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REGISTER

RULES
OF GOVERNMENTAL
AGENCIES



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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity initiated by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category.

Rulemaking activity consists of proposed or adopted new rules; amendments to or repealers of existing rules; and rules promulgated by emergency or peremptory action. Executive Orders and Proclamations issued by the Governor; notices of public information required by State Statute; and activities (meeting agendas; Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State Agencies; is also published in the Register.

The Register is a weekly update of the Illinois Administrative Code (a compilation of the rules adopted by State agencies). The most recent edition of the Code, along with the Register, comprise the most current accounting of State agencies' rulemakings.

The Illinois Register is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act [5 ILCS 100/1-1, et seq.].

ILLINOIS REGISTER PUBLICATION SCHEDULE FOR 2009

<u>Issue #</u>	<u>Rules Due Date</u>	<u>Date of Issue</u>
1	December 22, 2008	January 2, 2009
2	December 29, 2008	January 9, 2009
3	January 5, 2009	January 16, 2009
4	January 12, 2009	January 23, 2009
5	January 20, 2009	January 30, 2009
6	January 26, 2009	February 6, 2009
7	February 2, 2009	February 13, 2009
8	February 9, 2009	February 20, 2009
9	February 17, 2009	February 27, 2009
10	February 23, 2009	March 6, 2009
11	March 2, 2009	March 13, 2009
12	March 9, 2009	March 20, 2009
13	March 16, 2009	March 27, 2009
14	March 23, 2009	April 3, 2009
15	March 30, 2009	April 10, 2009
16	April 6, 2009	April 17, 2009
17	April 13, 2009	April 24, 2009
18	April 20, 2009	May 1, 2009
19	April 27, 2009	May 8, 2009
20	May 4, 2009	May 15, 2009
21	May 11, 2009	May 22, 2009
22	May 18, 2009	May 29, 2009

<u>Issue #</u>	<u>Rules Due Date</u>	<u>Date of Issue</u>
23	May 26, 2009	June 5, 2009
24	June 1, 2009	June 12, 2009
25	June 8, 2009	June 19, 2009
26	June 15, 2009	June 26, 2009
27	June 22, 2009	July 6, 2009
28	June 29, 2009	July 10, 2009
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33	August 3, 2009	August 14, 2009
34	August 10, 2009	August 21, 2009
35	August 17, 2009	August 28, 2009
36	August 24, 2009	September 4, 2009
37	August 31, 2009	September 11, 2009
38	September 8, 2009	September 18, 2009
39	September 14, 2009	September 25, 2009
40	September 21, 2009	October 2, 2009
41	September 28, 2009	October 9, 2009
42	October 5, 2009	October 16, 2009
43	October 13, 2009	October 23, 2009
44	October 19, 2009	October 30, 2009
45	October 26, 2009	November 6, 2009
46	November 2, 2009	November 13, 2009
47	November 9, 2009	November 20, 2009
48	November 16, 2009	November 30, 2009
49	November 23, 2009	December 4, 2009
50	November 30, 2009	December 11, 2009
51	December 7, 2009	December 18, 2009
52	December 14, 2009	December 28, 2009

DEPARTMENT OF HUMAN SERVICES

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Food Stamps
- 2) Code Citation: 89 Ill. Adm. Code 121
- 3)

<u>Section Numbers:</u>	<u>Proposed Action:</u>
121.94	Amendment
121.96	Amendment
121.150	Amendment
- 4) Statutory Authority: Implementing Sections 12-4.4 through 12-4.6 and authorized by Sections 12-13 of the Illinois Public Aid Code [305 ILCS 5/12-4.4 through 12-4.6 and 12-13]
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking is the result of Title IV of P.L. 110-246, the Food, Conservation, and Energy Act of 2008 (FCEA) enacted June 18, 2008. FCEA contains various provisions that affect food stamp eligibility and benefits. These regulations de-obligate food stamp coupons as legal tender and prohibit States from issuing coupons as of June 18, 2008.
- 6) Published studies or reports, and sources of underlying data, used to compose this rulemaking: None
- 7) Will this rulemaking replace any emergency rulemaking currently in effect? Yes
- 8) Does this rulemaking contain an automatic repeal date? No
- 9) Does this rulemaking contain incorporations by reference? No
- 10) Are there any other proposed rulemakings pending on this Part? No
- 11) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a State mandate.
- 12) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning this rulemaking within 45 days after the date of this issue of the *Illinois Register*. All requests and comments should be submitted in writing to:

Tracie Drew, Chief

DEPARTMENT OF HUMAN SERVICES

NOTICE OF PROPOSED AMENDMENTS

Bureau of Administrative Rules and Procedures
Department of Human Services
100 South Grand Avenue East
Harris Building, 3rd Floor
Springfield, Illinois 62762

217/785-9772

- 13) 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
- 14) Regulatory agenda on which this rulemaking was summarized: This rulemaking was not included on either of the two most recent regulatory agendas because: it was not anticipated by the Department with the two most recent regulatory agendas were published.

The full text of the Proposed Amendments is identical to the text of the Emergency Amendments on page 4187 of this issue of the *Illinois Register*.

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote and Woodchuck (Groundhog) Hunting
- 2) Code Citation: 17 Ill. Adm. Code 550
- 3) Section Number: 550.30 Proposed Action: Amendment
- 4) Statutory Authority: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.30, 2.33, 3.5, 3.27, 3.28 and 3.29 of the Wildlife Code [520 ILCS 5/1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.30, 2.33, 3.5, 3.27, 3.28 and 3.29]
- 5) A Complete Description of the Subjects and Issues Involved: In anticipation of the 2009 hunting season, this Part is being amended to add a site-specific regulation regarding coyote season to Big Bend State Fish and Wildlife Area and to reflect that the name of Falling Down Prairie has been changed to Rall Woods State Natural Area.
- 6) Published studies or reports, and sources of underlying data, used to compose this rulemaking: None
- 7) Will this rulemaking replace any emergency rulemaking currently in effect? No
- 8) Does this rulemaking contain an automatic repeal date? No
- 9) Does this rulemaking contain incorporations by reference? No
- 10) Are there any other proposed rulemakings pending on this Part? No
- 11) Statement of Statewide Policy Objective: This rulemaking does not affect units of local government.
- 12) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on the proposed rulemaking may be submitted in writing for a period of 45 days following publication of this Notice to:

William Richardson, General Counsel
Department of Natural Resources
One Natural Resources Way
Springfield IL 62702-1271

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

217/782-1809

- 13) 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
- 14) Regulatory Agenda on which this rulemaking was summarized: January 2009

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

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF NATURAL RESOURCES
SUBCHAPTER b: FISH AND WILDLIFEPART 550
RACCOON, OPOSSUM, STRIPED SKUNK, RED FOX, GRAY FOX, COYOTE
AND WOODCHUCK (GROUNDHOG) HUNTING

Section

550.10	General Regulations
550.20	Statewide Regulations
550.30	Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote and Woodchuck (Groundhog) Hunting on Department-Owned, -Leased or -Managed Sites

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.30, 2.33, 3.5, 3.27, 3.28 and 3.29 of the Wildlife Code [520 ILCS 5/1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.30, 2.33, 3.5, 3.27, 3.28 and 3.29].

SOURCE: 5 Ill. Reg. 8833, effective August 25, 1981; codified at 5 Ill. Reg. 10636; emergency amendment at 5 Ill. Reg. 11593, effective October 20, 1981, for a maximum of 150 days; emergency expired March 17, 1982; amended at 6 Ill. Reg. 10714, effective August 20, 1982; amended at 7 Ill. Reg. 10782, effective August 24, 1983; amended at 7 Ill. Reg. 16098, effective November 22, 1983; amended at 8 Ill. Reg. 21593, effective October 23, 1984; amended at 9 Ill. Reg. 16204, effective October 9, 1985; emergency amendment at 9 Ill. Reg. 18151, effective November 12, 1985, for a maximum of 150 days; emergency expired April 11, 1986; amended at 10 Ill. Reg. 16649, effective September 22, 1986; amended at 11 Ill. Reg. 9540, effective May 5, 1987; amended at 12 Ill. Reg. 11730, effective June 30, 1988; amended at 13 Ill. Reg. 10598, effective June 19, 1989; amended at 14 Ill. Reg. 10798, effective June 20, 1990; amended at 15 Ill. Reg. 11598, effective August 2, 1991; amended at 16 Ill. Reg. 11078, effective June 30, 1992; amended at 17 Ill. Reg. 10795, effective July 1, 1993; amended at 18 Ill. Reg. 10090, effective June 21, 1994; amended at 19 Ill. Reg. 11787, effective August 3, 1995; amended at 20 Ill. Reg. 10874, effective August 5, 1996; amended at 21 Ill. Reg. 9077, effective June 26, 1997; amended at 22 Ill. Reg. 14836, effective August 3, 1998; amended at 23 Ill. Reg. 9066, effective July 28, 1999; amended at 24 Ill. Reg. 8938, effective June 19, 2000; amended at 25 Ill. Reg. 9895, effective July 17, 2001; amended at 26 Ill. Reg. 14680, effective September 20, 2002; amended at 28 Ill. Reg. 11873, effective July 27, 2004; amended at 29 Ill. Reg. 12471, effective July 28, 2005; amended at 30 Ill. Reg. 12133, effective June 28, 2006; amended at 31 Ill. Reg. 13106, effective August 30, 2007; amended at 32 Ill. Reg. 10093, effective June 30, 2008; amended at 33 Ill. Reg. _____, effective _____.

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

Section 550.30 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote and Woodchuck (Groundhog) Hunting on Department-Owned, -Leased or -Managed Sites

- a) All the regulations in 17 Ill. Adm. Code 510 – General Hunting and Trapping apply in this Section, unless this Section is more restrictive.
- b) For sites where hunter quotas exist and permits are required a drawing shall be held prior to the opening of the season. The date of the drawing shall be announced by the Department by public announcement and the drawing shall be held at the site. The number of permits per site shall be determined pursuant to 17 Ill. Adm. Code 510.20.
- c) .22 caliber or smaller rimfire firearms permitted from sunset to sunrise unless otherwise specified.
- d) Coyote and striped skunk season shall coincide with the statewide fox season unless otherwise specified.
- e) No woodchuck (groundhog) hunting allowed unless otherwise specified.
- f) Statewide regulations as provided for in this rule apply at the following sites (exceptions are in parentheses):

Anderson Lake Conservation Area (all hunting to begin after the close of duck season)

Apple River Canyon State Park

Argyle Lake State Park

Banner Marsh State Fish and Wildlife Area (coyote only; coyotes can be taken with archery equipment when the site is open to archery deer hunting during archery shooting hours; coyotes can be taken with shotguns, no deer slugs allowed, on days when the site is open to upland hunting with upland shooting hours)

Big Bend State Fish and Wildlife Area ([coyote season from August 1 through the following February 28](#))

Big River State Forest

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

Cache River State Natural Area

Campbell Pond Wildlife Management Area

Cape Bend State Fish and Wildlife Area

Carlyle Lake Lands and Waters – Corps of Engineers Management Lands

Carlyle Lake Wildlife Management Area (subimpoundment area closed 7 days prior to and during the southern zone waterfowl season)

Cypress Pond State Natural Area

Deer Pond State Natural Area

Devil's Island State Fish and Wildlife Area

Dog Island Wildlife Management Area

Eldon Hazlet State Park (north of Allen Branch and west of Peppenhorst Branch)

[Falling Down Prairie](#)

Ferne Clyffe State Park – Cedar Draper Bluffs Hunting Area

Fort de Chartres Historic Site (muzzleloading firearms or bow and arrow only)

Hanover Bluff State Natural Area

Horseshoe Lake Conservation Area – Alexander County (Public Hunting Area except Controlled Hunting Area)

Johnson Sauk Trail State Recreation Area (archery only; coyote and fox only; site coyote season runs concurrently with the site archery deer season; site fox season begins when the statewide fox season opens, runs concurrently with the site archery deer season, and closes the earlier of either the statewide fox season closing or the site archery deer season)

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

closing)

Kankakee River State Park (coyote, fox, skunk and opossum may be taken during their respective seasons that fall within the archery deer season by archery only; shotgun only hunting opens the day after the close of the site upland game season or archery deer season, whichever is later, and closes with the close of the statewide fox season; statewide hours; hunters must sign-in/sign-out and report harvest and effort at check station)

Kaskaskia River State Fish and Wildlife Area (Doza Creek Waterfowl Management Area closed 7 days prior to and during duck season; the defined Baldwin Lake Waterfowl Rest Area is closed)

Kinkaid Lake Fish and Wildlife Area

Marseilles State Fish and Wildlife Area (coyote and fox only; fox closes first Thursday after January 10; coyote open to hunting from August 1 until the first Thursday after January 10 and when other hunting seasons are open on the site; not open during spring turkey season; hunting hours are 30 minutes before sunrise until sunset; unauthorized personnel may not be on the site outside of the posted check station operating hours; hunters may only enter the site from designated parking lots)

Marshall County Fish and Wildlife Area (raccoon, opossum only; season opens day after duck season)

Mazonia State Fish and Wildlife Area (archery only; coyote, fox, raccoon, skunk and opossum may be taken during their respective seasons that fall within the archery deer hunting season; statewide hours; hunters must sign-in/sign-out and report harvest and effort at the check station)

Mermet Lake State Fish and Wildlife Area (hunting limited to upland game area; hunting hours ½ hour before sunrise to ½ hour after sunset)

Mississippi River Fish and Waterfowl Management Area (Pools 25 and 26)

Mississippi River Pools 16, 17, 18, 21, 22 and 24 (groundhog hunting allowed) (c)

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

Momence Wetlands State Natural Area (archery only; coyote, fox, raccoon, skunk and opossum may be taken during their respective seasons that fall within the archery deer hunting season; statewide hours; hunters must sign-in/sign-out and report harvest and effort at check station)

Moraine View State Park (archery only; coyote only; season runs concurrently with site archery deer season)

Oakford Conservation Area

Peabody River King State Fish and Wildlife Area (West subunit only)

[Rall Woods State Natural Area](#)

Randolph County Conservation Area

Ray Norbut State Fish and Wildlife Area

Rend Lake Project Lands and Waters

Sangamon County Conservation Area

Shawnee National Forest, Oakwood Bottoms and LaRue Scatters (season closes 7 days before opening of duck season and remains closed through the duck season; at Oakwood Bottoms non-toxic shot only)

Sielbeck Forest Natural Area

Siloam Springs State Park

Skinner Farm State Habitat Area

Spoon River State Forest (all hunters must sign-in/sign-out)

Tapley Woods State Natural Area (shotguns or muzzleloading rifles only may be used from sunset-sunrise)

Trail of Tears State Forest

Turkey Bluffs State Fish and Wildlife Area

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

Walnut Point State Park (sign-in/sign-out required; raccoon hunting only)

Washington County Conservation Area

Weinberg-King State Park (c) (d)

Weinberg-King State Park – Scripps Unit (use of dogs for hunting coyote is not allowed)

Weinberg-King State Park – Spunky Bottoms Unit

Wildcat Hollow State Forest

Witkowsky State Wildlife Area (coyote only; season shall coincide with archery and firearm deer season at this site; archery only during the archery deer season at this site)

Woodford County Fish and Wildlife Area (raccoon, opossum only; season opens after duck season)

- g) Violation of a site-specific regulation is a Class B misdemeanor. Statewide regulations apply except that hunters must obtain a permit from the Department; where hunter quotas exist, permits are allocated as described in subsection (b); permits must be in possession while hunting; the permit must be returned by February 15 or hunter will forfeit hunting privileges at that site the following year (exceptions are in parentheses):

Beaver Dam State Park (bow and arrow only)

Chauncey Marsh (obtain permit at Red Hills State Park Headquarters)

Clinton Lake State Recreation Area

Coffeen Lake State Fish and Wildlife Area (coyote only, shotgun or bow and arrow)

Copperhead Hollow State Wildlife Area (raccoon and coyote only)

Crawford County Conservation Area

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

Des Plaines State Fish and Wildlife Area (coyote only, no dogs allowed; season opens the day after archery deer season closes and ends February 28; shotgun with shotshells only; site permit required)

Eagle Creek State Park (season opens day after second firearm deer season; closes December 20; hunting sunset to sunrise only; raccoon only)

Fox Ridge State Park

Green River State Wildlife Area (skunk and coyote close the last day of February; .22 rimfire firearms permitted from 30 minutes after sunset until 30 minutes before sunrise)

Hamilton County Conservation Area

Harry "Babe" Woodyard State Natural Area

Hennepin Canal State Trail (archery only; coyote and raccoon only; season open only when the site archery deer season is open)

Hidden Springs State Forest

Horseshoe Lake State Park (Madison County) (coyote only, bow and arrow only)

Horseshoe Lake State Park (Madison County) – Gabaret, Mosenthein, Chouteau Island Unit (shotgun and bow and arrow only)

Iroquois County Wildlife Management Area (season opens the day after Permit Pheasant Season)

Jim Edgar Panther Creek State Fish and Wildlife Area (statewide seasons for coyote and striped skunk)

Kankakee River State Park (no rifle or handgun hunting allowed; the furbearer hunting season opens the day after the last day of the site's upland hunting seasons through statewide close of respective seasons for furbearers except striped skunk and coyote close with fox season)

DEPARTMENT OF NATURAL RESOURCES

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Kickapoo State Park

Lake Shelbyville – Kaskaskia and West Okaw Wildlife Management Areas

Lincoln Trail State Park (season opens day after first firearm deer season; closes December 20; hunting hours sunset to sunrise only; raccoon only)

Matthiessen State Park (season closed during the site firearm or muzzleloader deer seasons; site permit may be obtained at the Starved Rock State Park office; hunting hours are from 30 minutes after sunset until 30 minutes before sunrise; raccoon or opossum only; hunting south of the Vermilion River Area only; no dogs allowed)

Mautino State Fish and Wildlife Area (archery only; coyote and raccoon only; season open only when the site archery deer season is open)

Meeker State Habitat Area (obtain permit at Sam Parr State Park headquarters)

Middle Fork Fish and Wildlife Management Area

Moraine View State Park (season opens the second Monday in December; night hunting only; raccoon only)

Pyramid State Park – Captain Unit (no hunting on waterfowl refuge)

Pyramid State Park – Denmark Unit (no hunting on waterfowl refuge)

Pyramid State Park – East Conant Unit

Pyramid State Park – Galum Unit

Ramsey Lake State Park

Sahara Woods State Fish and Wildlife Area

Saline County Fish and Wildlife Area

Sam Parr State Park

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

Sand Ridge State Forest (coyote and striped skunk seasons – opening of the statewide raccoon season until the day before opening of the statewide spring turkey season)

Sanganois State Fish and Wildlife Area (statewide seasons for coyote and striped skunk)

Sangchris Lake State Park (fox, coyote and striped skunk hunting only; statewide seasons for fox, coyote and striped skunk except, during central zone duck and Canada goose season, hunters pursuing waterfowl or upland game may take fox, coyote and striped skunk with shotgun only in accordance with site-specific regulations set forth in 17 Ill. Adm. Code 530 and 590)

Stephen A. Forbes State Park

Ten Mile Creek State Fish and Wildlife Area (statewide coyote, striped skunk, and groundhog hunting allowed; .22 caliber or smaller rimfire firearms permitted 24 hours a day)

Wolf Creek State Park (season opens day after second firearm deer season; closes December 20; hunting sunset to sunrise only; raccoon only)

h) Violation of a site regulation is a Class B misdemeanor (see 520 ILCS 5/2.30).

(Source: Amended at 33 Ill. Reg. _____, effective _____)

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Badger, Beaver and Woodchuck (Groundhog) Trapping
- 2) Code Citation: 17 Ill. Adm. Code 570
- 3) Section Number: 570.40 Proposed Action: Amendment
- 4) Statutory Authority: Implementing and authorized by Sections 1.2, 1.3, 2.30, 2.33 and 3.5 of the Wildlife Code [520 ILCS 5/1.2, 1.3, 2.30, 2.33 and 3.5]
- 5) A Complete Description of the Subjects and Issues Involved: In anticipation of the 2009 hunting season, this Part is being amended to open three new sites to trapping.
- 6) Published studies or reports, and sources of underlying data, used to compose this rulemaking: None
- 7) Will this rulemaking replace any emergency rulemaking currently in effect? No
- 8) Does this rulemaking contain an automatic repeal date? No
- 9) Does this rulemaking contain incorporations by reference? No
- 10) Are there any other proposed rulemakings pending on this Part? No
- 11) Statement of Statewide Policy Objective: This rulemaking does not affect units of local government.
- 12) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on the proposed rulemaking may be submitted in writing for a period of 45 days following publication of this Notice to:

William Richardson, General Counsel
Department of Natural Resources
One Natural Resources Way
Springfield IL 62702-1271

217/782-1809

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

- 13) 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
- 14) Regulatory Agenda on which this rulemaking was summarized: January 2009

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

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF NATURAL RESOURCES
SUBCHAPTER b: FISH AND WILDLIFE

PART 570

MUSKRAT, MINK, RACCOON, OPOSSUM, STRIPED SKUNK, WEASEL,
RED FOX, GRAY FOX, COYOTE, BADGER, BEAVER AND
WOODCHUCK (GROUNDHOG) TRAPPING

Section

570.10	Statewide Zones
570.20	Statewide Season Dates
570.30	Statewide Hours, Daily Limit and Possession Limit
570.35	Use of .22 Rimfire Rifles by Trappers During Deer Gun Season
570.40	Trapping Regulations on Department-Owned, -Leased or -Managed Sites

AUTHORITY: Implementing and authorized by Sections 1.2, 1.3, 2.30, 2.33 and 3.5 of the Wildlife Code [520 ILCS 5/1.2, 1.3, 2.30, 2.33 and 3.5].

SOURCE: Adopted at 5 Ill. Reg. 9767, effective September 17, 1981; codified at 5 Ill. Reg. 10637; amended at 6 Ill. Reg. 10709, effective August 20, 1982; amended at 7 Ill. Reg. 10778, effective August 24, 1983; amended at 8 Ill. Reg. 21589, effective October 23, 1984; amended at 9 Ill. Reg. 15864, effective October 7, 1985; amended at 10 Ill. Reg. 16644, effective September 24, 1986; amended at 12 Ill. Reg. 12034, effective July 7, 1988; emergency amendments at 12 Ill. Reg. 16261, effective September 23, 1988, for a maximum of 150 days; emergency expired February 20, 1989; amended at 13 Ill. Reg. 10589, effective June 15, 1989; amended at 14 Ill. Reg. 14775, effective September 4, 1990; amended at 14 Ill. Reg. 19854, effective December 3, 1990; amended at 15 Ill. Reg. 11586, effective August 2, 1991; amended at 16 Ill. Reg. 11069, effective June 30, 1992; amended at 17 Ill. Reg. 10785, effective July 1, 1993; amended at 17 Ill. Reg. 18796, effective October 19, 1993; amended at 18 Ill. Reg. 10077, effective June 21, 1994; amended at 19 Ill. Reg. 12640, effective August 29, 1995; amended at 20 Ill. Reg. 12351, effective August 30, 1996; amended at 21 Ill. Reg. 9070, effective June 26, 1997; amended at 22 Ill. Reg. 14809, effective August 3, 1998; amended at 23 Ill. Reg. 9055, effective July 28, 1999; amended at 24 Ill. Reg. 8929, effective June 19, 2000; amended at 25 Ill. Reg. 9887, effective July 17, 2001; amended at 26 Ill. Reg. 13809, effective September 5, 2002; amended at 27 Ill. Reg. 749, effective January 6, 2003; amended at 28 Ill. Reg. 11883, effective July 27, 2004; amended at 29 Ill. Reg. 9643, effective June 27, 2005; amended at 30 Ill. Reg. 12143, effective June 28, 2006; amended at 31 Ill. Reg. 13117, effective August 30, 2007; amended at 32 Ill. Reg. 10104, effective June 30, 2008; amended at 33 Ill. Reg. _____, effective _____.

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NOTICE OF PROPOSED AMENDMENT

Section 570.40 Trapping Regulations on Department-Owned, -Leased or -Managed Sites

- a) General Regulations
 - 1) All the regulations in 17 Ill. Adm. Code 510 – General Hunting and Trapping apply in this Section, unless this Section is more restrictive.
 - 2) On areas where special Department tags are required for trappers, traps without tags attached will be subject to confiscation.
 - 3) Trappers must stay within assigned areas.
 - 4) For sites where permits are required a drawing shall be held prior to the opening of the season. The date of the drawing shall be announced by the Department by public announcement (publicly announced means that the information referred to will be included on the Department's Internet Home Page at <http://dnr.state.il.us>, published in Outdoor Illinois, provided to outdoor writers for newspapers, and placed on the Department's Toll Free Hotline) and the drawing shall be held at the site. Persons participating in the drawing must have either a current or previous year trapping license. The number of permits per site shall be determined pursuant to 17 Ill. Adm. Code 510.20. Permit applicants must submit name and address to the site prior to drawing. Permits must be in possession while trapping on the area.
 - 5) All sites except Blanding Wildlife Area, Kinkaid Lake Fish and Wildlife Area, Mississippi River Pools 16, 17, 18, 21, 22, 24, and Rend Lake Wildlife Management Area require trappers to submit a harvest report to the site superintendent within 20 days following the close of the trapping season. Failure to report shall result in the trapper being ineligible to trap at that site for the following year.
 - 6) Body-gripping traps with a 10-inch jaw spread or larger must be totally submerged in water when set.
 - 7) Any person who violates the site specific regulations shall be guilty of a Class B Misdemeanor.

