing transportation, power, or production system.
- I) predicts the life expectancy of selected components, using knowledge of materials and testing the function of the components over time.
- J) identifies emerging physical technologies using trends and research techniques.
- K) communicates the results of his or her knowledge and activities in physical technology to others in an effective manner.
- L) researches, prototypes, and tests new energy and power systems that can be used in the future.
- M) incorporates maintenance considerations when designing, using, and monitoring systems.
- k) ~~In addition to meeting the standards set forth in subsections (a) through (j) of this Section, each technology education teacher shall be required to demonstrate advanced specialization in at least one of the areas listed in subsection (a)(1)(C)~~

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

~~of this Section.~~

- ~~1) Knowledge Indicators—the competent technology education teacher understands the body of knowledge identified in the relevant set of Illinois Occupational Skill Standards (see subsection (a)(1)(C) of this Section).~~
- ~~2) Performance Indicator—the competent technology education teacher provides evidence of a minimum of 2000 hours of successful work experience in the specified occupation.~~

(Source: Amended at 28 Ill. Reg. _____, effective _____)

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Pupil Transportation Reimbursement
- 2) Code Citation: 23 Ill. Adm. Code 120
- 3) Section Number: 120.90 Proposed Action:
Amendment
- 4) Statutory Authority: 105 ILCS 5/Art. 29
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking has been developed in response to a problem revealed through a district's application for a modification of an existing rule on pupil transportation reimbursement through the waiver process established under Section 2-3.25g of the School Code. The rule that was the subject of the request is similar to the requirement for districts that own and operate their own transportation services to prorate their total transportation costs across all categories of transportation services, based on the ratio of miles traveled in each category to total system miles (Section 120.90(d) of the rules). The same approach is used when a district chooses one contractor to provide all of its transportation services and is expressed in Section 120.90(e).

Earlier this year, Oak Park District 97 petitioned to be allowed to treat each category of transportation services separately for the purposes of calculating its reimbursement, even though the district employs only one contractor to provide both regular and special education transportation. The district requested that the types of transportation be kept separate because separate, competitive bidding had occurred for each type. That is, there were two separate contracts, but the procurement process had resulted in issuance of both to the same contractor because that entity submitted the low bid in each case.

Agency staff understood that using the proration mechanism provided in the rules would reduce the district's annual transportation reimbursement from the State by more than \$60,000 (because the higher rate of reimbursement for special education transportation would be "diluted" by combining the two categories). Nevertheless, waiving that requirement could not result in meeting the intent of the rule (cost containment) more effectively or efficiently, a criterion for approval of the request. Other factors related to the effect on other districts also played a part in the agency's denial of the request.

This is not to say that the Board and the staff did not accept the premise behind the district's request. It was agreed that the agency should explore a revision to the rule to accommodate the situation that had been brought to light. The amendment presented here delineates the ability to treat categories separately even when there is a single

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

contractor, provided that each contract is let based on the lowest bid among at least two. It is hoped that this provision will resolve the issue faced by Oak Park for that district and potentially for others, without creating unintended incentives that would compromise cost containment.

- 6) Will this rulemaking replace an emergency amendment currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this rulemaking contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objective: This rulemaking will not create or enlarge a state mandate.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Written comments may be submitted within 45 days after the publication of this notice to:

Sally Vogl
Agency Rules Coordinator
Illinois State Board of Education
100 North First Street (W-475)
Springfield, Illinois 62777
(217) 782-5270

Comments may also be submitted via e-mail, addressed to:

rules@isbe.net

- 12) Initial Regulatory Flexibility Analysis:
 - A) Types of small businesses, small municipalities and not-for-profit corporations affected: None
 - B) Reporting, bookkeeping or other procedures required for compliance: None
 - C) Types of professional skills necessary for compliance: None

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

- 13) Regulatory Agenda on which this rulemaking was summarized: This rulemaking was not included on either of the 2 most recent regulatory agendas because: the need for the rulemaking was not known at those times. This rulemaking arises from a discussion at the State Board at its September 2003 meeting.

The full text of the Proposed Amendment begins on the next page:

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

TITLE 23: EDUCATION AND CULTURAL RESOURCES
SUBTITLE A: EDUCATION
CHAPTER I: STATE BOARD OF EDUCATION
SUBCHAPTER c: FINANCEPART 120
PUPIL TRANSPORTATION REIMBURSEMENT

SUBPART A: SCHOOL REIMBURSEMENT

Section

120.10	Definitions
120.20	Transportation and Student Discipline
120.30	Pupil Transportation Services Eligible for Reimbursement
120.40	Pupil Transportation Services and Costs Not Eligible for Reimbursement
120.50	Reimbursable Direct Operating Costs
120.60	Reimbursable Annual Depreciation Allowances
120.70	Deductions from Direct Operating Costs
120.80	Reimbursable Indirect Cost for Pupil Transportation Services
120.90	Cost Proration Related to Pupil Transportation
120.100	Reimbursement Formulas
120.110	Reporting Requirements
120.115	Fully Allocated Costs of Transportation
120.120	Bus Scheduling Services and Software
120.130	Seat Back Reimbursement (Repealed)

SUBPART B: CUSTODIAN REIMBURSEMENT FOR PUPIL TRANSPORTATION

Section

120.200	Definitions
120.210	Custodians Eligible for Reimbursement
120.220	Custodians Not Eligible for Reimbursement
120.230	Responsibilities of Schools
120.235	Responsibilities of Public and Nonpublic Chief Administrative Officers
120.240	Reimbursement
120.245	Responsibilities of the Regional Superintendents of Schools
120.250	Dispute Resolution
120.260	Audit and Enforcement

AUTHORITY: Implementing and authorized by Article 29 of the School Code [105 ILCS 5/Art.

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

29].

SOURCE: Adopted at 10 Ill. Reg. 19438, effective October 31, 1986; amended at 10 Ill. Reg. 21675, effective December 11, 1986; amended at 12 Ill. Reg. 4147, effective February 5, 1988; amended at 13 Ill. Reg. 7731, effective May 8, 1989; amended at 16 Ill. Reg. 10213, effective June 10, 1992; emergency amendment at 18 Ill. Reg. 12853, effective August 9, 1994, for a maximum of 150 days; emergency expired January 6, 1995; amended at 21 Ill. Reg. 2165, effective February 1, 1997; amended at 26 Ill. Reg. 1169, effective January 16, 2002; amended at 28 Ill. Reg. _____, effective _____.

SUBPART A: SCHOOL REIMBURSEMENT

Section 120.90 Cost Proration Related to Pupil Transportation

- a) When costs or depreciation allowances are to be prorated among pupil transportation services and other nontransportation related activities, the categories used shall constitute:
 - 1) Regular pupil transportation services;
 - 2) Vocational pupil transportation services;
 - 3) Special education pupil transportation services;
 - 4) Nonreimbursable pupil transportation services; and
 - 5) Nontransportation related activities.
- b) If an employee performs multiple job duties (e.g., district/cooperatives employing a part-time transportation supervisor/director) and at least one job duty is reimbursable under pupil transportation, the salary and district paid employee benefits for such employee shall be prorated to each type of job duty based on the ratio of the number of hours worked in each job to the total hours worked.
- c) The formula for computing the district superintendent and/or joint agreement director expenses as permitted in Section 120.50(a)(2)(E) or 120.50(a)(3) of this Part is listed in this subsection (c).
 - 1) The district superintendent allowable expenditures shall be prorated based on the ratio of the total transportation fund expenditures to the district's

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

total expenditures of all funds. The district's expenditures are to be calculated in the Illinois Local Education Agency Annual Financial Report pursuant to 23 Ill. Adm. Code 110 (Program Accounting Manual).

- 2) The joint agreement/cooperative director allowable expenditures shall be prorated based on the ratio of total expenditures/disbursements and transfers for transportation to the total expenditures/disbursements and transfers of the joint agreement. The joint agreement/cooperative total expenditures/disbursements and transfers are to be calculated in the Joint Agreement Annual Financial Report.
- d) District owned/operated transportation systems must prorate all expenses based on the ratios of miles traveled in each category to the total miles traveled in all categories operated by the district. This method of proration includes Salaries and Employee Benefits, unless the district can document the number of hours worked per category to the total number of hours worked per person.
- e) Payments for all contractual transportation services must be prorated based on miles per contractor across all types of transportation provided (i.e., regular, vocational, special education, and/or non-reimbursable) contract categories, with the exception of the following:
 - 1) Payments to a contractor that ~~Contracts with a company which~~ provides only one type of transportation service;
 - 2) Payments by a district to a contractor that provides multiple types of transportation service, a contract for each of which was separately executed on or after July 1, 2004, based on the lowest bid among at least two bids tendered, as reflected in the district's records on the procurement of these services;
 - 3) Payments to a contractor by a district for costs that are part of a contractual agreement between a cooperative or joint agreement and the contractor; and
 - 4)3) Payments by one district to ~~Expenses related to a district contracting with~~ another district for one type of transportation service.
- f) If a pupil transportation vehicle is used for more than one category of transportation service, the depreciation allowance shall be prorated based on the

STATE BOARD OF EDUCATION

NOTICE OF PROPOSED AMENDMENT

ratio of the number of miles traveled in each category of service to the total miles traveled in all categories.

- g) Expenditures charged to the Operations and Maintenance Fund and/or the Education Fund that are directly related to the Pupil Transportation Program Services may be claimed as direct cost reimbursement from the Transportation Program. When the district or joint agreement cannot substantiate the portion of the cost applicable to the pupil transportation program, the expenditures shall be allocated according to the square footage of the bus garage divided by the total square footage of all the district owned buildings and that result multiplied by the total expenditures of each allowable cost. The transportation portion of each allowable cost that is under \$2,500 or which has a useful life less than one year is claimed under Section 120.50(a)(13).

(Source: Amended at 28 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: HIV/AIDS Confidentiality and Testing Code
- 2) Code Citation: 77 Ill. Adm. Code 697
- 3)

<u>Section Numbers:</u>	<u>Proposed Action:</u>
697.20	Amendment
697.30	Amendment
697.100	Amendment
- 4) Statutory Authority: Implementing and authorized by the AIDS Confidentiality Act [410 ILCS 305]; the AIDS Registry Act [410 ILCS 310]; the Communicable Disease Prevention Act [410 ILCS 315]; and Sections 55, 55.11, 55.41 and 55.45 of the Civil Administrative Code of Illinois [20 ILCS 2310/55, 55.11, 55.41 and 55.45].
- 5) A Complete Description of the Subjects and Issues Involved: Currently the HIV/AIDS Confidentiality and Testing Code prohibits the release of screening test results for HIV infection prior to confirmation with a Western blot test or other confirmatory test. Recently, two rapid HIV antibody (screening) tests that can provide a preliminary result within a few hours have been approved by the Food and Drug Administration. The Public Health Service (PHS) has issued guidelines recommending the administration of anti-retroviral treatment during pregnancy, or at a minimum during labor and delivery, to prevent perinatal transmission of HIV from infected mother to child. The Centers for Disease Control and Prevention (CDC), Morbidity and Mortality Weekly Report (MMWR) has also issued guidelines recommending that prophylactic anti-retroviral treatment be administered as soon as possible following occupational exposure to HIV. The use of a rapid screening test and release of preliminary results to facilitate medical intervention to prevent further transmission of HIV would be in step with these guidelines. This rules revision would permit the release of preliminary results in the above-mentioned situations, following appropriate patient pre-test counseling that includes discussion of the possibility and probability of a false positive test result.

Definitions for "confirmatory test", "medically indicated to provide appropriate diagnosis and treatment" (used in existing Section 697.120(b)(7)), and "rapid HIV antibody tests" are added to help avoid possible misunderstandings in interpretation of this guidance and to specify that testing is a necessary precursor to provision of the particular medical treatment indicated for the subject at the time. Revisions to 697.100 clarify that treatment in accordance with the guidelines and specific consent from the test subject are required.
- 6) Will this Rulemaking Replace an Emergency Rule Currently in Effect? No

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- 7) Does this Rulemaking Contain an Automatic Repeal Date? No
- 8) Does this Rulemaking Contain any Incorporations by Reference? Yes
- 9) Are there any Other Proposed Amendments Pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This rulemaking will not create or expand a State mandate on units of local government.
- 11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking: Interested persons may present their comments, within 45 days after this issue of the *Illinois Register*, concerning these rules by writing to:

Susan Meister
Division of Legal Services
Illinois Department of Public Health
535 West Jefferson, Fifth Floor
Springfield, Illinois 62761
(217)782-2043
(E-mail: rules@idph.state.il.us)

These rules may have an impact on small businesses. Any small business may present their comments in writing to Susan Meister at the above address.

- 12) Initial Regulatory Flexibility Analysis:
- A) Type of Small Businesses, Small Municipalities, and Not-For-Profit Corporations Affected: Community Based Organizations that provide HIV antibody counseling and testing services
- B) Reporting, Bookkeeping or Other Procedures Required for Compliance: No new procedures are required for compliance
- C) Types of Professional Skills Necessary for Compliance: Counselors will be required to complete training on new testing techniques. The Department will absorb the cost for training.
- 13) Regulatory agenda on which this rulemaking was summarized: The need for this rulemaking was not known when the Department filed its last regulatory agenda.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

The full text of the proposed amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER d: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONS

PART 697
HIV/AIDS CONFIDENTIALITY AND TESTING CODE

SUBPART A: GENERAL PROVISIONS

- Section
697.10 Applicability
697.20 Definitions
697.30 Incorporated Materials
697.40 Administrative Hearings

SUBPART B: HIV TESTING

- Section
697.100 Approved HIV Tests and Testing Procedures
697.110 HIV Pre-Test Information
697.120 Written Informed Consent
697.130 Anonymous Testing
697.140 Nondisclosure of the Identity of a Person Tested or Test Results
697.150 Marriage License Testing Requirements (Repealed)
697.160 HIV Testing for Insurance Purposes
697.170 Enforcement of the AIDS Confidentiality Act
697.180 HIV Testing for Blood and Human Tissue Donations

SUBPART C: HIV/AIDS REGISTRY SYSTEM

- Section
697.200 HIV/AIDS Registry System
697.210 Reporting Requirements
697.220 Release of HIV/AIDS Registry Information

SUBPART D: HIV COUNSELING AND TESTING CENTERS

- Section
697.300 HIV Counseling and Testing Centers

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

SUBPART E: MISCELLANEOUS PROVISIONS

Section

- 697.400 Notification of School Principals
697.410 Guidelines for the Management of Chronic Infectious Diseases in School Children
697.420 Testing, Treatment or Counseling of Minors

697.APPENDIX A Sample HIV Testing Forms

697.ILLUSTRATION A Sample Written Informed Consent Form

697.ILLUSTRATION B Sample Marriage License Testing Certificate (Repealed)

697.APPENDIX B Statutory and Regulatory References to AIDS (Repealed)

AUTHORITY: Implementing and authorized by the AIDS Confidentiality Act [410 ILCS 305]; the AIDS Registry Act [410 ILCS 310]; the Communicable Disease Prevention Act [410 ILCS 315]; and Sections 55, 55.11, 55.41 and 55.45 of the Civil Administrative Code of Illinois [20 ILCS 2310/55, 55.11, 55.41 and 55.45].

SOURCE: Emergency rules adopted at 12 Ill. Reg. 1601, effective January 1, 1988, for a maximum of 150 days; adopted at 12 Ill. Reg. 9952, effective May 27, 1988; amended at 13 Ill. Reg. 11544, effective July 1, 1989; amended at 15 Ill. Reg. 11646, effective August 15, 1991; emergency amendment at 17 Ill. Reg. 1204, effective January 7, 1993, for a maximum of 150 days; emergency expired on June 7, 1993; amended at 17 Ill. Reg. 15899, effective September 20, 1993; amended at 19 Ill. Reg. 1117, effective January 20, 1995; amended at 22 Ill. Reg. 21994, effective December 9, 1998; amended at 28 Ill. Reg. _____, effective _____.

SUBPART A: GENERAL PROVISIONS

Section 697.20 Definitions

The following are definitions of terms used in this Part:

"Act" or "AIDS Confidentiality Act" means the AIDS Confidentiality Act [410 ILCS 305].

"AIDS" means *acquired immunodeficiency syndrome, as defined by the Centers for Disease Control or the National Institutes of Health.* (Section 3(a) of the AIDS Registry Act) Similar definitions appear in the Act. Current definition can be found in 1993 Revised Classification System for HIV Infection and Expanded Surveillance Case Definition for AIDS Among Adolescents and Adults, Centers

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

for Disease Control and Prevention (CDC). Morbidity and Mortality Weekly Report (MMWR), December 18, 1992; vol. 41, no. RR-17; and in 1994 Revised Classification System for HIV Infection for Children Less Than 13 Years of Age. Morbidity and Mortality Weekly Report (MMWR), vol. 43 RR-12.

"AIDS Registry Act" means the AIDS Registry Act [410 ILCS 310].

"Blood Bank" means any facility or location at which blood or plasma are procured, furnished, donated, processed, stored or distributed.

"Confirmatory Test" means a test that has indicated positive according to the package insert (product circular) using the Western blot assay, or reactive according to the manufacturer's recommendations using the IFA test.

"Department" means the Illinois Department of Public Health. (Section 3(a) of the AIDS Confidentiality Act)

"Designated Agency" means a health care organization under a service agreement with the Department to function in the capacity of a Local Health Authority for the purposes of this Part, in a jurisdiction not covered by a Local Health Authority.

"Health Care Provider" means any physician, nurse, paramedic, psychologist or other person providing medical, nursing, psychological, or other health care services of any kind. (Section 3(f) of the AIDS Confidentiality Act)

"Health Facility" means a hospital, nursing home, blood bank, blood center, sperm bank, or other health care institution, including any "Health Facility" as that term is defined in the Illinois Health Facilities Authority Act. (Section 3(e) of the AIDS Confidentiality Act)

"HIV" means the human immunodeficiency virus. (Section 3(c) of the AIDS Confidentiality Act)

"Mortality" or "HIV infection" means infected with HIV, as evidenced by a confirmed laboratory test for antibodies to HIV as specified in Section 697.100, viral culture or positive antigen test or a clinical diagnosis of AIDS.

"Laboratory" means any facility or location at which tests are performed to determine the presence of antibodies to HIV, other than blood banks.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

"Legally Authorized Representative" means an individual who is authorized to consent to HIV testing and/or disclosure of HIV test results for an individual who is:

Under the age of twelve (12),

Deceased,

Declared incompetent by a court of law, or

Otherwise not competent to consent (for reasons other than age, such as the apparent inability to understand or communicate with the health care provider) as determined by the health care provider seeking such consent.

The following individuals shall be authorized to consent, in the stated order of priority:

For a living or deceased child under the age of 18:

Parent, legal guardian or other court-appointed personal representative,

Adult next-of-kin.

For a living or deceased adult age 18 or over:

Agent authorized by durable power of attorney for health care,

Legal guardian or other court-appointed personal representative,

Spouse,

Adult children,

Parent,

Adult next-of-kin.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

"Local Health Authority" means *the full-time official health Department or Board of Health, having jurisdiction over a particular area.* (Illinois Sexually Transmissible Disease Control Act: [410 ILCS 325])

"Medically Indicated to Provide Appropriate Diagnosis and Treatment" means that the test subject has documented symptoms consistent with infection with HIV and testing or screening for HIV infection is a necessary precursor to provision of the particular medical treatment indicated for the test subject at the time of the testing or screening for HIV. Examples of HIV testing that is not medically indicated to provide appropriate diagnosis and treatment include, but are not limited to, testing to determine whether to increase HIV transmission precautions and/or testing to make patient care staff assignments.

"Person" includes any natural person, partnership, association, joint venture, trust, governmental entity, public or private corporation, health facility or other legal entity. (Section 3(h) of the AIDS Confidentiality Act)

"Physician" means a physician licensed to practice medicine under the Medical Practice Act of 1987 [225 ILCS 60].

"Rapid HIV Antibody Test" means an approved screening test, with a sensitivity of at least 99.6% and a specificity of 100%, to detect antibodies to HIV that can be collected and processed within a short interval of time (e.g., approximately 10-60 minutes).

"Test" or "HIV Test" means a test to determine the presence of the antibody or antigen to HIV, or of HIV infection. (Section 3(g) of the AIDS Confidentiality Act)

"Written Informed Consent" means an agreement in writing executed by the subject of a test or the subject's legally authorized representative without undue inducement such as any element of force, fraud, deceit, duress or other form of constraint or coercion (See Appendix A, Illustration A), which entails at least the following:

A fair explanation of the test, including its purpose, potential uses, limitations and the meaning of its results; and

A fair explanation of the procedures to be followed, including the

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

voluntary nature of the test, the right to withdraw consent to the testing process at any time prior to the completion of the laboratory tests, the right to anonymity to the extent provided by law with respect to participation in the test and disclosure of test results, and the right to confidential treatment of information identifying the subject of the test and the results of the test, to the extent provided by law. (Section 3(d) of the AIDS Confidentiality Act)

(Source: Amended at 28 Ill. Reg. _____, effective _____)

Section 697.30 Incorporated Materials

The following materials are incorporated or referenced in this Part:

- a) Illinois Statutes
 - 1) AIDS Confidentiality Act [410 ILCS 305],
 - 2) AIDS Registry Act [410 ILCS 310],
 - 3) The Communicable Disease Prevention [410 ILCS 315],
 - 4) The Unified Code of Corrections [730 ILCS 5],
 - 5) The Medical Patient Rights Act [410 ILCS 50],
 - 6) The Civil Administrative Code of Illinois [20 ILCS 2310/55 to 55.45].
- b) Illinois Rules
 - 1) Control of Communicable Disease Code (77 Ill. Adm. Code 690) (see in particular Section 697.140(a)(4) of this Part),
 - 2) Control of Sexually Transmissible Diseases Code (77 Ill. Adm. Code 693) (see in particular Sections 697.140(a)(4) and 697.210(a) of this Part),
 - 3) Illinois Clinical Laboratories Code (77 Ill. Adm. Code 450) (see in particular Section 697.180(c) and (e)),
 - 4) Blood Labeling Code (77 Ill. Adm. Code 460) (see in particular Section

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

697.180(c) and (e) of this Part),

- 5) Sperm Bank and Tissue Bank Code (77 Ill. Adm. Code 470) (see in particular Section 697.180(c) and (e)),
 - 6) Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100) (see in particular Section 697.40 of this Part),
 - 7) Illinois Blood Bank Code (77 Ill. Adm. Code 490).
- c) Federal Rules
- 42 CFR 2a.4(a)-(j), 2a.6(a)-(b), and 2a.7(a)-(b).
- d) Other Codes, Guidelines and Standards
- 1) 1993 Revised Classification System for HIV Infection and Expanded Surveillance Case Definition for AIDS Among Adolescents and Adults, Centers for Disease Control and Prevention (CDC). Morbidity and Mortality Weekly Report (MMWR), December 18, 1992; vol. 41, no. RR-17.
 - 2) 1994 Revised Classification System for HIV Infection for Children Less Than 13 Years of Age. Centers for Disease Control and Prevention (CDC). Morbidity and Mortality Weekly Report (MMWR), vol. 43 (RR-12).
 - 3) The "Adult HIV/AIDS Confidential Case Report", as modified by the Department, a form prepared by the Centers for Disease Control and Prevention, Public Health Service, U.S. Department of Health and Human Services, Atlanta, Georgia 30333, Office of Management and Budget No. 0920-0009. (1993) (See Section 697.210.)
 - 4) Guidelines for the Management of Chronic Infectious Diseases in School Children. (See Section 697.410.)
 - 5) 1993 Revised Classification Scheme for HIV Infection and Expanded Surveillance Case Definition for AIDS Among Adolescents and Adults, Centers for Disease Control and Prevention, Morbidity and Mortality Weekly Report (MMWR). Vol. 41, No. RR-17, December 18, 1992,

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Public Health Service, U.S. Department of Health and Human Services,
Atlanta, Georgia 30333.

- 6) [Recommendations for Use of Antiretroviral Drugs in Pregnant HIV-1-Infected Women for Maternal Health and Interventions to Reduce Perinatal HIV-1 Transmission in the United States, Public Health Service Task Force, U.S. Department of Health and Human Services, Atlanta, Georgia 30333 \(August 30, 2002\).](#)
- 7) [Updated U.S. Public Health Services Guidelines for the Management of Occupational Exposures to HBV, HCV, and HIV and Recommendations for Postexposure Prophylaxis, Centers for Disease Control and Prevention \(CDC\), Morbidity and Mortality Weekly Report \(MMWR\), Vol. 50, No. RR-11, June 29, 2001, Atlanta, Georgia 30333.](#)

- e) All citations to federal regulations in this Part concern the specified regulations in the 1994 Code of Federal Regulations, unless another date is specified.
- f) All incorporations by reference of federal regulations or standards and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified.

(Source: Amended at 28 Ill. Reg. _____, effective _____)

SUBPART B: HIV TESTING

Section 697.100 Approved HIV Tests and Testing Procedures

- a) Any person, laboratory, blood bank, hospital or other entity which conducts laboratory tests to detect the evidence of infection with HIV shall use tests approved by the United States Food and Drug Administration or the Department. The following tests are currently approved for such purpose by the Department:
 - 1) Enzyme-linked Immunosorbent Assay (ELISA) (screening);
 - 2) [Rapid HIV antibody test \(screening\);](#)
 - 3) Western blot assay (confirmatory);

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- ~~43~~) Indirect fluorescent antibody test (IFA) (confirmatory);
 - ~~54~~) Recombinant antigen HIV-1 latex agglutination test (screening and confirmatory);
 - ~~65~~) Radioimmune precipitation assay (RIPA) (confirmatory);
 - ~~76~~) Polymerase chain reaction (PCR) test (confirmatory).
- b) Testing for the presence of antibodies to the HIV virus shall consist of the following:
- 1) Every sample shall be tested with an approved screening test. If found to be reactive (according to the package insert – product circular), then a second screening test, in duplicate, must be conducted. If the second screening test is also found to be reactive, then a confirmatory test must be conducted.
 - 2) Every sample found to be repeatedly reactive using an approved screening test shall be tested using a confirmatory test. If the sample is found to be positive according to the package insert (product circular) using the Western blot assay, or reactive according to the manufacturer's recommendations using the IFA test, then the sample shall be considered to indicate the presence of antibodies to the HIV or to be positive.
 - 3) In the event the confirmatory test is found to be indeterminate, then the specimen should be tested with another ~~confirmatory~~ confirmatory supplemental test ~~as listed above~~. If the sample is found to be positive according to the package insert (product circular) or manufacturer's recommendations for that test, then the sample shall be considered to indicate the presence of antibodies to HIV or to be positive.
 - 4) All phases of testing required by this Section shall be completed before HIV test results are released to the physician or other individuals authorized to receive the results as described and limited in Section 697.140, except when immediate medical treatment is necessary to prevent further transmission of HIV as follows:-

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- A) in labor and delivery settings, as provided by the guidelines of the U.S. Public Health Service for reducing perinatal HIV transmission in the United States, or
- B) in instances of occupational exposure, as provided by Section 697.140(a)(8) and (9).
- 5) Before testing is conducted under subsection (b)(4)(A) or (B), the test subject shall have been counseled and shall have provided specific written informed consent to be tested and to receive a preliminary test result in accordance with Sections 697.110 and 697.120.
- 6) In such cases as the exceptions described in subsections (b)(4)(A) and (B), a preliminary (unconfirmed) test result may be released to persons specified in Section 697.140(a)(1), (2), (3), (8), or (9).

(Source: Amended at 28 Ill. Reg. _____, effective _____)

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Property Tax Code
- 2) Code Citation: 86 Ill. Adm. Code 110
- 3) Section Numbers: 110.160 Proposed Action: Amendment
- 4) Statutory Authority: 35 ILCS 200/2-10 and 2-15
- 5) A Complete Description of the Subjects and Issues Involved: Reorganizes existing text through the use of subparagraphs. Corrects punctuation. Adds a listing for the new multi-township assessment districts in affected counties. Explains the timing for the following transition issues: (a) candidacy related to terms beginning January 1, 2006, (b) appointing assessors or contracting with a qualified person to fill vacancies, (c) distributions under Section 2-10 and disbursements under Section 2-25 of the Property Tax Code, and (d) assessments.
- 6) Will this amendment replace an emergency amendment currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? Yes

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
160.162	Amendment	27 Ill. Reg. 15064, 9/26/03

- 10) Statement of Statewide Policy Objective: This rulemaking does not create a State mandate, nor does it modify any existing State mandates.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rulemaking may submit them in writing by no later than 45 days after publication of this notice to:

Karen Alice Kloppe
Associate Counsel
Illinois Department of Revenue
Legal Services Office
101 West Jefferson

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENT

Springfield, Illinois 62794
Phone: (217) 782-2844

- 12) Initial Regulatory Flexibility Analysis:
- A) Types of small businesses, small municipalities and not for profit corporations affected: None
 - B) Reporting, bookkeeping or other procedures required for compliance: None
 - C) Types of professional skills necessary for compliance: None
- 13) Regulatory Agenda on which this rulemaking was summarized: July 2003

The full text of the proposed amendment is identical to the text of the emergency amendment on page 17094 of this issue of the *Illinois Register*.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

- 1) Heading of the Part: Travel
- 2) Code Citation: 80 Ill. Adm. Code 2800
- 3) Section Number: 2800.APPENDIX A Adopted Action: Amend
- 4) Statutory Authority: Implementing and authorized by Sections 12-1, 12-2 and 12-3 of the State Finance Act [30 ILCS 105/12-1, 12-2 and 12-3] and authorized by the Travel Regulation Council (80 Ill. Adm. Code 3000)
- 5) Effective Date of Amendment: 10/23/03
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? No
- 8) A copy of the adopted amendment, including any material incorporated by reference, is on file in the agency's principal office and is available for public inspection.
- 9) Date Notice of Proposal Published in Illinois Register: July 11, 2003 27 Ill. Reg. 10148
- 10) Has JCAR issued a Statement of Objection to the amendment? No
- 11) Differences between proposal and final version. Several minor editing changes were made.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this amendment replace any emergency amendment currently in effect? Yes
- 14) Are there any amendments pending on this Part? Yes

<u>Section Number</u>	<u>Proposed Action</u>	<u>Illinois Register Citation/Issue Date</u>
2800.410	Amend	27 Ill. Reg. 14950, September 26, 2002
2800.660	New	27 Ill. Reg. 14950, September 26, 2002
- 15) Summary and Purpose of Amendment: The Travel Regulation Council is increasing the maximum lodging reimbursement rates in the 96 downstate Illinois counties. In order to

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

adopt these changes for employees specifically under the jurisdiction of the Governor, a change is necessary to the reimbursement schedule in the rules of the Governor's Travel Control Board (80 Ill. Adm. Code 2800).

- 16) Information and questions regarding this adopted amendment shall be directed to:

Ben Bagby
Illinois Department of Central Management Services
720 Stratton Office Building
Springfield IL 62706
(217)782-9669

- 17) Does this amendment require the preview of the Procurement Policy Board as specified in Section 5-25 of the Illinois Procurement Code [30 ILCS 50/5-25]? No

The full text of the adopted amendment begins on the next page.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE I: GENERAL TRAVEL CONTROL
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES/
GOVERNOR'S TRAVEL CONTROL BOARD

PART 2800
TRAVEL

SUBPART A: GENERAL

- Section
2800.100 Definitions
2800.110 Application and Interpretation

SUBPART B: TRAVEL CONTROL SYSTEM

- Section
2800.200 Travel Control System
2800.210 Travel Coordinator
2800.220 Travel Authority
2800.230 Government Charge Cards
2800.235 Expenses at Headquarters or Residence
2800.240 Preparation and Submission of Travel Vouchers
2800.250 Approval and Submission of Travel Vouchers
2800.260 Items Directly Billed
2800.270 Conference Registration Fees

SUBPART C: TRANSPORTATION EXPENSES

- Section
2800.300 Incidental Expenses for Private and State Owned Automobiles

SUBPART D: LODGING

- Section
2800.400 Conference Lodging
2800.410 Employee Owned or Controlled Housing

SUBPART E: PER DIEM MEALS

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

Section
2800.500 Conference Meals

SUBPART F: MISCELLANEOUS RULES

Section
2800.600 Lack of Receipts
2800.650 Headquarter Designation for Agency Heads

SUBPART G: EXCEPTIONS TO THE RULES

Section
2800.700 Special Exceptions-Requested in Advance
2800.710 Ex Post Facto Exceptions

2800.APPENDIX Appendix-A Reimbursement Schedule

AUTHORITY: Implementing and authorized by Sections 12, 12-1, 12-2, and 12-3 of the State Finance Act [30 ILCS 105/12, 12-1, 12-2 and 12-3] and authorized by the Travel Regulation Council (80 Ill. Adm. Code 3000).

SOURCE: Amended March 11, 1976; amended at 2 Ill. Reg. 30, p. 215, effective August 1, 1978; new rules adopted at 4 Ill. Reg. 28, p. 155, effective July 1, 1980; old rules repealed at 4 Ill. Reg. 30, p. 1224, July 1, 1980; amended at 5 Ill. Reg. 150, effective January 1, 1981; amended at 6 Ill. Reg. 6682, effective July 1, 1982; amended at 7 Ill. Reg. 9205, effective August 1, 1983; amended at 8 Ill. Reg. 127, 130, effective January 1, 1984; amended at 8 Ill. Reg. 14243, effective August 1, 1984; codified at 8 Ill. Reg. 19350; amended at 10 Ill. Reg. 18014, effective October 6, 1986; Part repealed, new Part adopted at 12 Ill. Reg. 738, effective January 15, 1988; emergency amendment at 15 Ill. Reg. 13196, effective September 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 17981, effective November 27, 1991; amended at 16 Ill. Reg. 4831, effective March 12, 1992; amended at 16 Ill. Reg. 13823, effective September 1, 1992; amended at 19 Ill. Reg. 36, effective January 1, 1995; amended at 19 Ill. Reg. 7858, effective July 1, 1995; amended at 20 Ill. Reg. 7379, effective May 13, 1996; emergency amendment at 22 Ill. Reg. 12082, effective July 1, 1998, for a maximum of 150 days; amended at 22 Ill. Reg. 20036, effective November 6, 1998; emergency amendment at 24 Ill. Reg. 867, effective January 1, 2000, for a maximum of 150 days; amended at 24 Ill. Reg. 7655, effective May 9, 2000; amended at 26 Ill. Reg. 14979, effective October 8, 2002; emergency amendment at 27 Ill. Reg. 10476, effective July 1, 2003, for a maximum of 150 days; amended at 27 Ill. Reg. 17061, effective October 23, 2003.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

Section 2800.Appendix A Reimbursement Schedule

The following rates are effective for Agencies under the jurisdiction of the Board.

Type of Reimbursement	Rate
<u>Mileage</u>	
Auto	See Section 3000.300(f)(2) of the Travel Regulation Council Rules (80 Ill. Adm. Code 3000.300(f)(2))
Plane	\$0.40/mile
<u>Per Diem/Meals</u>	
Within the State of Illinois	
Breakfast	\$ 5.50
Lunch	\$ 5.50
Dinner	\$ 17.00
Per Diem – Quarter	\$ 7.00
Per Diem – Day	\$ 28.00
Outside the State of Illinois	
Breakfast	\$ 6.50
Lunch	\$ 6.50
Dinner	\$ 19.00
Per Diem – Quarter	\$ 8.00
Per Diem – Day	\$ 32.00
<u>Lodging</u>	
Chicago Metro County of Cook	See Section 3000.400(b) of the Travel Regulation Council Rules (80 Ill. Adm. Code 3000.400(b))
Counties of DuPage, Kane, Lake, McHenry, and Will	\$ 80.00

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

Downstate Illinois Counties of Champaign, Kankakee, LaSalle, McLean, Macon, Madison, Peoria, Rock Island, St. Clair, Sangamon, Tazewell and Winnebago	\$ 70.00 <u>60.00</u>	
All other Downstate Counties	\$ 60.00 <u>50.00</u>	
District of Columbia (includes the cities of Alexandria, Falls Church, and Fairfax, and the counties of Arlington, Loudoun, and Fairfax in Virginia; and the counties of Montgomery and Prince George's in Maryland)	See Section 3000.400(b) of the Travel Regulation Council Rules (80 Ill. Adm. Code 3000.400(b))	
New York City (includes the boroughs of the Bronx, Brooklyn, Manhattan, Queens, and Staten Island; Nassau and Suffolk Counties)	\$110.00	
All other out-of-state locations	\$ 90.00	
Out-of-Country	Actual Reasonable	

(Source: Amended at 27 Ill. Reg. 17061, effective October 23, 2003)

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED RULES

- 1) Heading of the Part: Administrative Dissolutions or Withdrawal of Statutory Deposit
- 2) Code Citation: 50 Ill. Adm. Code 2410
- 3)

<u>Section Number</u> :	<u>Adopted Action</u> :
2410.10	New Section
2410.20	New Section
2410.30	New Section
2410.40	New Section
2410.50	New Section
2410.60	New Section
2410.70	New Section
2410.80	New Section
- 4) Statutory Authority: Implementing PA 92-0075, effective July 12, 2001, which amends Sections 26, 53, 74, 278, 327 and 341 of the Insurance Code [215 ILCS 5/26, 53,74, 278, 327 and 341]; Section 2-6 of the Health Maintenance Organization Act [215 ILCS 125/2-6]; Section 2006 of the Limited Health Service Organization Act [215 ILCS 130/2006] and authorized by Section 401 of the Illinois Insurance Code [215 ILCS 5/401].
- 5) Effective Date of Rulemaking: October 27, 2003
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this rulemaking contain incorporations by reference? No
- 8) A copy of the adopted rules, including any material incorporated by reference, is on file in the Department of Insurance's principal office and is available for public inspection.
- 9) Notice of Proposal Published in Illinois Register: May 2, 2003; 27 Ill. Reg. 7522
- 10) Has JCAR issued a Statement of Objection to these rules? No
- 11) Differences between proposal and final version:
 - a) In the main AUTHORITY NOTE, on the fourth line, add a semicolon following the bracket.
 - b) Section 2410.10, on the first line, add a comma following "92-0075".

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED RULES

On the second line, add a comma following “entity”.

On the third line, add a comma following “withdrawal”.

On the fourth line, delete “which”.

- c) In Section 2410.20, on the third line, add “or” following “(LHSO);”. On the fourth change “which are” to “that are”.
- d) In Section 2410.30, on the second line, change “Order” to “order”.
- e) In Section 2410.40, in the “Insurance Entity” definition, on the fifth line, change “possess” to “possesses”. On the fourth and seventh lines delete the comma following “organization”. On the ninth line, add “or” following the semicolon. On the second to the last line delete “; or” and add a comma. Also, change “which” to “that”.
- f) In Section 2410.50(b), on the second to the last line, change “which” to “that”.
- g) In Section 2410.50(c), on the first line, change “wherein” to “in which”.
- h) In Section 2410.60(a)(3), change the comma to a semicolon.
- i) In Section 2410.60(a)(6), change the semicolon to a period.
- j) In Section 2410.70(a)(2), on the second line, delete the comma following “effect” and change “which” to “that”. On the fourth line, delete the comma following “and” and add a comma following “that”. Also, add a comma following “LHSO”. On the second to the last line, change “the” to “this”.
- k) In Section 2410.60(a)(4), on the last line, change the period to a semicolon.
- l) In Section 2410.60(a)(5), on the first line, change “liabilities” to “Liabilities”.
- m) In Section 2410.60(b), on the last line, add a period following “Ill”.
- 12) Have all changes agreed upon by the agency and JCAR been made as indicated in the agreements issued by JCAR? Yes
- 13) Will this rulemaking replace an emergency rule currently in effect? No

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED RULES

- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of rulemaking: The purpose of this Part is to implement Public Act 92-0075, which authorizes the Director to return the statutorily required deposit of securities to an insurance entity in connection with an administrative dissolution or withdrawal. This Part sets forth the procedural and filing requirements that insurance entities must follow when requesting administrative dissolution or withdrawal of their statutory deposit. This process will help eliminate the uncertainty regarding the dissolution of insurance entities and release of their statutory deposits.
- 16) Information and questions regarding this adopted rulemaking shall be directed to:

Etta Mae Credi
Assistant Deputy Director/Corporate Regulation
Department of Insurance
320 West Washington
Springfield, Illinois 62767-0001
(217) 782-1757

The full text of the adopted rules begins on the next page.