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- 8) No trapping is permitted in subimpoundments or designated waterfowl management units during duck season.
 - 9) .22 caliber or smaller rimfire firearms permitted unless otherwise specified.
- b) Statewide regulations as provided for in this Part apply at the following sites (exceptions in parentheses):
- Beall Woods State Park (water sets only, site permit required)
 - Blanding Wildlife Area (trapping area includes the islands and associated backwater sloughs immediately upstream from Lock and Dam 12; no trapping on mainland)
 - Chauncey Marsh State Natural Area (obtain permit at Red Hills State Park headquarters)
 - Copperhead Hollow State Wildlife Area (site permit required)
 - [Frank Holten State Park \(water sets only; designated areas only\)](#)
 - Kinkaid Lake Fish and Wildlife Area
 - Mississippi River Pools 16, 17, 18, 21, 22, 24 (no trapping on U.S. Fish and Wildlife Service National Wildlife Refuges in Pools 21, 22 and 24)
 - Pyramid State Park (water sets only)
 - Ray Norbut State Fish and Wildlife Area
 - Red Hills State Park (site permit required)
 - Rend Lake Project Lands and Waters (water sets only)
 - Sam Parr State Park (water sets only, site permit required)
 - Sielbeck Forest Natural Area (water sets only)

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Siloam Springs State Park

[Snakeden Hollow State Fish and Wildlife Area](#)

Weinberg-King State Park – Scripps Unit (site permit required)

Weinberg-King State Park – Spunky Bottoms Unit (site permit required)

- c) Statewide regulations as provided for in this Part apply at the following sites; in addition, a permit is required; only Egg Traps[®], D-P (Dog-Proof) Traps[®], box traps, cage traps, and traps of similar design may be used for land sets (exceptions in parentheses):

Cache River State Natural Area

Cape Bend State Fish and Wildlife Area

Carlyle Lake Lands and Waters – Corps of Engineers Managed Lands

Carlyle Lake Wildlife Management Area

Clinton Lake Recreation Area

Cypress Pond State Natural Area

Deer Pond State Natural Area

Devil's Island State Fish and Wildlife Area

Eldon Hazlet State Park – north of Allen Branch and west of Peppenhorst Branch only

Ferne Clyffe State Park – Cedar Draper Bluffs Hunting Area

Fort de Chartres Historic Site

Harry "Babe" Woodyard State Natural Area

Horseshoe Lake Conservation Area

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I & M Canal State Park

Kaskaskia River Fish and Wildlife Area (Doza Creek Waterfowl Management Area closed 7 days prior to duck season; the defined Baldwin Lake Waterfowl Rest Area is closed)

Kickapoo State Recreation Area

Kidd Lake State Natural Area

Lake Murphysboro State Park

Lake Shelbyville – Kaskaskia and West Okaw Management Areas (no more than 50 traps may be used per permit)

Lowden State Park – Kilbuck Creek Habitat Area

Meeker State Habitat Area (obtain permit at Sam Parr State Park headquarters)

Mermet Lake Fish and Wildlife Area

Middle Fork State Fish and Wildlife Area

Mississippi River Fish and Waterfowl Area (Pools 25, 26) (land sets accessed by land only allowed during duck season; water sets allowed after duck season closes)

Moraine Hills State Park (water sets only; only body-gripping traps with a jaw spread of 5 inches or less may be used; no more than two persons may enter drawing on a single card)

Moraine View State Park (no more than 2 persons may enter drawing on a single card)

Peabody River King Fish and Wildlife Area (east, west, and south subunits only)

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Pyramid State Park – East Conant Unit

Pyramid State Park – Galum Unit

Randolph County Conservation Area

Sanganois Fish and Wildlife Area

[South Shore State Park](#)

Ten Mile Creek State Fish and Wildlife Area

Turkey Bluffs Fish and Wildlife Area

Washington County Conservation Area

- d) Statewide regulations as provided for in this Part apply at the following sites (exceptions in parentheses); in addition, a permit is required; only Egg Traps[®], D-P (Dog-Proof) Traps[®], box traps, cage traps, and traps of similar design may be used for land sets; only body-gripping traps with a jaw spread of 5 inches or less, foothold traps with a jaw spread of 4½ inches or less and square body-gripping traps with a 10 inch jaw spread may be used for water sets; snares may be used for water sets:

Anderson Lake Conservation Area

Argyle Lake State Park

Beaver Dam State Park

Big Bend Fish and Wildlife Area (after the close of rabbit season foothold traps with a jaw spread of 7½ inches or less may be used for water sets)

Coffeen Lake State Fish and Wildlife Area

Coleta Ponds

Dog Island Wildlife Management Area

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Giant City State Park

Hanover Bluff State Natural Area (water sets only)

Hennepin Canal Parkway including Sinnissippi Lake (trappers must register at park office; no floats may be set more than 14 days prior to the season and must be removed at the conclusion of the season; no land sets)

Hidden Springs State Forest

Horseshoe Lake State Park – Madison County

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

Jim Edgar Panther Creek State Fish and Wildlife Area (only Egg Traps[®], D-P (Dog-Proof) Traps[®], box traps, cage traps, traps of similar design, and homemade dog-proof traps; homemade dog-proof traps must be designed with a leg hold trap no larger than a number two size in an enclosed wood, metal or durable plastic container with a single access opening of no larger than 1½ inch diameter, and body-gripping traps must be completely submerged)

Johnson-Sauk Trail State Park (no foothold water sets)

Jubilee College State Park

Kankakee River State Park (trappers must wear blaze orange while checking traps; no trapping adjacent to bike or horse trails; south of the Kankakee River, only dog proof type traps may be used until the close of the upland hunting season; no trapping on campground areas until closed)

Kishwaukee River State Fish and Wildlife Area (site trapping season ends on the last day of archery deer season)

Lake Le-Aqua-Na State Park

Little Rock Creek State Habitat Area

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Mackinaw River State Fish and Wildlife Area (water sets only)

Marshall County Fish and Wildlife Area

Mautino State Fish and Wildlife Area (trappers must register at the Hennepin Canal office; no floats may be set more than 14 days prior to the season and must be removed at the conclusion of the season; no land sets)

Morrison Rockwood State Park

Pekin Lake State Fish and Wildlife Area (water sets only)

Pyramid State Park – Captain Unit (no trapping on waterfowl refuge during waterfowl season; no foothold traps; body-gripping traps must be submerged)

Pyramid State Park – Denmark Unit (no trapping on waterfowl refuge during waterfowl season; no foothold traps; body-gripping traps must be submerged)

Ramsey Lake State Park

Rock Cut State Park

Saline County State Fish and Wildlife Area

Sam Dale Lake Conservation Area

Sahara Woods State Fish and Wildlife Area

Sangchris Lake State Park

Shabbona Lake State Park

Sparland Fish and Wildlife Area

Spoon River State Forest

Spring Lake Conservation Area (water sets only)

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Starved Rock/Matthiessen State Park

Stephen A. Forbes State Park

Trail of Tears State Forest

Union County Conservation Area

Weldon Springs State Park (permit required by site drawing)

- e) Trapping is prohibited on all other Department-owned, -leased or -managed sites except by special permit which shall be issued by the Department when it is determined that the harvest of a species would enhance the biological balance of the resource.
- 1) All regulations shall be according to species regulations as provided for in this Part.
 - 2) Permit application information and site specific regulations shall be announced publicly by the Department through the news media by September 1 of each year.
 - 3) Site specific regulations shall be listed on the application and permit and posted at the site.
- f) Violation of site specific regulations is a Class B misdemeanor (see 520 ILCS 5/2.30).

(Source: Amended at 33 Ill. Reg. _____, effective _____)

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- 1) Heading of the Part: Dove Hunting
- 2) Code Citation: 17 Ill. Adm. Code 730
- 3) Section Number: 730.20 Proposed Action:
Amendment
- 4) Statutory Authority: Implementing and authorized by Sections 1.3, 1.4, 2.9, 2.10 and 2.11 of the Wildlife Code [520 ILCS 5/1.3, 1.4, 2.9, 2.10 and 2.11]
- 5) A Complete Description of the Subjects and Issues Involved: This Part is being amended to update the list of sites open for hunting.
- 6) Published studies or reports, and sources of underlying data, used to compose this rulemaking: None
- 7) Will this rulemaking replace any emergency rulemaking currently in effect? No
- 8) Does this rulemaking contain an automatic repeal date? No
- 9) Does this rulemaking contain incorporations by reference? No
- 10) Are there any other proposed rulemakings pending on this Part? No
- 11) Statement of Statewide Policy Objective: This rulemaking does not affect units of local government.
- 12) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on the proposed rulemaking may be submitted in writing for a period of 45 days following publication of this Notice to:

William Richardson, General Counsel
Department of Natural Resources
One Natural Resources Way
Springfield IL 62702-1271

217/782-1809

- 13) Initial Regulatory Flexibility Analysis:

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- 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
- 14) Regulatory Agenda on which this rulemaking was summarized: January 2009

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

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TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF NATURAL RESOURCES
SUBCHAPTER b: FISH AND WILDLIFEPART 730
DOVE HUNTING

Section

730.10	Statewide Regulations
730.20	Regulations at Various Department-Owned or -Managed Sites
730.30	Youth and Youth/Adult Dove Hunts at Various Department-Owned or -Managed Sites (Repealed)
730.40	Youth Dove Hunting

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

SOURCE: Adopted at 5 Ill. Reg. 8792, effective August 25, 1981; codified at 5 Ill. Reg. 10644; amended at 6 Ill. Reg. 9631, effective July 21, 1982; emergency amendment at 6 Ill. Reg. 10040, effective August 2, 1982, for a maximum of 150 days; emergency expired December 30, 1982; amended at 7 Ill. Reg. 10767, effective August 24, 1983; emergency amendment at 7 Ill. Reg. 10999, effective August 24, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 13680, effective July 25, 1984; amended at 9 Ill. Reg. 11601, effective July 16, 1985; emergency amendment at 9 Ill. Reg. 14025, effective September 4, 1985, for a maximum of 150 days; amended at 10 Ill. Reg. 15590, effective September 16, 1986; amended at 11 Ill. Reg. 9526, effective May 5, 1987; amended at 11 Ill. Reg. 11346, effective June 10, 1987; amended at 12 Ill. Reg. 12186, effective July 15, 1988; amended at 13 Ill. Reg. 10513, effective June 15, 1989; amended at 14 Ill. Reg. 11193, effective June 29, 1990; amended at 15 Ill. Reg. 9951, effective June 24, 1991; amended at 16 Ill. Reg. 11041, effective June 30, 1992; amended at 17 Ill. Reg. 10761, effective July 1, 1993; amended at 18 Ill. Reg. 10009, effective June 21, 1994; amended at 19 Ill. Reg. 10588, effective July 1, 1995; amended at 20 Ill. Reg. 10861, effective August 5, 1996; amended at 21 Ill. Reg. 11700, effective August 12, 1997; amended at 22 Ill. Reg. 14792, effective August 3, 1998; amended at 23 Ill. Reg. 9043, effective July 28, 1999; amended at 24 Ill. Reg. 8911, effective June 19, 2000; amended at 25 Ill. Reg. 11373, effective August 14, 2001; amended at 26 Ill. Reg. 13590, effective September 3, 2002; amended at 27 Ill. Reg. 12666, effective July 21, 2003; amended at 28 Ill. Reg. 12865, effective September 1, 2004; amended at 29 Ill. Reg. 9797, effective June 24, 2005; amended at 30 Ill. Reg. 12251, effective June 28, 2006; amended at 31 Ill. Reg. 11738, effective July 27, 2007; amended at 32 Ill. Reg. 14857, effective August 27, 2008; amended at 33 Ill. Reg. _____, effective _____.

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Section 730.20 Regulations at Various Department-Owned or -Managed Sites

- a) All the regulations in 17 Ill. Adm. Code 510 – General Hunting and Trapping apply in this Section, unless this Section is more restrictive.
- b) General Regulations
 - 1) Hunters shall possess only bismuth or lead shot size #7½, 8, 9 or size #6 steel or smaller for taking of doves, except as noted under subsection (b)(2), and except these restrictions do not apply during the November portion of dove season.
 - 2) Only non-toxic shot (as defined by the U.S. Fish and Wildlife Service in 50 CFR 20), #6 steel shot or #7½ bismuth shot or smaller may be possessed on the following areas:
 - Anderson Lake Conservation Area
 - Banner Marsh State Fish and Wildlife Area
 - Big Bend State Fish and Wildlife Area (#)
 - Cache River State Natural Area
 - Cape Bend State Fish and Wildlife Area
 - Carlyle Lake Wildlife Management Area (subimpoundments only)
 - Chain O'Lakes State Park
 - Clinton Lake State Recreation Area (dove management fields only)
 - Des Plaines Conservation Area
 - Double T State Fish and Wildlife Area
 - Eldon Hazlet State Park (#)

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Green River State Wildlife Area

Hennepin Canal Parkway State Park

Horseshoe Lake Conservation Area (Alexander County)

Horseshoe Lake State Park (Madison County) (#)

Horseshoe Lake State Park (Madison County) Gabaret,
Mosenthein, Chouteau Island Unit (#)

Johnson-Sauk Trail State Park

Jubilee College State Park

Kankakee River State Park (#)

Kaskaskia River State Fish and Wildlife Area (designated areas)

Lake Shelbyville – Kaskaskia and West Okaw Wildlife Management
Areas (waterfowl management units and designated non-toxic shot units
only)

Mackinaw River State Fish and Wildlife Area

[Marshall State Fish and Wildlife Area \(#\)](#)

Mautino State Fish and Wildlife Area

Mazonia State Fish and Wildlife Area (#)

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

Moraine View State Park

Mt. Vernon Game Propagation Center (#)

Peabody River King State Fish and Wildlife Area

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Pyramid State Park – Captain Unit

Pyramid State Park – Denmark Unit

Pyramid State Park – East Conant Unit

Pyramid State Park – Galum Unit

Rend Lake State Fish and Wildlife Area and Corps of Engineers managed areas of Rend Lake

Sam Parr State Fish and Wildlife Area (#)

Sand Prairie Pheasant Habitat Area

Sanganois State Fish and Wildlife Area

Sangchris Lake State Park

Shabbona Lake State Park

Silver Springs State Fish and Wildlife Area

Snakeden Hollow State Fish and Wildlife Area/Victoria Pheasant Habitat Area

Spoon River State Forest

Ten Mile Creek State Fish and Wildlife Area (areas posted as rest area on the Eads and Belle Rive Units)

Union County Conservation Area

- 3) On areas where hunters are required to hunt from marked or staked sites, hunters must hunt within 10 feet of the marked site.
- 4) No hunting is allowed within 100 yards of a designated dove management field except for hunters who are part of the hunter quota for that field.

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- 5) At sites indicated by (#), hunters are required to check in and/or sign out as provided in 17 Ill. Adm. Code 510.
 - 6) At sites where additional regulations apply, they are noted in parentheses after the site name.
 - 7) Hunting hours and hunting dates at all sites that are open during the upland game season shall coincide with hunting hours and hunting dates listed for the respective sites listed in 17 Ill. Adm. Code 530.
- c) Statewide season regulations as provided for in this rule shall apply at the following sites:
- Argyle Lake State Park (season opens day after Labor Day) (#)
 - Cache River State Natural Area (#)
 - Campbell Pond Wildlife Management Area (#)
 - Cape Bend State Fish and Wildlife Area (#)
 - Carlyle Lake Lands and Waters – Corps of Engineers managed lands (#)
 - Chauncey Marsh (permit required; may be obtained at Red Hills State Park headquarters; permits must be returned by 15 February)
 - Corps of Engineers managed areas of Rend Lake
 - Cypress Pond State Natural Area (#)
 - Deer Pond State Natural Area
 - Devil's Island State Fish and Wildlife Area
 - Dog Island Wildlife Management Area (#)
 - Ferne Clyffe State Park (#)
 - Ft. de Chartres State Historic Site (muzzleloading shotgun only) (#)

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Ft. Massac State Park (#)

Freeman Mine (permit required)

Marshall State Fish and Wildlife Area (#)

Mazonia State Fish and Wildlife Area (season closes September 30) (#)

Meeker State Habitat Area (permit required; may be obtained at Sam Parr State Fish and Wildlife Area headquarters; must be returned by February 15)

Mermet Lake State Fish and Wildlife Area (#)

Mississippi River Pools 16, 17 and 18

Mississippi River Pools 21, 22, 24

Mississippi River State Fish and Waterfowl Management Area (Pools 25 and 26)

Oakford Conservation Area

[Ray Norbut State Fish and Wildlife Area \(#\)](#)

Red Hills State Park (#)

Sahara Woods State Fish and Wildlife Area (#)

Sand Ridge State Forest (permit required; must be returned by February 15)

Sangamon County Conservation Area

Sielbeck Forest Natural Area (#)

Spoon River State Forest (#)

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~~Tapley Woods State Natural Area (#)~~

Trail of Tears State Forest (#)

Weinberg-King State Park – Spunky Bottoms Unit (#)

Wildcat Hollow State Forest

- d) Statewide regulations as provided in this Part shall apply at the following sites except that hunting hours are 12 noon to 5 p.m. daily September 1-5; season closes September 30. A drawing will be held at 11 a.m. if more hunters show up than can be accommodated.

Banner Marsh State Fish and Wildlife Area (sunrise to noon daily September 1-5, drawing one hour before sunrise; black powder firearms only on September 2) (#)

Double T State Fish and Wildlife Area (#)

Hennepin Canal State Park (#)

Iroquois County Wildlife Management Area (#)

Jubilee College State Park (hunting allowed only on opening day, Saturdays, Sundays, Wednesdays and holidays) (#)

Mautino State Fish and Wildlife Area (#)

Morrison Rockwood State Park (#)

Sam Dale Lake Conservation Area (#)

Sanganois State Fish and Wildlife Area

Snakeden Hollow State Fish and Wildlife Area/Victoria Pheasant Habitat Area

- e) Statewide regulations as provided for in this Part shall apply at the following sites, except that hunting hours are 12 noon to 5 p.m. daily September 1-5. A drawing

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will be held at 11 a.m. if more hunters show up than can be accommodated.

Anderson Lake Conservation Area (#)

Big Bend State Fish and Wildlife Area

Big River State Forest (#)

Carlyle Lake Wildlife Management Area (#)

Chain O'Lakes State Park (closes September 5) (#)

Clinton Lake State Recreation Area (dove management fields only) (#)

Eldon Hazlet State Park (closes October 14) (#)

Fox Ridge State Park (dove management fields only)

Harry "Babe" Woodyard State Natural Area (permit required) (#)

Hidden Springs State Forest (dove management fields only)

Horseshoe Lake State Fish and Wildlife Area (Alexander County) (season closes at the end of the first statewide split season) (#)

Kaskaskia River State Fish and Wildlife Area (Doza Creek Waterfowl Management Area closes October 14; the defined Baldwin Lake Waterfowl Rest Area is closed) (#)

Kinkaid State Fish and Wildlife Area (#)

Lake Shelbyville – Kaskaskia and West Okaw Wildlife Management Areas (dove management fields only)

Marseilles State Fish and Wildlife Area (after Labor Day, site is closed on Fridays, Saturdays, and Sundays through October; hunters must leave their guns at the stake site when retrieving downed birds; unauthorized personnel may not be on the site outside of the posted check station operating hours; hunters may only enter the site from designated parking

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lots) (#)

Middle Fork State Fish and Wildlife Area (dove management fields only)
(#)

Moraine View State Park (dove management fields only; season closes
October 14) (#)

Newton Lake Fish and Wildlife Area (dove management units) (#)

Peabody River King State Fish and Wildlife Area (east subunit closes
October 14) (#)

Pyramid State Park (no dove hunting is allowed September 1-5 within 200
yards of a designated dove management field, except for hunters who are
part of the hunter quota for that field; all hunters must register as a group
not to exceed 4 names per card; a hunter's name may only appear on one
lottery card; the lottery card shall be in the possession of the hunter or
group while hunting) (#)

Pyramid State Park – Captain Unit (permit required; permit must be
returned by February 15; successful lottery participants must report their
daily harvest during September 1-5 in harvest boxes on each management
unit; unsuccessful lottery participants and other hunters not participating
in the lottery drawing may only hunt in designated areas during September
1-5 (i.e., all land west of the Western Haul Road and all land east of the
Eastern Haul Road to the shore of Super Lake to South Haul Road); all
hunters must register as a group not to exceed 4 names per card; a hunter's
name may only appear on one lottery card; the lottery card shall be in the
possession of the hunter or group while hunting)

Pyramid State Park – Denmark Unit (permit required; permit must be
returned by February 15; successful lottery participants must report their
daily harvest during September 1-5 in harvest boxes on each management
unit; unsuccessful lottery participants and other hunters not participating
in the lottery drawing may only hunt in designated areas during September
1-5 (i.e., all land south of Quonset Hut Road to Tangen Cemetery Road to
Brushy Creek Road); all hunters must register as a group not to exceed 4
names per card; a hunter's name may only appear on one lottery card; the

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lottery card shall be in the possession of the hunter or group while hunting)

Pyramid State Park – East Conant Unit (permit required; permit must be returned by February 15; successful lottery participants must report their daily harvest during September 1-5 in harvest boxes on each management unit; no dove hunting is allowed September 1-5 within 200 yards of a designated dove management field except for hunters who are part of the hunter quota for that field; all hunters must register as a group not to exceed 4 names per card; a hunter's name may only appear on one lottery card; the lottery card shall be in the possession of the hunter or group while hunting)

Pyramid State Park – Galum Unit (permit required; permit must be returned by February 15; successful lottery participants must report their daily harvest during September 1-5 in harvest boxes on each management unit; no dove hunting is allowed September 1-5 within 200 yards of a designated dove management field except for hunters who are part of the hunter quota for that field; all hunters must register as a group not to exceed 4 names per card; a hunter's name may only appear on one lottery card; the lottery card shall be in the possession of the hunter or group while hunting)

Randolph County State Conservation Area (#)

~~Ray Norbut State Fish and Wildlife Area (#)~~

Siloam Springs State Park (#)

Turkey Bluffs State Fish and Wildlife Area (#)

Union County State Fish and Wildlife Area (season closes at the end of the first statewide split season) (#)

Washington County Conservation Area (closes October 14) (#)

Weinberg-King State Park (#)

- f) Statewide regulations as provided for in this Part shall apply at the following sites,

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except that hunting hours are 12 noon to 5 p.m. daily September 1-30. A drawing will be held at 11 a.m. if more hunters show up than can be accommodated.

Crawford County State Fish and Wildlife Area (#)

Hamilton County State Fish and Wildlife Area (#)

Lake Le Aqua Na State Park (#)

~~Saline County State Fish and Wildlife Area (#)~~

Sam Parr State Fish and Wildlife Area (#)

Shabbona Lake State Park (#)

Skinner Farm State Habitat Area (#)

Stephen A. Forbes State Park (season opens day after Labor Day) (#)

- g) Statewide regulations as provided for in this Part shall apply at the following sites, except that hunting hours are 12 noon to 5 p.m. daily. Hunting is allowed on opening day, Wednesday, and Saturday only. A drawing will be held at 11 a.m. if more hunters show up than can be accommodated.

Giant City State Park (#)

Saline County State Fish and Wildlife Area (#)

- h) Statewide regulations apply except that hunting hours are 12 noon to 5 p.m. from September 1-5; hunters must obtain a free permit from the Department; permits must be in possession while hunting on the site. Permit must be returned and harvest reported by February 15 or hunter will forfeit hunting privileges for that site for the following season.

Clinton Lake State Recreation Area (except dove management fields)

Fox Ridge State Park (except dove management units; shooting hours after September 5 are 12 noon to sunset)

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Hidden Springs State Forest (except dove management fields)

Kickapoo State Park

Lake Shelbyville – Eagle Creek State Park (season opens day after Labor Day; closes October 14; shooting hours are 12 noon to sunset)

Lake Shelbyville – Kaskaskia and West Okaw Wildlife Management Areas (except dove management fields; shooting hours after September 5 are 12 noon to sunset)

Middle Fork State Fish and Wildlife Area (except dove management units)

Moraine View State Park (except dove management fields; season closes October 14)

Newton Lake Fish and Wildlife Area (except dove management units)

- i) Statewide regulations as provided for in this Part shall apply at the following sites, except that hunting hours are sunrise to 11:30 a.m. daily September 1-5; season closes September 30. A drawing will be held one hour before sunrise if more hunters show up than can be accommodated.

Johnson-Sauk Trail State Recreation Area (#)

Mt. Vernon Game Propagation Center (#)

Rend Lake State Fish and Wildlife Area (#)

Ten Mile Creek State Fish and Wildlife Area (season closes on statewide closing date; permit required; must be returned by February 15)

- j) Permit Areas

- 1) Permit Season Regulations

- A) Permit season dates shall be September 1-5 and hunting hours are 12 noon to 5 p.m. at the sites listed at the end of this subsection.

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- B) Permit Applications
Applicants must contact the Department to obtain a permit reservation. Starting dates and methods for making reservations will be publicly announced. Applicants making reservations will be sent confirmation. Up to 6 reservations, but only one per applicant, may be made. Multiple reservations for the same person will not be accepted; further, persons attempting to make multiple reservations will forfeit the privilege to obtain a reservation for that season.
 - C) Each person may apply for only one area and receive one permit per season. An applicant may reapply only if his previous application was unsuccessful.
 - D) Hunting at these areas is by special permit only for the first five days of the season; thereafter, no permits are required for hunting these sites, except at Jim Edgar Panther Creek State Fish and Wildlife Area as indicated in subsection (i)(3). All permits will be issued from Springfield and not from the site, except at Panther Creek State Fish and Wildlife Area as indicated in subsection (i)(3).
 - E) Check in time for registration shall be between 9 a.m. and 11 a.m. each day. Openings after 11 a.m. will be filled by drawing for standbys if more hunters register than there are vacancies.
 - F) All hunters must wear a DNR issued backpatch.
- 2) Non-Permit Season Regulations
- A) Non-permit season shall be September 6-30 except as indicated in parentheses.
 - B) Non-permit hunting hours shall be 12 noon to sunset except as indicated in parentheses.
 - C) No permits are required except as indicated in parentheses.
 - D) Check in and check out is required except as indicated in

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parentheses.