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED RULES

TITLE 50: INSURANCE

CHAPTER I: DEPARTMENT OF INSURANCE

SUBCHAPTER dd: DIRECTOR OF INSURANCE, HEARINGS AND REVIEW

PART 2410

ADMINISTRATIVE DISSOLUTIONS OR WITHDRAWAL OF STATUTORY DEPOSIT

Section

2410.10	Purpose
2410.20	Applicability
2410.30	Exemption
2410.40	Definitions
2410.50	Initial Administrative Dissolution or Withdrawal Filing Requirements
2410.60	Plan of Dissolution or Withdrawal of Statutory Deposit
2410.70	Final Filing Requirements
2410.80	Administrative Dissolution

AUTHORITY: Implementing PA 92-0075, effective July 12, 2001; which amends Sections 26, 53, 74, 278, 327 and 341 of the Insurance Code [215 ILCS 5/26, 53, 74, 278, 327 and 341]; Section 2-6 of the Health Maintenance Organization Act [215 ILCS 125/2-6]; Section 2006 of the Limited Health Service Organization Act [215 ILCS 130/2006]; and authorized by Section 401 of the Illinois Insurance Code [215 ILCS 5/401].

SOURCE: Adopted at 27 Ill. Reg. 17067, effective October 27, 2003.

Section 2410.10 Purpose

The purpose of this Part is to implement Public Act 92-0075, which authorizes the Director to return any statutorily required deposit of securities to an insurance entity, in connection with the applicable administrative dissolution or withdrawal, where necessary to terminate the insurance entity's existence. This Part sets forth the procedural and filing requirements insurance entities must follow when requesting administrative dissolution or withdrawal of their statutory deposit. This process will help eliminate the uncertainty regarding the dissolution of insurance entities and release of their statutory deposits.

Section 2410.20 Applicability

This Part is applicable to domestic stock; domestic mutual; reciprocal; assessment legal reserve life; mutual benefit association; burial society; a health maintenance organization (HMO); a limited health service organization (LHSO); or farm mutual, fraternal benefit society or other

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED RULES

entities that are granted articles of incorporation or chartered by the Illinois Department of Insurance.

Section 2410.30 Exemption

The requirements of this Part shall not apply to any duly appointed liquidator or receiver by order of a court of proper jurisdiction.

Section 2410.40 Definitions

Administrative Dissolution means the voluntary surrender by an insurance entity of its Certificate of Authority and cancellation of its Articles of Incorporation by the Director of the Illinois Department of Insurance, resulting in termination of the insurance entity's existence.

Code means the Illinois Insurance Code [215 ILCS 5].

Department means the Illinois Department of Insurance.

Director means the Director of the Illinois Department of Insurance.

Insurance Entity, for purposes of this Part, means any domestic stock; domestic mutual; reciprocal; assessment legal reserve life; mutual benefit association; or burial society who possesses a certificate of authority issued by the Director pursuant to the Code [215 ILCS 5]; a health maintenance organization (HMO) who possesses a certificate of authority issued by the Director pursuant to Sections 2-1 and 2-2 of the Health Maintenance Act [125 ILCS 125/2-1 and 2-2] and a limited health maintenance organization (LHSO) who possesses a certificate of authority issued by the Director pursuant to Sections 2001 and 2002 of the Limited Health Service Organization Act [215 ILCS 130/2001 and 2002]; or farm mutual, fraternal benefit societies or other entities that are granted articles of incorporation or chartered by the Illinois Department of Insurance.

Section 2410.50 Initial Administrative Dissolution or Withdrawal Filing Requirements

The following documents must be filed by the insurance entity with the Director in order to initiate the administrative dissolution process:

- a) A written request for dissolution; or, in the case of an HMO or LHSO, a request for withdrawal of statutory deposit;

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED RULES

- b) Except in the case of a non-domestic HMO or LHSO, a plan of dissolution, as described in Section 2410.60 of this Part, which must be certified by an officer of the insurance entity; a non-domestic HMO or LHSO must submit a certified plan of withdrawal that includes the information described in Section 2410.60(a)(1), (2), (3), (5) and (6) with respect to its Illinois operations;
- c) An official written instrument in which an agreement or decision was made to dissolve the insurance entity, as follows:
 - 1) A lawful resolution of the Board of Directors of the insurance entity surrendering its Certificate of Authority and requesting cancellation of the Articles of Incorporation by the Director; or
 - 2) A lawful resolution from the governing body of a mutual benefit association, fraternal benefit society or burial society surrendering the insurance entity's Certificate of Authority and requesting cancellation of the Articles of Incorporation; or
 - 3) A lawful resolution from the governing body of an HMO or an LHSO, surrendering its Certificate of Authority; or
 - 4) In the case of an HMO or LHSO, an administrative order issued by the governmental officer responsible for issuing the original organizational documents.
- d) Any other documentation or information requested by the Director.

Section 2410.60 Plan of Dissolution or Withdrawal of Statutory Deposit

- a) The Director must first approve the plan of dissolution before further action can be taken by the insurance entity to voluntarily dissolve. The Director shall consider the following elements:
 - 1) The disposition of insurance contracts and claimant actions;
 - 2) The status of any pending litigation;
 - 3) The payment of corporate obligations;

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED RULES

- 4) The intended disposition of assets, including the statutory deposit being held by the Director;
 - 5) The name and forwarding address for each of the final officers and/or directors; and
 - 6) The date on which the company terminated its last policy or contract obligation and the method(s) by which they were terminated.
- b) Upon the written approval of the Director, the insurance entity shall effectuate the plan of dissolution or withdrawal and meet the final filing requirements of Section 2410.70(a) of this Part before the statutory deposit may be released by the Director pursuant to Section 2410.70(b) of this Part.

Section 2410.70 Final Filing Requirements

- a) Once the plan of dissolution or withdrawal has been effectuated, the insurance entity shall submit the following documents to the Director:
- 1) Certification of the completion of such portions of the plan as may be reasonably expected, pending release of the statutory security deposit and, except for an HMO or an LHSO, cancellation of the Articles of Incorporation;
 - 2) Certification that there are no outstanding creditors, policyholders, enrollees, certificate holders, or enrollee/member obligations in effect that will require the use or maintenance of the statutorily required deposit and that, if the insurance entity is an HMO or LHSO, it currently does not and has no plans to engage in the business of insurance in this State;
 - 3) Most current balance sheet;
 - 4) Original Certificate of Authority and/or, except for an HMO or LHSO, Articles of Incorporation; or an Affidavit of the loss of the original documents, submitted by a final officer of the insurance entity;
 - 5) Agreement for Assumption of Liabilities, if any, signed by the party who is to receive the security deposit.

DEPARTMENT OF INSURANCE

NOTICE OF ADOPTED RULES

- b) At such time as the Director is satisfied that the plan of dissolution or withdrawal, as approved, has been carried out as far as may be reasonably expected, and the documents required in Section 2410.70(a) have been filed, the statutory deposit may be released in accordance with the direction given in a certified Board Resolution pursuant to 50 Ill. Adm. Code 904.20.

Section 2410.80 Administrative Dissolution

Upon receipt of the documents identified in Section 2410.70(a) of this Part, the Director may cause an insurance entity to be administratively dissolved, except in the case of an HMO or LHSO.

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: The Taking of Wild Turkeys – Spring Season
- 2) Code Citation: 17 Ill. Adm. Code 710
- 3)

<u>Section Numbers</u> :	<u>Adopted Action</u> :
710.10	Amendment
710.25	Amendment
710.50	Amendment
710.55	Amendment
710.60	Amendment
- 4) Statutory Authority: Implementing and authorized by Sections 1.3, 1.4, 1.20, 2.9, 2.10 and 2.11 of the Wildlife Code [520 ILCS 5/1.3, 1.4, 1.20, 2.9, 2.10 and 2.11].
- 5) Effective Date of Amendments: October 22, 2003
- 6) Do these amendments contain an automatic repeal date? No
- 7) Do these amendments contain incorporations by reference? No
- 8) A copy of the adopted amendments, including all material incorporated by reference is on file in the Department of Natural Resource's principal office and is available for public inspection.
- 9) Notice of Proposal Published in Illinois Register: August 1, 2003, 27 Ill. Reg. 12235
- 10) Has JCAR issued a Statement of Objection to these amendments? No
- 11) Differences between proposal and final version: In Section 710.50(d), added "State Natural Area" following "Sandy Ford"; additional changes were non-substantive and were made to correct spelling, grammar and punctuation errors.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreements issued by JCAR? Yes
- 13) Will this rulemaking replace any emergency amendments currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Rulemaking: This Part was amended to update season dates

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

and the list of sites open for hunting.

- 16) Information and questions regarding these adopted amendments shall be directed to:

Jack Price, Legal Counsel
Department of Natural Resources
One Natural Resources Way
Springfield IL 62702-1271
217/782-1809

The full text of the adopted amendments begins on the next page:

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF NATURAL RESOURCES
SUBCHAPTER b: FISH AND WILDLIFEPART 710
THE TAKING OF WILD TURKEYS – SPRING SEASON

Section

710.5	Hunting Zones
710.10	Hunting Seasons
710.20	Statewide Turkey Permit Requirements
710.21	Turkey Permit Requirements – Special Hunts (Renumbered)
710.22	Turkey Permit Requirements – Landowner/Tenant Permits
710.25	Turkey Permit Requirements – Special Hunts
710.28	Turkey Permit Requirements – Heritage Youth Turkey Hunt (Repealed)
710.30	Turkey Hunting Regulations
710.40	Other Regulations (Repealed)
710.50	Regulations at Various Department-Owned or -Managed Sites
710.55	Special Hunts for Disabled Hunters
710.60	Releasing or Stocking of Turkeys

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.20, 2.9, 2.10 and 2.11 of the Wildlife Code [520 ILCS 5/1.3, 1.4, 1.20, 2.9, 2.10 and 2.11].

SOURCE: Adopted at 4 Ill. Reg. 15, p. 153, effective April 1, 1980; codified at 5 Ill. Reg. 10643; amended at 6 Ill. Reg. 3852, effective March 31, 1982; amended at 7 Ill. Reg. 4208, effective March 25, 1983; amended at 8 Ill. Reg. 5663, effective April 16, 1984; amended at 9 Ill. Reg. 6200, effective April 24, 1985; amended at 10 Ill. Reg. 6848, effective April 4, 1986; amended at 11 Ill. Reg. 2267, effective January 20, 1987; amended at 12 Ill. Reg. 5342, effective March 8, 1988; amended at 13 Ill. Reg. 5090, effective April 4, 1989; amended at 14 Ill. Reg. 663, effective January 2, 1990; amended at 15 Ill. Reg. 4161, effective March 4, 1991; amended at 16 Ill. Reg. 1843, effective January 17, 1992; amended at 17 Ill. Reg. 3184, effective March 2, 1993; amended at 18 Ill. Reg. 1156, effective January 18, 1994; emergency amendment at 18 Ill. Reg. 3751, effective March 1, 1994, for a maximum of 150 days; emergency expired July 29, 1994; amended at 19 Ill. Reg. 2450, effective February 17, 1995; emergency amendment at 19 Ill. Reg. 5312, effective April 1, 1995, for a maximum of 150 days; emergency expired August 29, 1995; amended at 20 Ill. Reg. 777, effective December 29, 1995; recodified by changing the agency name from Department of Conservation to Department of Natural Resources at 20 Ill. Reg. 9389; amended at 21 Ill. Reg. 3125, effective March 3, 1997; amended at 22 Ill. Reg. 2192, effective January 2, 1998; amended at 22 Ill. Reg. 19568, effective October 23, 1998; amended at 23 Ill. Reg. 11956, effective September 21, 1999; amended at 24 Ill. Reg. 7984, effective May

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

24, 2000; amended at 24 Ill. Reg. 17778, effective November 27, 2000; amended at 25 Ill. Reg. 14176, effective October 22, 2001; amended at 26 Ill. Reg. 18028, effective December 6, 2002; amended at 27 Ill. Reg. 17075, effective October 22, 2003.

Section 710.10 Hunting Seasons

a) Northern Zone Season Dates:

1 st Season:	Monday, April 1214 -Friday, April 1618 , 20042003	
2 nd Season:	Saturday, April 1719 -Thursday, April 2224 , 20042003	
3 rd Season:	Friday, April 2325 -Wednesday, April 2830 , 20042003	
4 th Season:	Thursday, April 29 May 1 -Wednesday, May 57 , 20042003	
5 th Season:	Thursday, May 68 -Thursday, May 1315 , 20042003	

b) Southern Zone Season Dates:

1 st Season:	Monday, April 57 -Friday, April 911 , 20042003	
2 nd Season:	Saturday, April 1012 -Thursday, April 1517 , 20042003	
3 rd Season:	Friday, April 1618 -Wednesday, April 2123 , 20042003	
4 th Season:	Thursday, April 2224 -Wednesday, April 2830 , 20042003	
5 th Season:	Thursday, April 29 May 1 -Thursday, May 68 , 20042003	

c) Open Counties:

NORTHERN ZONE

Adams
Boone
Brown
Bureau
Calhoun
Carroll
Cass

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

Champaign
Christian
Clark
Coles
Cumberland
DeKalb
DeWitt
Edgar
Fulton
Greene
Grundy
Hancock
Henderson
Henry
Iroquois
Jersey
Jo Daviess
Kankakee
Kendall
Knox
LaSalle
Lee
Livingston
Logan
Macon
Macoupin
Marshall-Putnam
Mason
McDonough
McHenry
McLean
Menard
Mercer
Montgomery
Morgan
Moultrie
Ogle
Peoria
Piatt
Pike

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

Rock Island
Sangamon
Schuyler
Scott
Shelby
Stark
Stephenson
Tazewell
Vermilion
Warren
Whiteside
Will
Winnebago
Woodford

SOUTHERN ZONE

Alexander
Bond
Clay
Clinton
Crawford
Edwards
Effingham
Fayette
Franklin
Hamilton
Gallatin-Hardin
Jackson
Jasper
Jefferson
Johnson
Lawrence
Madison
Marion
Massac
Monroe
Perry
Pope
Pulaski
Randolph

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

Richland
Saline
St. Clair
Union
Wabash
Washington
Wayne
White
Williamson

(Source: Amended at 27 Ill. Reg. 17075, effective October 22, 2003)

Section 710.25 Turkey Permit Requirements – Special Hunts

- a) Special hunt sites are defined as those sites ~~that which~~ are owned or controlled by agencies/entities other than the Department, or sites at which the Department only controls a portion of the property designated for turkey hunting, which issue turkey hunting permits through the statewide lottery process. The Permit Office issues turkey hunting permits through a computerized drawing for sites listed below, in addition to the Department-owned or -managed sites listed in Section 710.50(c).

Crab Orchard National Wildlife Refuge (check-in and check-out required at Visitor Information Center, windshield card required, area closed ½ hour after sunset to 1½ hours before sunrise, scouting allowed after noon including the afternoon of the day prior to the permitted hunting season)

Joliet Army Training Area (Will County) (check-in and check-out required at central check station; an additional turkey permit must be purchased from the Joliet Army Training Area)

[Lake Shelbyville Project – U.S. Army Corps of Engineers – Moultrie County](#)

[Lake Shelbyville Project – U.S. Army Corps of Engineers – Shelby County](#)

Midewin National Tallgrass Prairie (an additional site access fee must be purchased from the USDA Forest Service)

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

Savanna Army Depot (Jo Daviess County)

- b) Each applicant must enclose a separate fee (check or money order) payable to the Department of Natural Resources, or the application will be returned. Applicants should not send cash with their applications. The Department will not be responsible for cash sent through the mail.

(Source: Amended at 27 Ill. Reg. 17075, effective October 22, 2003)

Section 710.50 Regulations at Various Department-Owned or -Managed Sites

- a) Hunters who intend to hunt Department sites and who have a physical disability that requires special accommodations must contact the site superintendent at least 10 days before the date they wish to hunt. The site superintendent shall make reasonable accommodations necessary to allow the disabled person to participate in the hunting experience at the site. Disabled hunters who require an aide or assistant with them during the hunt are responsible for providing the aide or assistant and notifying the site superintendent that an assistant will be present, and whether the assistant will also be hunting.
- b) Hunters must sign in/sign out at all sites in subsections (c) and (d) which are followed by a (1).
- c) Statewide regulations shall apply for the following sites:
- Anderson Lake Conservation Area (1)
 - Argyle Lake State Park (1)
 - Cache River State Natural Area (1)
 - Campbell Pond Wildlife Management Area
 - Carlyle Lake Wildlife Management Area
 - Cypress Pond State Natural Area (1)
 - Deer Pond State Natural Area (1)
 - Dog Island Wildlife Management Area (1)

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

Ferne Clyffe State Park – Cedar Draper Bluff Hunting Area (1)

Fort de Chartres State Historic Site (muzzleloading shotgun or archery only) (1)

Franklin Creek State Park (1)

Giant City State Park (1)

Horseshoe Lake Conservation Area – Alexander County (controlled goose hunting area and public hunting area only) (1)

I-24 Wildlife Management Area (1)

Jubilee State Park (archery only) (1)

Kaskaskia River State Fish and Wildlife Area (except for that area lying north of Highway 154, east of the Kaskaskia River, and south of the Risdon School Road and Beck's Landing access road; a handicapped hunter with a P-2 handicapped certification, accompanied by a non-hunting attendant, may hunt at the site's designated handicapped hunting spot within this closed area. The hunting spot will be allocated on a first come-first served basis or via a drawing, if needed, held at the site office) (1)

Kinkaid Lake Fish and Wildlife Area (1)

Mark Twain National Wildlife Refuge, Gardner Division

Mississippi River Fish and Wildlife Area (Pools 25 and 26)

Mississippi River Pools 16, 17, 18, 21, 22, and 24

Nauvoo State Park (Max Rowe Unit only)

Oakford Conservation Area

Pere Marquette State Park (designated area only) (1)

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

Ray Norbut Fish and Wildlife Area (1)

Rend Lake Project Lands and Waters except Wayne Fitzgerald State Park

Saline County Fish and Wildlife Area (1)

Sanganois Conservation Area (site issued free permit required)

~~Siloam Springs State Park—Scripps Unit (bow only) (residents only) (1)~~

Sielbeck Forest State Natural Area (1)

Trail of Tears State Forest (1)

Turkey Bluffs State Fish and Wildlife Area (1)

Union County Conservation Area – Firing Line Unit and Public Hunting Area only (1)

Weinberg-King State Park (1)

Weinberg-King State Park (Cecil White Unit)

Wildcat Hollow State Forest (1)

- d) Statewide regulations shall apply except that all hunting is allowed by site-specific permit only. The Department of Natural Resources allocates permits for these areas through the lottery process set forth in Section 710.20. This permit is only valid for the specific site and season indicated on the permit.

Apple River Canyon State Park – Thompson and Salem Units (1)

Beaver Dam State Park

Big Bend State Fish and Wildlife Area (1)

Big River State Forest (1)

Castle Rock State Park (1)

Clinton Lake State Recreation Area

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

Coffeen Lake State Fish and Wildlife Area

Crawford County Conservation Area

Dixon Springs State Park (youth ages 10-15 only) (1)

Falling Down Prairie State Natural Area (1)

Ferne Clyffe Hunting Area (1)

Fort Massac State Park (Youth Ages 10-15 only) (1)

Fox Ridge State Park (1)

Green River State Wildlife Area (1)

Hamilton County Conservation Area

Hanover Bluff State Natural Area (1)

Harry "Babe" Woodyard State Natural Area (1)

Hidden Springs State Forest (first 2 seasons only) (1)

Horseshoe Lake State Park (Madison County)

Horseshoe Lake State Park (Madison County) – Gabaret, Mosenthein,
Chouteau Island Units

Hurricane Creek Habitat Area (must have Fox Ridge State Park permit)
(1)

Iroquois County State Wildlife Area

Jim Edgar Panther Creek State Fish and Wildlife Area

Jim Edgar Panther Creek State Fish and Wildlife Area (West Open Unit)

Johnson-Sauk Trail State Park (1)

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

Kankakee River State Park (hunting hours are from one-half hour before sunrise until 12:00 noon) (1)

Kickapoo State Park (1)

Kishwaukee River State Fish and Wildlife Area
~~Lake Shelbyville—Kaskaskia and Okaw Wildlife Management Areas~~

Lowden Miller State Forest (1)

Mackinaw River Fish and Wildlife Area (1)

Marseilles Fish and Wildlife Area (site is open to hunting Monday through Thursday only; hunting hours are from one-half hour before sunrise until 8:30 a.m.) (1)

Marshall Fish and Wildlife Area (1)

Mermet Lake State Fish and Wildlife Area (1)

Middlefork State Fish and Wildlife Management Area (1)

Mississippi Palisades State Park (closed during the fifth season) (1)

Momence Wetlands (1)

Newton Lake Fish and Wildlife Area

Pere Marquette State Park (Piasa, Quotoga, Potawatomi Camp Areas) (no hunting allowed on weekends)

Pyramid State Park (1)

Pyramid State Park – East Conant Unit

Ramsey Lake State Park (1)

Randolph County Conservation Area (a handicapped hunter with a P-2 handicapped certification, accompanied by a non-hunting attendant,

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

wanting to hunt at one of the site's two designated handicapped hunting spots is not required to have a site-specific permit. These hunting spots will be allocated on a first come-first served basis or via a drawing, if needed, held at the site office) (1)

Red Hills State Park

Red Hills State Park/Chauncey Marsh

Sahara Woods (1)

Sam Dale Lake Conservation Area (1)

Sam Parr State Park

Sand Ridge State Forest

Sandy Ford State Natural Area

Sangamon County Conservation Area

Sanganois Conservation Area (Squirrel Timber Unit) (1)

Sangchris Lake State Park

Siloam Springs State Park (1)

Siloam Springs State Park (Buckhorn Unit) (1)

Siloam Springs State Park (Scripps Unit) (1)

Snakeden Hollow Fish and Wildlife Area – Ives Unit (1)

~~Site M~~

Stephen A. Forbes State Park (1)

Tapley Woods State Natural Area (1)

Ten Mile Creek Fish and Wildlife Area

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF ADOPTED AMENDMENTS

Weldon Springs State Park – Piatt County Unit

Witkowsky State Wildlife Area (1)

Wolf Creek State Park (first 2 seasons only) (1)

(Source: Amended at 27 Ill. Reg. 17075, effective October 22, 2003)

Section 710.55 Special Hunts for Disabled Hunters

Statewide regulations shall apply except that all hunting is allowed by site-specific permit only. The Department of Natural Resources allocates permits for these areas through the lottery process set forth in Section 710.20, except as noted. Permits are only valid for the specific site and season indicated on the permit. Disabled hunters must possess a Class P2A disability card in order to be eligible for the drawing.

[Dixon Springs State Park](#)

Mermet Lake State Fish and Wildlife Area

Mississippi Palisades State Park (portion of site quota designated for disabled hunters; closed during the 5th season)

(Source: Amended at 27 Ill. Reg. 17075, effective October 22, 2003)

Section 710.60 Releasing or Stocking of Turkeys

No person, except employees of the Department shall release any turkeys in this State at any time. Game Breeding and Shooting Preserve Areas licensed pursuant to Section 3.27 of the Wildlife Code (~~Ill. Rev. Stat. 1991, ch. 61, par. 3.27~~) [520 ILCS 5/3.27] may release turkeys for the purpose of put-and-take hunting only. This Section encompasses all of the various subspecies of the turkey (*Meleagris gallopavo*), which includes the native wild turkey (*Meleagris gallopavo silvestris*), the domestic barnyard turkey (*Meleagris gallopavo gallopavo*) and all crosses between any two subspecies.

(Source: Amended at 27 Ill. Reg. 17075, effective October 22, 2003)

SECRETARY OF STATE

ADOPTED AMENDMENT

- 1) Heading of the Part: Public Library Construction Grants
- 2) Code Citation: 23 Ill. Adm. Code 3060
- 3)

<u>Section Number</u>	<u>Adopted Action</u>
3060.500	Amended
- 4) Statutory Authority: Implementing Section 3 of the Capital Development Bond Act of 1972 [30 ILCS 420/3] and authorized by Sections 3 and 8 of the Illinois Library System Act [75 ILCS 10/3 and 8].
- 5) Effective Date of amendment: November 1, 2003
- 6) Does this rulemaking contain an automatic repealer? No
- 7) Does this rulemaking contain incorporations by reference? No
- 8) A copy of the adopted amendment, including any material incorporated by reference, is on file at the Illinois State Library and is available for public inspection.
- 9) Date of Proposed Rulemaking: July 18, 2003; 26 Ill. Reg. 10681
- 10) Has JCAR issued a Statement of Objection to this rulemaking? No
- 11) Differences between proposal and final version:
 - In the main source note, the missing entry, "23 Ill. Reg. 12717, effective October 4, 1999" was added to the source note.
 - In Subpart B, the Subpart heading was corrected.
 - In Section 3060.500(d), the words "in projects" was deleted to reflect what is on file with the SOS Index Department and the LIS system.
 - In Section 3060.500(e), the word "the" was deleted before "fiscal year" to reflect what is on file with the SOS Index Department and the LIS system.
 - In Section 3060.500(e), "remodeling for" was added before the word "accessibility". After "mini-grants ", the text "(as indicated in Section 3060.100(a) and (c) of this Part)" was added.

SECRETARY OF STATE

ADOPTED AMENDMENT

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rulemaking replace an emergency rulemaking currently in effect? No
- 14) Are there any other amendments pending on this Part? No
- 15) Summary and purpose of rulemaking: The allocation for the FY 2004 public library construction grant was \$250,000. The Illinois Library System Act [75 ILCS 10/8(a)] states that there shall be a program of State grants, including public library construction, “within the limitation of funds” appropriated by the Illinois General Assembly. Limiting the grant funds to accessibility to the handicapped and mini-grants allows the State Library to fully fund a number of projects. This change is a continuation of the Illinois State Library addressing the most efficient use of limited state funds. In FY 2003, the priorities for funding were accessibility for individuals with disabilities and mini-grants.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Joe Natale, Rules Coordinator
Illinois State Library
Gwendolyn Brooks Building
Springfield, IL 62701-1796
217-558-4185

The full text of the adopted amendment begins on the next page:

SECRETARY OF STATE

ADOPTED AMENDMENT

TITLE 23: EDUCATION AND CULTURAL RESOURCES
SUBTITLE B: CULTURAL RESOURCES
CHAPTER I: SECRETARY OF STATEPART 3060
PUBLIC LIBRARY CONSTRUCTION GRANTS

SUBPART A: INTRODUCTION

Section	
3060.100	Program Purpose
3060.200	Duty to Administer
3060.400	Definitions

SUBPART B: GRANT APPLICATION

Section	
3060.500	Priorities in Library Grant Construction Proposals
3060.600	Grant Funding Limitations
3060.700	The Chicago Public Library Branches
3060.800	Grant Application Procedure
3060.900	Requirements and Conditions of Grant Funds
3060.1000	Remodeling for Accessibility
3060.1050	Shared Use Facilities
3060.1100	Disbursement of Grant Funds

SUBPART C: APPEAL PROCEDURE

Section	
3060.2000	Appeal Procedure

APPENDIX A EDA Qualified Areas (Repealed)

AUTHORITY: Implementing Section 3 of the Capital Development Bond Act of 1972 [30 ILCS 420/3] and authorized by Sections 3 and 8 of the Illinois Library System Act [75 ILCS 10/3 and 8].

SOURCE: Emergency rules adopted and codified at 7 Ill. Reg. 2017, effective January 28, 1983, for a maximum of 150 days; emergency expired June 27, 1983; adopted at 8 Ill. Reg. 2510, effective February 10, 1984; Part repealed, new Part adopted by emergency action at 9 Ill. Reg.

SECRETARY OF STATE

ADOPTED AMENDMENT

4560, effective March 20, 1985, for a maximum of 150 days; emergency expired August 17, 1985; Part repealed, new Part adopted at 9 Ill. Reg. 15004, effective September 25, 1985; emergency amendment at 9 Ill. Reg. 17885, effective November 4, 1985, for a maximum of 150 days; emergency expired April 3, 1986; amended at 10 Ill. Reg. 20002, effective November 19, 1986; amended at 12 Ill. Reg. 11264, effective July 1, 1988; emergency amendment at 17 Ill. Reg. 18687, effective October 12, 1993, for a maximum of 150 days; amended at 18 Ill. Reg. 4996, effective March 14, 1994; amended at 19 Ill. Reg. 12493, effective August 22, 1995; amended at 20 Ill. Reg. 13078, effective September 20, 1996; emergency amendment at 20 Ill. Reg. 15081, effective November 7, 1996, for a maximum of 150 days; amended at 21 Ill. Reg. 4981, effective April 3, 1997; amended at 23 Ill. Reg. 12717, effective October 4, 1999; amended at 25 Ill. Reg. 8352, effective July 1, 2001; amended at 26 Ill. Reg. 12014, effective August 1, 2002; amended at 27 Ill. Reg. 17089, effective November 1, 2003.

SUBPART B: GRANT APPLICATION

Section 3060.500 Priorities in Library Grant Construction Proposals

Library grant funds for library building construction in any one application round will be awarded according to the following priorities:

- a) Remodeling for accessibility with conditions as stated in subsection (e) of this Section.
- b) A maximum of \$1 million and no less than 10% of available funding in a fiscal year will be allocated for mini-grants for public libraries.
- c) Projects involving new construction, additions to and/or remodeling of existing buildings, energy conservation projects, conversions, technology wiring and renovation projects, including projects involving shared use of public facilities.
- d) The cost of a parking lot can be included in the total project cost funded for remodeling for accessibility projects, but grant funds will not be allocated solely for a parking lot project, unless it is for accessibility for the disabled (ramps, curbs, doors, etc.).
- e) In the event that funds are not sufficient to meet the priorities of this Part, the State Librarian may determine the priorities upon the funding available. Due to insufficient funding for this program, for fiscal year ~~2004~~2003 only, grant priority shall be given to remodeling for accessibility and mini-grants (as indicated in Section 3060.100(a) and (c) of this Part), except as otherwise provided by Section

SECRETARY OF STATE

ADOPTED AMENDMENT

3060.600(e).

(Source: Amended at 27 Ill. Reg. 17089, effective November 1, 2003)

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

- 1) Heading of the Part: Property Tax Code
- 2) Code Citation: 86 Ill. Adm. Code 110
- 3) Section Number: 110.160 Emergency Action: Amendment
- 4) Statutory Authority: 35 ILCS 200/2-10 and 2-15
- 5) Effective Date of Emergency Amendment: October 24, 2003
- 6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire: This emergency amendment will not expire before the end of the 150-day period.
- 7) Date filed with the Index Department: October 24, 2003
- 8) A copy of the emergency amendment, including any material incorporated by reference, is on file in the agency's principal office and is available for public inspection.
- 9) Reason for Emergency: Unexpected delay in the receipt of the required notifications regarding the final determination as to the composition of mandatory multi-township assessment districts has left insufficient time for the completion of the normal rulemaking process prior to the deadline for assessor certification by the department for the 2005 elections under Section 2-50 of the Property Tax Code.
- 10) A Complete Description of the Subjects and Issues Involved: Reorganizes existing text through the use of subparagraphs. Corrects punctuation. Adds a listing for the new multi-township assessment districts in affected counties. Explains the timing for the following transition issues: (a) candidacy related to terms beginning January 1, 2005, (b) appointing assessors or contracting with a qualified person to fill vacancies, (c) distributions under Section 2-10 and disbursements under Section 2-25 of the Property Tax Code, and (d) assessments.
- 11) Are there any proposed amendments to this Part pending? Yes

Section Numbers
160.162

Proposed Action
Amendment

Illinois Register Citation
27 Ill. Reg. 15064, 9/26/03

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

- 12) Statement of Statewide Policy Objective: This rulemaking neither imposes a State mandate, nor modifies an existing mandate.
- 13) Information and questions regarding this Emergency Amendment shall be directed to:

Karen Alice Kloppe
Associate Counsel
Illinois Department of Revenue
101 West Jefferson
Springfield, Illinois 62794
Phone: (217) 782-2844

The full text of the emergency amendment begins on the next page:

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUEPART 110
PROPERTY TAX CODE

Section

- 110.101 Railroads
- 110.105 Non-carrier Real Estate of Railroads
- 110.110 Procedures for Assessment of Pollution Control Facilities and Low Sulphur Dioxide Emission Coal Fueled Devices
- 110.112 Procedures for Assessment of Section 515 Low-income Housing Projects
- 110.113 Fraternal Organization Assessment Freeze
- 110.115 Non-Homestead Exemption Proceedings
- 110.120 Oil Right Lessees and Producers
- 110.125 Reports to be Filed with the Department
- 110.130 Hearings and Records of Chief County Assessment Officers
- 110.135 Review of Assessments – Counties of 3,000,000 or More
- 110.140 Board of Review Procedures and Records – Counties of Less than 3,000,000
- 110.141 Farmland Factor Review Procedures (Repealed)
- 110.145 Practice and Procedure for Hearings on Property Tax Matters Before the Illinois Department of Revenue
- 110.150 Records Reproduction
- 110.155 Course and Examination Requirements for Board of Review Members
- 110.160 Multi-township Assessment Districts
- EMERGENCY**
- 110.162 Township and Multi-township Assessor Qualifications
- 110.165 Farmland Assessment Review Procedures
- 110.170 Assessors' Bonus
- 110.175 Equalization by Chief County Assessment Officers in Counties with Fewer Than 3,000,000 Inhabitants
- 110.180 Supervisor of Assessments Examination
- 110.190 Property Tax Extension Limitation
- 110.192 Property Tax Extension Limitation Law Notification and Determination Requirements After Referendum Under Section 18-213 or 18-214 of the Property Tax Code
- 110.ILLUSTRATION A State of Illinois Board of Review Course and Exam Requirements

AUTHORITY: Implementing the Property Tax Code [35 ILCS 200] and authorized by Section 2505-625 of the Civil Administrative Code of Illinois [20 ILCS 2505/2505-625].

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

SOURCE: Adopted June 1, 1940; amended at 5 Ill. Reg. 2999, effective March 11, 1981; amended at 5 Ill. Reg. 5888, effective May 26, 1981; amended at 6 Ill. Reg. 9707, effective July 27, 1982; amended at 6 Ill. Reg. 14564, effective November 5, 1982; codified at 7 Ill. Reg. 5886; amended at 8 Ill. Reg. 24285, effective December 5, 1984; amended at 9 Ill. Reg. 159, effective December 26, 1984; amended at 9 Ill. Reg. 12022, effective July 24, 1985; amended at 10 Ill. Reg. 11284, effective June 16, 1986; amended at 10 Ill. Reg. 15125, effective September 2, 1986; amended at 11 Ill. Reg. 19675, effective November 23, 1987; amended at 11 Ill. Reg. 20972, effective December 11, 1987; amended at 12 Ill. Reg. 14346, effective August 29, 1988; amended at 13 Ill. Reg. 6803, effective April 12, 1989; amended at 13 Ill. Reg. 7469, effective May 2, 1989; amended at 15 Ill. Reg. 3522, effective February 21, 1991; emergency rule added at 15 Ill. Reg. 14297, effective October 1, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 2624, effective February 4, 1992; emergency amendment at 17 Ill. Reg. 22584, effective January 1, 1994, for a maximum of 150 days; emergency expired May 30, 1994; amended at 18 Ill. Reg. 15618, effective October 11, 1994; emergency amendment at 19 Ill. Reg. 2476, effective February 17, 1995, for a maximum of 150 days; emergency expired July 16, 1995; emergency amendment at 19 Ill. Reg. 3555, effective March 1, 1995, for a maximum of 150 days; emergency expired July 28, 1995; emergency amendment at 20 Ill. Reg. 7540, effective May 21, 1996, for a maximum of 150 days; amended at 20 Ill. Reg. 13611, effective October 3, 1996; amended at 20 Ill. Reg. 13993, effective October 3, 1996; emergency amendment at 20 Ill. Reg. 15613, effective November 22, 1996, for a maximum of 150 days; emergency expired on April 21, 1997; amended at 21 Ill. Reg. 6921, effective May 22, 1997; emergency amendment at 23 Ill. Reg. 9909, effective August 2, 1999, for a maximum of 150 days; emergency expired December 29, 1999; amended at 23 Ill. Reg. 14759, effective December 8, 1999; amended at 24 Ill. Reg. 2428, effective January 25, 2000; amended at 25 Ill. Reg. 191, effective December 26, 2000; amended at 25 Ill. Reg. 6396, effective May 1, 2001; amended at 26 Ill. Reg. 3727, effective February 26, 2002; emergency amendment at 28 Ill. Reg. 17094, effective October 24, 2003, for a maximum of 150 days.