E) Hunter quotas will be filled on a first come-first served basis.

3) Sites

Coffeen Lake State Fish and Wildlife Area (non-permit hunting hours are 12 noon to 5:00 p.m.)

Des Plaines Conservation Area (non-permit hunting hours are 12 noon to 5 p.m.)

Edward R. Madigan State Park

Green River State Wildlife Area/Sand Prairie Habitat Area (non-permit hunting hours are sunrise to sunset)

Horseshoe Lake State Park (Madison County) (non-permit hunting hours are 12 noon to 5 p.m.)

Horseshoe Lake State Park (Madison County) Gabaret, Mosenthein, Chouteau Island Unit (non-permit hunting hours are 12 noon to 5:00 p.m. September 6 through October 14)

Jim Edgar Panther Creek State Fish and Wildlife Area (for days 6 through 10 of the season, hunting hours are noon to 6:00 p.m. and hunters must check in and out at the site office; permit required as indicated in subsection (i) for days 11 through the end of the statewide dove season; hunting hours for days 11 through the end of the statewide dove season are sunrise to sunset; on the Controlled Unit only those hunters engaged in the controlled pheasant hunting program may take doves during the November portion of the dove season; on the Quail Management Unit only those hunters with Quail Management Unit Permits may take doves during the November portion of the dove season)

Kankakee River State Park

Mackinaw River State Fish and Wildlife Area (non-permit hunting hours sunrise to sunset; each permit authorizes the holder to bring one hunting

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partner)

Matthiessen State Park (non-permit hunting hours are sunrise to sunset)

Ramsey Lake State Park (non-permit hunting hours are 12 noon to 5 p.m.)

Sangchris Lake State Park (closed after Sunday of the third weekend in September; [designated fields will be open from sunrise to 12 noon starting the 6th day of the dove season](#))

Silver Springs State Park (closed during National Hunting and Fishing Day Weekend)

k) Violation of a site specific regulation is a petty offense (see 520 ILCS 5/2.20).

(Source: Amended at 33 Ill. Reg. _____, effective _____)

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- 13) 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
- 14) Regulatory Agenda on which this rulemaking was summarized: January 2009

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

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF NATURAL RESOURCES
SUBCHAPTER b: FISH AND WILDLIFEPART 740
CROW, WOODCOCK, SNIPE, RAIL AND TEAL HUNTING

Section

740.10 Statewide Regulations

740.20 Regulations at Various Department-Owned or -Managed Sites

AUTHORITY: Implementing and authorized by Sections 1.2, 1.3, 1.4, 2.1, 2.2, 2.18, 2.26, 2.33 and 3.5 of the Wildlife Code [520 ILCS 5/1.2, 1.3, 1.4, 2.1, 2.2, 2.18, 2.26, 2.33 and 3.5] and Migratory Bird Hunting (50 CFR 20, August 25, 1987).

SOURCE: Adopted at 5 Ill. Reg. 8896, effective August 25, 1981; codified at 5 Ill. Reg. 10645; amended at 6 Ill. Reg. 357, effective December 23, 1981; amended at 6 Ill. Reg. 9648, effective July 21, 1982; amended at 7 Ill. Reg. 8815, effective July 15, 1983; amended at 8 Ill. Reg. 16796, effective August 30, 1984; amended at 9 Ill. Reg. 11620, effective July 16, 1985; peremptory amendments at 9 Ill. Reg. 14383, effective September 5, 1985; amended at 10 Ill. Reg. 15607, effective September 16, 1986; amended at 11 Ill. Reg. 9575, effective May 5, 1987; emergency amendments at 11 Ill. Reg. 15253, effective August 28, 1987, for a maximum of 150 days; emergency expired January 25, 1988; amended at 12 Ill. Reg. 12261, effective July 15, 1988; amended at 13 Ill. Reg. 12869, effective July 21, 1989; amended at 14 Ill. Reg. 11207, effective June 29, 1990; amended at 15 Ill. Reg. 10057, effective June 24, 1991; amended at 16 Ill. Reg. 11162, effective June 30, 1992; amended at 17 Ill. Reg. 10877, effective July 1, 1993; amended at 18 Ill. Reg. 9998, effective June 21, 1994; amended at 19 Ill. Reg. 10577, effective July 1, 1995; amended at 20 Ill. Reg. 10851, effective August 5, 1996; amended at 21 Ill. Reg. 9061, effective June 26, 1997; amended at 22 Ill. Reg. 14782, effective August 3, 1998; amended at 23 Ill. Reg. 9033, effective July 28, 1999; amended at 24 Ill. Reg. 8901, effective June 19, 2000; amended at 25 Ill. Reg. 11364, effective August 14, 2001; amended at 26 Ill. Reg. 13605, effective September 3, 2002; amended at 28 Ill. Reg. 12882, effective September 1, 2004; amended at 29 Ill. Reg. 9814, effective June 27, 2005; amended at 30 Ill. Reg. 12267, effective June 28, 2006; amended at 31 Ill. Reg. 9199, effective June 18, 2007; amended at 32 Ill. Reg. 10125, effective June 30, 2008; amended at 33 Ill. Reg. _____, effective _____.

Section 740.20 Regulations at Various Department-Owned or -Managed Sites

- a) All the rules in 17 Ill. Adm. Code 510 apply in this Section, unless this Section is

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more restrictive. Violation of a site specific regulation is a petty offense (see 520 ILCS 5/2.20).

- b) Woodcock, snipe and rail hunting; statewide regulations as provided for in this Part shall apply at the following areas (exceptions are in parentheses):

Anderson Lake Conservation Area (closed 7 days before duck season)

Big Bend State Fish and Wildlife Area

Big River State Forest

Cache River State Natural Area

Campbell Pond Wildlife Management Area

Cape Bend State Fish and Wildlife Area

Carlyle Lake Lands and Waters – Corps of Engineers managed lands

Carlyle Lake Wildlife Management Area (sub-impoundment area closes 7 days prior to the southern zone waterfowl season)

Crawford County Conservation Area

Cypress Pond State Natural Area

Deer Pond State Natural Area

Devil's Island

Dog Island Wildlife Management Area

Eldon Hazlet State Park (North of Allen Branch and west of Peppenhorst Branch only)

Ferne Clyffe State Park

Ft. de Chartres Historic Site (hunting with muzzleloading shotgun only)

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Ft. Massac State Park

Giant City State Park

Hamilton County Conservation Area (statewide hours until rabbit season, then 8:00 a.m. to 4:00 p.m.)

Horseshoe Lake Conservation Area (public hunting area except controlled goose hunting area)

Iroquois County Wildlife Management Area (season closes the day before permit pheasant season; 4:00 p.m. daily closing; sign in/out required; closed to snipe hunting)

Jubilee College State Park (season coincides with Jubilee Upland season, 17 Ill. Adm. Code 530.110)

~~Kankakee River State Park (woodcock only; during the controlled pheasant hunting season, hunters must abide by those portions of 17 Ill. Adm. Code 530.105 and 530.110 which pertain to Kankakee River State Park)~~

Kaskaskia River State Fish and Wildlife Area (Doza Creek Waterfowl Management Area closed 7 days prior to waterfowl season; the defined Baldwin Lake Waterfowl Rest Area is closed)

Kinkaid Lake Fish and Wildlife Area

Marseilles State Fish and Wildlife Area (woodcock only; Monday-Thursday only through October; unauthorized personnel may not be on the site outside of the posted check station operating hours; hunters may only enter the site from designated parking lots)

Mermet Lake Fish and Wildlife Area

Mississippi River Fish and Waterfowl Management Area (Pools 25 and 26)

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Mississippi River Pools 16, 17, and 18

Mississippi River Pools 21, 22 and 24

Oakford Conservation Area

Peabody River King State Fish and Wildlife Area (West subunit only;
woodcock only)

Pyramid State Park

Ramsey Lake State Park (statewide hours until rabbit season begins; then
8:00 a.m. to 4:00 p.m.)

Randolph County Conservation Area (woodcock only)

Ray Norbut State Fish and Wildlife Area

Red Hills State Park

Rend Lake State Fish and Wildlife Area and Corps of Engineers managed
areas of Rend Lake

Rice Lake Wildlife Area (season open during teal season only; sunrise
until 1:00 p.m.)

Sahara Woods State Fish and Wildlife Area

Saline County Fish and Wildlife Area

Sam Dale Lake Conservation Area (statewide hours until rabbit season,
then 8:00 a.m. to 4:00 p.m.)

Sam Parr State Park (statewide hours until rabbit season, then 8:00 a.m. to
4:00 p.m.)

Sand Ridge State Forest (During the controlled pheasant hunting season,
hunters must abide by those portions of 17 Ill. Adm. Code 530.105 and
530.110 which pertain to Sand Ridge State Forest)

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Sielbeck Forest Natural Area

Skinner Farm State Habitat Area

Snake Den Hollow Fish and Wildlife Area/Victoria Pheasant Habitat Area
(closes September 30)

Stephen A. Forbes State Park (statewide hours until rabbit season, then
8:00 a.m. to 4:00 p.m.)

~~Tapley Woods State Natural Area (closed during firearm deer season)~~

Trail of Tears State Forest

Turkey Bluffs Fish and Wildlife Area

Union County Conservation Area (Firing Line Management Area only)

Washington County Conservation Area (woodcock only)

Weinberg-King State Park

Weinberg-King State Park – Spunky Bottoms Unit (check-in/check-out
required)

Wildcat Hollow State Forest

- c) Woodcock, snipe and rail hunting permitted, exceptions as noted in parentheses. Hunters must obtain a permit from site office and permit must be in possession while hunting. Failure to report harvest by February 15 will result in loss of hunting privileges at that site for the following year.

Chauncey Marsh State Natural Area (obtain permit at Red Hills State Park headquarters)

Clinton Lake State Recreation Area (4:00 p.m. daily closing)

Fox Ridge State Park (woodcock only; 4:00 p.m. daily closing)

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Harry "Babe" Woodyard State Natural Area (woodcock only; closes October 31)

Hidden Springs State Forest (4:00 p.m. daily closing)

Horseshoe Lake State Park (Madison County) – Gabaret, Mosenthein, Chouteau Island Unit (permit required)

Jim Edgar Panther Creek State Fish and Wildlife Area (hunters are restricted to the Open Units portion of the site during the controlled pheasant season, except those hunters who possess a valid Quality Unit or Controlled Unit permit)

Kickapoo State Park (woodcock only; 4:00 p.m. daily closing; closed during firearm deer season)

Lake Shelbyville – Eagle Creek State Park (woodcock only; 4:00 p.m. daily closing; closes opening day of site's pheasant season)

Lake Shelbyville – Kaskaskia and West Okaw Wildlife Management Area (4:00 p.m. daily closing)

Meeker State Habitat Area (obtain permit at Sam Parr State Park headquarters)

Middle Fork Fish and Wildlife Area (woodcock only; 4:00 p.m. daily closing; closed during firearm deer season)

Moraine View State Park (woodcock only; 4:00 p.m. daily closing; season closes the day before site's controlled pheasant season)

Newton Lake State Fish and Wildlife Area (woodcock only; closed during firearm deer season)

Pyramid State Park – Captain Unit (open to hunters with a quality upland permit, daily draw waterfowl permit and site permit)

Pyramid State Park – Denmark Unit (open to hunters with a quality

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upland permit, daily draw waterfowl permit and site permit)

Pyramid State Park – East Conant Unit (open to hunters with a quality upland permit, daily draw waterfowl permit and site permit)

Pyramid State Park – Galum Unit (permit required; must be returned by February 15)

Sanganois State Fish and Wildlife Area

Ten Mile Creek Fish and Wildlife Area (non-toxic shot only for woodcock hunting in waterfowl rest areas)

- d) Teal hunting; statewide regulations as provided for in this Part shall apply on the following sites, except no permanent blinds allowed except as authorized in 17 Ill. Adm. Code 590.15, 590.20, 590.40 and 590.50 (exceptions are in parentheses):

Anderson Lake Conservation Area

Blanding Wildlife Area

Cache River State Natural Area

Campbell Pond Wildlife Management Area

Cape Bend State Fish and Wildlife Area

Carlyle Lake Lands and Waters – Corps of Engineers managed lands (waters of Peppenhorst Branch and Allen Branch north of the buoys only)

Carlyle Lake Wildlife Management Area (teal hunting prohibited east of Kaskaskia River from the Cox's Bridge Access north to DNR property boundary)

Chain O'Lakes State Park (hunting is allowed only from numbered blind sites; the blinds need not be completed)

Chauncey Marsh State Natural Area (obtain permit at Red Hills State Park headquarters)

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Clinton Lake State Recreation Area (hunting in waterfowl areas East of Parnell Bridge and North of Route 54 only)

Coffeen Lake State Fish and Wildlife Area (hunters must sign in prior to hunting and sign out reporting harvest at the end of each day; hunting from staked sites only; no permanent blinds; hunting by boat access only; no cutting vegetation on site; hunting north of [North 6th Avenue County Road N^{6th}](#) only; four hunters per blind site; no fishing north of [North 6th Avenue County Road N^{6th}](#) during this season)

Cypress Pond State Natural Area

Deer Pond State Natural Area

Des Plaines Conservation Area (hunting is allowed only from numbered blind sites; the blinds need not be completed)

Devil's Island

Dog Island Wildlife Management Area

Eldon Hazlet State Park – North Allen Branch Waterfowl Management Area

Ft. de Chartres Historic Site (hunting is allowed from anchored, portable boat blinds only)

Horseshoe Lake Conservation Area – Public Hunting Area (Alexander County)

Horseshoe Lake State Park (Madison County) (hunting is allowed only from numbered blind sites; blind builders must claim their blinds ½ hour before shooting time each day or blind is open to the public; blinds need not be completed)

Horseshoe Lake State Park (Madison County) – Gabaret, Mosenthein, Chouteau Island Unit (permit required)

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Kaskaskia River State Fish and Wildlife Area (the defined Baldwin Lake Waterfowl Rest Area is closed)

Kidd Lake State Natural Area (hunters must check in and out and report harvest each day; hunter quota filled on a first come-first served basis; cutting of vegetation is prohibited)

Lake Shelbyville – Kaskaskia and West Okaw Wildlife Management Areas (site permit described in subsection (c) applies)

Lake Shelbyville – Corps of Engineers Managed Lands and Waters

Lake Sinnissippi Fish and Wildlife Area (hunting is allowed only from numbered blind sites; blind builders must claim their blinds ½ hour before shooting time each day or blind is open to the public; blinds need not be completed)

Marshall State Fish and Wildlife Area – all management units ([check-in and check-out required](#))

Meredosia Lake

Mississippi River Fish and Waterfowl Management Area (Mississippi River Pools 25 and 26) (blind builders must claim their blinds ½ hour before shooting time or the blind is open for that day's hunt; no hunting allowed in the designated Batchtown waterfowl rest area, Crull Hollow waterfowl rest area and Godar waterfowl rest area)

Mississippi River Pools 16, 17 and 18

Mississippi River Pools 21, 22 and 24

Oakford Conservation Area

Pyramid State Park – Captain Unit (permit required; must be returned by February 15; hunting not allowed in Captain Unit waterfowl rest area)

Pyramid State Park – Denmark Unit (permit required; must be returned by February 15; hunting not allowed in Denmark Unit waterfowl rest area)

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Pyramid State Park – Galum Unit (permit required; must be returned by February 15)

Ray Norbut Fish and Wildlife Area

Rend Lake State Fish and Wildlife Area and Corps of Engineers managed areas of Rend Lake

Rice Lake Fish and Wildlife Area (check in and check out required; sunrise until 1:00 p.m.)

Saline County Fish and Wildlife Area

Sanganois State Fish and Wildlife Area (permit required)

Snake Den Hollow Fish and Wildlife Area/Victoria Pheasant Habitat Area

Stephen A. Forbes State Park (walk-in hunting in the subimpoundment only)

Ten Mile Creek State Fish and Wildlife Area (permit required)

Turkey Bluffs State Fish and Wildlife Area

Union County Conservation Area (public hunting area and firing line unit only)

Weinberg-King State Park – Spunky Bottoms Unit (check-in/check-out required)

Woodford Fish and Wildlife Area

e) Crow Hunting

- 1) Statewide regulations as provided for in this Part shall apply at the following sites (season dates in parentheses):

Anderson Lake Conservation Area

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Big Bend State Fish and Wildlife Area

Big River State Forest

Green River State Wildlife Area (January 1 through statewide closing)

Hamilton County State Fish and Wildlife Area

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

Mississippi River Pools 16, 17, 18

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

Pyramid State Park – Captain Unit (no hunting in waterfowl rest area; permit required, must be returned by February 15)

Pyramid State Park – Denmark Unit (no hunting in waterfowl rest area; permit required, must be returned by February 15)

Pyramid State Park – East Conant Unit (permit required, must be returned by February 15)

Pyramid State Park – Galum Unit (permit required, must be returned by February 15)

Ray Norbut Fish and Wildlife Area

Rend Lake State Fish and Wildlife Area and Corps of Engineers managed areas of Rend Lake

Sanganois State Fish and Wildlife Area (day after Canada goose season closes through statewide closing; nontoxic shot only; permit required)

Spoon River State Forest (all hunters must sign in/sign out)

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Stephen A. Forbes State Park

Weinberg-King State Park – Spunky Bottoms Unit (check-in/check-out required)

- 2) Crow hunting permitted, exceptions as noted in parentheses. Hunters must obtain a permit from site office and permit must be in possession while hunting. Failure to report harvest by March 15 will result in loss of hunting privileges at that site for the following year:

Horseshoe Lake State Park (Madison County) (begins the day after controlled pheasant hunting closes through the end of February)

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

Sand Ridge State Forest

Ten Mile Creek Fish and Wildlife Area (non-toxic shot only for crow hunting in waterfowl rest areas)

- 3) All hunters must make a reasonable effort to retrieve downed birds. All crows must be removed from the site by the hunter.

(Source: Amended at 33 Ill. Reg. _____, effective _____)

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Background Checks
- 2) Code Citation: 89 Ill. Adm. Code 385
- 3)

<u>Section Numbers:</u>	<u>Adopted Action:</u>
385.20	Amend
385.30	Amend
385.60	Amend
385.APPENDIX A	Amend
385.APPENDIX B	Amend
- 4) Statutory Authority: Child Care Act of 1969 [225 ILCS 10], the Child Product Safety Act [430 ILCS 125], and the Abused and Neglected Child Reporting Act [325 ILCS 5/3]
- 5) Effective Date of Amendments: February 27, 2009
- 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 amendments, including any materials incorporated by reference, is on file in the agency's principal office and is available for public inspection.
- 9) Notice of Proposal Published in Illinois Register: 32 Ill Reg. 12138; August 1, 2008
- 10) Has JCAR issued a Statement of Objection to these amendments? No
- 11) Differences between proposal and final version: There were no differences other than editing and formatting corrections.
- 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 rulemaking currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendments: A summary of the amendments to Part 385 is as follows:

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

The amendments implement federal requirements of the Adam Walsh Protection and Safety Act in compliance with the Children and Family Services Act. The Act requires foster home license applicants to undergo a criminal background check prior to DCFS issuing a license. For those applicants who have lived in Illinois less than 5 years, the background check must include a check of the records of the previous state of residence. The Department has been doing background checks for foster home applicants who resided in another state for the last 3 years. In addition, the youngest age at which fingerprints are required is lowered from 18 to 17 because 17-year-olds are treated as adults by the Illinois criminal courts.

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

Jeff E. Osowski
Office of Child and Family Policy
Department of Children and Family Services
406 E. Monroe, Station #65
Springfield, Illinois 62701-1498

217/524-1983
TDD: 217/524-3715
E-Mail: cfpolicy@idcfs.state.il.us

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES

CHAPTER III: DEPARTMENT OF CHILDREN AND FAMILY SERVICES

SUBCHAPTER d: LICENSING ADMINISTRATION

PART 385

BACKGROUND CHECKS

Section

385.10	Purpose
385.20	Definitions
385.30	Applicability of This Part
385.40	Authorization for Background Checks
385.50	Child Abuse or Child Neglect
385.60	Criminal Convictions and Pending Criminal Charges
385.70	Disposition of Background Checks
385.80	Appeal of Decision to Deny License or Permit Based on Background Check Information
385.90	Records to be Maintained by the Child Care Facility
385.100	Confidentiality of Background Check Information
385.110	Severability of This Part
385.APPENDIX A	Criminal Convictions Preventing Licensure, Employment, or Residence in a Family Home in Which a Child Care Facility Operates
385.APPENDIX B	Matrix of Persons Subject to Background Checks Under Part 385

AUTHORITY: Implementing and authorized by the Child Care Act of 1969 [225 ILCS 10]; Section 5(a)(3)(A) and (F) and (v) of the Children and Family Services Act [20 ILCS 505/5(a)(3)(A) and (F) and (v)]; and Section 55a(34) of the Civil Administrative Code [20 ILCS 2605/55a(34)] Adam Walsh Child Protection and Safety Act (P.L. 109-248).

SOURCE: Emergency rules adopted at 10 Ill. Reg. 19123, effective October 29, 1986, for a maximum of 150 days; adopted at 11 Ill. Reg. 6398, effective March 31, 1987; amended at 13 Ill. Reg. 5917, effective May 1, 1989; emergency amendment at 20 Ill. Reg. 3930, effective March 1, 1996, for a maximum of 150 days; modified in response to Joint Committee on Administrative Rules objection at 20 Ill. Reg. 5712; emergency expired July 28, 1996; amended at 21 Ill. Reg. 4444, effective April 1, 1997; emergency amendment at 28 Ill. Reg. 1167, effective January 1, 2004, for a maximum of 150 days; emergency expired May 29, 2004; amended at 28 Ill. Reg. 13432, effective September 30, 2004; amended at 33 Ill. Reg. 4117, effective February 27, 2009.

Section 385.20 Definitions

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"Access to children" means a child care facility employee's duties require that the employee be present in a licensed child care facility during the hours that children are present in the facility. In addition, any person who is permitted to be alone outside the visual and auditory supervision of facility staff with children receiving care in a licensed child care facility is subject to the background check requirements of this Part.

"Adult" means any person who is 18 years of age or older.

"Assistant" or "child care assistant" means a person who assists a licensed home caregiver in the operation of the day care home, group day care home, or foster family home.

"Authorization for background check" means a complete, signed form prescribed by the Department which authorizes a background check as defined in this Part and submission of fingerprints, if required. An authorization for a background check may be used for the initial and all subsequent background checks required to determine compliance with the requirements of this Part.

"Background check" means:

- a criminal history check via fingerprints of persons age ~~17~~18 and over that are submitted to the Illinois State Police and the Federal Bureau of Investigation (FBI) for comparison to their criminal history records or the National Crime Information Database (NCID) when applicable for prospective foster and adoptive parents, as appropriate; and
- a check of the Child Abuse and Neglect Tracking System (CANTS/SACWIS) and other state child protection systems, or the National Registry, as appropriate, to determine whether an individual is currently alleged or has been indicated as a perpetrator of child abuse or neglect; and
- a check of the Illinois Sex Offender Registry and the National Sex Offenders Registry, as appropriate.

"CANTS" means the Child Abuse and Neglect Tracking System operated and maintained by the Illinois Department of Children and Family Services. This

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system is being replaced by the Statewide Automated Child Welfare Information System (SACWIS).

"Child" means any person under 18 years of age. (Section 2.01 of the Child Care Act of 1969 [225 ILCS 10/2.01])

"Child care facility" means any person, group of persons, agency, association or organization, whether established for gain or otherwise, who or which receives or arranges for care or placement of one or more children, unrelated to the operator of the facility, apart from the parents, with or without the transfer of the right of custody, in any facility as defined in the Child Care Act of 1969, established and maintained for the care of children. "Child care facility" includes a relative who is licensed or who applies for a license as a foster family home under Section 4 of the Child Care Act of 1969. A child care facility also means those described in the Child Care Act, including but not limited to any child care institution, maternity center, child welfare agency, day care center, day care agency, group home, foster family home, day care home, group day care home, partially exempt secure child care facility or youth emergency shelter (Section 2.05 of the Child Care Act of 1969).

"Conditional employee" means an individual (including any substitute or assistant) who has applied for and been conditionally selected to perform child care functions or administrative, professional, or support functions that allow access to children and who has commenced such duties while awaiting the results of the background check required by this Part.

"Conviction" means a judgment of conviction or sentence entered upon a plea of guilty or upon a verdict or finding of guilty of an offense, rendered by a legally constituted jury or by a court of competent jurisdiction authorized to try the case without a jury. (Section 2-5 of the Criminal Code of 1961 [720 ILCS 5/2-5])

"Date of notice" means the date of the written notice to a license holder that all persons subject to background checks, as defined in this Section, must authorize such checks and submit to fingerprinting, if required.

"Denial of application for license" means the refusal to grant a license or permit to a person, group of persons, agency, association or organization that applied for a license to operate a child care facility.