Section 110.160 Multi-township Assessment Districts**EMERGENCY**

- a) The following list of multi-township assessment districts has been promulgated by this Department in accordance with Sections 2-10 and 2-15 of the Property Tax Code [35 ILCS 200/2-10 and 2-15], which has been in effect since effective January 1, 1994, (~~Sections 1.1 and 1.2 of the Revenue Act of 1939, repealed January 1, 1994~~) and:
- 1) for candidacy purposes related to terms beginning January 1, 2006 will continue to be in effect until the certification of pre-election requirements

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

by the Department under Sections 2-50 and 2-52 of the Property Tax Code [35 ILCS 200/2-50 and 2-52];

- 2) for purposes of appointing assessors or contracting with a qualified person to fill office vacancies will continue to be in effect through December 31, 2005;
- 3) for purposes of distributions under Section 2-10 and disbursements under Section 2-25 of the Property Tax Code [35 ILCS 200/2-10 and 2-25] will continue to be in effect through November 30, 2005; and
- 4) for assessment purposes will continue to be in effect through December 31, 2005;

County	Townships in District
Adams	1. Liberty, Columbus 2. Burton, Gilmer, Honey Creek 3. Lima, Keene 4. Houston, Northeast 5. Clayton, Concord 6. Fall Creek, Payson
Bond	1. Mills, Tamalco
Boone	1. Manchester, LeRoy, Caledonia 2. Bonus, Spring
Brown	1. Lee, Pea Ridge, Missouri, Ripley, Cooperstown 2. Buckhorn, Elkhorn, Versailles
Bureau	1. Bureau, Walnut 2. Berlin, Westfield 3. Leepertown, Selby 4. Fairfield, Gold, Mineral 5. Neponset, Macon 6. Greenville, Manlius 7. Indiantown, Arispie, Milo, Wheatland 8. Ohio, Dover

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

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| | 9. | LaMoille, Clarion |
| Carroll | 1. | Washington, Woodland, Freedom |
| | 2. | Salem, Fairhaven |
| | 3. | Elkhorn Grove, Wysox |
| Cass | 1. | Sangamon Valley, Virginia |
| | 2. | Ashland, Philadelphia |
| | 3. | Panther Creek, Newmansville,
Chandlerville |
| | 4. | Bluff Springs, Arenzville, Hagener |
| Champaign | 1. | East Bend, Newcomb, Condit, Hensley |
| | 2. | Ludlow, Rantoul |
| | 3. | Harwood, Kerr, Compromise |
| | 4. | Stanton, Ogden |
| | 5. | Colfax, Sadorus |
| | 6. | Pesotum, Crittenden |
| | 7. | Raymond, Ayers, South Homer |
| Christian | 1. | Mt. Auburn, Mosquito |
| | 2. | Stonington, Prairieton |
| | 3. | King, Bear Creek, Johnson |
| | 4. | Greenwood, Rosamond, Locust |
| Clark | 1. | Westfield, Parker |
| | 2. | Dolson, Auburn, Douglas, Anderson,
Darwin |
| | 3. | Johnson, Orange, Melrose, York |
| Clay | 1. | Larkinsburg, Oskaloosa, Blair |
| | 2. | Bible Grove, Hoosier, Pixley |
| | 3. | Stanford, Clay City |
| | 4. | Songer, Xenia |
| Clinton | 1. | St. Rose, Wheatfield |
| | 2. | Irishtown, Carlyle |
| | 3. | Santa Fe, Lake |
| | 4. | Clement, Meridian, East Fork |

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

Coles	1.	Seven Hickory, Charleston
	2.	Morgan, East Oakland
	3.	Ashmore, Hutton
	4.	North Okaw, Humboldt
Crawford	1.	Licking, Prairie
	2.	Lamotte, Montgomery
	3.	Martin, Honey Creek, Southwest
Cumberland	1.	Cottonwood, Union, Crooked Creek
	2.	Spring Point, Woodbury
DeKalb	1.	South Grove, Mayfield
	2.	Malta, Milan
	3.	Afton, Pierce
	4.	Shabbona, Paw Paw
	5.	Victor, Somonauk
DeWitt	1.	Waynesville, Barnett
	2.	Wilson, Rutledge, Harp, DeWitt
	3.	Tunbridge, Texas
	4.	Nixon, Creek
Douglas	1.	Murdock, Newman
	2.	Bowdre, Sargent
Edgar	1.	Brouillets Creek, Edgar, Prairie
	2.	Buck, Embarrass, Grandview
	3.	Elbridge, Hunter, Stratton
	4.	Shiloh, Young America
Effingham	1.	Banner, Liberty, Moccasin
	2.	Jackson, Mason
	3.	Mound, West
	4.	Watson, Union
	5.	Bishop, Lucas
Fayette	1.	North Hurricane, South Hurricane, Shafter, Bear Grove
	2.	Seminary, Pope, Kaskaskia

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

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| | 3. | Wilberton, Lone Grove, LaClede |
| | 4. | Sefton , Otego, Wheatland |
| | 5. | Loudon, Carson, Bowling Green |
| Ford | 1. | Drummer, Dix |
| | 2. | Patton, Button |
| | 3. | Sullivant, Peach Orchard, Lyman, Wall |
| | 4. | Brenton, Pella, Mona, Rogers |
| Franklin | 1. | Goode, Barren |
| | 2. | Ewing, Northern |
| | 3. | Eastern, Cave |
| Fulton | 1. | Ellisville, Young Hickory, Deerfield, Lee |
| | 2. | Fairview, Joshua |
| | 3. | Harris, Cass, Bernadotte, Farmers |
| | 4. | Pleasant, Isabel, Woodland, Kerton,
Waterford |
| | 5. | Banner, Liverpool |
| Gallatin | 1. | New Haven, Shawnee |
| | 2. | Omaha, Asbury, North Fork |
| | 3. | Equality, Bowlesville, Eagle Creek |
| Greene | 1. | Patterson, Roodhouse |
| | 2. | Athensville, Rubicon, Wrights |
| | 3. | Walkerville, Bluffdale, Woodville |
| | 4. | Linder, Rockbridge |
| Grundy | 1. | Norman, Wauponsee |
| | 2. | Highland, Vienna, Mazon |
| | 3. | Goodfarm, Garfield, Greenfield |
| | 4. | Maine, Braceville |
| | 5. | Nettle Creek, Erienna |
| Hamilton | 1. | Dahlgren, Knights Prairie |
| | 2. | Flannigan, South Flannigan, Twigg, South
Twigg, Mayberry |
| | 3. | Crouch, South Crouch, Beaver Creek,
Crook |

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

Hancock	<ol style="list-style-type: none">1. Nauvoo, Appanoose, Sonora2. Pontoosuc, Dallas City, Rock Creek3. Prairie, Carthage4. Warsaw, Wilcox, Rocky Run5. Durham, Pilot Grove, Fountain Green, Hancock6. Wythe, Walker, St. Albans7. Chili, Augusta8. Bear Creek, Harmony, St. Mary
Henderson	<ol style="list-style-type: none">1. Biggsville, Rozetta, Bald Bluff2. Media, Raritan, Terre Haute3. Stronghurst, Carman
Henry	<ol style="list-style-type: none">1. Edford, Osco2. Lynn, Andover3. Munson, Cornwall, Burns4. Loraine, Yorktown, Alba5. Weller, Galva
Iroquois	<ol style="list-style-type: none">1. Ridgeland, Onarga, Artesia2. Pigeon Grove, Fountain Creek3. Milford, Stockland, Lovejoy, Prairie Green4. Crescent, Ash Grove5. Milks Grove, Ashkum6. Beaver, Concord7. Papineau, Beaverville8. Danforth, Iroquois
Jackson	<ol style="list-style-type: none">1. Ora, Vergennes2. Degognia, Kinkaid, Fountain Bluff, Levan3. Sand Ridge, Grand Tower, Pomona
Jasper	<ol style="list-style-type: none">1. Crooked Creek, Grandville, Hunt City2. Smallwood, Fox, Sainte Marie, Willow Hill3. Grove, North Muddy, South Muddy
Jefferson	<ol style="list-style-type: none">1. Grand Prairie, Casner2. Blissville, Bald Hill, Elk Prairie

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

- | | | |
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| | 3. | Field, Farrington |
| | 4. | Pendleton, Moores Prairie |
| Jersey | 1. | Ruyle, Jersey, Fidelity |
| | 2. | Richwood, English |
| | 3. | Rosedale, Otter Creek |
| Jo Daviess | 1. | Apple River, Thompson |
| | 2. | Berremans, Derinda, Pleasant Valley, Wards Grove |
| | 3. | Council Hill, Guilford, Scales Mound |
| | 4. | Elizabeth, Woodbine |
| | 5. | Hanover, Rice |
| | 6. | Menominee, Rawlins, Vinegar Hill |
| | 7. | Nora, Rush, Warren |
| Kankakee | 1. | Rockville, Manteno |
| | 2. | Sumner, Yellowhead |
| | 3. | Essex, Salina |
| Kendall | 1. | Lisbon, Seward, Na-au-say |
| Knox | 1. | Rio, Henderson |
| | 2. | Walnut Grove, Lynn, Copley, Victoria |
| | 3. | Persifer, Truro |
| | 4. | Knox, Galesburg, Cedar, Indian Point |
| | 5. | Orange, Haw Creek |
| | 6. | Chestnut, Maquon, Salem, Elba |
| LaSalle | 1. | Meriden, Ophir, Troy Grove |
| | 2. | Freedom, Serena |
| | 3. | Mission, Miller |
| | 4. | Dimmick, Waltham, Wallace |
| | 5. | Utica, Deer Park |
| | 6. | Fall River, Grand Rapids |
| | 7. | Vermilion, Farm Ridge |
| | 8. | Hope, Richland |
| | 9. | Brookfield, Allen |
| | 10. | Osage, Groveland |

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

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|------------|-----|--|
| Lawrence | 1. | Allison, Denison |
| | 2. | Christy, Lukin |
| | 3. | Petty, Bond, Russell |
| Lee | 1. | Nachusa, China |
| | 2. | Nelson, Harmon |
| | 3. | South Dixon, Marion, East Grove, Hamilton |
| | 4. | Reynolds, Alto, Viola, Willow Creek |
| | 5. | Brooklyn, Wyoming |
| | 6. | Ashton, Bradford |
| | 7. | Amboy, Lee Center |
| | 8. | May, Sublette |
| Livingston | 1. | Chatsworth, Germanville |
| | 2. | Reading, Newtown |
| | 3. | Sunbury, Nevada, Esmen |
| | 4. | Round Grove, Union, Broughton |
| | 5. | Long Point, Amity |
| | 6. | Rooks Creek, Waldo, Pike |
| | 7. | Owego, Eppards Point, Avoca |
| | 8. | Saunemin, Sullivan, Pleasant Ridge,
Charlotte |
| | 9. | Indian Grove, Belle Prairie |
| | 10. | Forrest, Fayette |
| Logan | 1. | Prairie Creek, Sheridan |
| | 2. | Orvil, Eminence |
| | 3. | Atlanta, Oran |
| | 4. | Chester, Mount Pulaski |
| | 5. | Corwin, Broadwell |
| | 6. | Hurlbut, Elkhart |
| | 7. | Aetna, Laenna, Lake Fork |
| McDonough | 1. | Blandinsville, Hire |
| | 2. | Sciota, Walnut Grove |
| | 3. | Bushnell, Prairie City |
| | 4. | Chalmers, New Salem, Scotland |
| | 5. | Tennessee, Lamoine, Bethel |
| | 6. | Industry, Eldorado |
| | 7. | Macomb, Mound |

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

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|----------|----|--|
| McLean | 1. | Allin, Dale |
| | 2. | Old Town, Downs |
| | 3. | West, Bellflower, Cheneys Grove |
| | 4. | Yates, Lawndale, Cropsey, Anchor |
| | 5. | Money Creek, Lexington |
| | 6. | Blue Mound, Martin |
| | 7. | Dawson, Arrowsmith |
| | 8. | White Oak, Dry Grove |
| | 9. | Mount Hope, Funk's Grove |
| Macon | 1. | Austin, Illini |
| | 2. | Oakley, Whitmore |
| | 3. | Niantic, Harristown |
| | 4. | Blue Mound, Pleasant View |
| | 5. | Mount Zion, Milam |
| Macoupin | 1. | Scottville, Barr, Western Mound,
Chesterfield |
| | 2. | North Palmyra, North Otter |
| | 3. | South Palmyra, South Otter |
| | 4. | Nilwood, Shaws Point, Honey Point |
| | 5. | Bird, Polk, Hillyard, Brushy Mound |
| Madison | 1. | New Douglas, Leef |
| Marion | 1. | Patoka, Carrigan |
| | 2. | Foster, Tonti |
| | 3. | Kinmundy, Meacham |
| | 4. | Alma, Omega |
| | 5. | Stevenson, Haines |
| | 6. | Iuka, Romine |
| Marshall | 1. | Saratoga, Whitefield, La Prairie |
| | 2. | Hopewell, Roberts, Bell Plain, Richland |
| Mason | 1. | Forest City, Quiver |
| | 2. | Allens Grove, Pennsylvania, Salt Creek |
| | 3. | Crane Creek, Kilbourne, Sherman |
| | 4. | Bath, Lynchburg |

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

Mercer	1.	Eliza, Duncan, Perryton
	2.	Keithsburg, Abington, Ohio Grove
	3.	Suez, North Henderson
	4.	New Boston, Millersburg
Montgomery	1.	Harvel, Pitman, Zanesville
	2.	Butler Grove, Irving, Rountree
	3.	Audubon, Nokomis
	4.	Witt, Fillmore, South Fillmore
	5.	Grisham, Walshville
Moultrie	1.	Dora, Marrowbone
	2.	Lowe, Jonathan Creek
	3.	East Nelson, Whitley
Ogle	1.	Eagle Point, Buffalo, Woosung
	2.	Brookville, Forreston
	3.	Scott, White Rock
	4.	Maryland, Lincoln
	5.	Pine Creek, Grand Detour
	6.	Taylor, Lafayette, Pine Rock
	7.	Lynnville, Dement
Peoria	1.	Millbrook, Brimfield
	2.	Princeville, Akron
	3.	Logan, Trivoli
Piatt	1.	Goose Creek, Willow Branch
Pike	1.	Fairmount, Perry, Chambersburg
	2.	Hadley, New Salem, Pleasant Vale, Derry
	3.	Flint, Detroit, Montezuma
	4.	Newburg, Hardin
	5.	Atlas, Martinsburg
	6.	Pleasant Hill, Ross
	7.	Spring Creek, Pearl
	8.	Kinderhook, Levee, Cincinnati
Putnam	1.	Hennepin, Senachwine

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

Richland	1.	Noble, Decker, Denver
	2.	German, Claremont
	3.	Madison, Bonpas
Rock Island	1.	Buffalo Prairie, Drury
	2.	Canoe Creek, Zuma
	3.	Cordova, Port Byron
Saline	1.	Galatia, Long Branch, Tate
	2.	Brushy, Raleigh
	3.	Rector, East Eldorado, Cottage
	4.	Stonefort, Independence, Mountain
Sangamon	1.	Buffalo Hart, Mechanicsburg
	2.	Lanesville, Illiopolis
	3.	Maxwell, Loami, Talkington
	4.	Cooper, Cotton Hill
	5.	Island Grove, New Berlin
Schuyler	1.	Birmingham, Brooklyn, Littleton, Oakland, Huntsville, Camden
	2.	Browning, Hickory, Woodstock, Bainbridge, Frederick
Shelby	1.	Moweaqua, Penn
	2.	Flat Branch, Ridge, Rural, Pickaway
	3.	Todds Point, Okaw
	4.	Richland, Ash Grove
	5.	Oconee, Cold Spring
	6.	Herrick, Dry Point
	7.	Lakewood, Holland, Clarksburg
	8.	Big Spring, Sigel
Stark	1.	Elmira, Osceola
	2.	Goshen, West Jersey
	3.	Essex, Valley, Penn
Stephenson	1.	Winslow, Waddams
	2.	Erin, Kent

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

- | | | |
|------------|----|---|
| | 3. | Jefferson, Loran |
| | 4. | Dakota, Rock Grove |
| Tazewell | 1. | Sand Prairie, Malone |
| | 2. | Dillon, Delavan |
| | 3. | Hopedale, Boynton |
| | 4. | Hittle, Little Mackinaw |
| Vermilion | 1. | Pilot, Middlefork |
| | 2. | McKendree, Love |
| | 3. | Jamaica, Vance |
| | 4. | Carroll, Elwood |
| Warren | 1. | Sumner, Hale |
| | 2. | Kelly, Coldbrook |
| | 3. | Lenox, Floyd, Berwick |
| | 4. | Greenbush, Swan, Point Pleasant |
| | 5. | Tompkins, Ellison |
| Washington | 1. | Venedy, Johannsburg, Lively Grove |
| | 2. | Covington, Hoyleton |
| | 3. | Beaucoup, Ashley, Richview |
| | 4. | Plum Hill, Oakdale, Pilot Knob |
| | 5. | Bolo, DuBois |
| Wayne | 1. | Garden Hill, Orchard, Hickory Hill, Four Mile |
| | 2. | Keith, Zif, Mt. Erie, Elm River |
| | 3. | Indian Prairie, Berry, Arrington |
| | 4. | Massilon, Barnhill, Leech |
| White | 1. | Mill Shoals, Burnt Prairie |
| | 2. | Heralds Prairie, Emma, Hawthorne |
| Whiteside | 1. | Ustick, Clyde |
| | 2. | Genesee, Jordan |
| | 3. | Albany, Garden Plain |
| | 4. | Newton, Fenton |
| | 5. | Erie, Portland |
| | 6. | Hume, Montmorency |

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

	7.	Tampico, Hahnaman
Will	1.	Florence, Wilton
Winnebago	1.	Laona, Durand
	2.	Harrison, Burritt
Woodford	1.	Partridge, Cazenovia
	2.	Linn, Clayton, Greene, Panola
	3.	Cruger, Olio
	4.	Palestine, Kansas

b) The following list of multi-township assessment districts has been promulgated by this Department in accordance with Sections 2-10 and 2-15 of the Property Tax Code [35 ILCS 200/2-10 and 2-15], which:

- 1) for candidacy purposes related to terms beginning January 1, 2006 is effective beginning with the certification of pre-election requirements by the Department under Sections 2-50 and 2-52 of the Property Tax Code [35 ILCS 200/2-50 and 2-52];
- 2) for purposes of appointing assessors or contracting with a qualified person to fill vacancies is effective January 1, 2006;
- 3) for purposes of distributions under Section 2-10 and disbursements under Section 2-25 of the Property Tax Code [35 ILCS 200/2-10 and 2-25] is effective December 1, 2005; and
- 4) for assessment purposes is effective January 1, 2006:

<u>County</u>	<u>Townships in District</u>
<u>Adams</u>	<u>1. Liberty, Columbus</u>
	<u>2. Burton, Gilmer, Honey Creek</u>
	<u>3. Lima, Keene</u>
	<u>4. Houston, Northeast</u>
	<u>5. Concord, McKee, Beverly, Richfield</u>
	<u>6. Fall Creek, Payson</u>
<u>Bond</u>	<u>1. Mills, Tamalco</u>

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

	<u>2.</u>	<u>LaGrange, Old Ripley</u>
<u>Boone</u>	<u>1.</u>	<u>Manchester, LeRoy</u>
	<u>2.</u>	<u>Bonus, Spring, Poplar Grove</u>
<u>Brown</u>	<u>1.</u>	<u>Lee, Pea Ridge, Missouri, Ripley, Cooperstown</u>
	<u>2.</u>	<u>Buckhorn, Elkhorn, Versailles</u>
<u>Bureau</u>	<u>1.</u>	<u>Bureau, Walnut</u>
	<u>2.</u>	<u>Berlin, Westfield</u>
	<u>3.</u>	<u>Leepertown, Selby</u>
	<u>4.</u>	<u>Fairfield, Gold, Mineral</u>
	<u>5.</u>	<u>Neponset, Macon</u>
	<u>6.</u>	<u>Greenville, Manlius</u>
	<u>7.</u>	<u>Indiantown, Arispie, Milo, Wheatland</u>
	<u>8.</u>	<u>Ohio, Dover</u>
	<u>9.</u>	<u>LaMoille, Clarion</u>
<u>Carroll</u>	<u>1.</u>	<u>Washington, Woodland, Freedom</u>
	<u>2.</u>	<u>Salem, Fairhaven</u>
	<u>3.</u>	<u>Elkhorn Grove, Wysox</u>
<u>Cass</u>	<u>1.</u>	<u>Sangamon Valley, Virginia</u>
	<u>2.</u>	<u>Ashland, Philadelphia</u>
	<u>3.</u>	<u>Panther Creek, Newmansville, Chandlerville</u>
	<u>4.</u>	<u>Bluff Springs, Arenzville, Hagener</u>
<u>Champaign</u>	<u>1.</u>	<u>East Bend, Newcomb, Condit, Hensley</u>
	<u>2.</u>	<u>Ludlow, Rantoul</u>
	<u>3.</u>	<u>Harwood, Kerr, Compromise</u>
	<u>4.</u>	<u>Stanton, Ogden</u>
	<u>5.</u>	<u>Colfax, Sadorus</u>
	<u>6.</u>	<u>Pesotum, Crittenden</u>
	<u>7.</u>	<u>Raymond, Ayers, South Homer</u>
<u>Christian</u>	<u>1.</u>	<u>Mt. Auburn, Mosquito</u>
	<u>2.</u>	<u>Stonington, Prairieton</u>
	<u>3.</u>	<u>King, Bear Creek, Johnson</u>
	<u>4.</u>	<u>Greenwood, Rosamond, Locust</u>