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"Department" means the Illinois Department of Children and Family Services.
(Section 2.02 of the Child Care Act of 1969)

"Director" means the Director of the Illinois Department of Children and Family Services.

"Employee" means any staff person employed by a child care facility, and includes any substitute or assistant. This definition includes administrative, professional and other support staff who have access to children.

"Governing body" means the board of directors of a corporation; otherwise, the term means the owners or other persons, agency, association or organization legally responsible for the operation of the child care facility.

"Illinois Sex Offender Registry" means the registry of any person convicted of a felony sex crime or an attempt to commit a felony sex crime operated and maintained by the Illinois State Police.

"License" means a document issued by the Department that authorizes child care facilities to operate in accordance with applicable standards and the provisions of the Child Care Act of 1969.

"License applicant" means, for purposes of background checks, the operator or person with direct responsibility for daily operation of the facility to be licensed.
(Section 4.4 of the Child Care Act of 1969)

"Licensing entity" means the Department or a supervising agency recommending the license or processing the employment application.

"Licensing representative" means persons authorized by the Department under the Child Care Act of 1969 to examine facilities for licensure.

"Member of the household" means a person who resides in a family home as evidenced by factors, including, but not limited to, maintaining clothing and personal effects at the household address, or receiving mail at the household address, or using identification with the household address.

"Minor traffic violation" means a traffic violation under the laws of the State of Illinois or any municipal authority therein or another state or municipal authority

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which is punishable solely as a petty offense. (Section 6-601 of the Illinois Driver Licensing Law [625 ILCS 5/6-601])

"Multi-function agency" means an agency, association, or other organization that operates a child care facility, child welfare agency, or day care agency in addition to other services not subject to licensure under the Child Care Act of 1969. A child care facility, child welfare agency, or day care agency may consist of distinct units, divisions, or departments of a multi-function agency. In a multi-function agency, only the persons with direct authority for the operations of the child care facility and those who have access to children, as defined in this Section, are subject to the background check requirements of this Part.

"National Crime Information Database" or "NCID" means the National Crime Information Center and its incorporated criminal history databases.

"National Registry" means an electronic national registry of substantiated cases of child abuse and neglect supplied by the states, created by the Secretary of Health and Human Services in consultation with the Attorney General.

"National Sex Offender Registry" means an electronic national registry, operated and maintained by the United States Department of Justice, of any person convicted of a felony sex crime or an attempt to commit a felony sex crime in any state.

"Operator" means any person responsible for the day-to-day management of the child facility.

"Parental involvement" means parental assistance with a child care program such as participation in field trips, parties, attendance on special days for special events, or parental support and cooperation in the classroom.

"Persons subject to background checks" means:

- the operators of the child care facility;
- all current and conditional employees of the child care facility;
- any person who is used to replace or supplement staff;

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- any person who has access to children, as defined in this Section; and
- any person who provides services that allow unsupervised access to children if the requirement for background checks is a condition of a contract or agreement or is required otherwise under 89 Ill. Adm. Code 357; (Purchase of Service).

If the child care facility operates in a family home, the license applicants and all members of the household age 13 and over are subject to background checks, as appropriate, even if these members of the household are not usually present in the home during the hours the child care facility is in operation.

"Replacement or supplemental staff" means any paid or unpaid individual who is used to perform essential staff duties as evidenced by being counted in the staff-child ratio or being allowed to be alone with children in a licensed child care facility outside the visual or auditory supervision of facility staff.

"SACWIS" means the Statewide Automated Child Welfare Information System operated by the Illinois Department of Children and Family Services, replacing the CANTS system.

"Seasonal child care program" means a child care facility that operates a seasonal program, such as summer-only or migrant Head Start program, ~~that~~ which is subject to licensing by the Department.

"State Central Register" means the child abuse and neglect data system maintained by the Department pursuant to the Abused and Neglected Child Reporting Act [325 ILCS 40].

"Substitute" means a permanent or temporary employee who is used to replace or supplement regular staff.

"Supervising agency" means a licensed child welfare agency, a licensed day care agency, a license exempt agency, or the Department.

(Source: Amended at 33 Ill. Reg. 4117, effective February 27, 2009)

Section 385.30 Applicability of This Part

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- a) **Applicability**
All licensed child care facilities shall submit completed, signed authorizations for background checks for all persons subject to background checks as defined in Section 385.20.
- b) **License Renewals**
A child care facility license shall not be renewed until the results of the background check (CANTS/SACWIS, Illinois Sex Offender Registry, and criminal history) have been received for the operator of the child care facility. However, if complete, signed authorizations have been submitted and fingerprints obtained for all persons subject to background checks, as defined in Section 385.20, and a check of the CANTS/SACWIS and Illinois Sex Offender Registry is completed, renewal of the license shall not be delayed pending receipt of the results of the criminal background check for other persons subject to background checks.
- c) **Scope of Background Checks**
- 1) All persons subject to background checks pursuant to this Part shall be processed through the CANTS/SACWIS and the Illinois Sex Offender Registry. Fingerprints of all persons age ~~17~~¹⁸ and over shall be submitted to the Illinois State Police via the fingerprint vendor stipulated by the Department for a criminal history check.
 - 2) In addition, foreign nationals who have not resided in Illinois for all of the preceding 3 years shall submit to their prospective employer (if seeking employment) or licensing representative (if seeking a license to operate a child care facility) a copy of their valid passport and current visa. A copy of the valid passport and current visa shall be attached to the authorization for background check submitted to:

Department of Children and Family Services
Central Office of Licensing
406 E. Monroe Street, Station #60
Springfield, Illinois 62701

All facsimile transmissions shall be sent to the Employment FAX Line at (217)785-6368.

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- 3) In addition, each owner of a for-profit corporation, as a condition of license renewal, must *certify under penalty of perjury that he or she is current or not more than 30 days delinquent in complying with a child support order. Failure to so certify may result in a denial of the license application, refusal to renew the license, or revocation of the license.* [5 ILCS 100/10-65(c)]
- 4) Fingerprints for the following persons age ~~17~~18 and over shall be submitted to the Federal Bureau of Investigation (FBI) for a search of its records for evidence of prior criminal activity:
 - A) persons who have a record of criminal activity which may impact their suitability for licensure/employment by their own acknowledgment or according to the records of the Illinois State Police; and
 - B) persons who have resided outside the State of Illinois for any part of the preceding three years.
- 5) *For prospective foster or adoptive parents or other adult living in the home who resided in another state in the preceding 5 years, the Department shall request a check of that other state's child abuse and neglect registry and the National Sex Offender Registry.* [20 ILCS 505/5(v-2)]
- d) A Condition of Employment
 - 1) As a condition of employment in a licensed child care facility in a position which allows access to children, all persons subject to background checks, as defined in Section 385.20, shall complete and sign authorizations for background checks and submit to fingerprinting, if required. This applies to all current and conditional employees subject to background checks, as defined in Section 385.20, and to any individual used as replacement or supplemental staff in the direct care and supervision of children.
 - 2) Complete, signed authorizations for background checks must be submitted to:

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Department of Children and Family Services
Central Office of Licensing
406 E. Monroe Street, Station #60
Springfield, Illinois 62701

All such authorizations must be postmarked within two business days after the person's employment or use in a role as replacement or supplemental staff. All facsimile transmissions shall be sent to the Employment Fax Line at (217) 785-6368.

- e) **Child Care Facilities that Operate Within a Family Home**
If the child care facility operates in a family home, adult members of the household [age 17 and older](#) shall be fingerprinted to be screened for prior criminal convictions and current pending criminal charges in accordance with the requirements of this Part. All household members age 13 and over shall be screened for a history of child abuse or neglect and for inclusion in the Illinois Sex Offender Registry. These background checks are required even if members of the household usually are not present in the home during the hours the child care facility is in operation.
- f) **Programs Operated Under the Auspices of Child Welfare or Day Care Agencies**
The background check requirements of this Part apply to:
- 1) employees of a child welfare agency who are involved in the placement in, licensure of, or supervision of foster family or adoptive homes, relative homes, group homes, child care institutions, youth emergency shelters, or independent living arrangements; and
 - 2) employees of a child welfare agency or day care agency who are involved in the licensure or supervision of licensed day care homes; and
 - 3) persons used as replacement or supplemental staff identified in subsection (f)(1) or (2).
- g) **Service Providers**
As a condition of a contract or agreement, or as otherwise required under 89 Ill. Adm. Code 357, Purchase of Service, the Department may require a person who provides services that allow unsupervised access to children to authorize a

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background check under this Part.

- h) Issuance of Permits
A permit may be issued when:
 - 1) the facility operator has cleared a complete background check (criminal history, CANTS/SACWIS, and Illinois Sex Offender Registry); and
 - 2) if a for-profit corporation or other for-profit legal entity, the owner has certified that he or she is current or not more than 30 days delinquent in complying with a child support order; and
 - 3) all other persons subject to background checks have been fingerprinted (if required), as verified by a fingerprint receipt, and have obtained their CANTS/SACWIS, and Illinois Sex Offender Registry clearances; and
 - 4) the facility is in compliance with all other applicable licensing requirements for issuance of a permit.
- i) Work Study Students
No criminal history check is required unless work study students are used as replacement or supplemental staff, as defined in Section 385.20. However, CANTS/SACWIS and Illinois Sex Offender Registry checks must be completed for all work study students.
- j) Volunteers
No background check (CANTS/SACWIS, Illinois Sex Offender Registry, criminal history) is required unless volunteers are used as replacement or supplemental staff, as defined in Section 385.20.
- k) Parental Involvement
Parental involvement in a child care facility program does not require a background check unless the parent is used as replacement or supplemental staff, as defined in Section 385.20. Nothing in this Part is intended to prohibit a parent from being left alone unsupervised with only his or her own children.
- l) Responsibility for Cooperation
Child care facilities shall be responsible for ensuring that persons subject to criminal background checks make themselves available for fingerprinting when

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scheduled by the Department or its authorized representatives. Failure of a person subject to criminal background checks to appear for scheduled fingerprinting may result in the denial of a license application or refusal to renew or revocation of an existing license unless the child care facility can demonstrate that it took reasonable measures to insure cooperation with the fingerprinting process. Adequate cause for failure to appear for fingerprinting includes, but is not limited to:

- 1) death in the family of the person; or
- 2) serious illness of the person or illness in the person's immediate family; or
- 3) weather or transportation emergencies.

m) Limitations on Criminal Offenders

Persons age 1748 and over who have been convicted of committing or attempting to commit the offenses in Section 385.60(a) or (b) (when applicable) and when the Department becomes aware of persons age 13 and over who have been tried as an adult and convicted for the crimes identified in Section 385.60(a) or (b) shall not:

- 1) receive a license from the Department to operate a child care facility or have such a license renewed; or
- 2) be employed by a child care facility licensed by the Department in a position which allows access to children; or
- 3) be a member of the household in a family home in which a child care facility operates; or
- 4) obtain a contract or agreement from the Department to provide services which allow access to children if the requirement for such background checks is a condition of the contract or agreement.

n) Limitations on Perpetrators of Child Abuse/Neglect

Persons who have been indicated as the perpetrator of any of the child abuse/neglect allegations identified in Section 385.50(a) are presumed to be unfit for service that allows access to children. These indicated perpetrators are limited in the same manner as the criminal offenders in subsection (m) unless the Director

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or designee has waived in writing the presumption of unsuitability. Such waivers may be requested in writing in accordance with Section 385.50(b).

- o) **No Charge for Background Checks**
There is no charge to license applicants or licensed child care facilities for the background checks which are required by this Part.

(Source: Amended at 33 Ill. Reg. 4117, effective February 27, 2009)

Section 385.60 Criminal Convictions and Pending Criminal Charges

- a) **Convictions Which Serve as Bar to Licensure/Employment that Allows Access to Children**
Persons who have been convicted of certain serious crimes, identified in Appendix A of this Part, shall not receive a license to operate a child care facility or, if such a person has been licensed to operate a child care facility, the licensing entity shall revoke or refuse to renew such license upon learning that the licensee has been convicted of committing or attempting to commit any of the offenses identified below. In addition, no person who has been convicted of committing or attempting to commit any of the offenses listed below shall either be employed in a licensed child care facility in a position that allows access to children or reside in a family home in which a child care facility operates. This includes persons who have been:
 - 1) declared a sexually dangerous person under the Sexually Dangerous Persons Act [725 ILCS 205] or identified as a sex offender in the Illinois Sex Offender Registry operated by the Illinois State Police; or
 - 2) convicted of committing or attempting to commit any of the offenses specified in Appendix A of this Part that are defined by the Criminal Code of 1961 [720 ILCS 5] or any earlier Illinois criminal law or code (See Section 4.2 of the Child Care Act of 1969 [225 ILCS 10/4.2]);or
 - 3) convicted of committing or attempting to commit an offense in another state, the elements of which are similar and bear a substantial relationship to any of the criminal offenses specified in Appendix A of this Part.
- b) **Special Provisions for Foster Family Homes**
In addition to the provisions set forth in subsection (a), no applicant may be

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licensed by the Department to operate a foster family home, and no person may reside in a foster family home licensed by the Department, who has been convicted of committing or attempting to commit any of the offenses listed in Section 4.2 of the Child Care Act of 1969 [225 ILCS 10/4.2], [and Section 5\(v-1\) of The Children and Family Services Act \[20 ILCS 505/5\(v-1\)\]](#), or who is included in the Illinois Sex Offender Registry (unless the offender is a ward of the State of Illinois placed in the foster home by the Department or its contractual agent).

- c) **Special Provisions for Service Providers**
As a condition of a contract or agreement, or as otherwise required under 89 Ill. Adm. Code 357, Purchase of Service, the Department shall require a person who provides services that allow unsupervised access to children to authorize a background check under this Part.
- d) **Assessment of Criminal Convictions**
Except as specified in subsections (a) and (b) of this Section, an individual convicted of a crime will not automatically be prohibited from licensure, renewal of a license, or employment in a child care facility, from residing in a family home in which a child care facility operates, or from obtaining a contract with the Department to provide services which allow access to children as part of their duties. Instead, the following shall be considered:
 - 1) the nature of the crime for which the individual was convicted;
 - 2) the circumstances surrounding the commission of the crime, including the age of the individual, that would demonstrate a low likelihood of repetition;
 - 3) the period of time that has elapsed since the crime was committed;
 - 4) the number of crimes for which the individual was convicted;
 - 5) evidence of rehabilitation such as successful participation in therapy since conviction;
 - 6) commutation of the sentence by the Governor or granting of a pardon;
 - 7) overturn of the conviction upon appeal;

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- 8) character references;
 - 9) the relationship of the crime to the capacity to care for children or to have access to children cared for in a child care facility;
 - 10) Whether the employee/foster parent disclosed whether he or she had a criminal background and the circumstances of the conviction; and
 - 11) The development of a supervisory or monitoring plan that the Department has approved.
- e) **Assessment of Pending Criminal Charges**
When an employer is informed that an employee has a pending charge for a crime listed as a barred offense in subsection (a), the employer shall develop a protective plan addressing unsupervised access to children until the charge has been resolved. An individual against whom criminal charges are pending shall not be automatically prohibited from licensure, renewal of a license, or employment in a child care facility, residing in a family home in which a child care facility operates, or obtaining a contract with the Department to provide services which allow access to children (as limited by 89 Ill. Adm. Code 357, Purchase of Service) because of the pending criminal charges. In those instances, the following shall be considered:
- 1) the seriousness and nature of the charges which are pending including a determination of whether the charges are among those listed in Appendix A of this Part that serve as a bar to licensure or employment in a position that allows access to children;
 - 2) the circumstances surrounding the incident that led to the criminal charge;
 - 3) the relationship of the charges to the ability to care for children or to have access to children and confidential information in a child care facility;
 - 4) whether the individual has ever been convicted of or charged with crimes of a similar nature; and
 - 5) character references and other information submitted by or on behalf of the appellant or any other person, especially about the suitability of the

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individual to care for children.

- f) **Notification of Hiring Decision**
Child care facilities shall notify the Department in writing of their decision regarding the employment of a person with a criminal history. Such notice shall be postmarked within 30 days after receipt of the information from the Department about the individual's criminal history. If the facility chooses to retain the employee, it must notify the Department of this decision and specify in the notice the operating hours of the facility, the duties of the employee, and the hours the employee will be working. The decision of the employer is final, subject to review under the personnel policies of its governing body. Such hiring decisions may not be appealed to the Department of Children and Family Services.

(Source: Amended at 33 Ill. Reg. 4117, effective February 27, 2009)

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Section 385.APPENDIX A Criminal Convictions Preventing Licensure, Employment, or Residence in a Family Home in Which a Child Care Facility Operates

- a) Criminal Convictions Preventing Licensure, Employment, or Residence in a Family Home in Which a Child Care Facility Operates
- If any person subject to background checks has been included in the Illinois Sex Offender Registry or convicted of committing or attempting to commit one or more of the following serious criminal offenses under the Criminal Code of 1961 [720 ILCS 5] or under any earlier Illinois criminal law or code or an offense in another state, the elements of which are similar and bear a substantial relation to any of the criminal offenses specified below, this conviction will serve as a bar to: receiving a license or permit to operate as a child care facility and renewal of an existing license to operate a child care facility; residing in a family home in which a child care facility operates; obtaining employment or continuing in employment in a licensed child care facility which allows access to children as part of the duties; and obtaining a contract or agreement providing services on behalf of the Department that allows unsupervised access to children.

In addition to the list of crimes in this Appendix A, no applicant may receive a license from the Department to operate a foster family home, and no adult person may reside in a foster family home licensed by the Department, who has been convicted of committing or attempting to commit any of the offenses listed in Appendix A, Criminal Convictions Which Prevent Licensure, of 89 Ill. Adm. Code 402, Licensing Standards for Foster Family Homes, which is a more inclusive list of crimes.

The offenses that serve as a bar to licensure, residence in a family home in which a child care facility operates, employment that allows access to children in any child care facility subject to licensing, or providing services that allow unsupervised access to children include:

OFFENSES DIRECTED AGAINST THE PERSON

HOMICIDE

- *Murder*
- *Solicitation of murder*
- *Solicitation of murder for hire*
- *Intentional homicide of an unborn child*

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- *Voluntary manslaughter of an unborn child*
- *Involuntary manslaughter*
- *Reckless homicide*
- *Concealment of a homicidal death*
- *Involuntary manslaughter of an unborn child*
- *Reckless homicide of an unborn child*
- *Drug induced homicide*

KIDNAPPING AND RELATED OFFENSES

- *Kidnapping*
- *Aggravated kidnapping*
- *Aggravated unlawful restraint*
- *Forcible detention*
- *Child abduction*
- *Aiding and abetting child abduction*
- *Harboring a runaway [225 ILCS 10/4.2(b)]*

SEX OFFENSES UNDER ARTICLE 11 OF THE CRIMINAL CODE OF 1961,
EXCEPT OFFENSES DESCRIBED IN SECTIONS 11-7, 11-8, 11-12 AND 11-
13

- *Indecent solicitation of a child*
- *Indecent solicitation of an adult*
- *Public indecency*
- *Sexual exploitation of a child*
- *Custodial sexual misconduct*
- *Presence within school zone by child sex offenders*
- *Approaching, contacting, residing, or communicating with a child within a public park zone by child sex offenders*
- *Sexual relations within families*
- *Prostitution*
- *Soliciting for a prostitute*
- *Soliciting for a juvenile prostitute*
- *Solicitation of a sexual act*
- *Pandering*
- *Keeping a place of prostitution*
- *Keeping a place of juvenile prostitution*
- *Patronizing a prostitute*

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- *Patronizing a juvenile prostitute*
- *Pimping*
- *Juvenile pimping*
- *Exploitation of a child*
- *Obscenity*
- *Child pornography*
- *Harmful material*
- *Tie-in sales of obscene publications to distributors*
- *Posting of identifying information on a pornographic internet site [720 ILCS 5/Art. 11]*

BODILY HARM

- *Heinous battery*
- *Aggravated battery with a firearm*
- *Aggravated battery of a child*
- *Tampering with food, drugs, or cosmetics*
- *Hate crime*
- *Stalking*
- *Aggravated stalking*
- *Threatening public officials*
- *Home invasion*
- *Vehicular invasion*
- *Drug induced infliction of great bodily harm*
- *Criminal sexual assault*
- *Aggravated criminal sexual assault*
- *Predatory criminal sexual assault of a child*
- *Criminal sexual abuse*
- *Aggravated sexual abuse*
- *Criminal transmission of HIV*
- *Criminal abuse or neglect of an elderly or disabled person*
- *Child abandonment*
- *Endangering the life or health of a child*
- *Ritual mutilation*
- *Ritualized abuse of a child [225 ILCS 10/4.2(b)]*

Final approval for licensure shall not be granted if the record check reveals a felony conviction for child abuse or neglect, for spousal abuse, for a crime against children, or for a crime involving violence, including rape, sexual assault

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or homicide, but not including other felony convictions for physical assault or battery, or if there is a felony conviction for physical assault, battery or a drug-related offense committed within the past 5 years. [20 ILCS 505/5(v-1) and (v-2)]

b) Additional Convictions that Bar Licensure of or Employment in a Child Care Facility

In addition to the requirements of subsection (a), no new applicant and, on the date of licensure renewal, no current licensee may operate or receive a license from the Department to operate, no person may be employed by, and no adult person may reside in a child care facility licensed by the Department who has been convicted of committing or attempting to commit any of the following offenses or an offense in any other jurisdiction the elements of which are similar to and bear a substantial relationship to any of the following offenses:

OFFENSES DIRECTED AGAINST THE PERSON

BODILY HARM

- *Felony aggravated assault*
- *Vehicular endangerment*
- *Felony domestic battery*
- *Aggravated battery*
- *Heinous battery*
- *Aggravated battery with a firearm*
- *Aggravated battery of an unborn child*
- *Aggravated battery of a senior citizen*
- *Intimidation*
- *Compelling organization membership of persons*
- *Abuse and gross neglect of a long term care facility resident*
- *Felony violation of an order of protection*

OFFENSES AFFECTING PUBLIC HEALTH, SAFETY, AND DECENCY

- *Felony unlawful use of weapons*
- *Aggravated discharge of a firearm*
- *Reckless discharge of a firearm*
- *Unlawful use of metal piercing bullets*
- *Unlawful sale or delivery of firearms on the premises of any school*
- *Disarming a police officer*

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- *Obstructing justice*
- *Concealing or aiding a fugitive*
- *Armed violence*
- *Felony contributing to the criminal delinquency of a juvenile*

DRUG OFFENSES

- *Possession of more than 30 grams of cannabis*
 - *Manufacture of more than 10 grams of cannabis*
 - *Cannabis trafficking*
 - *Delivery of cannabis on school grounds*
 - *Unauthorized production of more than 5 cannabis sativa plants*
 - *Calculated criminal cannabis conspiracy*
 - *Unauthorized manufacture or delivery of controlled substances*
 - *Controlled substance trafficking*
 - *Manufacture, distribution or advertisement of look-alike substances*
 - *Calculated criminal drug conspiracy*
 - *Street gang criminal drug conspiracy*
 - *Permitting unlawful use of a building*
 - *Delivery of controlled, counterfeit, or look-alike substances to persons under age 18, or at truck stops, rest stops, or safety rest areas, or on school property*
 - *Using, engaging, or employing persons under 18 to deliver controlled, counterfeit, or look-alike substances*
 - *Delivery of controlled substances*
 - *Sale or delivery of drug paraphernalia*
 - *Felony possession, sale, or exchange of instruments adapted for use of a controlled substance or cannabis by subcutaneous injection*
 - *Felony possession of a controlled substance [225 ILCS 10/4.2(b-1)]*
- c) Exception Applicable to Child Care Facilities Other than Foster Family Homes
Notwithstanding subsection (a), *the Department may issue a new child care facility license or may renew the existing child care facility license of an applicant, or an applicant who has an adult residing in a home child care facility who was convicted of an offense described in subsection (b), or the Department may approve the employment of a person by a child care facility who was convicted of an offense described in subsection (b), provided that all of the following requirements are met:*

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- 1) *The relevant criminal offense or offenses occurred more than 5 years prior to the date of application or renewal, except for drug offenses. The relevant drug offense must have occurred more than 10 years prior to the date of application or renewal, unless the applicant or prospective employee has passed a drug test, arranged and paid for by the child care facility, no less than 5 years after the offense;*
- 2) *The Department must conduct a background check and assess all convictions and recommendations of the child care facility in accordance with Section 385.60(d), (e) and (f) and determine if a waiver is applicable in accordance with subsection (c)(1);*
- 3) *The applicant meets all other requirements and qualifications to obtain a license to operate the pertinent type of child care facility. [225 ILCS 10/4.2(b-2)]*

(Source: Amended at 33 Ill. Reg. 4117, effective February 27, 2009)

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Section 385.APPENDIX B Matrix of Persons Subject to Background Checks Under Part 385

Type of Individual	Criminal Check	Illinois Sex Offender Registry	Child Abuse/ Neglect Check	Child Support	Explanation
Operator	Yes	Yes	Yes	Yes	Criminal check via fingerprints. Delinquent child support check applies only to for-profit entities.
Employee • Age 17 18 and over • Under age 18	Yes No	Yes Yes	Yes Yes	No No	For persons age 17 18 and over, the criminal check is done via fingerprints.
Others in Family Home • Age 17 18 and over • Ages 13 through 18	Yes No	Yes Yes	Yes Yes	No No	For persons age 17 18 and over, the criminal check is done via fingerprints.
Individual Used to Replace or Supplement Staff • Age 17 18 and over • Under age 18	Yes No	Yes Yes	Yes Yes	No No	For persons age 17 18 and over, the criminal check is done via fingerprints.
Service provider for the Department who has access to children • Age 17 18 and over • Under age 18	Yes No	Yes Yes	Yes Yes	No No	For persons age 17 18 and over, the criminal check is done via fingerprints.

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Type of Individual	Criminal Check	Child Sex Offender Registry	Child Abuse/Neglect Check	Child Support	Explanation
Work Study Student	No	Yes	Yes	No	If counted in the staff-child ratio or left alone with children outside the visual or auditory supervision of facility staff, the individual is replacing or supplementing staff and a criminal background check is required, also.
Contractual Staff Hired by the Child Care Facility	No	No	No	No	If counted in the staff-child ratio or left alone with children outside the visual or auditory supervision of facility staff, the individual is replacing or supplementing staff and a criminal background check is required.
Volunteers	No	No	No	No	If counted in the staff-child ratio or left alone with children outside the visual or auditory supervision of facility staff, the individual is replacing or supplementing staff and a criminal background check is required.
Parents	No	No	No	No	If counted in the staff-child ratio or left alone with children outside the visual or auditory supervision of facility staff, the individual is replacing or supplementing staff and a criminal background check is required.

(Source: Amended at 33 Ill. Reg. 4117, effective February 27, 2009)

DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION

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- 1) Heading of the Part: Consumer Installment Loan Act
- 2) Code Citation: 38 Ill. Adm. Code 110
- 3)

<u>Section Numbers</u> :	<u>Adopted Action</u> :
110.300	Amendment
110.310	Amendment
110.320	Amendment
110.330	Amendment
110.340	Amendment
110.350	Amendment
110.360	Amendment
110.370	Amendment
110.380	Amendment
110.390	Amendment
110.400	Amendment
110.410	Amendment
110.420	New Section
110.430	New Section
- 4) Statutory Authority: Consumer Installment Loan Act [205 ILCS 670]
- 5) Effective Date of Amendments: April 1, 2009
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these amendments contain incorporations by reference? No
- 8) A copy of the adopted amendments, 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: 32 Ill. Reg. 13127; August 8, 2008
- 10) Has JCAR issued a Statement of Objection to this rulemaking? Yes
 - A) Date and Register citation to the objection: January 30, 2009 at 33 Ill. Reg 1822

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- B) Date and Register citation to the agency's response: February 27, 2009 at 33 Ill. Reg. 3681
- C) Date agency submitted the response to JCAR: February 9, 2009
- 11) Differences between proposal and final version:
- Changed "short-term" to "title-secured" throughout all of Subpart B.
- In Section 110.300, added definition of "Motor Vehicle" deleted definition of "Short-Term Loan".
- In Section 110.340, added requirement (b) eliminating balloon payments.
- In Section 110.370, reinstated requirement that principal that and interest payment for any one monthly payment cannot exceed 50 percent of the obligor's gross monthly income; removed maximum of 2 refinances, but only when the original principal has been reduced by at least 20%; added provision that the principal amount of the new loan may not exceed the total outstanding balance of the refinanced loan; prohibited refinancing within 15 days after certain events listed in Section 110.420 or within 15 days after the maturity date; and clarified use of database.
- Added Section 110.420 delineating guidelines for Division approval of a database provider, including qualifications and lender input requirements.
- Added Section 110.430 listing documents that may be accepted by a lender to verify obligor's gross monthly income.
- 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 these amendments replace any emergency amendments currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendments: These amendments fix a loophole in the rules governing title-secured loans. The rules were designed to protect consumers from abusive lending practices, but they currently only apply to title-secured loans with terms of 60 days or less. Today, most, if not all, title-secured loans have terms longer than 60

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days, which makes the rules inapplicable. Among other consumer protections, this amendment also raises the cap on title-secured loans from \$2,000 to \$4,000. However, no title loan may be in an amount such that the monthly payment is greater than 50% of the consumer's gross monthly income. The amendment prohibits balloon payments requiring title-secured loans to be repayable in substantially equal installments. Additional database provisions have been added. Upon approval of a database by the Division on or before October 1, 2009, all title-secured loans must be approved by a statewide database confirming compliance with the rules. Other protections include that a title-secured loan may be refinanced only when the principal has been reduced (by the borrower or lender or both) by at least 20%. The principal amount of the new loan may not exceed the total outstanding balance of the refinanced loan. A title lender may not make any loan to a borrower who has had a title-secured loan outstanding within the preceding 15 days.

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

Department of Financial and Professional Regulation
Division of Professional Regulation
Attention: Craig Cellini
320 West Washington, 3rd Floor
Springfield, Illinois 62786

217/785-0813 Fax: 217/557-4451

The full text of the Adopted Amendments begins on the next page:

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TITLE 38: FINANCIAL INSTITUTIONS

CHAPTER I: DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION

PART 110

CONSUMER INSTALLMENT LOAN ACT

SUBPART A: GENERAL PROVISIONS

Section

110.1	Definitions
110.10	Minimum Requirements for Office Records
110.15	Application for License; Controlling Person
110.20	Loan Register
110.30	Individual Account Records
110.40	File of Original Papers
110.50	Cash Book
110.60	Alphabetical Record of Co-Makers, Obligors or Guarantors
110.65	Permanent File
110.70	Payments
110.80	Simple Interest Loans
110.90	Cancellation and Return of Documents
110.100	Finance Charges – Rebates and Delinquency Charges
110.110	Hypothecation at the Time of the Sale of Obligor's Notes
110.120	Legal Forms
110.130	Judgments
110.140	Sale of Security
110.150	Trouble File
110.160	Lien Charges
110.170	Insurance
110.180	Office and Office Hours
110.190	Advertising
110.200	Other Business
110.210	Examination Remittances
110.215	Document Preparation Fee
110.220	Credit Practices
110.225	Verification of Amount Owing
110.230	General
110.235	Relocation
110.236	Name Change
110.240	Hearing Procedures

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- 110.250 Limited Purpose Branch
- 110.260 Off-Site Records
- 110.265 Servicing of Accounts by Contract
- 110.270 Revocation or Suspension of License

SUBPART B: ~~TITLE-SECURED~~[SHORT TERM](#) LENDING

Section

- 110.300 Definitions
- 110.310 Applicability of Rule
- 110.320 Application for License
- 110.330 Renewal of License
- 110.340 Simple Interest [and Replacement](#)
- 110.350 Release of Lien
- 110.360 Availability of Debt Management Services
- 110.370 Lending Limits and Refinancing
- 110.380 Second Notice
- 110.390 Possession of Vehicle
- 110.400 Loan Proceeds
- 110.410 Security Interest
- [110.420](#) [Approved Database](#)
- [110.430](#) [Gross Monthly Income Verification](#)

SUBPART C: MORTGAGE LENDING

Section

- 110.500 Definitions (Repealed)
- 110.505 Applicability of Rule (Repealed)
- 110.510 Good Faith Requirements (Repealed)
- 110.515 Fraudulent or Deceptive Practices (Repealed)
- 110.520 Prohibited Refinances (Repealed)
- 110.525 Negative Amortization (Repealed)
- 110.530 Negative Equity (Repealed)
- 110.535 Balloon Payments (Repealed)
- 110.540 Financing of Certain Points and Fees (Repealed)
- 110.545 Financing of Single Premium Insurance Products (Repealed)
- 110.550 Lending Without Due Regard to Ability to Repay (Repealed)
- 110.555 Verification of Ability to Repay (Repealed)
- 110.560 Payments to Contractors (Repealed)
- 110.565 Counseling Prior to Perfecting Foreclosure (Repealed)

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- 110.570 Mortgage Awareness Program (Repealed)
110.575 Offer of Mortgage Awareness Program (Repealed)
110.580 Third Party Review (Repealed)
- 110.APPENDIX A Estimated Monthly Income and Expenses Worksheet (Repealed)
110.APPENDIX B Mortgage Ratio Worksheet (Repealed)
110.TABLE A Illinois Rule of 78 Fractions for Rebating Charges According to Number of Months Originally Contracted For and Number of Months Prepaid in Full for Contracts of 2 to 120 Months (Repealed)
110.TABLE B Rule of 78 Percentage Rebate Table (Repealed)

AUTHORITY: Implementing and authorized by Section 22 of the Consumer Installment Loan Act [205 ILCS 670/22].

SOURCE: Filed and effective June 19, 1970; amended at 3 Ill. Reg. 24, p. 16, effective June 15, 1979; emergency amendment at 4 Ill. Reg. 5, p. 372, effective January 16, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 36, p. 138, effective September 22, 1980; amended at 5 Ill. Reg. 1352, effective February 3, 1981; codified at 7 Ill. Reg. 11721; amended at 9 Ill. Reg. 1343, effective January 17, 1985; amended at 11 Ill. Reg. 2749, effective January 28, 1987; emergency amendment at 11 Ill. Reg. 14141, effective August 7, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 10456, effective June 7, 1988; amended at 19 Ill. Reg. 44, effective December 22, 1994; amended at 20 Ill. Reg. 5799, effective April 8, 1996; emergency amendment at 22 Ill. Reg. 1485, effective January 2, 1998, for a maximum of 150 days; emergency expired May 31, 1998; amended at 22 Ill. Reg. 13657, effective July 14, 1998; amended at 25 Ill. Reg. 6227, effective May 17, 2001; amended at 25 Ill. Reg. 7456, effective August 1, 2001; expedited correction at 29 Ill. Reg. 5776, effective August 1, 2001; amended at 26 Ill. Reg. 14232, effective October 1, 2002; amended at 30 Ill. Reg. 12558, effective July 7, 2006; amended at 33 Ill. Reg. 4142, effective April 1, 2009

SUBPART B: [TITLE-SECURED SHORT TERM LENDING](#)

Section 110.300 Definitions

"Interest bearing loan" shall mean a loan in which interest is charged upon the principal amount borrowed.

"Refinance" shall mean to renew or extend a loan beyond its original term.

["Motor vehicle" shall mean a motor vehicle as defined in the Illinois Vehicle](#)

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[Code \[625 ILCS 5/1-146\].](#)

"~~Title-secured~~~~Short-term~~ lender" shall mean any lender engaged in making any ~~tile-secured~~~~short-term~~ loans.

~~"Short-term loan" means a title-secured loan.~~

"Title-secured loan" shall mean a loan upon which interest is charged at an annual percentage rate exceeding 36 percent ~~and for a term of not more than 60 days~~ in which, at commencement, an obligor provides to the licensee, as security for the loan, physical possession of the obligor's title to a motor vehicle.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.310 Applicability of Rule

This Subpart B, as well as Subpart A, shall apply to any ~~title-secured~~~~short-term~~ lender as defined in Section 110.300 of this Part.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.320 Application for License

In addition to the licensing requirements of Section 110.15 of this Part, a ~~title-secured~~~~short-term~~ lender making application for license shall provide, as part of the application submitted to the Division, a statement certifying compliance with any and all applicable local ordinances pertaining to the applicant's proposed business.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.330 Renewal of License

At the time of renewal of a license, and in addition to paying the fees and complying with the other requirements of the Act, a ~~title-secured~~~~short-term~~ lender must submit a statement certifying compliance with any and all applicable local ordinances pertaining to the licensed business.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.340 Simple Interest and Repayment

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- a) A title-secured~~short-term~~ lender must compute interest on all title-secured~~short-term~~ loans as simple interest, as defined in Section 110.80(c) of this Part.
- b) Title-secured loans must be fully amortized and repayable in substantially equal installments.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.350 Release of Lien

- a) A title-secured~~short-term~~ lender ~~that secures the loan by a title to a motor vehicle~~ must immediately take into possession the registered title evidencing the obligor's ownership in the motor vehicle and shall note on the face of the loan agreement the vehicle's make, model, year of manufacture and vehicle identification number.
- b) Within 24 hours after payment in full of the amount due under the agreement, the licensee must release any filed or recorded liens, provide evidence of the release of lien to the obligor, and return the title to the obligor or cause the title to be returned to the obligor. If payment has been made by a personal or business check, the licensee may delay the release of lien or return of title by 5 business days for the purpose of confirming availability of funds.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.360 Availability of Debt Management Services

- a) Before entering into a title-secured~~short-term~~ loan agreement, licensee must give to the obligor a pamphlet, approved by the Director, describing the availability of debt management services and the obligor's rights and responsibilities in the transaction.
- b) Each title-secured~~short-term~~ loan agreement and refinancing agreement executed by a licensee shall include a statement, which shall be initialed by the obligor, as follows: "I have received from (name of lender) a toll free number from the Department of Financial and Professional Regulation-Division Financial Institutions that I can call for information regarding debt management services."
- c) At the time a title-secured~~short-term~~ lender conveys any written notice to an

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obligor indicating the obligor is in arrears or that the obligor is in default, the lender shall include with the notice a statement indicating a toll free number of the Division that the obligor may contact for the purpose of the obligor receiving information from the Division regarding debt management services. The form and method of providing the information shall be subject to approval of the Division.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.370 Lending Limits and Refinancing

- a) A ~~short-term~~ title-secured loan may not exceed ~~\$4,000~~~~\$2,000~~ in principal amount. However, no loan shall be made in such amount that the principal and interest ~~payment for any one monthly payment on the loan exceeds~~~~payments for the stated duration of the loan exceed~~ 50% of the obligor's gross monthly income ~~for that period, except to the extent that loan prepayment is allowed by Section 16(j) of the Act.~~
- b) Title-Secured Loan Refinancing
- 1) A ~~title-secured~~~~short-term~~ loan may be refinanced ~~a maximum number of 2 times~~, but only when the original principal~~the outstanding balance~~ of the loan has been reduced by at least 20%.
- 2) The principal amount of the new title-secured loan may not exceed the total outstanding balance of the refinanced loan.
- c) No loan, other than the refinancing of an existing ~~title-secured~~~~short-term~~ loan, may be made to an obligor who has had an outstanding ~~title-secured~~~~short-term~~ loan within the preceding 15 days. No loan, other than the refinancing of an existing title-secured loan, may be made within 15 days after the occurrence of any event listed in Section 110.420(h)(4)(A) through (D) or within 15 days after the maturity date of a title-secured loan.
- d) The loan agreement must include a separate statement signed by the obligor attesting that the obligor has not had an outstanding ~~title-secured~~~~short-term~~ loan within the preceding 15 days. This subsection shall not apply if the Director has approved a database pursuant to subsection (g).~~The lender shall further verify the statement by means of any database created by or approved by the Director for~~

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~~that purpose.~~

- e) The loan agreement shall advise the obligor that matters involving improprieties in the making of the loan or in loan collection practices may be referred to the Division and shall prominently disclose the Division's address and telephone number.
- f) Each ~~title-secured~~~~short-term~~ loan refinancing agreement executed by a licensee shall include a statement, which shall be initialed by the obligor, as follows: "I have received from (name of lender) a toll free number from the Department of Financial and Professional Regulation-Division of Financial Institutions that I can call for information regarding debt management service."
- g) Before entering into a loan agreement or refinancing agreement with an obligor, the lender shall use a database approved by the Director to verify that the proposed loan agreement or refinancing agreement is permissible under this Section.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.380 Second Notice

At the time a ~~title-secured~~~~short-term~~ lender conveys a second notice to an obligor indicating the obligor is in arrears or any notice that the obligor is in default for a debt issued by the lender under the Act, the licensee shall include with the notice a statement indicating a telephone number of the Division that the obligor may contact for the purpose of the obligor receiving information from the Division regarding debt management services for assisting the obligor. The form and method of the notice provided by lenders shall be subject to approval by the Director.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.390 Possession of Vehicle

- a) Unless otherwise provided for in the loan agreement, a lender shall not take or retain possession of the keys (or a copy of the keys) to a motor vehicle used to secure a title-secured loan.
- b) No ~~title-secured~~~~short-term~~ lender may take possession of a vehicle without first giving notice to the obligor; affording the obligor the opportunity to make the

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vehicle available to the lender at a place, date and time reasonably convenient to the lender and obligor; and permitting the obligor to remove any personal belongings from the vehicle without charge or additional cost to the obligor.

- c) Possession measures shall be in accordance with Section 19.1 of the Act.
- d) No [title-securedshort-term](#) lender may take possession of a motor vehicle for a loan default and lease the vehicle back to the obligor.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.400 Loan Proceeds

A lender must issue the proceeds of a [title-securedshort-term](#) loan in the form of a check drawn on the licensee's bank account, in cash, or by money order. When the proceeds are issued in the form of a check drawn on the lender's bank account or by money order, the lender may not charge a fee for cashing the check or money order if cashing service is offered at the location. When the proceeds are issued in cash, the lender must provide the obligor with a written verification of the cash transaction and shall maintain a record of the transaction.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.410 Security Interest

A [title-securedshort-term](#) lender shall not take a security interest in any of the obligor's property other than the obligor's motor vehicle title, as tendered to the lender at the time of the making of the loan.

(Source: Amended at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.420 Approved Database

- a) By October 1, 2009, the Division shall approve a database as a method of verification of the requirements of Section 110.370 of this Part. Upon approving a database, the Department shall:
 - 1) provide reasonable notice to all lenders identifying the approved database provider; and

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- 2) immediately upon approval, require each lender to use the database as a means of complying with Section 110.370 of this Part.
- b) Except as otherwise provided in this Section, all personally identifiable information regarding any obligor obtained by way of the approved database and maintained by the Department is strictly confidential and shall be exempt from disclosure under Section 7(1)(b)(i) of the Freedom of Information Act [5 ILCS 140/7(1)(b)(i)].
- c) Notwithstanding any other provision of law to the contrary, an obligor seeking a title-secured loan may make a direct inquiry to the database to request a more detailed explanation of the basis for the database provider's determination that the obligor is ineligible for a title-secured loan.
- d) In approving a database provider, the Department shall ensure that the approved database complies with the following provisions:
 - 1) Single, centralized consumer reporting service to track title-secured loan transactions made by lenders on a real time basis through an internet connection or, if real-time access through an internet connection becomes unavailable to lenders due to the database provider's technical problems, through alternative verification mechanisms, including, but not limited to, verification by telephone;
 - 2) Real-time access by the Department and lenders to verify that individual obligors are eligible for a loan pursuant to the requirements of Section 110.370 and in order to provide any other information that the Department deems necessary;
 - 3) Customer support to lenders and obligors during regular business hours;
 - 4) Develop and provide training to Department staff and lenders prior to implementation and on an ongoing basis;
 - 5) Provide a charge-back methodology to lenders not to exceed \$1 for each search to determine eligibility of the obligor for a loan under Section 110.370;

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- 6) Require lenders to input whatever information is required by the Department;
 - 7) Maintain a real-time copy of the required reporting information that is available to the Department at all times and is the property of the Department;
 - 8) Provide lenders only with a statement that an obligor is eligible or ineligible for a title-secured loan and a description of the reason for the determination; and
 - 9) Implement safeguards to ensure that all information contained in the database regarding obligors is kept strictly confidential.
- e) A lender may rely on the information contained in the approved database as accurate and is not subject to any administrative penalty or liability as a result of relying on inaccurate information contained in the database.
- f) The approved database provider shall indemnify the lender against all claims and actions arising from illegal or willful or wanton acts on the part of the approved database provider.
- g) Database Provider Qualifications
- 1) The database provider shall have at all times a net worth of not less than \$1,000,000 calculated in accordance with generally accepted accounting principles (Wiley GAAP, published by John Wiley and Sons, 605 Third Avenue, New York NY 10158-0012, 2008, no later editions or amendments included).
 - 2) Each application for approval under this Section shall be accompanied by a nonrefundable investigation fee of \$2,500, together with an initial database approval fee of \$1,000.
 - 3) On or before March 1 of each year, the approved database provider shall pay to the Department an approval fee in the amount of \$1,000.
 - 4) The database provider shall have a surety bond of at least \$5,000,000. The surety bond shall be in a form satisfactory to the Department and shall run

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to the State of Illinois for the benefits of any claimants against the database provider to secure the faithful performance of its obligations under the Act and this Part. The aggregate liability of the surety may exceed the principal sum of the bond. Claimants against the database provider may themselves bring suit directly on the surety bond or the Department may bring suit on behalf of claimants, either in one action or successive actions.

h) Lender Input into Database

1) The lender shall input the following information into the approved database to determine whether the obligor is eligible for a title-secured loan pursuant to Section 110.370:

A) Obligor's Social Security Number or Alien Identification Number;

B) Obligor's gross monthly income;

C) The principal amount of the loan;

D) The term of the loan; and

E) Any additional information required by the database provider.

2) The lender shall input the following information into the approved database to determine whether the obligor is eligible to refinance a title-secured loan pursuant to Section 110.370:

A) Obligor's Social Security Number or Alien Identification Number;

B) Obligor's gross monthly income;

C) The principal amount of the loan;

D) The term of the loan; and

E) Any additional information required by the database provider.

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- 3) On the same day a title-secured loan is made, the lender shall update the approved database with the following information:
 - A) Obligor's Social Security Number or Alien Identification Number;
 - B) The principal amount of the loan;
 - C) The total amount of the loan;
 - D) The term of the loan and the maturity date of the loan; and
 - E) Any additional information required by the database provider.

- 4) The lender shall update the approved database with the information required by the database provider on the same day that any of the following events occur:
 - A) Paying the loan in full;
 - B) Return of security;
 - C) Closing the loan due to the collateral being sold after default;
 - D) Writing off the loan; or
 - E) Any other transaction as required by the database provider.

(Source: Added at 33 Ill. Reg. 4142, effective April 1, 2009)

Section 110.430 Gross Monthly Income Verification

Prior to making a title-secured loan, the lender must obtain from the obligor one or more of the following types of documentation to verify the gross monthly income of the obligor as required by Section 110.370(a).

- a) A copy of the obligor's most recent official pay stub or official payroll receipt;
- b) A copy of the obligor's most recent official receipt documenting payment of government benefits; or

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c) [Other documentation as approved by the Director.](#)

(Source: Added at 33 Ill. Reg. 4142, effective April 1, 2009)

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- 1) Heading of the Part: Substance Abuse
- 2) Code Citation: 11 Ill. Adm. Code 508
- 3)

<u>Section Numbers:</u>	<u>Adopted Action:</u>
508.50	Amend
508.60	Amend
- 4) Statutory Authority: 230 ILCS 5/9(b)
- 5) Effective Date of Rulemaking: March 1, 2009
- 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 amendments, including any material incorporated by reference, is on file in the agency's central office and is available for public inspection.
- 9) Notice of Proposal Published in Illinois Register: 32 Ill. Reg. 17383; November 7, 2008
- 10) Has JCAR issued a Statement of Objection to this rulemaking? No
- 11) Differences between proposal and final version: In Section 508.60(b), after "state", added ", or an alternative program approved by the Stewards".
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the letter issued by JCAR? No agreements were necessary.
- 13) Will this rulemaking replace any emergency rulemaking currently in effect? No
- 14) Are there any other proposed amendments pending in this Part? No
- 15) Summary and Purpose of Rulemaking: Part 508 currently permits random urine testing and individualized suspicion testing for jockeys, drivers, starters, assistant starters and outriders. The constitutionality of Part 508 was upheld by the Seventh Circuit Court in Dimeo v. Griffin, 943 F.2d 679 (7th Cir 1991). This amendment extends individualized suspicion testing to all other licensees on the backstretch of a race track enclosure when there is just cause to suspect the licensee has purchased, sold or used illegal substances on

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the backstretch of the racetrack. These categories include grooms, exercise persons, hotwalkers, owners and trainers. The licensee categories eligible for random testing under Section 508.80 remain unchanged.

The Illinois Racing Board is concerned with evidence of increased illegal drug sales and use on the backstretch and other areas of the racetrack enclosure. The Seventh Circuit recognized the dual concerns of the Illinois Racing Board regarding the use of illegal substances by participants in racing: (1) the safety of the participants and (2) the integrity of the sport that derives income from pari-mutuel betting. Dimeo, 943 F. 2d at 682-684. The safety of all persons on the backstretch of a racetrack is at risk when persons impaired by the influence of illegal drugs are working around racehorses. Moreover, the presence of drug dealers and drug users on the backstretch poses clear integrity problems.

Finally, these amendments update the Part to bring it in compliance with current federal drug-testing procedures and policies.

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

Mickey Ezzo
Illinois Racing Board
100 West Randolph, Suite 7-701
Chicago, Illinois 60601

312/814-5017

The full text of the Adopted Amendments begins on the next page:

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TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
 SUBTITLE B: HORSE RACING
 CHAPTER I: ILLINOIS RACING BOARD
 SUBCHAPTER c: RULES APPLICABLE TO ALL OCCUPATION LICENSEES

PART 508
 SUBSTANCE ABUSE

Section	
508.10	Purpose
508.20	Definitions
508.30	Breathalyzer Test
508.35	Hearings
508.40	Penalties for Alcohol Abuse
508.50	Licensee Subject to TestingUrine Test
508.60	Penalties for Substance Abuse
508.70	Confidential Test Results
508.80	Random Testing
508.90	Severability

AUTHORITY: Authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 [230 ILCS 5/9(b)].

SOURCE: Adopted at 10 Ill. Reg. 5840, effective March 28, 1986; Part repealed, new Part adopted at 11 Ill. Reg. 11137, effective June 3, 1987; amended at 12 Ill. Reg. 1910, effective January 1, 1988; amended at 29 Ill. Reg. 14033, effective September 1, 2005; amended at 33 Ill. Reg. 4158, effective March 1, 2009.