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

<u>Clark</u>	<u>1.</u>	<u>Westfield, Parker</u>
	<u>2.</u>	<u>Dolson, Auburn, Douglas, Anderson, Darwin</u>
	<u>3.</u>	<u>Johnson, Orange, Melrose, York</u>
<u>Clay</u>	<u>1.</u>	<u>Larkinsburg, Oskaloosa, Blair</u>
	<u>2.</u>	<u>Bible Grove, Hoosier, Pixley</u>
	<u>3.</u>	<u>Stanford, Clay City</u>
	<u>4.</u>	<u>Songer, Zenia</u>
<u>Clinton</u>	<u>1.</u>	<u>St. Rose, Wheatfield, Irishtown</u>
	<u>2.</u>	<u>Santa Fe, Lake</u>
	<u>3.</u>	<u>Clement, Meridian, East Fork</u>
<u>Coles</u>	<u>1.</u>	<u>Seven Hickory, Charleston</u>
	<u>2.</u>	<u>Morgan, East Oakland</u>
	<u>3.</u>	<u>Ashmore, Hutton</u>
	<u>4.</u>	<u>North Okaw, Humboldt</u>
<u>Crawford</u>	<u>1.</u>	<u>Licking, Prairie</u>
	<u>2.</u>	<u>Lamotte, Hutsonville, Montgomery</u>
	<u>3.</u>	<u>Martin, Honey Creek, Southwest</u>
<u>Cumberland</u>	<u>1.</u>	<u>Cottonwood, Union, Crooked Creek</u>
	<u>2.</u>	<u>Spring Point, Woodbury</u>
<u>DeKalb</u>	<u>1.</u>	<u>South Grove, Mayfield</u>
	<u>2.</u>	<u>Malta, Milan</u>
	<u>3.</u>	<u>Afton, Pierce</u>
	<u>4.</u>	<u>Shabbona, Paw Paw</u>
	<u>5.</u>	<u>Victor, Somonauk</u>
<u>DeWitt</u>	<u>1.</u>	<u>Waynesville, Barnett</u>
	<u>2.</u>	<u>Creek, Harp, Wilson, Rutledge</u>
	<u>3.</u>	<u>Tunbridge, Texas</u>
	<u>4.</u>	<u>DeWitt, Nixon</u>
<u>Douglas</u>	<u>1.</u>	<u>Murdock, Newman</u>
	<u>2.</u>	<u>Bowdre, Sargent</u>
<u>Edgar</u>	<u>1.</u>	<u>Brouilletts Creek, Edgar, Prairie</u>

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

	<u>2.</u>	<u>Buck, Kansas, Grandview</u>
	<u>3.</u>	<u>Elbridge, Hunter, Stratton</u>
	<u>4.</u>	<u>Shiloh, Young America, Embarrass</u>
<u>Effingham</u>	<u>1.</u>	<u>Banner, Liberty, Moccasin</u>
	<u>2.</u>	<u>Jackson, Mason, Mound, West</u>
	<u>3.</u>	<u>St. Francis, Teutopolis</u>
	<u>4.</u>	<u>Watson, Union</u>
	<u>5.</u>	<u>Bishop, Lucas</u>
<u>Fayette</u>	<u>1.</u>	<u>North Hurricane, South Hurricane, Shafter, Bear Grove</u>
	<u>2.</u>	<u>Seminary, Pope, Kaskaskia</u>
	<u>3.</u>	<u>Wilberton, Lone Grove, LaClede</u>
	<u>4.</u>	<u>Sefton, Otego, Wheatland</u>
	<u>5.</u>	<u>Loudon, Carson, Bowling Green</u>
<u>Ford</u>	<u>1.</u>	<u>Drummer, Dix</u>
	<u>2.</u>	<u>Patton, Button</u>
	<u>3.</u>	<u>Sullivant, Peach Orchard, Lyman, Wall</u>
	<u>4.</u>	<u>Brenton, Pella, Mona, Rogers</u>
<u>Franklin</u>	<u>1.</u>	<u>Goode, Barren</u>
	<u>2.</u>	<u>Ewing, Northern</u>
	<u>3.</u>	<u>Eastern, Cave</u>
<u>Fulton</u>	<u>1.</u>	<u>Ellisville, Young Hickory, Deerfield, Lee</u>
	<u>2.</u>	<u>Fairview, Joshua</u>
	<u>3.</u>	<u>Harris, Cass, Bernadotte, Farmers</u>
	<u>4.</u>	<u>Pleasant, Isabel, Woodland, Kerton, Waterford</u>
	<u>5.</u>	<u>Banner, Liverpool</u>
<u>Gallatin</u>	<u>1.</u>	<u>New Haven, Shawnee, Gold Hill</u>
	<u>2.</u>	<u>Omaha, Asbury, North Fork</u>
	<u>3.</u>	<u>Equality, Bowlesville, Eagle Creek</u>
<u>Greene</u>	<u>1.</u>	<u>Patterson, Roodhouse</u>
	<u>2.</u>	<u>Athensville, Rubicon, Wrights</u>
	<u>3.</u>	<u>Walkerville, Bluffdale, Woodville</u>
	<u>4.</u>	<u>Linder, Rockbridge</u>

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

<u>Grundy</u>	1.	<u>Norman, Wauponsee</u>
	2.	<u>Highland, Vienna, Mazon</u>
	3.	<u>Goodfarm, Garfield, Greenfield</u>
	4.	<u>Maine, Braceville</u>
	5.	<u>Nettle Creek, Erienna</u>
<u>Hamilton</u>	1.	<u>Dahlgren, Knights Prairie</u>
	2.	<u>Flannigan, South Flannigan, Twigg, South Twigg, Mayberry</u>
	3.	<u>Crouch, South Crouch, Beaver Creek, Crook</u>
<u>Hancock</u>	1.	<u>Nauvoo, Appanoose, Sonora</u>
	2.	<u>Pontoosuc, Dallas City, Rock Creek</u>
	3.	<u>Prairie, Carthage</u>
	4.	<u>Warsaw, Wilcox, Rocky Run</u>
	5.	<u>Durham, Pilot Grove, Fountain Green, Hancock</u>
	6.	<u>Wythe, Walker, St. Albans, Bear Creek</u>
	7.	<u>Harmony, St. Mary, Chili, Augusta</u>
<u>Henderson</u>	1.	<u>Biggsville, Rozetta, Bald Bluff</u>
	2.	<u>Media, Raritan, Terre Haute, Lomax</u>
	3.	<u>Stronghurst, Carman</u>
<u>Henry</u>	1.	<u>Edford, Osco, Munson</u>
	2.	<u>Lynn, Andover</u>
	3.	<u>Burns, Weller, Galva</u>
	4.	<u>Loraine, Yorktown, Alba, Cornwall</u>
	5.	<u>Oxford, Clover</u>
<u>Iroquois</u>	1.	<u>Ridgeland, Onarga, Artesia</u>
	2.	<u>Pigeon Grove, Fountain Creek</u>
	3.	<u>Milford, Stockland, Lovejoy, Prairie Green</u>
	4.	<u>Crescent, Ash Grove</u>
	5.	<u>Milks Grove, Ashkum</u>
	6.	<u>Beaver, Concord</u>
	7.	<u>Papineau, Beaverville</u>
	8.	<u>Danforth, Iroquois</u>
<u>Jackson</u>	1.	<u>Ora, Vergennes</u>
	2.	<u>Degognia, Kinkaid, Fountain Bluff, Levan</u>

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

	<u>3.</u>	<u>Sand Ridge, Grand Tower, Pomona</u>
<u>Jasper</u>	<u>1.</u>	<u>Crooked Creek, Grandville, Hunt City</u>
	<u>2.</u>	<u>Smallwood, Fox, Sainte Marie, Willow Hill</u>
	<u>3.</u>	<u>Grove, North Muddy, South Muddy</u>
<u>Jefferson</u>	<u>1.</u>	<u>Grand Prairie, Casner</u>
	<u>2.</u>	<u>Blissville, Bald Hill, Elk Prairie</u>
	<u>3.</u>	<u>Field, Farrington</u>
	<u>4.</u>	<u>Pendleton, Moores Prairie</u>
<u>Jersey</u>	<u>1.</u>	<u>Ruyle, Jersey, Fidelity</u>
	<u>2.</u>	<u>Richwood, English</u>
	<u>3.</u>	<u>Rosedale, Otter Creek</u>
<u>Jo Daviess</u>	<u>1.</u>	<u>Apple River, Thompson</u>
	<u>2.</u>	<u>Berreman, Derinda, Pleasant Valley, Wards Grove</u>
	<u>3.</u>	<u>Council Hill, Guilford, Scales Mound</u>
	<u>4.</u>	<u>Elizabeth, Woodbine</u>
	<u>5.</u>	<u>Hanover, Rice</u>
	<u>6.</u>	<u>Menominee, Rawlins, Vinegar Hill</u>
	<u>7.</u>	<u>Nora, Rush, Warren</u>
<u>Kankakee</u>	<u>1.</u>	<u>Rockville, Manteno</u>
	<u>2.</u>	<u>Sumner, Yellowhead</u>
	<u>3.</u>	<u>Essex, Salina</u>
<u>Kendall</u>	<u>1.</u>	<u>Lisbon, Seward, Na-au-say</u>
<u>Knox</u>	<u>1.</u>	<u>Galesburg, Knox, Cedar, Orange, Haw Creek, Elba,</u>
		<u>Indian Point, Chestnut, Maquon, Salem</u>
	<u>2.</u>	<u>Rio, Ontario, Walnut Grove, Lynn, Henderson, Sparta,</u>
		<u>Copley, Victoria, Persifer, Truro</u>
<u>LaSalle</u>	<u>1.</u>	<u>Meriden, Ophir, Troy Grove</u>
	<u>2.</u>	<u>Freedom, Serena</u>
	<u>3.</u>	<u>Mission, Miller</u>
	<u>4.</u>	<u>Dimmick, Waltham, Wallace</u>
	<u>5.</u>	<u>Fall River, Grand Rapids</u>
	<u>6.</u>	<u>Vermilion, Farm Ridge, Deer Park</u>

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

	<u>7.</u>	<u>Hope, Richland, Osage, Groveland</u>
	<u>8.</u>	<u>Brookfield, Allen</u>
<u>Lawrence</u>	<u>1.</u>	<u>Allison, Denison</u>
	<u>2.</u>	<u>Christy, Lukin</u>
	<u>3.</u>	<u>Petty, Bond, Russell</u>
<u>Lee</u>	<u>1.</u>	<u>Nachusa, Franklin Grove</u>
	<u>2.</u>	<u>Nelson, Harmon</u>
	<u>3.</u>	<u>South Dixon, Marion, East Grove, Hamilton</u>
	<u>4.</u>	<u>Reynolds, Alto, Viola, Willow Creek</u>
	<u>5.</u>	<u>Brooklyn, Wyoming</u>
	<u>6.</u>	<u>Ashton, Bradford</u>
	<u>7.</u>	<u>Amboy, Lee Center</u>
	<u>8.</u>	<u>May, Sublette</u>
<u>Livingston</u>	<u>1.</u>	<u>Chatsworth, Germanville</u>
	<u>2.</u>	<u>Reading, Newtown</u>
	<u>3.</u>	<u>Sunbury, Nevada, Esmen</u>
	<u>4.</u>	<u>Round Grove, Broughton, Sullivan</u>
	<u>5.</u>	<u>Long Point, Amity</u>
	<u>6.</u>	<u>Rooks Creek, Waldo, Pike</u>
	<u>7.</u>	<u>Owego, Eppards Point, Avoca</u>
	<u>8.</u>	<u>Saunemin, Pleasant Ridge, Charlotte, Union</u>
	<u>9.</u>	<u>Indian Grove, Belle Prairie</u>
	<u>10.</u>	<u>Forrest, Fayette</u>
<u>Logan</u>	<u>1.</u>	<u>Prairie Creek, Sheridan</u>
	<u>2.</u>	<u>Orvil, Eminence, West Lincoln</u>
	<u>3.</u>	<u>Atlanta, Oran</u>
	<u>4.</u>	<u>Chester, Mount Pulaski</u>
	<u>5.</u>	<u>Corwin, Broadwell, Elkhart, Hurlbut</u>
	<u>6.</u>	<u>Aetna, Laenna, Lake Fork</u>
<u>McDonough</u>	<u>1.</u>	<u>Blandinsville, Hire</u>
	<u>2.</u>	<u>Sciota, Walnut Grove</u>
	<u>3.</u>	<u>Bushnell, Prairie City, Macomb, Mound</u>
	<u>4.</u>	<u>Chalmers, New Salem, Scotland</u>
	<u>5.</u>	<u>Tennessee, Lamoine, Bethel</u>
	<u>6.</u>	<u>Industry, Eldorado</u>

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

<u>McLean</u>	<u>1.</u>	<u>Allin, Dale</u>
	<u>2.</u>	<u>West, Bellflower, Cheneys Grove</u>
	<u>3.</u>	<u>Yates, Lawndale, Cropsey, Anchor</u>
	<u>4.</u>	<u>Blue Mound, Martin</u>
	<u>5.</u>	<u>Dawson, Arrowsmith</u>
	<u>6.</u>	<u>White Oak, Dry Grove</u>
	<u>7.</u>	<u>Mount Hope, Funk's Grove</u>
<u>Macon</u>	<u>1.</u>	<u>Austin, Illini</u>
	<u>2.</u>	<u>Oakley, Whitmore</u>
	<u>3.</u>	<u>Niantic, Harristown</u>
	<u>4.</u>	<u>Blue Mound, Pleasant View</u>
	<u>5.</u>	<u>Mount Zion, Milam</u>
<u>Macoupin</u>	<u>1.</u>	<u>Scottville, Barr, Western Mound, Chesterfield</u>
	<u>2.</u>	<u>North Palmyra, North Otter</u>
	<u>3.</u>	<u>South Palmyra, South Otter</u>
	<u>4.</u>	<u>Nilwood, Shaws Point, Honey Point</u>
	<u>5.</u>	<u>Bird, Polk, Hillyard, Brushy Mound</u>
<u>Madison</u>	<u>1.</u>	<u>New Douglas, Leef</u>
<u>Marion</u>	<u>1.</u>	<u>Patoka, Carrigan</u>
	<u>2.</u>	<u>Foster, Tonti</u>
	<u>3.</u>	<u>Kinmundy, Meacham</u>
	<u>4.</u>	<u>Alma, Omega</u>
	<u>5.</u>	<u>Stevenson, Haines</u>
	<u>6.</u>	<u>Iuka, Romine</u>
<u>Marshall</u>	<u>1.</u>	<u>Saratoga, Whitefield, La Prairie</u>
	<u>2.</u>	<u>Hopewell, Roberts, Bell Plain, Richland</u>
<u>Mason</u>	<u>1.</u>	<u>Forest City, Quiver</u>
	<u>2.</u>	<u>Allens Grove, Pennsylvania, Salt Creek</u>
	<u>3.</u>	<u>Crane Creek, Kilbourne, Sherman</u>
	<u>4.</u>	<u>Bath, Lynchburg</u>
<u>Mercer</u>	<u>1.</u>	<u>Eliza, Duncan, Perryton</u>
	<u>2.</u>	<u>Keithsburg, Abington, Ohio Grove</u>

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

	<u>3.</u>	<u>Suez, North Henderson</u>
	<u>4.</u>	<u>New Boston, Millersburg</u>
<u>Montgomery</u>	<u>1.</u>	<u>Harvel, Pitman, Zanesville</u>
	<u>2.</u>	<u>Butler Grove, Irving, Rountree</u>
	<u>3.</u>	<u>Audubon, Nokomis</u>
	<u>4.</u>	<u>Witt, Fillmore, South Fillmore</u>
	<u>5.</u>	<u>Grisham, Walshville, East Fork</u>
<u>Moultrie</u>	<u>1.</u>	<u>Dora, Marrowbone</u>
	<u>2.</u>	<u>Lowe, Jonathan Creek</u>
	<u>3.</u>	<u>East Nelson, Whitley</u>
<u>Ogle</u>	<u>1.</u>	<u>Eagle Point, Buffalo, Woosung</u>
	<u>2.</u>	<u>Brookville, Forreston</u>
	<u>3.</u>	<u>Scott, White Rock</u>
	<u>4.</u>	<u>Maryland, Lincoln</u>
	<u>5.</u>	<u>Pine Creek, Grand Detour</u>
	<u>6.</u>	<u>Taylor, Lafayette, Pine Rock</u>
	<u>7.</u>	<u>Lynnville, Dement</u>
<u>Peoria</u>	<u>1.</u>	<u>Millbrook, Brimfield</u>
	<u>2.</u>	<u>Princeville, Akron</u>
	<u>3.</u>	<u>Logan, Trivoli</u>
<u>Piatt</u>	<u>1.</u>	<u>Goose Creek, Willow Branch</u>
<u>Pike</u>	<u>1.</u>	<u>Fairmount, Perry, Chambersburg</u>
	<u>2.</u>	<u>Hadley, New Salem, Pleasant Vale, Derry</u>
	<u>3.</u>	<u>Flint, Detroit, Montezuma, Pearl</u>
	<u>4.</u>	<u>Newburg, Hardin, Spring Creek</u>
	<u>5.</u>	<u>Atlas, Martinsburg</u>
	<u>6.</u>	<u>Pleasant Hill, Ross</u>
	<u>7.</u>	<u>Kinderhook, Levee, Cincinnati</u>
<u>Putnam</u>	<u>1.</u>	<u>Hennepin, Senachwine</u>
<u>Richland</u>	<u>1.</u>	<u>Noble, Decker, Denver</u>
	<u>2.</u>	<u>German, Claremont</u>
	<u>3.</u>	<u>Madison, Bonpas</u>

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

<u>Rock Island</u>	1.	<u>Buffalo Prairie, Drury</u>
	2.	<u>Canoe Creek, Zuma</u>
	3.	<u>Cordova, Port Byron</u>
<u>St. Clair</u>	1.	<u>Mascoutah, Engelmann</u>
	2.	<u>East St. Louis, Stites</u>
<u>Saline</u>	1.	<u>Galatia, Long Branch, Tate</u>
	2.	<u>Brushy, Raleigh</u>
	3.	<u>Rector, East Eldorado, Cottage</u>
	4.	<u>Stonefort, Independence, Mountain</u>
<u>Sangamon</u>	1.	<u>Buffalo Hart, Mechanicsburg</u>
	2.	<u>Lanesville, Illiopolis</u>
	3.	<u>Maxwell, Loami, Talkington</u>
	4.	<u>Cooper, Cotton Hill</u>
	5.	<u>Island Grove, New Berlin</u>
<u>Schuyler</u>	1.	<u>Birmingham, Brooklyn, Littleton, Oakland, Huntsville, Camden</u>
	2.	<u>Browning, Hickory, Woodstock, Bainbridge, Frederick</u>
<u>Shelby</u>	1.	<u>Flat Branch, Ridge, Rural, Pickaway</u>
	2.	<u>Todds Point, Okaw</u>
	3.	<u>Richland, Ash Grove</u>
	4.	<u>Oconee, Cold Spring</u>
	5.	<u>Herrick, Dry Point</u>
	6.	<u>Lakewood, Holland, Clarksburg</u>
	7.	<u>Big Spring, Sigel</u>
<u>Stark</u>	1.	<u>Elmira, Osceola</u>
	2.	<u>Goshen, West Jersey</u>
	3.	<u>Essex, Valley, Penn</u>
<u>Stephenson</u>	1.	<u>Winslow, Waddams</u>
	2.	<u>Erin, Kent</u>
	3.	<u>Jefferson, Loran</u>
	4.	<u>Dakota, Rock Grove</u>
	5.	<u>Florence, Silver Creek</u>

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

<u>Tazewell</u>	<u>1.</u>	<u>Dillon, Delavan, Sand Prairie, Malone</u>
	<u>2.</u>	<u>Hopedale, Boynton, Hittle, Little Mackinaw</u>
<u>Vermilion</u>	<u>1.</u>	<u>Pilot, Middlefork</u>
	<u>2.</u>	<u>McKendree, Love, Georgetown</u>
	<u>3.</u>	<u>Jamaica, Vance</u>
	<u>4.</u>	<u>Carroll, Elwood</u>
<u>Warren</u>	<u>1.</u>	<u>Kelly, Coldbrook, Floyd, Berwick</u>
	<u>2.</u>	<u>Lenox, Sumner, Hale</u>
	<u>3.</u>	<u>Greenbush, Swan, Point Pleasant</u>
	<u>4.</u>	<u>Tompkins, Ellison</u>
<u>Washington</u>	<u>1.</u>	<u>Venedy, Johannisburg, Lively Grove</u>
	<u>2.</u>	<u>Covington, Hoyleton</u>
	<u>3.</u>	<u>Beaucoup, Ashley, Richview</u>
	<u>4.</u>	<u>Plum Hill, Oakdale, Pilot Knob</u>
	<u>5.</u>	<u>Bolo, DuBois</u>
<u>Wayne</u>	<u>1.</u>	<u>Garden Hill, Orchard, Hickory Hill, Four Mile</u>
	<u>2.</u>	<u>Keith, Zif, Mt. Erie, Elm River</u>
	<u>3.</u>	<u>Indian Prairie, Berry, Arrington</u>
	<u>4.</u>	<u>Massilon, Barnhill, Leech</u>
<u>White</u>	<u>1.</u>	<u>Mill Shoals, Burnt Prairie</u>
	<u>2.</u>	<u>Heralds Prairie, Emma, Hawthorne</u>
<u>Whiteside</u>	<u>1.</u>	<u>Ustick, Clyde</u>
	<u>2.</u>	<u>Genesee, Jordan, Hopkins</u>
	<u>3.</u>	<u>Albany, Garden Plain</u>
	<u>4.</u>	<u>Newton, Fenton, Portland</u>
	<u>5.</u>	<u>Union Grove, Mt. Pleasant</u>
	<u>6.</u>	<u>Hume, Montmorency, Hahnaman</u>
<u>Will</u>	<u>1.</u>	<u>Florence, Wilton</u>
<u>Winnebago</u>	<u>1.</u>	<u>Laona, Durand</u>
	<u>2.</u>	<u>Harrison, Burritt</u>
	<u>3.</u>	<u>Pecatonica, Seward</u>

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENT

- | | | |
|-----------------|-----------|--------------------------------------|
| <u>Woodford</u> | <u>1.</u> | <u>Partridge, Cazenovia</u> |
| | <u>2.</u> | <u>Linn, Clayton, Greene, Panola</u> |
| | <u>3.</u> | <u>Cruger, Olio</u> |
| | <u>4.</u> | <u>Palestine, Kansas</u> |

(Source: Amended by emergency rulemaking at 28 Ill. Reg. 17094, effective October 24, 2003, for a maximum of 150 days)

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of October 20, 2003 through October 27, 2003 and have been scheduled for review by the Committee at its November 18, 2003 meeting in Springfield. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rulemaking should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Bldg., Springfield IL 62706.