Section 508.50 [Licensee Subject to TestingUrine Test](#)

- a) No ~~licenseeJockey, Driver, Starter, Assistant Starter or Outrider~~ shall have present in his or her body, or possess or use on the grounds of any race track, any controlled substanceControlled Substance or any prescription drug unless thesuch substance was obtained directly, or pursuant to a valid prescription or order, from a licensed physician, while acting in the course of his or her professional practice. ~~It shall be the responsibility of the Jockey, Driver, Starter, Assistant Starter, or Outrider to give prior written notice to the Stewards that he is using a Controlled Substance or prescription drug pursuant to a valid prescription or order from a licensed physician.~~

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- b) Each licensee at a race track or other facility under the jurisdiction of the Board may be subject to a drug test at any time while within the enclosure of any race track or other facility, at the direction of the Stewards or Executive Director or designee, if there is individualized suspicion that a licensee is possessing or using any controlled substance or any drug in violation of any federal or State law. This provision notwithstanding, specific categories of occupation licenses are subject to random drug testing pursuant to Section 508.80. Failure to submit to or complete a drug test at the time, location and manner directed by Board personnel shall constitute a refusal to be tested. Any licensee who fails to submit to or complete a drug test shall be immediately suspended for no more than 30 days and shall not be allowed to participate at any race track under the jurisdiction of the Board until a negative test result is achieved. A licensee's refusal to test shall subject the licensee to the penalties in Section 508.60.
- ~~b) The stewards shall direct any Jockey, Driver, Starter, Assistant Starter, or Outrider at a licensed race meeting to submit to a urine test for drugs if the stewards have either reasonable information or an individualized suspicion that the urine test may produce evidence that said Jockey, Driver, Starter, Assistant Starter, or Outrider is using either a Controlled Substance or prescription drug without a prescription. Any Jockey, Driver, Starter, Assistant Starter, or Outrider who fails to submit to a urine test when requested to do so by the stewards shall be suspended.~~
- ~~e) Any Jockey, Driver, Starter, Assistant Starter or Outrider subject to this rule who is requested to submit to a urine test shall provide the urine sample to the stewards or their designee. The sample so taken shall be immediately sealed and tagged on the form provided by the Board. The signature of the tested licensee shall constitute evidence of such sealing. The portion of the sample which is provided to the laboratory for analysis shall not identify the Jockey, Driver, Starter, Assistant Starter or Outrider by name. It shall be the obligation of the Jockey, Driver, Starter, Assistant Starter or Outrider to cooperate fully with the Stewards or their designee in obtaining any sample which may be required and to witness the sealing of such sample.~~
- c)d) Each specimen received from a licensee~~Jockey, Driver, Starter, Assistant Starter, or Outrider~~ shall be divided into two separate parts. One portion designated as the "referee" sample, shall be available for testing upon the request of the individual who provided the specimen. The "referee" sample may also be tested by the

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laboratory with the consent of the individual who provided the specimen. The other portion of the sample shall be known as the "laboratory" sample and shall be tested by the laboratory. ~~The Board shall bear the cost of preparing the "referee" sample for shipment but~~ The cost of ~~such shipment and of such~~ testing the referee portion shall be borne by the person requesting the additional test.

d)e) After the ~~specimen~~urine sample has been taken from a ~~licensee~~Jockey, Driver, Starter, Assistant Starter, or Outrider and analyzed by ~~an accredited~~a laboratory ~~approved~~contracted by the Board, the laboratory shall make a positive test finding. ~~The Board shall consider if the urine sample exceeds~~ both the initial test level and confirmatory test level for controlled substances or prescription drugs, ~~pursuant~~Pursuant to the Mandatory Guidelines for Federal Workplace Drug Testing (Substance Abuse and Mental Health Services Administration available at <http://www.workplace.samhsa.gov>)~~dwp.samhsa.gov/FedPgms/Pages/HMS_Mand_Guid_Effective_Nov_04.aspx~~ when determining a positive for a controlled substance that is included in the federal guidelines.

1) ~~The following initial test cutoff levels shall be used when screening specimens to determine whether they are negative. Specimens that test negative on the initial test shall be reported negative.~~

Marijuana metabolites	50 nanograms/milliliter (ng/ml)
Cocaine metabolites	300 ng/ml
Opiate metabolites	300 ng/ml
Amphetamines	1,000 ng/ml

2) ~~All specimens identified as positive on the initial test shall be confirmed at the following cutoff levels:~~

Marijuana metabolites	15 nanograms/milliliter (ng/ml)
Cocaine metabolites	150 ng/ml
Opiate metabolites	300 ng/ml
Amphetamines	500 ng/ml

e)f) A confirmed positive for an illegal drug, controlled substance or prescription drug result shall be reported, in writing, to the ~~Stewards~~Executive Director of the Board or his designee. On receiving written notice from the laboratory that a sample has been found positive for an illegal drug, a controlled substance or

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prescription drug, the ~~Stewards~~~~Executive Director or his designee~~ shall notify the individual ~~and the stewards~~ of the test results.

- ~~(g)~~ Upon receipt of a notice of positive test finding, the stewards shall conduct an inquiry at which the individual with notice of a positive test finding shall have the opportunity to be heard. Further, any individual with notice of a positive test finding may challenge his ~~or her~~ particular test or test result by having a portion of the sample tested at the laboratory of his ~~or her~~ choice. Any individual contesting the tests or test results may request a hearing before the Board as set forth in 11 Ill. Adm. Code 204.

(Source: Amended at 33 Ill. Reg. 4158, effective March 1, 2009)

Section 508.60 Penalties for Substance Abuse

- a) For a ~~licensees' Jockey, Driver, Starter, Assistant Starter, or Outrider's~~ first violation of ~~Section subsection~~ 508.50(a) ~~or (b)~~, the Board or the ~~Stewards stewards~~ shall suspend the offender or assess a civil penalty not to exceed \$1,000. In determining the appropriate penalty, the Board or stewards shall consider the offender's history of rule violations, age and experience, and the potential of the offender's conduct to result in physical harm to the human and equine participants at the race meeting.
- b) For a second violation of Section 508.50(a) ~~or (b)~~, the Board or the ~~Stewards stewards~~ shall suspend the ~~licensee Jockey, Driver, Starter, Assistant Starter, or Outrider~~ pending his ~~or her~~ completion of a substance abuse treatment program licensed by the Illinois Department of ~~Human Services Alcoholism and Substance Abuse~~ under 77 Ill. Adm. Code 2055, ~~or~~ a state licensed treatment program in another state, ~~or an alternative program approved by the Stewards~~. If any individual is suspended for a second violation of Section 508.50(a) ~~or (b)~~, he ~~or she~~ shall be entitled to a hearing as provided in 11 Ill. Adm. Code 204.
- 1) It shall be the responsibility of the ~~licensee Jockey, Driver, Starter, Assistant Starter, or Outrider~~ to provide the Board with written notice (on forms provided by the Board) of ~~his~~ enrollment, weekly status reports, and a written notice that he ~~or she~~ has successfully completed the program and has been discharged.
- 2) After a ~~licensee Jockey, Driver, Starter, Assistant Starter, or Outrider~~ has

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been discharged from a treatment program, the Board shall require, as a condition of ~~his~~ re-licensure, periodic follow-up ~~drugurine~~ testing within one year from the date of the treatment program discharge, but not to exceed ~~four~~(4) tests per year.

- c) For a ~~licensee's Jockey, Driver, Starter, Assistant Starter, or Outrider's~~ third violation of Section 508.50(a) ~~or (b)~~, his ~~or her~~ license shall be revoked. If any individual's license is revoked for the third violation of Section 508.50(a) ~~or (b)~~, he ~~or she~~ shall be entitled to a hearing as provided in 11 Ill. Adm. Code 204.

(Source: Amended at 33 Ill. Reg. 4158, effective March 1, 2009)

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NOTICE OF ADOPTED AMENDMENT

- 1) Heading of the Part: Starting
- 2) Code Citation: 11 Ill. Adm. Code 1415
- 3) Section Number: 1415.290 Adopted Action:
New Section
- 4) Statutory Authority: 230 ILCS 5/9(b)
- 5) Effective Date of Rulemaking: March 1, 2009
- 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 central office and is available for public inspection.
- 9) Notice of Proposal Published in Illinois Register: 32 Ill. Reg. 17390; November 7, 2008
- 10) Has JCAR issued a Statement of Objection to this rulemaking? No
- 11) Differences between proposal and final version: None
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the letter issued by JCAR? No agreements were necessary.
- 13) Will this amendment replace any emergency amendment currently in effect? No
- 14) Are there any other amendments pending in this Part? No
- 15) Summary and Purpose of Rulemaking: The rulemaking adopts the Association of Racing Commissioners International model rule prohibiting toe grabs on the front shoes of thoroughbred horses with a height greater than 2 millimeters and other traction devices. The scientific evidence and studies suggest that there is a direct link between toe grabs and equine injuries. Research has demonstrated that high toe grabs make a thoroughbred racehorse 16 times more likely to suffer a catastrophic injury while racing.

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The Thoroughbred Owners and Breeders Association now requires toe grab restrictions as a condition for grade eligibility for stakes races beginning in 2009. The State or racetracks had to adopt a provision restricting toe grabs in order to retain grade eligibility (i.e., the Grade I Arlington Million).

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

Mickey Ezzo
Illinois Racing Board
100 West Randolph, Suite 7-701
Chicago, Illinois 60601

312/814-5017

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

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NOTICE OF ADOPTED AMENDMENT

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
SUBTITLE B: HORSE RACING
CHAPTER I: ILLINOIS RACING BOARD
SUBCHAPTER g: RULES AND REGULATIONS OF HORSE RACING
(THOROUGHBRED)

PART 1415
STARTING

Section	
1415.10	Identification of Horses
1415.15	Lip Tattoo
1415.20	Authority of Starter
1415.30	Jockeys to Dismount
1415.40	All Horses Parade
1415.50	Horses Led to Post
1415.60	Starter's Orders
1415.70	Starter's Assistants
1415.80	Causes of Delay
1415.90	Report Presence on Grounds
1415.100	Jockey Fees Paid
1415.110	Licensed Trainer
1415.120	Veterinarians' List
1415.130	Scratches and Refunds
1415.140	Number of Starters
1415.150	Horse Must Run the Course
1415.160	Starting Gate
1415.170	Post Positions
1415.180	Horse, When a Starter
1415.190	Failure of Starting Gate
1415.200	Start Without Gate
1415.210	Horse, When a Starter Without a Gate
1415.220	Schooling
1415.230	Twitches and War Bridles (Repealed)
1415.240	Starter (Repealed)
1415.250	Starter Reports Fines (Repealed)
1415.260	Inspection of Plating
1415.270	Change in Course
1415.280	Equipment Changes

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NOTICE OF ADOPTED AMENDMENT

[1415.290](#) [Prohibited Equipment](#)

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 [230 ILCS 5/9(b)].

SOURCE: Published in Rules and Regulations of Horse Racing (original date not cited in publication); amended at 5 Ill. Reg. 8911, effective August 25, 1981; codified at 5 Ill. Reg. 10985; amended at 6 Ill. Reg. 10013, effective August 3, 1982; amended at 7 Ill. Reg. 2170, effective February 4, 1983; amended at 14 Ill. Reg. 20056, effective December 4, 1990; amended at 18 Ill. Reg. 11620, effective July 7, 1994; amended at 27 Ill. Reg. 538, effective January 1, 2003; amended at 33 Ill. Reg. 4117, effective March 1, 2009.

[Section 1415.290 Prohibited Equipment](#)

[Shoes \(racing plates\) that have toe grabs with a height greater than 2 millimeters \(0.15748 inches\) and bends, jar caulks, stickers and any other traction devices shall be prohibited on the front shoes of thoroughbred horses while racing or training on all racing surfaces.](#)

(Source: Added at 33 Ill. Reg. 4165, effective March 1, 2009)

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- 1) Heading of the Part: Illinois State Library, Acquisition Division, Illinois Documents Section
- 2) Code Citation: 23 Ill. Adm. Code 3020
- 3)

<u>Section Numbers:</u>	<u>Adopted Action:</u>
3020.100	Amendment
3020.110	Amendment
3020.120	Amendment
3020.140	Repealed
3020.200	Amendment
3020.210	Amendment
3020.220	Amendment
3020.230	Amendment
- 4) Statutory Authority: Implementing Section 21 and authorized by Section 2 of the State Library Act [15 ILCS 320/2 and 21]
- 5) Effective Date: February 27, 2009
- 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 amendments, including any material incorporated by reference, is on file and is available at the Illinois State Library, Gwendolyn Brooks Building, 300 South Second Street, Springfield IL 62701-1796.
- 9) Notice of Proposal Published in the Illinois Register: 32 Ill. Reg. 9576; July 7, 2008
- 10) Has JCAR issued a Statement of Objection to these amendments? No
- 11) Differences between proposal and final version:

In Section 3020.110(a)(3) change In some cases to When a State agency has very few copies of a publication printed.

In Section 3030.100(d) after "applicable" add (such as HTML)

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In Section 3030.200(b) , after "area" add , as established by the library system.

- 12) Have all changes agreed upon by the agency and JCAR been made as indicated in the agreement letter from JCAR? Yes
- 13) Will this rulemaking replace any emergency rulemaking currently in effect? No
- 14) Are there any other amendments pending on this Part? No
- 15) A Complete Description of the Subjects and Issues Involved: This rulemaking clarifies the formats the Illinois State Library will accept from State agencies and State universities for submission in the electronic depository of State publications. Sections 3020.110(a)(3) and 3020.120(a)(3) require that State agencies and State universities are to submit priced or copyrighted publications into the electronic depository; however, the submitting State agency and State university may determine if the publication is accessible on the Internet. Section 3020.210 allows a depository library to discard a paper version of a State agency publication after two years if the publication is deposited in the electronic depository of State publications.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Joseph Natale
Rules Coordinator
Illinois State Library
Gwendolyn Brooks Building
Springfield, IL 62701-1796

217/558-4185; jnatale@ilsos.net

The full text of the Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 23: EDUCATION AND CULTURAL RESOURCES
SUBTITLE B: CULTURAL RESOURCES
CHAPTER I: SECRETARY OF STATE

PART 3020

ILLINOIS STATE LIBRARY, ACQUISITIONS DIVISION,
ILLINOIS DOCUMENTS SECTION

SUBPART A: DEPOSIT OF PUBLICATIONS

Section

- 3020.100 Definitions
- 3020.110 [State Agency Publications](#)~~Non-priced and Priced Publications~~
- 3020.120 State University Publications [and Presses](#)
- 3020.130 Delivery Cost and Responsibility
- 3020.140 Excess Copies ([Repealed](#))
- 3020.150 Administrator of State Agency
- 3020.160 Lists of Published Materials

SUBPART B: DEPOSITORY LIBRARIES

Section

- 3020.200 Designation of Depositories
- 3020.210 Retention and Disposal of [Publications](#)~~Documents~~
- 3020.220 Citizen Access to Publications
- 3020.230 Inspection of Depositories
- 3020.240 Termination of Depository Status

AUTHORITY: Implementing Section 21 and authorized by Section 2 of the State Library Act [15 ILCS 320/2 and 21].

SOURCE: Filed effective December 21, 1967; rules repealed, new rules adopted and codified at 8 Ill. Reg. 319, effective December 27, 1983; amended at 10 Ill. Reg. 4555, effective July 1, 1986; amended at 27 Ill. Reg. 219, effective January 1, 2003; amended at 33 Ill. Reg. 4169, effective February 27, 2009.

SUBPART A: DEPOSIT OF PUBLICATIONS

Section 3020.100 Definitions

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The following definitions apply to this Part:

"Access" means the allowance or liberty to make use of publications deposited in a depository or exchange library.

"Depositories" means those libraries and/or resource centers that have Illinois publications deposited in their collections for citizen availability by agreement with the Secretary of State.

"Electronic depository" means the depository that provides permanent public access to publications of the State of Illinois in an electronic format.

"Ephemeral material" means any material that is of a short duration, for example, an announcement of a conference or seminar, applications and forms.

"Exchange libraries" means those libraries with which the Secretary of State has an agreement whereby each library exchanges publications, of its respective state.

"File transfer protocol" (FTP) means the process by which State agencies submit electronic versions of published materials to the Illinois State Library.

"ILLINET" means the Illinois Library and Information Network.

"Metadata" means structured information that describes content, origin, format and other key characteristics of data for the purpose of information management.

"Metadata generator" means the Web-based resource used by State agencies to submit URLs, metadata and electronic versions of published materials to the Illinois State Library.

"Microforms" means any medium bearing microimages, such as microfiche or microfilm.

"Publications" means all formats of media, including microforms, recordings, and other printed material paid for in whole or in part by funds appropriated by the General Assembly or issued at the request of a State agency, excepting however, correspondence, interoffice memoranda, and confidential publications.

Publications to be deposited with the Illinois State Library and the electronic

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depository include, but are not limited to, the following:

Annual Reports
Bulletins/Circulars
Handbooks/Manuals
Laws/Rules/Decisions
Maps/Charts
Newsletters
Pamphlets/Brochures/Fact Sheets
Press Releases Issued by Constitutional Officers
Technical/Research/Statistical Reports

"Published material" means publications in print and electronic formats duplicated by any means of duplication, including material ~~downloaded~~download from a publicly accessible electronic network.

"Recordings" means anything, other than printing on paper, on which sound or visual images have been recorded, including cassettes, records, slides, ~~or~~ films or electronic storage media.

"Secure transfer protocol" means the method for transfer of the deposited electronic files shall be as resistant as possible to corruption or outside interference to maintain the integrity of the file content.

"State agencies " means every State office, officer, department, division, section, unit, service, bureau, board, commission, committee, and subdivision thereof of all branches of the State government and which agencies expend appropriations of State funds, regardless of the amount. This includes state universities.

"Superseded material" means any publication cumulated in later issues, issued in later revised editions, or separates, replaced by final bound volumes.

"URL" or "(Uniform Resource Locator") means the address for a resource or site (usually a directory or file) on the World Wide Web and the convention that Web browsers use for locating files and other remote services.

(Source: Amended at 33 Ill. Reg. 4169, effective February 27, 2009)

Section 3020.110 State Agency Publications~~Non-priced and Priced Publications~~

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- a) Within 1 week after an agency ~~receives copies~~~~receipt~~ of publications it intends to issue, the ~~issuing~~ agency shall send 40 copies of all publications, priced and non-priced, to the Illinois Documents Section, Illinois State Library, ~~40 copies of all publications, priced and non-priced~~. Along with the publications, the issuing agency shall include information containing the address of the agency and, if applicable, the price of each item so that it may appear on the list of State of Illinois publications issued by the State Library.
- 1) In addition to the 40 copies submitted to the Illinois State Library, the agency shall submit to the Illinois State Library an electronic copy of the publication via the Illinois State Library's metadata generator using a secure transfer protocol.
 - 2) Submissions in the metadata generator will be deposited in the electronic depository.
 - 3) When a State agency has very few copies of a publication printed, the Illinois State Library may accept three copies of a publication in print instead of the 40 copies if an electronic version has been deposited.
 - 4) Electronic deposit is required for copyrighted and priced publications. Internet availability of copyrighted and priced publications will be determined by the depositing State agency.
- b) The issuing agency shall notify the Illinois State Library—~~Library Automation and Technology Division~~ of anthe electronic-only publication by submitting the ~~URL of the~~ publication and metadata describing the publication to the electronic depository via the Illinois State Library's metadata generator.
- c) One electronic copy~~If the issuing agency does not submit a URL, it shall be provided to submit through file transfer protocol (FTP) to~~ the Illinois State Library ~~one electronic version~~ of all published materials as defined in this Part in a format acceptable to the Illinois State Library, including, but not limited to, the following:
- 1) Microsoft Office file
 - 2) Plain text file

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- 3) Adobe Acrobat
 - 4) Video (mpeg) or sound (wav)
 - 5) [Image files \(JPEG, TIFF\)](#)
 - 6) Formats in compliance with the Illinois Web Accessibility Standards (produced by the Illinois Technology Office, 2½ State House, Springfield IL 62706)
- d) In formats where applicable ([such as HTML](#)), electronic-only publications shall include metadata embedded in the file [posted on a publicly accessible network as submitted to the electronic depository](#) via the Illinois State Library's metadata generator.

(Source: Amended at 33 Ill. Reg. 4169, effective February 27, 2009)

Section 3020.120 State University Publications [and Presses](#)

- a) Within one week after ~~a State~~ university ~~receives receipt of~~ publications ~~it intends to issue~~, ~~the university shall deposit~~ three copies of all ~~state university publications~~, priced and non-priced ~~university publications~~, and two copies of all publications published by the university presses, ~~shall be deposited~~ with the Illinois Documents Section. ~~The, along with the~~ address of the issuing ~~State university agency~~ and the price of the publications ~~shall accompany the materials~~.
- 1) [In addition to three copies of university publications or two copies of university press publications submitted to the Illinois State Library, the State university shall submit to the Illinois State Library an electronic copy of the publication via the Illinois State Library's metadata generator using a secure transfer protocol.](#)
 - 2) [Submissions in the metadata generator will be deposited in the electronic depository.](#)
 - 3) [Electronic deposit is required for copyrighted and priced publications. Internet availability of the publication will be determined by the depositing State university.](#)

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- b) The issuing agency shall notify the Illinois State Library ~~—Library Automation and Technology Division~~ of ~~an~~the electronic-only publication ~~by submitting the URL of the~~ publication and metadata describing the publication ~~to the electronic depository~~ via the Illinois State Library's metadata generator.
- c) ~~One electronic copy~~If the issuing agency does not submit a URL, it shall ~~be provided to~~provide the Illinois State Library ~~with one electronic copy~~ of all published materials as defined in this Part in a format acceptable to the Illinois State Library as indicated in Section 3020.110(c) of this Part.
- d) In formats where applicable, electronic-only publications shall include metadata embedded in the file ~~posted on a publicly accessible network as submitted~~ via the Illinois State Library's metadata generator.

(Source: Amended at 33 Ill. Reg. 4169, effective February 27, 2009)

Section 3020.140 Excess Copies (Repealed)

~~The Illinois Documents Section will distribute copies of agency publications to ILLINET libraries when requested to do so by the agency provided that the Illinois Documents Coordinator and the consultant for ILLINET libraries determine that there is citizen interest in the publications and the Intersystem Library Delivery Service is capable of delivering the publication to the libraries. Capability is determined by the amount and size of the publication.~~

(Source: Repealed at 33 Ill. Reg. 4169, effective February 27, 2009)

SUBPART B: DEPOSITORY LIBRARIES

Section 3020.200 Designation of Depositories

- a) All libraries serving as depositories or exchange libraries as of December 27, 1983, shall continue in that status, unless ~~that~~sueh status is terminated according to the provisions of Section 3020.240. The Director of the Illinois State Library shall designate which institutions shall replace depositories or exchange libraries for Illinois publications.
- b) Designation of depositories shall be based on the institution's ability to provide access to the material to the public, the ~~institution's~~institutions interest in the

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publications of the State of Illinois, and the institution's geographic location. The Director shall give priority to libraries in the same library system as the terminating depository. If no qualified library in the same geographic area, [as established by the library system](#), desires depository status, the priority will be given to a qualified library in the same geographical area as the terminating depository.

- c) Priority for the replacement of an exchange library shall be given to a state library, based on that state's similarity to Illinois in terms of industry and demographic factors, and the library's interest in Illinois publications. If no qualified state library desires exchange status, the priority will be given to an institution expressing an interest in Illinois publications.

(Source: Amended at 33 Ill. Reg. 4169, effective February 27, 2009)

Section 3020.210 Retention and Disposal of [Publications](#)~~Documents~~

- a) [The Illinois State Library shall keep all depository materials indefinitely, except for ephemeral materials. The Illinois State Library shall retain one copy of superseded material. The Illinois State Library shall retain ownership of Illinois publications deposited in its depository and exchange libraries.](#)
- b) [Each depository must keep all publications received for seven years. At the end of that time, a depository may send a list of unneeded publications to the Illinois Documents Coordinator, Illinois State Library, Gwendolyn Brooks Building, 300 South Second, Springfield IL 62701-1796, who will circulate the list to other depository libraries for their selection. If other libraries request any publications on the list, the discarding library will forward the publications to them, by the least expensive method, at the selecting library's expense. Publications not selected by other depositories may be disposed of or destroyed.](#)
- c) [A depository may discard a publication that is published in a tangible format and deposited in the electronic depository if it retains the tangible format for the current and previous year.](#)
- d) [A depository is permitted to replace tangible versions with electronic equivalents of publications provided the electronic version is complete and permanently accessible. The Illinois State Library will provide a list on its website of titles that meet these requirements.](#)

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~~The Illinois State Library shall retain ownership of Illinois documents deposited in its depository and exchange libraries. The depository must keep all documents received for seven years. At the end of that time, it may send a list of unneeded documents to the Illinois Documents Coordinator, Illinois State Library, 300 South Second, Springfield IL 62701-1796, who will circulate the list to other depository libraries for their selection. If other libraries request any documents on the list, the discarding library will forward the documents to them, by the least expensive method, at the selecting library's expense. Documents not selected by other depositories may be destroyed or otherwise disposed of. The Illinois State Library, shall keep all depository documents indefinitely, including ephemeral materials, except for superseded items.~~

(Source: Amended at 33 Ill. Reg. 4169, effective February 27, 2009)

Section 3020.220 Citizen Access to Publications

- a) The depository library must make reference service available not only to the library's primary users but to all Illinois citizens. Cataloging of the publications, ~~except for ephemera documents~~ is required in order to make State publications~~documents~~ easily accessible and retrievable.
- b) Depository libraries shall permit all Illinois citizens access to the depository publications~~documents~~ in their collection. Access is "adequate" if it meets the following standards: Non-circulating material and circulating material that is not currently charged to a patron will be made available within 48 hours after a citizen request; circulating material that is currently charged to a patron will be made available to fill a citizen request within 24 hours after its return to the depository library.
- c) The Illinois State Library shall work with issuing State agencies to make published materials available to the public, by means of access, by way of the largest nonproprietary nonprofit cooperative public computer network [15 ILCS 320/7].

(Source: Amended at 33 Ill. Reg. 4169, effective February 27, 2009)

Section 3020.230 Inspection of Depositories

- a) The Director of the Illinois State Library, or a designated representative, shall visit and inspect the depositories every five years to assure the State Library that

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the depository is providing public access to and adequate maintenance of the publications. Maintenance is adequate if it does not contribute to the physical deterioration of the deposited material.

- b) The Director of the Illinois State Library shall also receive, in conjunction with the inspections, written reports from the depository libraries containing the program of administration for access and maintenance of the publications. The written report shall include information concerning library personnel, depository publication statistics, circulating rules, cataloging and processing procedures, and equipment and storage facilities.

(Source: Amended at 33 Ill. Reg. 4169, effective February 27, 2009)

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- 1) Heading of the Part: Illinois State Library Grant Programs
- 2) Code Citation: 23 Ill. Adm. Code 3035
- 3) Section Number: 3035.210 Adopted Action:
Amend
- 4) Statutory Authority: Implementing and authorized by the Illinois Library System Act [75 ILCS 10, the State Library Act [15 ILCS 320] and the Illinois Literacy Act [15 ILCS 322], Sections 2 and 7(q) of the State Library Act [15 ILCS 320/2 and 7(q)] and the Library Services and Technology Act (20 USC 9121)
- 5) Effective Date of Amendment: February 27, 2009
- 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 amendment, including any material incorporated by reference, is on file and available at the Illinois State Library, Gwendolyn Brooks Building, 300 South Second Street, Springfield IL 62701-1796.
- 9) Notice of Proposal Published in the Illinois Register: 32 Ill. Reg. 14707; September 12, 2008
- 10) Has JCAR issued a Statement of Objection to this rulemaking? No
- 11) Difference between proposal and final version: In the proposed definition of "Site visit", the words "an announced or unannounced" were deleted, and the words "a scheduled" were added. The adopted definition reads: "Site Visit" means a scheduled visit by a literacy grant monitor to a literacy grant recipient to determine whether the project meets or maintains the criteria of the grant program. The site visit may be made in person, by phone or by electronic means, at the discretion of the Illinois State Library Literacy Office.
- 12) Have all changes agreed upon by the agency and JCAR been made as indicated in the agreement letter from JCAR? Yes
- 13) Will this rulemaking replace any emergency rulemaking currently in effect? No

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- 14) Are there any other amendments pending on this Part: No
- 15) A Complete Description of the Subjects and Issues Involved: Recipients of literacy grants from the Secretary of State are subject to site visit by the Illinois State Library Literacy Office to monitor compliance with the grant program. This Illinois State Library Grant Programs rules are being amended to add a definition of the term "Site Visit" and describes the methods of how a site visit may be conducted, either in person or through a means of telecommunication.
- 16) Information and questions regarding this adopted amendment shall be directed to:

Joseph Natale
Rules Coordinator
Illinois State Library
Gwendolyn Brooks Building
Springfield, IL 62701-1796

217/558-4185; jnatale@ilsos.net

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

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NOTICE OF ADOPTED AMENDMENT

TITLE 23: EDUCATION AND CULTURAL RESOURCES
SUBTITLE B: CULTURAL RESOURCES
CHAPTER I: SECRETARY OF STATE

PART 3035
ILLINOIS STATE LIBRARY GRANT PROGRAMS

SUBPART A: STATE GRANTS

Section	
3035.10	Definitions
3035.100	System Area and Per Capita Grants
3035.105	Library System Technology Grants
3035.110	Special Library Services to the Blind and Physically Handicapped
3035.115	Public Library Per Capita and Equalization Grants
3035.120	School District Library Grant Program
3035.125	Library Grants for Veterans' Homes
3035.130	Educate & Automate Automation/Technology Grants
3035.135	Requirements, Denial and Revocation of Approval
3035.140	GrantsGrant , Expenditures and Audits
3035.150	Appeal Procedure

SUBPART B: LITERACY GRANT PROGRAM

Section	
3035.200	Purpose
3035.210	Definitions
3035.220	Application for Grant
3035.230	Review of Grant Applications
3035.240	Award of Grants, Accountability and Recordkeeping
3035.250	Cancellation of Grant
3035.260	Fiscal Procedures
3035.270	Other Requirements
3035.280	Penny Severns' Grant Program
3935.290	Invalidity

SUBPART C: TRAINING PROGRAM GRANTS

Section

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3035.300	Purpose
3035.310	Definitions
3035.320	Number and Amount of Training Program Grants
3035.330	Illinois Library Schools and Attendance Requirements
3035.340	Eligibility Requirements
3035.350	Application Process
3035.360	Selection of Training Program Grantees
3035.370	Conditions of Training Program Grants

SUBPART D: PUBLIC LIBRARY CONSTRUCTION GRANTS

Section

3035.400	Program Purpose
3035.410	Definitions
3035.420	Duty to Administer
3035.430	Priorities in Library Grant Construction Proposals
3035.435	Grant Funding Limitations
3035.440	Additional Grant Funds
3035.450	Grant Application Procedure
3035.460	Requirements and Conditions of Grant Funds
3035.470	Remodeling for Accessibility
3035.480	Shared Use Facilities
3035.490	Disbursement of Grant Funds

3035.EXHIBIT A Differences Among the Three Types of Literacy Grant Programs

AUTHORITY: Implementing and authorized by the Illinois Library System Act [75 ILCS 10], the State Library Act [15 ILCS 320], the Illinois Literacy Act [15 ILCS 322], the federal Library Services and Technology Act (20 USC 9121-9163), and Section 3 of the Capital Development Bond Act of 1972 [30 ILCS 420/3].

SOURCE: Adopted at 31 Ill. Reg. 16309, effective November 20, 2007; amended at 32 Ill. Reg. 9666, effective June 23, 2008; amended at 33 Ill. Reg. 4180, effective February 27, 2009.

SUBPART B: LITERACY GRANT PROGRAM

Section 3035.210 Definitions

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"Adult" means an individual in Illinois who has exceeded the maximum age for compulsory schooling (16) and is not currently enrolled in school (see 105 ILCS 5/Art. 26).

"Applicant" means the eligible education agency or public or private employer.

"Application" means the written request for a literacy grant submitted to the LAB pursuant to this Subpart. Applications shall be submitted by the legal entity responsible for the disbursement of public funds.

"Coalition" means a structured cooperative effort among a library system, libraries, education agencies, and community-based organizations, or any combination of these entities, at the local or regional level.

"Community" means any county or municipality in Illinois.

"Community-based Organization" means a private or public not-for-profit organization, including volunteer organizations, located in an Illinois community, which provides services to citizens within that community and the surrounding area.

"Educational Agencies" means those entities eligible to apply are public libraries that are members of an Illinois regional library system; community colleges, school districts and regional offices of education that are certified by the Illinois Board of Higher Education, the Illinois State Board of Education or the Illinois Community College Board and have provided instructional literacy services for at least 3 years; community based organizations, volunteer agencies or a coalition of those entities that have been granted 501(c)(3) status by the Internal Revenue Service and have provided literacy instructional services for at least 3 years; and public and private employers that have provided instructional literacy services for at least three years or are in cooperation with an educational agency that has provided instructional literacy services.

"Educational Skills Assessment" means testing methods that measure the educational skills possessed by adults, including reading, writing, comprehension and computation skills in English.

"Family Literacy" means reading, writing and computing instruction for parents and children together, including academic and parenting instruction for adults,

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developmentally appropriate activities for children, and structured reciprocal time for both to learn together.

"Fiscal Year" means the fiscal year of the State of Illinois.

"Instructional Materials" means written materials and computer software programs that are used in teaching adults basic reading, writing, comprehension, computation or English language skills.

"LAB" means the Literacy Advisory Board established by Section 7.2 of the State Library Act [15 ILCS 320/7.2].

"Library" means the main facility for a tax-supported public library within an Illinois library system.

"Literacy" means the ability of an individual to read, write, compute and comprehend above the 8.9 grade level as measured by an educational skills assessment.

"Literacy Program" means a structured project or program that provides direct instructional services in literacy to adult students.

"Math Student" means an adult whose math skills are below the 9.0 grade level and who is enrolled in the literacy program for math instruction.

"Participating Agency" means those agencies who will receive part of the grant funds or who will actively participate in the literacy project as an essential component of that project, without whose participation the project would fail or be radically changed.

"Secretary of State" means the Illinois Secretary of State, who is the State Librarian.

["Site Visit" means a scheduled visit by a literacy grant monitor to a literacy grant recipient to determine whether the project meets or maintains the criteria of the grant program. The site visit may be made in person, by phone or by electronic means, at the discretion of the Illinois State Library Literacy Office.](#)

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"State Library" means the Illinois State Library, a department of the Illinois Secretary of State established pursuant to the State Library Act [15 ILCS 320].

"Workplace Literacy Program" means a structured program that provides direct instructional services in reading, writing, comprehension, computation or English language skills to adult employees or prospective employees at their place of employment.

(Source: Amended at 33 Ill. Reg. 4180, effective February 27, 2009)

DEPARTMENT OF HUMAN SERVICES

NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: Food Stamps
- 2) Code Citation: 89 Ill. Adm. Code 121
- 3)

<u>Section Numbers:</u>	<u>Emergency Action:</u>
121.94	Amendment
121.96	Amendment
121.150	Amendment
- 4) Statutory Authority: Implementing Sections 12-4.4 through 12-4.6 and authorized by Section 12-13 of the Illinois Public Aid Code [305 ILCS 5/12-4.4 through 12-4.6 and 12-13]
- 5) Effective Date of Rulemaking: February 24, 2009
- 6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which they are to expire: This emergency amendment will expire at the end of the 150-day period, or upon adoption of permanent rules, whichever comes first.
- 7) Date filed with the Index Department: February 24, 2009
- 8) A copy of the emergency amendments, 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: Effective December 16, 2008, at 32 Ill. Reg. 18908, the Joint Committee on Administrative Rules withdrew its Suspension of the Department of Human Services preemptory amendments in Section 121.94(c), 121.96(d)(2) and 121.150(b) in Food Stamps (89 Ill. Adm. Code 121; 32 Ill. Reg. 16905) so that DHS could repeal its preemptory amendments and repropose them as an emergency/proposed rulemaking. This emergency rulemaking is necessary to reinstate those provisions.
- 10) A Complete Description of the Subject and Issues Involved: This rulemaking is the result of Title IV of P.L. 110-246, the Food, Conservation, and Energy Act of 2008 (FCEA) enacted June 18, 2008. FCEA 2008 contains various provisions that affect food stamp eligibility and benefits. These regulations de-obligate food stamp coupons as legal tender and prohibit States from issuing coupons as of June 18, 2008.
- 11) Are there any other rulemakings pending on this Part? No

DEPARTMENT OF HUMAN SERVICES

NOTICE OF EMERGENCY AMENDMENTS

- 12) Statement of statewide policy objectives: This rulemaking does not create or expand a State mandate.
- 13) Information and questions regarding these emergency amendments shall be directed to:

Tracie Drew, Bureau Chief
Bureau of Administrative Rules and Procedures
Department of Human Services
100 South Grand Avenue East
Harris Bldg., 3rd Floor
Springfield, Illinois 62762

217/785-9772

The full text of the Emergency Amendments begins on the next page:

DEPARTMENT OF HUMAN SERVICES

NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF HUMAN SERVICES
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 121
FOOD STAMPS

SUBPART A: APPLICATION PROCEDURES

Section

- 121.1 Application for Assistance
- 121.2 Time Limitations on the Disposition of an Application
- 121.3 Approval of an Application and Initial Authorization of Assistance
- 121.4 Denial of an Application
- 121.5 Client Cooperation
- 121.6 Emergency Assistance
- 121.7 Expedited Service
- 121.8 Express Stamps Application Project
- 121.10 Interviews

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section

- 121.18 Work Requirement
- 121.19 Ending a Voluntary Quit Disqualification (Repealed)
- 121.20 Citizenship
- 121.21 Residence
- 121.22 Social Security Numbers
- 121.23 Work Registration/Participation Requirements
- 121.24 Individuals Exempt from Work Registration Requirements
- 121.25 Failure to Comply with Work Provisions
- 121.26 Period of Sanction
- 121.27 Voluntary Job Quit/Reduction in Work Hours
- 121.28 Good Cause for Voluntary Job Quit/Reduction in Work Hours
- 121.29 Exemptions from Voluntary Quit/Reduction in Work Hours Rules

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section

DEPARTMENT OF HUMAN SERVICES

NOTICE OF EMERGENCY AMENDMENTS

121.30	Unearned Income
121.31	Exempt Unearned Income
121.32	Education Benefits (Repealed)
121.33	Unearned Income In-Kind
121.34	Lump Sum Payments and Income Tax Refunds
121.40	Earned Income
121.41	Budgeting Earned Income
121.50	Exempt Earned Income
121.51	Income from Work/Study/Training Programs
121.52	Earned Income from Roomer and Boarder
121.53	Income From Rental Property
121.54	Earned Income In-Kind
121.55	Sponsors of Aliens
121.57	Assets
121.58	Exempt Assets
121.59	Asset Disregards

SUBPART D: ELIGIBILITY STANDARDS

Section	
121.60	Net Monthly Income Eligibility Standards
121.61	Gross Monthly Income Eligibility Standards
121.62	Income Which Must Be Annualized
121.63	Deductions from Monthly Income
121.64	Food Stamp Benefit Amount

SUBPART E: HOUSEHOLD CONCEPT

Section	
121.70	Composition of the Assistance Unit
121.71	Living Arrangement
121.72	Nonhousehold Members
121.73	Ineligible Household Members
121.74	Strikers
121.75	Students
121.76	Households Receiving AFDC, SSI, Interim Assistance and/or GA – Categorical Eligibility

SUBPART F: MISCELLANEOUS PROGRAM PROVISIONS

DEPARTMENT OF HUMAN SERVICES

NOTICE OF EMERGENCY AMENDMENTS

Section

- 121.80 Fraud Disqualification (Renumbered)
- 121.81 Initiation of Administrative Fraud Hearing (Repealed)
- 121.82 Definition of Fraud (Renumbered)
- 121.83 Notification To Applicant Households (Renumbered)
- 121.84 Disqualification Upon Finding of Fraud (Renumbered)
- 121.85 Court Imposed Disqualification (Renumbered)
- 121.90 Monthly Reporting and Retrospective Budgeting (Repealed)
- 121.91 Monthly Reporting (Repealed)
- 121.92 Budgeting
- 121.93 Issuance of Food Stamp Benefits
- 121.94 Replacement of the EBT Card or Food Stamp Benefits
- [EMERGENCY](#)
- 121.95 Restoration of Lost Benefits
- 121.96 Uses [for Benefits](#)~~For Food Coupons~~
- [EMERGENCY](#)
- 121.97 Supplemental Payments
- 121.98 Client Training Brochure for the Electronic Benefits Transfer (EBT) System
- 121.105 State Food Program (Repealed)
- 121.107 New State Food Program
- 121.108 Transitional Food Stamp (TFS) Benefits
- 121.120 Redetermination of Eligibility
- 121.125 Redetermination of Earned Income Households
- 121.130 Residents of Shelters for Battered Women and their Children
- 121.131 Fleeing Felons and Probation/Parole Violators
- 121.135 Incorporation By Reference
- 121.140 Small Group Living Arrangement Facilities and Drug/Alcoholic Treatment Centers
- 121.145 Quarterly Reporting (Repealed)

SUBPART G: INTENTIONAL VIOLATIONS OF THE PROGRAM

Section

- 121.150 Definition of Intentional Violations of the Program
- [EMERGENCY](#)
- 121.151 Penalties for Intentional Violations of the Program
- 121.152 Notification To Applicant Households
- 121.153 Disqualification Upon Finding of Intentional Violation of the Program

DEPARTMENT OF HUMAN SERVICES

NOTICE OF EMERGENCY AMENDMENTS

121.154 Court Imposed Disqualification

SUBPART H: FOOD STAMP EMPLOYMENT AND TRAINING PROGRAM

Section

- 121.160 Persons Required to Participate
- 121.162 Program Requirements
- 121.163 Vocational Training
- 121.164 Orientation (Repealed)
- 121.165 Community Work
- 121.166 Assessment and Employability Plan (Repealed)
- 121.167 Counseling/Prevention Services
- 121.170 Job Search Activity
- 121.172 Basic Education Activity
- 121.174 Job Readiness Activity
- 121.176 Work Experience Activity
- 121.177 Illinois Works Component (Repealed)
- 121.178 Job Training Component (Repealed)
- 121.179 JTPA Employability Services Component (Repealed)
- 121.180 Grant Diversion Component (Repealed)
- 121.182 Earnfare Activity
- 121.184 Sanctions for Non-cooperation with Food Stamp Employment and Training
- 121.186 Good Cause for Failure to Cooperate
- 121.188 Supportive Services
- 121.190 Conciliation
- 121.200 Types of Claims (Recodified)
- 121.201 Establishing a Claim for Intentional Violation of the Program (Recodified)
- 121.202 Establishing a Claim for Unintentional Household Errors and Administrative Errors (Recodified)
- 121.203 Collecting Claim Against Households (Recodified)
- 121.204 Failure to Respond to Initial Demand Letter (Recodified)
- 121.205 Methods of Repayment of Food Stamp Claims (Recodified)
- 121.206 Determination of Monthly Allotment Reductions (Recodified)
- 121.207 Failure to Make Payment in Accordance with Repayment Schedule (Recodified)
- 121.208 Suspension and Termination of Claims (Recodified)

SUBPART I: WORK REQUIREMENT FOR FOOD STAMPS

Section

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- 121.220 Work Requirement Components (Repealed)
- 121.221 Meeting the Work Requirement with the Earnfare Component (Repealed)
- 121.222 Volunteer Community Work Component (Repealed)
- 121.223 Work Experience Component (Repealed)
- 121.224 Supportive Service Payments to Meet the Work Requirement (Repealed)
- 121.225 Meeting the Work Requirement with the Illinois Works Component (Repealed)
- 121.226 Meeting the Work Requirement with the JTPA Employability Services Component (Repealed)

AUTHORITY: Implementing Sections 12-4.4 through 12-4.6 and authorized by Section 12-13 of the Illinois Public Aid Code [305 ILCS 5/12-4.4 through 12-4.6 and 12-13].

SOURCE: Adopted December 30, 1977; amended at 3 Ill. Reg. 5, p. 875, effective February 2, 1979; amended at 3 Ill. Reg. 31, p. 109, effective August 3, 1979; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 41, p. 165, effective October 11, 1979; amended at 3 Ill. Reg. 42, p. 230, effective October 9, 1979; amended at 3 Ill. Reg. 44, p. 173, effective October 19, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; preemptory amendment at 4 Ill. Reg. 3, p. 49, effective January 9, 1980; preemptory amendment at 4 Ill. Reg. 9, p. 259, effective February 23, 1980; amended at 4 Ill. Reg. 10, p. 253, effective February 27, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 17, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1131, effective January 16, 1981; amended at 5 Ill. Reg. 4586, effective April 15, 1981; preemptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; preemptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 12736, effective October 29, 1981; amended at 6 Ill. Reg. 1653, effective January 17, 1982; amended at 6 Ill. Reg. 2707, effective March 2, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10208, effective August 9, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 5715, effective May 1, 1983; amended at 7 Ill. Reg. 8118, effective June 24, 1983; preemptory amendment at 7 Ill. Reg. 12899, effective October 1, 1983; amended at 7 Ill. Reg. 13655, effective October 4, 1983; preemptory amendment at 7 Ill. Reg. 16067, effective November 18, 1983; amended at 7 Ill. Reg. 16169, effective November 22, 1983; amended at 8 Ill. Reg. 5673, effective April 18, 1984; amended at 8 Ill. Reg. 7249, effective May 16, 1984; preemptory amendment at 8 Ill. Reg.

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10086, effective July 1, 1984; amended at 8 Ill. Reg. 13284, effective July 16, 1984; amended at 8 Ill. Reg. 17900, effective September 14, 1984; amended (by adding Section being codified with no substantive change) at 8 Ill. Reg. 17898; preemptory amendment at 8 Ill. Reg. 19690, effective October 1, 1984; preemptory amendment at 8 Ill. Reg. 22145, effective November 1, 1984; amended at 9 Ill. Reg. 302, effective January 1, 1985; amended at 9 Ill. Reg. 6804, effective May 1, 1985; amended at 9 Ill. Reg. 8665, effective May 29, 1985; preemptory amendment at 9 Ill. Reg. 8898, effective July 1, 1985; amended at 9 Ill. Reg. 11334, effective July 8, 1985; amended at 9 Ill. Reg. 14334, effective September 6, 1985; preemptory amendment at 9 Ill. Reg. 15582, effective October 1, 1985; amended at 9 Ill. Reg. 16889, effective October 16, 1985; amended at 9 Ill. Reg. 19726, effective December 9, 1985; amended at 10 Ill. Reg. 229, effective December 20, 1985; preemptory amendment at 10 Ill. Reg. 7387, effective April 21, 1986; preemptory amendment at 10 Ill. Reg. 7941, effective May 1, 1986; amended at 10 Ill. Reg. 14692, effective August 29, 1986; preemptory amendment at 10 Ill. Reg. 15714, effective October 1, 1986; Sections 121.200 thru 121.208 recodified to 89 Ill. Adm. Code 165 at 10 Ill. Reg. 21094; preemptory amendment at 11 Ill. Reg. 3761, effective February 11, 1987; emergency amendment at 11 Ill. Reg. 3754, effective February 13, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 9968, effective May 15, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 10269, effective May 22, 1987; amended at 11 Ill. Reg. 10621, effective May 25, 1987; preemptory amendment at 11 Ill. Reg. 11391, effective July 1, 1987; preemptory amendment at 11 Ill. Reg. 11855, effective June 30, 1987; emergency amendment at 11 Ill. Reg. 12043, effective July 6, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 13635, effective August 1, 1987; amended at 11 Ill. Reg. 14022, effective August 10, 1987; emergency amendment at 11 Ill. Reg. 15261, effective September 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 15480, effective September 4, 1987; amended at 11 Ill. Reg. 15634, effective September 11, 1987; amended at 11 Ill. Reg. 18218, effective October 30, 1987; preemptory amendment at 11 Ill. Reg. 18374, effective October 30, 1987; amended at 12 Ill. Reg. 877, effective December 30, 1987; emergency amendment at 12 Ill. Reg. 1941, effective December 31, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 4204, effective February 5, 1988; amended at 12 Ill. Reg. 9678, effective May 23, 1988; amended at 12 Ill. Reg. 9922, effective June 1, 1988; amended at 12 Ill. Reg. 11463, effective June 30, 1988; amended at 12 Ill. Reg. 12824, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 14045, effective August 19, 1988, for a maximum of 150 days; preemptory amendment at 12 Ill. Reg. 15704, effective October 1, 1988; preemptory amendment at 12 Ill. Reg. 16271, effective October 1, 1988; amended at 12 Ill. Reg. 20161, effective November 30, 1988; amended at 13 Ill. Reg. 3890, effective March 10, 1989; amended at 13 Ill. Reg. 13619, effective August 14, 1989; preemptory amendment at 13 Ill. Reg. 15859, effective October 1, 1989; amended at 14 Ill. Reg. 729, effective January 1, 1990; amended at 14 Ill. Reg. 6349, effective April 13, 1990; amended at 14 Ill. Reg. 13202, effective August 6, 1990; preemptory amendment at 14 Ill. Reg. 15158, effective October 1, 1990; amended at 14 Ill. Reg. 16983, effective September 30, 1990;