<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start Of First Notice</u>	<u>JCAR Meeting</u>
12/3/03	<u>Department of Central Management Services,</u> Pay Plan (80 Ill. Adm. Code 310)	7/7/03 27 Ill. Reg. 9656	11/18/03
12/3/03	<u>Department of Central Management Services,</u> Pay Plan (80 Ill. Adm. Code 310)	7/11/03 27 Ill. Reg. 10145	11/18/03
12/3/03	<u>Department of Professional Regulation, Nursing</u> and Advanced Practice Nursing Act – Advanced Practice Nurse (68 Ill. Adm. Code 1305)	7/7/03 27 Ill. Reg. 9903	11/18/03
12/3/03	<u>Department of Professional Regulation, Phar-</u> macy Practice Act of 1987 (68 Ill. Adm. Code 1330)	8/22/03 27 Ill. Reg. 13984	11/18/03
12/3/03	<u>Department of Professional Regulation, The</u> Structural Engineering Licensing Act of 1989 (68 Ill. Adm. Code 1480)	7/25/03 27 Ill. Reg. 12014	11/18/03
12/3/03	<u>Department of Professional Regulation, Whole-</u> sale Drug Distribution Licensing Act (68 Ill. Adm. Code 1510)	8/8/03 27 Ill. Reg. 13343	11/18/03
12/3/03	<u>Department of Public Aid, Medical Payment</u>	3/28/03	11/18/03

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

	(89 Ill. Adm. Code 140)	27 Ill. Reg. 5127	
12/4/03	<u>State Board of Education</u> , Standards for Certification in Specific Teaching Fields (23 Ill. Adm. Code 27)	4/4/03 27 Ill. Reg. 5631	11/18/03
12/5/03	<u>Secretary of State</u> , Literacy Grant Program (23 Ill. Adm. Code 3040)	7/18/03 27 Ill. Reg. 10649	11/18/03
12/5/03	<u>Department of Agriculture</u> , Weights and Measures Act (8 Ill. Adm. Code 600)	7/11/03 27 Ill. Reg. 10138	11/18/03
12/6/03	<u>State Universities Retirement System</u> , Universities Retirement (80 Ill. Adm. Code 1600)	5/30/03 27 Ill. Reg. 8849	11/18/03
12/6/03	<u>Illinois Commerce Commission</u> , Telecommunications Access for Persons with Disabilities (83 Ill. Adm. Code 755)	6/13/03 27 Ill. Reg. 9061	11/18/03
12/6/03	<u>Secretary of State</u> , Illinois Safety Responsibility Law (92 Ill. Adm. Code 1070)	9/5/03 27 Ill. Reg. 14303	11/18/03
12/7/03	<u>Department of Professional Regulation</u> , The Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985 (68 Ill. Adm. Code 1175)	8/15/03 27 Ill. Reg. 13686	11/18/03
12/7/03	<u>Department of Professional Regulation</u> , Illinois Orthotics, Prosthetics and Pedorthics Practice Act (68 Ill. Adm. Code 1325)	9/5/03 27 Ill. Reg. 14279	11/18/03
12/7/03	<u>Department of Professional Regulation</u> , Clinical Psychologist Licensing Act (68 Ill. Adm. Code 1400)	9/5/03 27 Ill. Reg. 14289	11/18/03

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

12/7/03	<u>Department of Human Services</u> , General Administrative Provisions (89 Ill. Adm. Code 10)	7/25/03 27 Ill. Reg. 11346	11/18/03
12/7/03	<u>Department of Human Services</u> , Temporary Assistance for Needy Families (89 Ill. Adm. Code 112)	7/25/03 27 Ill. Reg. 11353	11/18/03
12/7/03	<u>Department of Human Services</u> , Food Stamps (89 Ill. Adm. Code 121)	7/25/03 27 Ill. Reg. 11367	11/18/03
12/10/03	<u>Illinois Commerce Commission</u> , Certification of Alternative Gas Suppliers (83 Ill. Adm. Code 551)	1/3/03 27 Ill. Reg. 12	11/18/03
12/10/03	<u>Illinois Commerce Commission</u> , Uniform System of Accounts for Gas Utilities (83 Ill. Adm. Code 505)	8/1/03 27 Ill. Reg. 12229	11/18/03
12/10/03	<u>Illinois Commerce Commission</u> , Uniform System of Accounts for Electric Utilities (83 Ill. Adm. Code 415)	8/1/03 27 Ill. Reg. 12224	11/18/03

OFFICE OF BANKS AND REAL ESTATE

NOTICE OF PUBLIC INFORMATION

NOTICE OF FINE IMPOSED UNDER
THE RESIDENTIAL MORTGAGE LICENSE ACT OF 1987

Pursuant to Section 4-5(h) of the Residential Mortgage License Act of 1987 ("the Act") [205 ILCS 635/4-5 (h)], notice is hereby given that the Commissioner of the Office of Banks and Real Estate of the State of Illinois has issued a fine of \$500 against Physician Loans Corporation, License No. 6434 of Worthington, OH, a licensee under the Act, for violating the terms of the Act and the rules and regulations adopted thereunder, effective October 7, 2003.

OFFICE OF BANKS AND REAL ESTATE

NOTICE OF PUBLIC INFORMATION

NOTICE OF FINE IMPOSED UNDER
THE RESIDENTIAL MORTGAGE LICENSE ACT OF 1987

Pursuant to Section 4-5(h) of the Residential Mortgage License Act of 1987 ("the Act") [205 ILCS 635/4-5 (h)], notice is hereby given that the Commissioner of the Office of Banks and Real Estate of the State of Illinois has issued a fine of \$500 against Diamond Financial Corporation, License No. 3099 of Schaumburg, IL, a licensee under the Act, for violating the terms of the Act and the rules and regulations adopted thereunder, effective October 6, 2003.

OFFICE OF BANKS AND REAL ESTATE

NOTICE OF PUBLIC INFORMATION

NOTICE OF FINE IMPOSED UNDER
THE RESIDENTIAL MORTGAGE LICENSE ACT OF 1987

Pursuant to Section 4-5(h) of the Residential Mortgage License Act of 1987 ("the Act") [205 ILCS 635/4-5 (h)], notice is hereby given that the Commissioner of the Office of Banks and Real Estate of the State of Illinois has issued a fine of \$500 against Trustcorp Mortgage Company, License No. 0049 of South Bend, IN, a licensee under the Act, for violating the terms of the Act and the rules and regulations adopted thereunder, effective October 1, 2003.

OFFICE OF BANKS AND REAL ESTATE

NOTICE OF PUBLIC INFORMATION

NOTICE OF FINE IMPOSED UNDER
THE RESIDENTIAL MORTGAGE LICENSE ACT OF 1987

Pursuant to Section 4-5(h) of the Residential Mortgage License Act of 1987 ("the Act") [205 ILCS 635/4-5 (h)], notice is hereby given that the Commissioner of the Office of Banks and Real Estate of the State of Illinois has issued a fine of \$1,500 against Gomez & Steider Bancorp, Inc., License No. 6302 of Chicago, Illinois, a licensee under the Act, for violating the terms of the Act and the rules and regulations adopted thereunder, effective September 23, 2003.

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

Pursuant to 35 Ill. Adm. Code 302.595 and 302.669, the following water quality criteria have been derived as listed. This listing updates revisions to existing criteria and includes the waterbodies for which water quality criteria have been used during the period May 1, 2003 through July 31, 2003. No new criteria were used during the period February 1, 2003 through April 30, 2003. The Illinois Environmental Protection Agency now maintains a list of derived water quality criteria on its website at <http://www.epa.state.il.us/water/water-quality-standards/water-quality-criteria.html>.

A cumulative listing of criteria as of July 31, 1993 was published in 17 Ill. Reg. 18904, October 29, 1993. Listings of waterbodies for which water quality criteria were used during subsequent three month periods were published in 18 Ill. Reg. 318, January 7, 1994; 18 Ill. Reg. 4457, March 18, 1994; 18 Ill. Reg. 8734, June 10, 1994; 18 Ill. Reg. 14166, September 9, 1994; 18 Ill. Reg. 17770, December 9, 1994; 19 Ill. Reg. 3563, March 17, 1995; 19 Ill. Reg. 7270, May 26, 1995; 19 Ill. Reg. 12527, September 1, 1995; 20 Ill. Reg. 649, January 5, 1996; 20 Ill. Reg. 4829, March 22, 1996; 20 Ill. Reg. 7549, May 30, 1996; 20 Ill. Reg. 12278, September 6, 1996; 20 Ill. Reg. 15619, December 6, 1996; 21 Ill. Reg. 3761, March 21, 1997; 21 Ill. Reg. 7554, June 13, 1997; 21 Ill. Reg. 12695, September 12, 1997; 21 Ill. Reg. 16193, December 12, 1997; 22 Ill. Reg. 5131, March 13, 1998; 22 Ill. Reg. 10689, June 12, 1998; 22 Ill. Reg. 16376, September 11, 1998; 22 Ill. Reg. 22423, December 28, 1998; 23 Ill. Reg. 3102, March 12, 1999; 23 Ill. Reg. 6979, June 11, 1999; 23 Ill. Reg. 11774, September 24, 1999; 23 Ill. Reg. 14772, December 27, 1999; 24 Ill. Reg. 4251, March 17, 2000; 24 Ill. Reg. 8146, June 9, 2000; 24 Ill. Reg. 14428, September 29, 2000; 25 Ill. Reg. 270, January 5, 2001; 25 Ill. Reg. 4049, March 16, 2001; 25 Ill. Reg. 7367, June 8, 2001; 25 Ill. Reg. 12186, September 21, 2001; 25 Ill. Reg. 16175, December 14, 2001; 26 Ill. Reg. 4,974, March 29, 2002; 26 Ill. Reg. 13370, September 6, 2002; 27 Ill. Reg. 1736, January 31, 2003; and 27 Ill. Reg. 7350, April 18, 2003.

Chemical: Acenaphthene	CAS #83-32-9
Acute criterion: 120 ug/l	Chronic criterion: 62 ug/l
Date criteria derived: November 14, 1991; revised February 1999	
Applicable waterbodies: Not used during this period.	
Chemical: Acenaphthylene	CAS # 208-96-8
Acute criterion: 190 ug/L	Chronic criterion: 15 ug/L
Date criteria derived: March 1, 1998	
Applicable waterbodies: 07140101-3180/off Harding Ditch	
Chemical: Acetone	CAS #67-64-1
Acute criterion: 1,500 mg/l	Chronic criterion: 120 mg/l
Date criteria derived: May 25, 1993	

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

Applicable waterbodies: Not used during this period.	
Chemical: Acetonitrile	CAS #75-05-8
Acute criterion: 380 mg/l	Chronic criterion: 30 mg/l
Date criteria derived: December 7, 1993	
Applicable waterbodies: Not used during this period.	
Chemical: Acrylonitrile	CAS #107-13-4
Acute criterion: 910 ug/l	Chronic criterion: 73 ug/l
Human health criterion (HNC): 0.21 ug/l	
Date criteria derived: November 13, 1991	
Applicable waterbodies: Not used during this period.	
Chemical: Anthracene	CAS #120-12-7
Human health criterion (HTC): 35 mg/l	
Date criteria derived: August 18, 1993	
Applicable waterbodies: Not used during this period.	
Chemical: Benzo(a)anthracene	CAS #56-55-3
Human health criterion (HNC): 0.16 ug/l	
Date criteria derived: August 10, 1993; revised February 1999	
Applicable waterbodies: Not used during this period.	
Chemical: Benzo(a)pyrene	CAS #50-32-8
Human health criterion (HNC): 0.016 ug/l	
Date criteria derived: August 10, 1993; revised February 1999	
Applicable waterbodies: Not used during this period.	
Chemical: Benzo(b)fluoranthene	CAS # 205-99-2
Human health criterion (HNC): 0.16 ug/l	
Date criteria derived: August 10, 1993; revised February 1999	
Applicable waterbodies: Not used during this period.	
Chemical: Benzo(k)fluoranthene	CAS #207-08-9
Human health criterion (HNC): 1.6 ug/l	
Date criteria derived: August 10, 1993; revised February 1999	
Applicable waterbodies: Not used during this period.	
Chemical: Carbon tetrachloride	CAS #56-23-5
Acute criterion: 3,500 ug/l	Chronic criterion: 280 ug/l
Human health criterion (HNC): 1.4 ug/l	
Date criteria derived: June 18, 1993	
Applicable waterbodies: Not used during this period.	
Chemical: Chlorobenzene	CAS #108-90-7
Acute criterion: 990 ug/l	Chronic criterion: 79 ug/l

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

Date criteria derived: December 11, 1991 Applicable waterbodies: Not used during this period.	
Chemical: Chloroform	CAS #67-66-3
Acute criterion: 1,900 ug/l	Chronic criterion: 150 ug/l
Human health criterion (HNC): 130 ug/l Date criteria derived: October 26, 1992 Applicable waterbodies: Not used during this period.	
Chemical: Chrysene	CAS #218-01-9
Human health criterion (HNC): 16 ug/l Date criteria derived: August 10, 1993; revised February 1999 Applicable waterbodies: Not used during this period.	
Chemical: 1,2-dichlorobenzene	CAS #95-50-1
Acute criterion: 210 ug/l	Chronic criterion: 17 ug/l
Date criteria derived: December 1, 1993 Applicable waterbodies: Not used during this period.	
Chemical: 1,3-dichlorobenzene	CAS #541-73-1
Acute criterion: 500 ug/l	Chronic criterion: 200 ug/l
Date criteria derived: July 31, 1991 Applicable waterbodies: Not used during this period.	
Chemical: 1,2-dichloroethane	CAS #107-06-2
Acute criterion: 25 mg/l	Chronic criterion: 4.5 mg/l
Human health criterion (HNC): 23 ug/l Date criteria derived: March 19, 1992 Applicable waterbodies: Not used during this period.	
Chemical: 1,1-dichloroethylene	CAS #75-35-4
Acute criterion: 3,000 ug/l	Chronic criterion: 240 ug/l
Human health criterion (HNC): 0.95 ug/l Date criteria derived: March 20, 1992 Applicable waterbodies: Not used during this period.	
Chemical: 2,4-dichlorophenol	CAS #120-83-2
Acute criterion: 630 ug/l	Chronic criterion: 83 ug/l
Date criteria derived: November 14, 1991 Applicable waterbodies: Not used during this period.	
Chemical: 1,2-dichloropropane	CAS #78-87-5
Acute criterion: 4,800 ug/l	Chronic criterion: 380 ug/l
Date criteria derived: December 7, 1993 Applicable waterbodies: Not used during this period.	
Chemical: 1,3-dichloropropylene	CAS #542-75-6

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

Acute criterion: 99 ug/l	Chronic criterion: 7.9 ug/l
Date criteria derived: November 13, 1991	
Applicable waterbodies: Not used during this period.	
Chemical: 2,4-dimethyl phenol	CAS #105-67-9
Acute criterion: 740 ug/l	Chronic criterion: 220 ug/l
Date criteria derived: October 26, 1992	
Applicable waterbodies: Not used during this period.	
Chemical: 4,6-dinitro-o-cresol = 2-methyl-4,6-dinitrophenol	CAS #534-52-1
Acute criterion: 29 ug/l	Chronic criterion: 2.3 ug/l
Date criteria derived: November 14, 1991	
Applicable waterbodies: Not used during this period.	
Chemical: 2,4-dinitrophenol	CAS #51-28-5
Acute criterion: 85 ug/l	Chronic criterion: 4.1 ug/l
Date criteria derived: December 1, 1993	
Applicable waterbodies: Not used during this period.	
Chemical: 2,6-dinitrotoluene	CAS #606-20-2
Acute criterion: 1,900 ug/l	Chronic criterion: 150 ug/l
Date criteria derived: February 14, 1992	
Applicable waterbodies: Not used during this period.	
Chemical: Diquat	CAS #85-00-7
Acute criterion: 990 ug/l	Chronic criterion: 80 ug/l
Date criteria derived: January 30, 1996	
Applicable waterbodies: Not used during this period.	
Chemical: Ethyl mercaptan (ethanethiol)	CAS #75-08-1
Acute criterion: 17 ug/l	Chronic criterion: 2 ug/l
Date criteria derived: April 8, 2002	
Applicable waterbodies: Not used during this period.	
Chemical: Fluoranthene	CAS #206-44-0
Human health criterion (HTC): 120 ug/l	
Date criteria derived: August 10, 1993	
Applicable waterbodies: Not used during this period.	
Chemical: Formaldehyde	CAS #50-00-0
Acute criterion: 4.9 mg/l	Chronic criterion: 0.39 mg/l
Date criteria derived: January 19, 1993	
Applicable waterbodies: Not used during this period.	
Chemical: Hexachlorobenzene	CAS #118-74-1
Human health criterion (HNC): 0.00025 ug/l	
Date criteria derived: November 15, 1991	

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

Applicable waterbodies: Not used during this period.	
Chemical: Hexachlorobutadiene	CAS #87-68-3
Acute criterion: 35 ug/l	Chronic criterion: 2.8 ug/l
Date criteria derived: March 23, 1992	
Applicable waterbodies: Not used during this period.	
Chemical: Hexachloroethane	CAS #67-72-1
Acute criterion: 380 ug/l	Chronic criterion: 31 ug/l
Human health criterion (HNC): 2.9 ug/l	
Date criteria derived: November 15, 1991	
Applicable waterbodies: Not used during this period.	
Chemical: n-Hexane	CAS #110-54-3
Acute criterion: 250 ug/l	Chronic criterion: 20 ug/l
Date criteria derived: April 8, 2002	
Applicable waterbodies: Not used during this period.	
Chemical: Isobutyl alcohol = 2-methyl-1-propanol	CAS #78-83-1
Acute criterion: 430 mg/l	Chronic criterion: 35 mg/l
Date criteria derived: December 1, 1993	
Applicable waterbodies: Not used during this period.	
Chemical: Methylene chloride	CAS #75-09-2
Acute criterion: 17 mg/l	Chronic criterion: 1.4 mg/l
Human health criterion (HNC): 340 ug/l	
Date criteria derived: January 21, 1992	
Applicable waterbodies: Not used during this period.	
Chemical: Methylene ketone	CAS #78-93-3
Acute criterion: 320 mg/l	Chronic criterion: 26 mg/l
Date criteria derived: July 1, 1992	
Applicable waterbodies: Not used during this period.	
Chemical: 4-methyl-2-pentanone	CAS #108-10-1
Acute criterion: 46 mg/l	Chronic criterion: 1.4 mg/l
Date criteria derived: January 13, 1992	
Applicable waterbodies: Not used during this period.	
Chemical: 2-methyl phenol	CAS #95-48-7
Acute criterion: 4.7 mg/l	Chronic criterion: 0.37 mg/l
Date criteria derived: November 8, 1993	
Applicable waterbodies: Not used during this period.	
Chemical: 4-methyl phenol	CAS #106-44-5
Acute criterion: 670 ug/l	Chronic criterion: 120 ug/l

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

Date criteria derived: January 13, 1992 Applicable waterbodies: Not used during this period.	
Chemical: methyl tert-butyl ether (MTBE)	CAS #134-04-4
Acute criterion: 67 mg/l	Chronic criterion: 6.7 mg/l
Date criteria derived: September 18, 1997 Applicable waterbodies: Not used during this period.	
Chemical: Naphthalene	CAS #91-20-3
Acute criterion: 510 ug/l	Chronic criterion: 68 ug/l
Date criteria derived: November 7, 1991; revised February 1999 Applicable waterbodies: Not used during this period.	
Chemical: 4-nitroaniline	CAS #100-01-6
Acute criterion: 1.5 mg/l	Chronic criterion: 0.12 mg/l
Date criteria derived: May 5, 1996 Applicable waterbodies: Not used during this period.	
Chemical: Nitrobenzene	CAS #98-95-3
Acute criterion: 15 mg/l	Chronic criterion: 8.0 mg/l
Human health criterion (HTC): 0.52 mg/l Date criteria derived: February 14, 1992; revised February 1999 Applicable waterbodies: Not used during this period.	
Chemical: Pentachlorophenol	
Acute criterion: 20 ug/l	Chronic criterion: 13 ug/l
Date criteria derived: national criterion at pH of 7.8, September 1986 Applicable waterbodies: Not used during this period.	
Chemical: Phenanthrene	CAS #85-01-8
Acute criterion: 46 ug/l	Chronic criterion: 3.7 ug/l
Date criteria derived: October 26, 1992 Applicable waterbodies: Not used during this period.	
Chemical: Propylene	CAS #115-07-1
Acute criterion: 4.0 mg/l	Chronic criterion 0.40 mg/l
Date criteria derived: April 8, 2002 Applicable waterbodies: Not used during this period.	
Chemical: Pyrene	CAS #120-00-0
Human health criterion (HTC): 3.5 mg/l Date criteria derived: December 22, 1992 Applicable waterbodies: Not used during this period.	
Chemical: Tetrachloroethylene	CAS #127-18-4
Acute criterion: 1,200 ug/l	Chronic criterion: 150 ug/l

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

Date criteria derived: March 23, 1992 Applicable waterbodies: Not used during this period.	
Chemical: Tetrahydrofuran Acute criterion: 220 mg/l Date criteria derived: March 16, 1992 Applicable waterbodies: Not used during this period.	CAS #109-99-9 Chronic criterion: 17 mg/l
Chemical: 1,2,4-trichlorobenzene Acute criterion: 370 ug/l Date criteria derived: December 14, 1993; revised February 1999 Applicable waterbodies: Not used during this period.	CAS #120-82-1 Chronic criterion: 72 ug/l
Chemical: 1,1,1-trichloroethane Acute criterion: 4,900 ug/l Date criteria derived: October 26, 1992 Applicable waterbodies: Not used during this period.	CAS #71-55-6 Chronic criterion: 390 ug/l
Chemical: 1,1,2-trichloroethane Acute criterion: 19 mg/l Human health criterion (HNC): 12 ug/l Date criteria derived: December 13, 1993; revised February 1999 Applicable waterbodies: Not used during this period.	CAS #79-00-5 Chronic criterion: 4.4 mg/l
Chemical: Trichloroethylene Acute criterion: 12,000 ug/l Human health criterion (HNC): 25 ug/l Date criteria derived: October 23, 1992 Applicable waterbodies: Not used during this period.	CAS #79-01-6 Chronic criterion: 940 ug/l

For additional information concerning these criteria or the derivation process used in generating them, please contact:

Bob Mosher
Illinois Environmental Protection Agency
Division of Water Pollution Control
1021 North Grand Avenue East
Post Office Box 19276
Springfield, Illinois 62794-9276

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

217/782-3362

PROCLAMATIONS

2003-281**Toys For Tots Day**

WHEREAS, in 1947, Major Bill Hendricks and a group of Marine Corps Reservists in Los Angeles collected and distributed about 5,000 toys to needy children, and, one year later, the Marine Corps adopted the Toys for Tots program and expanded it nationwide; and

WHEREAS, in 1991, the Marine Toys for Tots Foundation became an operational organization. Since then, the Foundation has been the fundraising and support organization for the U.S. Marine Corps Reserve Toys for Tots program; and

WHEREAS, the goal of Toys for Tots remains to bring the joy of Christmas to America's needy children; and

WHEREAS, each year, throughout the months of October, November and December, Toys for Tots collects new and unwrapped toys so that they can be distributed before Christmas morning; and

WHEREAS, last year, Toys for Tots initiatives were conducted in 414 communities across the country, collecting 12.9 million toys for 5.4 million needy children; and

WHEREAS, continued success of the Toys for Tots program depends largely upon community support:

THEREFORE, I, Rod R. Blagojevich, Governor of the State of Illinois, do hereby proclaim November 10, 2003 as TOYS FOR TOTS DAY in Illinois, and urge all citizens to lend their support to this wonderful organization.

Issued by the Governor October 20, 2003

Filed by the Secretary of State October 21, 2003

2003-282**Reverend Dr. Johnnie Colemon Day**

WHEREAS, in 1956, Reverend Dr. Johnnie Colemon founded Christ Universal Temple, where she serves as minister today; and

WHEREAS, Christ Universal Temple is a teaching ministry geared toward helping change man's thoughts about God. Christ Universal Temple teaches the fatherhood of God and the brotherhood of man, and recognizes that all people are children of God and all humanity is one family; and

WHEREAS, today, Christ Universal Temple serves over 20,000 members, with about 3,500 gathering each Sunday; and

WHEREAS, Reverend Colemon's organizations also include the Universal Foundation for Better Living, Inc., the Johnnie Colemon Institute, and the Johnnie Colemon Academy; and

WHEREAS, Reverend Colemon is the author of the book Open Your Mind And Be Healed; and

WHEREAS, throughout October, Reverend Colemon and the congregation of Christ Universal Temple will be celebrating forty-seven years of nondenominational teaching:

PROCLAMATIONS

THEREFORE, I, Rod R. Blagojevich, Governor of the State of Illinois, do hereby proclaim October 26, 2003 as REVEREND DR. JOHNNIE COLEMON DAY in Illinois.

Issued by the Governor October 20, 2003

Filed by the Secretary of State October 21, 2003

2003-283**A Day For Hearts: Congenital Heart Defect Awareness Day**

WHEREAS, Congenital Heart Defects occur during early pregnancy when a baby's heart fails to form properly, resulting in structural abnormalities; and

WHEREAS, Congenital Heart Defects, which occur in about one out of every one hundred babies born in the United States, are the most frequently occurring birth defects and the leading cause of birth-defect related deaths in the country; and

WHEREAS, the causes of Congenital Heart Defects remain largely unknown; and

WHEREAS, in 1999, the idea for a Congenital Heart Defect Awareness Day was conceived by a Connecticut mother whose child suffers from the disorder; and

WHEREAS, last year, well over 100 hospitals, practices and organizations throughout the world participated in the observance of Congenital Heart Defect Awareness Day in hopes of reducing the number of childhood deaths and increasing funding for related causes and cures; and

WHEREAS, despite the frequency of Congenital Heart Defects, they still often go undiagnosed in infants:

THEREFORE, I, Rod R. Blagojevich, Governor of the State of Illinois, do hereby proclaim February 14, 2004 as A DAY FOR HEARTS: CONGENITAL HEART DEFECT AWARENESS DAY in Illinois, and encourage all citizens to be cognizant of the alarming frequency of this disorder.

Issued by the Governor October 23, 2003

Filed by the Secretary of State October 24, 2003

2003-284**Adoption Awareness Month**

WHEREAS, adoption is a rewarding and enriching experience for individuals and couples who want to provide children with a stable, loving family that every child deserves; and

WHEREAS, Illinois is recognized as a national leader in finding permanent homes for waiting children, placing more than 38,700 foster children into adoptive and subsidized guardianship homes since 1997; and

PROCLAMATIONS

WHEREAS, largely because of its success in adoption recruitment, Illinois has become the first state in the nation to support more children in permanent adoption guardianship placements than in substitute care; and

WHEREAS, the Illinois Department of Children and Family Services, One Church One Child, the Child Care Association of Illinois, the Adoption Information Center of Illinois, Corporate Partnership for the Recruitment of Adoptive Families, the Illinois Adoptive Parent Organization, the Freddie Mac Foundation, the Chicago Bar Association, and the many Illinois child welfare agencies and adoptive parent groups all encourage families to consider adopting a child in need of a home; and

WHEREAS, hundreds of children in Illinois are still awaiting adoption:

THEREFORE, I, Rod R. Blagojevich, Governor of the State of Illinois, do hereby proclaim November 2003 as ADOPTION AWARENESS MONTH in Illinois, and encourage all families to consider adopting a child into their family.

Issued by the Governor October 23, 2003

Filed by the Secretary of State October 24, 2003

2003-285**High Tech Week**

WHEREAS, the contributions of the technology industry to the economy in recent years have been tremendous; and

WHEREAS, Illinois prides itself on its commitment to leadership in the technology industry, as evidenced through VentureTECH, our five year, nearly \$2 billion commitment to technology investment; and

WHEREAS, Chicago will be the host of BIO 2006, the international biotech forum; and

WHEREAS, the state of Illinois is home to numerous nationally-renowned research institutions and universities; and

WHEREAS, since 1984, KPMG LLP has held the Illinois High Tech Awards in an effort to honor local role models whom others can look to for inspiration; and

WHEREAS, the ultimate goal of the High Tech Awards is to create a broad-based network to foster growth of local high technology businesses:

THEREFORE, I, Rod R. Blagojevich, Governor of the State of Illinois, do hereby proclaim November 24 – 28, 2003 as HIGH TECH WEEK in Illinois, and encourage all citizens to take pride in our state's leadership in the technology industry.

Issued by the Governor October 23, 2003

Filed by the Secretary of State October 24, 2003

2003-286**Hospice Month**

PROCLAMATIONS

WHEREAS, each year, more than 800,000 terminally ill patients and their families rely on end-of-life care provided by over 3,000 hospice locations in communities throughout the United States; and

WHEREAS, hospice care allows patients and families to receive professional medical services, pain and symptom control, and emotional and spiritual support so they may die in peace in their homes, surrounded by loved ones, friends and committed caregivers; and

WHEREAS, providing high-quality hospice care reaffirms our belief in the essential dignity of every person, regardless of age, health or social status, and that every human life deserves to be treated with the utmost respect and care; and

WHEREAS, this year marks the 21st anniversary of the establishment of the Medicare Hospice Benefit, a program established by Congress to ensure that all Medicare beneficiaries can access high quality, end-of-life care; and

WHEREAS, to date, the Medicare Hospice Benefit program has enabled more than 4 million American parents and families to receive hospice's comprehensive array of services at little or no cost; and

WHEREAS, Hospice Month recognizes those who serve in our nation's hospices, often as caregivers in the patient's homes, and that caring for a patient at the end of their life can be emotionally painful, physically exhausting and financially difficult:

THEREFORE, I, Rod R. Blagojevich, Governor of the State of Illinois, do hereby proclaim November 2003 as HOSPICE MONTH in Illinois, and encourage citizens to increase their awareness of the importance and availability of hospice services.

Issued by the Governor October 23, 2003

Filed by the Secretary of State October 24, 2003

2003-287

Joan W. And Irving B. Harris Theater For Music And Dance Day

WHEREAS, the Joan W. and Irving B. Harris Theater for Music and Dance, the newest addition to the performing arts community in Chicago, will invite performers and companies from across the country and around the world to this brand new venue; and

WHEREAS, the Joan W. and Irving B. Harris Theater for Music and Dance has been an exciting project since its inception in 1990, requiring extensive collaboration from philanthropic foundations, corporations, individuals, and various arts organizations in order to make the venue a reality; and

WHEREAS, the Joan W. and Irving B. Harris Theater for Music and Dance will provide exceptional treatment for visiting performers and resident companies, offering a seating capacity of 1,500, a stage designed to meet a multitude of performance needs, a state-of-the-art backstage area with full amenities, and a full service staff; and

WHEREAS, the Joan W. and Irving B. Harris Theater for Music and Dance is highly visible and centrally located in the downtown area adjacent to Chicago's new Millennium Park, accessible to visitors and residents alike, and sure to attract more diverse audiences:

PROCLAMATIONS

THEREFORE, I, Rod R. Blagojevich, Governor of the State of Illinois, do hereby proclaim November 8, 2003 as JOAN W. AND IRVING B. HARRIS THEATER FOR MUSIC AND DANCE DAY in Illinois, and encourage all citizens to take advantage of the new theater's opportunities for creative expression through music, dance and theater, as well as the opportunity to rediscover the performing arts.

Issued by the Governor October 23, 2003

Filed by the Secretary of State October 24, 2003

2003-288**National Family Week**

WHEREAS, everyone has a role to play in making families successful, including neighborhood organizations, businesses, nonprofit agencies, policymakers, but most especially, families themselves; and

WHEREAS, during Thanksgiving week, we take time to honor the importance of families, and recognize the special connections that support and strengthen families year-round; and

WHEREAS, it is important that we all commit to enhancing and extending all of the connections that strengthen and enrich families; and

WHEREAS, appropriately, the theme of National Family Week 2003 is "Connections Count;" and

WHEREAS, with the assistance and resources of agencies and organizations such as the Alliance for Children and Families and its local member agency, the Child Care Association of Illinois, we can help families of all shapes and sizes create a better future for Illinois:

THEREFORE, I, Rod R. Blagojevich, Governor of the State of Illinois, do hereby proclaim November 23 – 29, 2003 as NATIONAL FAMILY WEEK in Illinois, and I urge the citizens of Illinois to recommit themselves to creating strong family connections.

Issued by the Governor October 23, 2003

Filed by the Secretary of State October 24, 2003

2003-289**Paralyzed Veterans of America Recognition Day**

WHEREAS, millions of United States citizens have shown their courage in coming to their country's defense throughout the years; and

WHEREAS, of the millions of veterans across the country, over 900,000 reside in Illinois; and

WHEREAS, currently, there are over 20,000 veterans who are paralyzed nationwide; and

WHEREAS, in Illinois, there are more than 630 paralyzed veterans. One-third of those paralyzed in Illinois suffered paralysis in connection with their military service; and

PROCLAMATIONS

WHEREAS, it is important to recognize those who have barely served their country, especially those who have served and are now paralyzed; and

WHEREAS, throughout the year, but especially during Paralyzed Veterans of America Recognition Day, special events are observed to recognize the men and women who have served in the Armed Forces and have experienced paralysis; and

WHEREAS, in Illinois, the Vaughan Chapter, a founding chapter of the Paralyzed Veterans of America, is celebrating its 21st annual recognition day at Hines Medical Center:

THEREFORE, I, Rod R. Blagojevich, Governor of the State of Illinois, do hereby proclaim November 5, 2003 as PARALYZED VETERANS OF AMERICA RECOGNITION DAY in Illinois, and encourage all citizens to honor those veterans who have courageously served their country.

Issued by the Governor October 23, 2003

Filed by the Secretary of State October 24, 2003

2003-290**Radiologic Technology Week**

WHEREAS, the health and well-being of our citizens is a major concern of Illinois health care professionals; and

WHEREAS, qualified practitioners who specialize in the use of medical radiation and imaging technology to aid in the diagnosis and treatment of disease, share a commitment to bringing the people of this state a safer and more compassionate environment; and

WHEREAS, professionals in the radiologic sciences continually maintain their highest standard of professionalism through education, lifelong learning, credentialing and personal commitment; and

WHEREAS, National Radiologic Technology Week®, will focus on the safe, medical radiation environment provided through the skilled and conscientious efforts of radiologic technologists:

THEREFORE, I, Rod R. Blagojevich, Governor of the State of Illinois, do hereby proclaim November 2 – 8, 2003 as RADIOLOGIC TECHNOLOGY WEEK in Illinois, and urge all citizens to recognize the importance of radiologic technology to the health industry.

Issued by the Governor October 23, 2003

Filed by the Secretary of State October 24, 2003

2003-291**Veterans' Day**

WHEREAS, as citizens of the United States of America, we are deeply indebted to our veterans, who have courageously defended our country throughout its existence; and

WHEREAS, more than 600,000 Americans have been killed and more than one million wounded while in combat defending their country; and

PROCLAMATIONS

WHEREAS, across the country, there are more than fifteen million living veterans who have served their country during wartime, dating as far back as World War I. Currently, there are more than 25 million living veterans throughout the country; and

WHEREAS, there are more than 900,000 veterans who reside in Illinois; and

WHEREAS, both our state and our nation are extremely proud and grateful for the commitment our nation's veterans have shown to their country; and

WHEREAS, Veterans' Day is a day in which citizens of our nation may remember and honor our veterans:

THEREFORE, I, Rod R. Blagojevich, Governor of the State of Illinois, do hereby proclaim November 11, 2003 as VETERANS' DAY in Illinois, and encourage all citizens to take time out of their day to appreciate America's veterans.

Issued by the Governor October 23, 2003

Filed by the Secretary of State October 24, 2003

ILLINOIS ADMINISTRATIVE CODE

Issue Index - With Effective Dates

Rules acted upon in Volume 27, Issue 45 are listed in the Issues Index by Title number, Part number, Volume and Issue. Inquires about the Issue Index may be directed to the Administrative Code Division at (217) 782-7017/18.

PROPOSED RULES

23 - 27	17017
23 - 120	17039
77 - 697	17046
86 - 110	17059

ADOPTED RULES

80 - 2800	10/23/2003.....	17061
50 - 2410	10/27/2003.....	17067
17 - 710	10/22/2003.....	17075
23 - 3060	11/1/2003.....	17089

EMERGENCY RULES

86 - 110	10/24/2003.....	17094
----------	-----------------	-------

SECOND NOTICES RECEIVED

23 - 27	17121
80 - 310	17121
68 - 1330	17121
68 - 1480	17121
68 - 1510	17121
89 - 140	17121
80 - 310	17121
83 - 551	17121
68 - 1305	17121
83 - 505	17121
23 - 3040	17121
89 - 121	17121
89 - 112	17121
89 - 10	17121
68 - 1400	17121
68 - 1175	17121
92 - 1070	17121
83 - 755	17121
80 - 1600	17121
8 - 600	17121
68 - 1325	17121
83 - 415	17121

EXECUTIVE ORDERS AND PROCLAMATIONS

03 - 281	10/20/2003.....	17136
03 - 282	10/20/2003.....	17136
03 - 283	10/23/2003.....	17137
03 - 284	10/23/2003.....	17137
03 - 286	10/23/2003.....	17138
03 - 285	10/23/2003.....	17138
03 - 287	10/23/2003.....	17139
03 - 289	10/23/2003.....	17140
03 - 288	10/23/2003.....	17140
03 - 291	10/23/2003.....	17141
03 - 290	10/23/2003.....	17141

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