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NOTICE OF EMERGENCY AMENDMENTS

amended at 15 Ill. Reg. 11150, effective July 22, 1991; amended at 15 Ill. Reg. 11957, effective August 12, 1991; peremptory amendment at 15 Ill. Reg. 14134, effective October 1, 1991; emergency amendment at 16 Ill. Reg. 757, effective January 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 10011, effective June 15, 1992; amended at 16 Ill. Reg. 13900, effective August 31, 1992; emergency amendment at 16 Ill. Reg. 16221, effective October 1, 1992, for a maximum of 150 days; peremptory amendment at 16 Ill. Reg. 16345, effective October 1, 1992; amended at 16 Ill. Reg. 16624, effective October 23, 1992; amended at 17 Ill. Reg. 644, effective December 31, 1992; amended at 17 Ill. Reg. 4333, effective March 19, 1993; amended at 17 Ill. Reg. 14625, effective August 26, 1993; emergency amendment at 17 Ill. Reg. 15149, effective September 7, 1993, for a maximum of 150 days; peremptory amendment at 17 Ill. Reg. 17477, effective October 1, 1993; expedited correction at 17 Ill. Reg. 21216, effective October 1, 1993; amended at 18 Ill. Reg. 2033, effective January 21, 1994; emergency amendment at 18 Ill. Reg. 2509, effective January 27, 1994, for a maximum of 150 days; amended at 18 Ill. Reg. 3427, effective February 28, 1994; amended at 18 Ill. Reg. 8921, effective June 3, 1994; amended at 18 Ill. Reg. 12829, effective August 5, 1994; amended at 18 Ill. Reg. 14103, effective August 26, 1994; amended at 19 Ill. Reg. 5626, effective March 31, 1995; amended at 19 Ill. Reg. 6648, effective May 5, 1995; emergency amendment at 19 Ill. Reg. 12705, effective September 1, 1995, for a maximum of 150 days; peremptory amendment at 19 Ill. Reg. 13595, effective October 1, 1995; amended at 20 Ill. Reg. 1593, effective January 11, 1996; peremptory amendment at 20 Ill. Reg. 2229, effective January 17, 1996; amended at 20 Ill. Reg. 7902, effective June 1, 1996; amended at 20 Ill. Reg. 11935, effective August 14, 1996; emergency amendment at 20 Ill. Reg. 13381, effective October 1, 1996, for a maximum of 150 days; emergency amendment at 20 Ill. Reg. 13668, effective October 8, 1996, for a maximum of 150 days; amended at 21 Ill. Reg. 3156, effective February 28, 1997; amended at 21 Ill. Reg. 7733, effective June 4, 1997; recodified from the Department of Public Aid to the Department of Human Services at 21 Ill. Reg. 9322; emergency amendment at 22 Ill. Reg. 1954, effective January 1, 1998, for a maximum of 150 days; amended at 22 Ill. Reg. 5502, effective March 4, 1998; amended at 22 Ill. Reg. 7969, effective May 15, 1998; emergency amendment at 22 Ill. Reg. 10660, effective June 1, 1998, for a maximum of 150 days; emergency amendment at 22 Ill. Reg. 12167, effective July 1, 1998, for a maximum of 150 days; amended at 22 Ill. Reg. 16230, effective September 1, 1998; amended at 22 Ill. Reg. 19787, effective October 28, 1998; emergency amendment at 22 Ill. Reg. 19934, effective November 1, 1998, for a maximum of 150 days; amended at 22 Ill. Reg. 20099, effective November 1, 1998; emergency amendment at 23 Ill. Reg. 2601, effective February 1, 1999, for a maximum of 150 days; amended at 23 Ill. Reg. 3374, effective March 1, 1999; amended at 23 Ill. Reg. 7285, effective June 18, 1999; emergency amendment at 23 Ill. Reg. 13253, effective October 13, 1999, for a maximum of 150 days; emergency amendment at 24 Ill. Reg. 3871, effective February 24, 2000, for a maximum of 150 days; amended at 24 Ill. Reg. 4180, effective March 2, 2000; amended at 24 Ill. Reg. 10198, effective June 27, 2000; amended at 24 Ill. Reg. 15428, effective October 10, 2000; emergency

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amendment at 24 Ill. Reg. 15468, effective October 1, 2000, for a maximum of 150 days; amended at 25 Ill. Reg. 845, effective January 5, 2001; amended at 25 Ill. Reg. 2423, effective January 25, 2001; emergency amendment at 25 Ill. Reg. 2439, effective January 29, 2001, for a maximum of 150 days; emergency amendment at 25 Ill. Reg. 3707, effective March 1, 2001, for a maximum of 150 days; emergency expired July 28, 2001; amended at 25 Ill. Reg. 7720, effective June 7, 2001; amended at 25 Ill. Reg. 10823, effective August 12, 2001; amended at 25 Ill. Reg. 11856, effective August 31, 2001; emergency amendment at 25 Ill. Reg. 13309, effective October 1, 2001, for a maximum of 150 days; amended at 26 Ill. Reg. 151, effective January 1, 2002; amended at 26 Ill. Reg. 2025, effective February 1, 2002; amended at 26 Ill. Reg. 13530, effective September 3, 2002; preemptory amendment at 26 Ill. Reg. 15099, effective October 1, 2002; amended at 26 Ill. Reg. 16484, effective October 25, 2002; amended at 27 Ill. Reg. 2889, effective February 7, 2003; expedited correction at 27 Ill. Reg. 14262, effective February 7, 2003; amended at 27 Ill. Reg. 4583, effective February 28, 2003; amended at 27 Ill. Reg. 7273, effective April 7, 2003; amended at 27 Ill. Reg. 12569, effective July 21, 2003; preemptory amendment at 27 Ill. Reg. 15604, effective October 1, 2003; amended at 27 Ill. Reg. 16108, effective October 6, 2003; amended at 27 Ill. Reg. 18445, effective November 20, 2003; amended at 28 Ill. Reg. 1104, effective December 31, 2003; amended at 28 Ill. Reg. 3857, effective February 13, 2004; amended at 28 Ill. Reg. 10393, effective July 6, 2004; preemptory amendment at 28 Ill. Reg. 13834, effective October 1, 2004; emergency amendment at 28 Ill. Reg. 15323, effective November 10, 2004, for a maximum of 150 days; emergency expired April 8, 2005; amended at 29 Ill. Reg. 2701, effective February 4, 2005; amended at 29 Ill. Reg. 5499, effective April 1, 2005; preemptory amendment at 29 Ill. Reg. 12132, effective July 14, 2005; emergency amendment at 29 Ill. Reg. 16042, effective October 4, 2005, for a maximum of 150 days; emergency expired March 2, 2006; preemptory amendment at 29 Ill. Reg. 16538, effective October 4, 2005; emergency amendment at 30 Ill. Reg. 7804, effective April 6, 2006, for a maximum of 150 days; emergency expired September 2, 2006; amended at 30 Ill. Reg. 11236, effective June 12, 2006; amended at 30 Ill. Reg. 13863, effective August 1, 2006; amended at 30 Ill. Reg. 15681, effective September 12, 2006; preemptory amendment at 30 Ill. Reg. 16470, effective October 1, 2006; amended at 31 Ill. Reg. 6991, effective April 30, 2007; amended at 31 Ill. Reg. 10482, effective July 9, 2007; amended at 31 Ill. Reg. 11318, effective July 23, 2007; preemptory amendment at 31 Ill. Reg. 14372, effective October 1, 2007; amended at 32 Ill. Reg. 2813, effective February 7, 2008; amended at 32 Ill. Reg. 4380, effective March 12, 2008; amended at 32 Ill. Reg. 4813, effective March 18, 2008; amended at 32 Ill. Reg. 9621, effective June 23, 2008; preemptory amendment at 32 Ill. Reg. 16905, effective October 1, 2008; preemptory amendment to Sections 121.94(c), 121.96(d)(2) and 121.150(b) suspended at 32 Ill. Reg. 18908, effective November 19, 2008; suspension withdrawn by the Joint Committee on Administrative Rules at 33 Ill. Reg. 200, effective February 5, 2009; preemptory amendment repealed by emergency rulemaking at 33 Ill. Reg. 3514, effective February 5, 2009, for a maximum of 150 days; preemptory amendment at 32 Ill. Reg. 18092, effective November 15,

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NOTICE OF EMERGENCY AMENDMENTS

2008; emergency amendment at 33 Ill. Reg. 4187, effective February 24, 2009, for a maximum of 150 days.

SUBPART F: MISCELLANEOUS PROGRAM PROVISIONS

Section 121.94 Replacement of the EBT Card or Food Stamp Benefits**EMERGENCY**

- a) Replacement of the EBT Card
 - 1) The EBT card (benefit access device) will be replaced if lost, stolen or damaged.
 - 2) The loss, theft or damage of the EBT card must be immediately reported to the EBT contractor.
 - 3) The client shall contact the Client Help Desk toll-free at (800)678-5465, by TTY at (877)765-3459 or via the internet at <http://www.Link.Illinois.gov> for replacement of the EBT card and selection of a Personal Identification Number (PIN). A replacement card may be issued by the local office with administrative approval.
 - 4) Administrative remedies, as described in subsection (c) of this Section, may be imposed following the loss, theft or damage of the EBT card or the loss of food stamp benefits.
- b) For households receiving food stamp benefits via the EBT system, lost benefits resulting from the loss or theft of the EBT card and PIN will not be replaced due to the client's mismanagement or presumed fraud, collusion or cooperation in fraud.
- c) ~~For households receiving food stamp benefits via food stamp coupons not through the EBT system, the following rules will apply:~~
 - 1) ~~When a household reports the non-receipt of coupons issued through the mail, the Department shall authorize a replacement issuance only if the coupons were validly issued, the household has not been issued more than one replacement in the previous five months and if sufficient time, up to five post office working days, has elapsed for delivery. The replacement~~

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~~coupons will be sent to the local office address and thereafter, for the next two months following the replacement, each month's regular issuance of coupons will be sent to the local office address.~~

- ~~2) Replacement coupons shall not be issued when a participant claims that the envelope received in the mail contained less than the authorized allotment unless the coupon loss was due to damage in the mail before delivery or the Direct Mail Issuance Center inventory is incorrect. Additionally, replacement coupons shall not be issued for coupons that are received but subsequently are lost or misplaced.~~
- ~~3) If a household requests replacement of food stamp coupons which were received by the household but which were improperly manufactured or were subsequently damaged or mutilated, the Section 121.94(c)(3) continued Department shall replace the coupons in an amount equal to the value of the improperly manufactured or mutilated coupons. A coupon cannot be replaced if less than three fifths of the coupon is presented by the household.~~
- ~~4) If a household requests replacement of food stamp coupons which were received but subsequently destroyed in a household disaster and the request is made within ten days after the disaster, the Department shall replace the coupons in an amount not to exceed one month's worth of coupons within ten days after the date destruction was reported to the local office. The disaster must be verified. Replacement of destroyed coupons is limited to twice in a six month period.~~
- ~~5) Replacement food stamp coupons shall not be issued for coupons that are lost, misplaced or stolen.~~

d) Administrative Remedies

The Department may employ any of the administrative remedies listed in this subsection (cd) to deter multiple claims of benefit loss or multiple EBT card replacements, subject to notice to and appeal by the client. Which remedy would be applied will be determined by such elements as the type of situation that gives rise to the need for the remedy and the effectiveness of previously utilized remedies.

- 1) Charge for Replacement Card or Cards – The Department may assess a fee

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for replacement of the EBT card. Such fees may increase for subsequent replacement cards.

- 2) Telephone Approval – The Department may require the client to obtain time and amount-limited telephonic approval for use of the EBT card. The client would be required to place a call to the EBT contractor and positively identify himself or herself. The preauthorization would be time-limited and for a specific, preauthorized amount. The client would be able to use the card for a period of two hours or for some other period designated by the Department. The amount of the transaction could not exceed the preauthorized amount and must be accomplished electronically (manual authorization or voucher processing). Key-entered transactions or exception processing may not be used.
- 3) Transaction Withdrawals – To assist a client in managing his or her funds or to reduce the potential for fraud, the Department may limit the amount of benefits that may be withdrawn or used per transaction per day. The amount would not exceed \$50.00 and may be lowered, as determined by the Department to be necessary under the individual circumstances.
- 4) Use of Specific POS Terminals – The Department may notify a client that it has restricted benefit access points available to the client. The client may be restricted to accessing benefits at one or two locations, designated by the Department. The merchant or retailer would have to obtain telephone authorization of the transaction. Use of exception processing or key-entered transactions would not be allowed. This determination can only be imposed for a period not to exceed 24 months and is designed to address situations of mismanagement, fraud, multiple replacement requests and intentional program violations.
- 5) Use of Protective or Alternate Payee – Repeated loss of the EBT card and PIN is a basis for a determination of client mismanagement and authorization of a Protective Payment Plan (PPP).

de) Other Remedies

The Department may use other remedies to reduce future claims and to address fraud, abuse, collusion or intentional program violations, as warranted by the individual case circumstances. Those remedies may include, but shall not be limited to:

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- 1) disqualification;
- 2) penalties, fines and/or imprisonment consistent with federal and State law and regulations; and
- 3) referrals to federal law enforcement authorities, when appropriate.

(Source: Amended by emergency rulemaking at 33 Ill. Reg. 4187, effective February 24, 2009, for a maximum of 150 days)

**Section 121.96 Uses for Benefits For Food Coupons
EMERGENCY**

- a) Food stamps shall be used to purchase eligible food from food retailers and/or wholesalers authorized by the United States Department of Agriculture (USDA) to accept food stamps.
- b) Food stamps may be used to purchase seeds and plants for use in gardens to produce food for personal consumption.
- c) Food stamps may not be used to:
 - 1) purchase alcoholic beverages and tobacco
 - 2) pay back grocery bills (incurred prior to receipt of food stamps.)
 - 3) purchase hot foods or hot food products which can be eaten immediately and that are sold in retail food stores.
- d) ~~4~~Households that do not reside in permanent dwellings or have no fixed mailing address may use their food stamps to purchase meals prepared for and served by USDA authorized public or private nonprofit establishments which feed such individuals and public or private nonprofit shelters which provide temporary residence (except that such establishments and shelters may only request voluntary use of food stamps by such individuals and may not request such households to pay more than the average cost of the food contained in a meal served by the establishment or shelter. "Average cost" refers to direct costs, through purchases of food used in preparation of meals. For purposes of this rule,

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"average cost" shall be determined by averaging costs over a period of one calendar month.).

- 2) ~~However, in the case of homeless food stamp households, neither cash change no credit slips shall be returned for coupons used for the purchase of prepared meals from authorized establishments and shelters. Such establishments and shelters may use uncanceled and unmarked \$1.00 coupons which were previously accepted for meals served to food stamp recipients when change is required for \$5.00 and \$10.00 coupons.~~

AGENCY NOTE: In accordance with 7 CFR 272.9, the Department shall approve public and private nonprofit establishments and shelters serving the homeless if the establishment shelter serves meals to the homeless. The Food and Nutrition Service of USDA shall authorize as retail food stores, those establishments and shelters which apply and qualify for authorization to accept food stamps from homeless recipients in accordance with 7 CFR 278.1 and 278.2.

(Source: Amended by emergency rulemaking at 33 Ill. Reg. 4187, effective February 24, 2009, for a maximum of 150 days)

SUBPART G: INTENTIONAL VIOLATIONS OF THE PROGRAM

Section 121.150 Definition of Intentional Violation of the Program**EMERGENCY**

Intentional violation of the Food Stamp program occurs when an individual intentionally:

- a) Makes a false or misleading statement.
- b) Misrepresents, conceals or ~~withholds~~~~withholds~~ facts, or ~~commits~~~~Commits~~ any act that constitutes a violation of the Food ~~and Nutrition Act of 2008~~~~Stamp Act~~, the Food Stamp program regulations, or any state statute regarding the use, presentation, transfer, acquisition, receipt, or possession of Food Stamp ~~benefit~~~~coupons or ATP's~~.

(Source: Amended by emergency rulemaking at 33 Ill. Reg. 4187, effective February 24, 2009, for a maximum of 150 days)

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- 1) Heading of the Part: Pay Plan
- 2) Code Citation: 80 Ill. Adm. Code 310
- 3)

<u>Section Numbers:</u>	<u>Peremptory Action:</u>
310.APPENDIX A TABLE A	Amendment
310.APPENDIX A TABLE B	Amendment
310.APPENDIX A TABLE D	Amendment
310.APPENDIX A TABLE F	Amendment
310.APPENDIX A TABLE K	Amendment
310.APPENDIX A TABLE V	Amendment
310.APPENDIX A TABLE W	Amendment
- 4) Reference to the Specific State or Federal Court Order, Federal Rule or Statute which Requires this Peremptory Rulemaking: The Department of Central Management Services (CMS) is amending the Pay Plan (80 Ill. Adm. Code 310) Section 310.Appendix A Table A to reflect the Agreement between the Departments of CMS and Natural Resources and the Laborers; International Union of North America – Illinois State Employees Association, Local 2002; Southern and Central Illinois Laborers' District Council signed January 30, 2009. The agreement increases the salaries by 1.5% effective January 1, 2009.

CMS is amending Section 310.Appendix A Table B to reflect the Agreement between the Departments of CMS and Agriculture and the Laborers; International Union of North America – Illinois State Employees Association, Local 2002; Southern and Central Illinois Laborers' District Council signed January 30, 2009. The Agreement increases the salaries by 1.5% effective January 1, 2009.

CMS is amending Section 310.Appendix A Table D to reflect the Agreement between the Departments of CMS, Transportation, Human Services and Employment Security, and the State and Municipal Teamsters, Chauffeurs and Helpers Union, Local 726 (Cook County) (HR-001) that was signed January 6, 2009. Effective July 1, 2008, pay rates for all bargaining unit classes shall be raised by 0.50%. Effective January 1, 2009, pay rates for all bargaining unit classes shall be raised by 2.00%. Memorandum of Understanding (MOU) of the rates was signed February 19, 2009.

CMS is amending Section 310.Appendix A Table F. The Agreement between the Departments of CMS, Corrections, Human Services, State Police, Veterans' Affairs, Natural Resources and Transportation, and the Illinois Conference of Teamsters

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(Downstate) (RC-019) was signed January 6, 2009. Effective July 1, 2008, pay rates for all bargaining unit classes shall be raised by \$25.00. Effective January 1, 2009, pay rates for all bargaining unit classes shall be raised by \$101.00. MOU of the rates was signed February 19, 2009.

CMS is amending Section 310.Appendix A Table K to reflect the Agreement between the Department of CMS and the Illinois Nurses Association signed February 17, 2009. The pay rates are increased by 1.50% effective January 1, 2009.

CMS is amending Section 310.Appendix A Table V to reflect the MOU with the corrected CU-500-24 pay grade Pay Plan Code Q and S rates, and the MOU that includes the Juvenile Justice Youth and Family Specialist Supervisor title in CU-500 and assigns the title to pay grade CU-500-22. Both were signed February 9, 2009.

CMS is amending Section 310.Appendix A Table W to reflect the MOU that includes the Juvenile Justice Youth and Family Specialist Option 1 and Juvenile Justice Youth and Family Specialist Option 2 titles that are included in the RC-062 bargaining unit and assigned to pay grades RC-062-18 and RC-062-20, respectively. The MOU was signed February 9, 2009.

- 5) Statutory Authority: Authorized by Sections 8, 8a and 9(7) of the Personnel Code [20 ILCS 415/8, 20 ILCS 415/8a and 20 ILCS 415/9(7)] and by Sections 4, 6, 15 and 21 of the Illinois Public Labor Relations Act [5 ILCS 315/4, 5 ILCS 315/6, 5 ILCS 315/15 and 5 ILCS 315/21].
- 6) Effective Date: February 26, 2009
- 7) A Complete Description of the Subjects and Issues Involved: In Section 310.Appendix A Table A, the tables effective July 1, 2007 are removed and the tables effective January 1, 2009 are added.

In Section 310.Appendix A Table B, the tables effective July 1, and December 1, 2007 are removed. The table effective January 1, 2009 is added.

In Section 310.Appendix A Table D, the full scale rates effective July 1, 2007 and January 1, 2008, and the new hire rates are removed. The full scale rates effective July 1, 2008 and January 1, 2009, and the new hire rates are added.

In Section 310.Appendix A Table F, the full scale rates effective July 1, 2007 and

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January 1, 2008, and the new hire rates are removed. The full scale rates effective July 1, 2008 and January 1, 2009, and the new hire rates are added.

In Section 310.Appendix A Table K, the rate table effective July 1, 2007 is removed and the rate table effective January 1, 2009 is added.

In Section 310.Appendix A Table V, the Juvenile Justice Youth and Family Specialist Supervisor title, its title code 21995, Pay Plan Codes Q and S, and the rates are added to a table effective March 1, 2009. The rates for the Public Service administrator Option 7 (Corrections Parole Supervisor) effective January 1, 2008 are changed to the rates in the corrected MOU.

In Section 310.Appendix A Table W, Juvenile Justice Youth and Family Specialist Option 1 and Option 2, their title codes 21991 and 21992, bargaining unit RC-062, and pay grades RC-062-18 and RC-062-20, respectively, are added to the title table.

- 8) Does this rulemaking contain an automatic repeal date? No
- 9) Date filed with the Index Department: February 26, 2009
- 10) This and other Pay Plan amendments are available in the Division of Technical Services of the Bureau of Personnel.
- 11) Is this in compliance with Section 5-50 of the Illinois Administrative Procedure Act?
Yes
- 12) Are there any other proposed amendments pending on this Part? No
- 13) Statement of Statewide Policy Objectives: These amendments to the Pay Plan affect only the employees subject to the Personnel Code and do not set out any guidelines that affect local or other jurisdictions in the State.
- 14) Information and questions regarding these preemptory amendments shall be directed to:

Mr. Jason Doggett
Manager
Compensation Section
Division of Technical Services and Agency Training and Development
Bureau of Personnel

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Department of Central Management Services
504 William G. Stratton Building
Springfield IL 62706

217/782-7964
Fax: 217/524-4570
CMS.PayPlan@Illinois.gov

The full text of the Peremptory Amendments begins on the next page:

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TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS

CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section	
310.20	Policy and Responsibilities
310.30	Jurisdiction
310.40	Pay Schedules
310.45	Comparison of Pay Grades or Salary Ranges Assigned to Classifications
310.47	In-Hiring Rate
310.50	Definitions
310.60	Conversion of Base Salary to Pay Period Units
310.70	Conversion of Base Salary to Daily or Hourly Equivalents
310.80	Increases in Pay
310.90	Decreases in Pay
310.100	Other Pay Provisions
310.110	Implementation of Pay Plan Changes
310.120	Interpretation and Application of Pay Plan
310.130	Effective Date
310.140	Reinstitution of Within Grade Salary Increases (Repealed)
310.150	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed)

SUBPART B: SCHEDULE OF RATES

Section	
310.205	Introduction
310.210	Prevailing Rate
310.220	Negotiated Rate
310.230	Part-Time Daily or Hourly Special Services Rate (Repealed)
310.240	Daily or Hourly Rate Conversion
310.250	Member, Patient and Inmate Rate
310.260	Trainee Rate

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310.270	Legislated and Contracted Rate
310.280	Designated Rate
310.290	Out-of-State Rate (Repealed)
310.295	Foreign Service Rate (Repealed)
310.300	Educator Schedule for RC-063 and HR-010
310.310	Physician Specialist Rate
310.320	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections (Repealed)
310.330	Excluded Classes Rate (Repealed)

SUBPART C: MERIT COMPENSATION SYSTEM

Section	
310.410	Jurisdiction
310.415	Merit Compensation Salary Range Assignments
310.420	Objectives
310.430	Responsibilities
310.440	Merit Compensation Salary Schedule
310.450	Procedures for Determining Annual Merit Increases and Bonuses
310.455	Intermittent Merit Increase
310.456	Merit Zone (Repealed)
310.460	Other Pay Increases
310.470	Adjustment
310.480	Decreases in Pay
310.490	Other Pay Provisions
310.495	Broad-Band Pay Range Classes
310.500	Definitions
310.510	Conversion of Base Salary to Pay Period Units (Repealed)
310.520	Conversion of Base Salary to Daily or Hourly Equivalents
310.530	Implementation
310.540	Annual Merit Increase and Bonus Guidechart
310.550	Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)

310.APPENDIX A Negotiated Rates of Pay

310.TABLE A RC-104 (Conservation Police Supervisors, Laborers' – ISEA Local #2002)

310.TABLE B VR-706 (Assistant Automotive Shop Supervisors, Automotive Shop Supervisors and Meat and Poultry Inspector Supervisors, Laborers' –

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	ISEA Local #2002)
310.TABLE C	RC-056 (Site Superintendents and Natural Resource, Historic Preservation and Agriculture Managers, IFPE)
310.TABLE D	HR-001 (Teamsters Local #726)
310.TABLE E	RC-020 (Teamsters Local #330)
310.TABLE F	RC-019 (Teamsters Local #25)
310.TABLE G	RC-045 (Automotive Mechanics, IFPE)
310.TABLE H	RC-006 (Corrections Employees, AFSCME)
310.TABLE I	RC-009 (Institutional Employees, AFSCME)
310.TABLE J	RC-014 (Clerical Employees, AFSCME)
310.TABLE K	RC-023 (Registered Nurses, INA)
310.TABLE L	RC-008 (Boilermakers)
310.TABLE M	RC-110 (Conservation Police Lodge)
310.TABLE N	RC-010 (Professional Legal Unit, AFSCME)
310.TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSCME)
310.TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, IFPE)
310.TABLE Q	RC-033 (Meat Inspectors, IFPE)
310.TABLE R	RC-042 (Residual Maintenance Workers, AFSCME)
310.TABLE S	VR-704 (Corrections, Juvenile Justice and State Police Supervisors, Laborers' – ISEA Local #2002)
310.TABLE T	HR-010 (Teachers of Deaf, IFT)
310.TABLE U	HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
310.TABLE V	CU-500 (Corrections Meet and Confer Employees)
310.TABLE W	RC-062 (Technical Employees, AFSCME)
310.TABLE X	RC-063 (Professional Employees, AFSCME)
310.TABLE Y	RC-063 (Educators, AFSCME)
310.TABLE Z	RC-063 (Physicians, AFSCME)
310.TABLE AA	NR-916 (Department of Natural Resources, Teamsters)
310.TABLE AB	VR-007 (Plant Maintenance Engineers, Operating Engineers) (Repealed)
310.APPENDIX B	Schedule of Salary Grade Pay Grades – Monthly Rates of Pay
310.APPENDIX C	Medical Administrator Rates (Repealed)
310.APPENDIX D	Merit Compensation System Salary Schedule
310.APPENDIX E	Teaching Salary Schedule (Repealed)
310.APPENDIX F	Physician and Physician Specialist Salary Schedule (Repealed)
310.APPENDIX G	Broad-Band Pay Range Classes Salary Schedule

AUTHORITY: Implementing and authorized by Sections 8 and 8a of the Personnel Code [20

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ILCS 415/8 and 8a].

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9420, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; preemptory amendment at 10 Ill. Reg. 3325, effective January 22, 1986; amended at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of 150 days; preemptory amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; preemptory amendment at 10 Ill. Reg. 13675, effective July 31, 1986; preemptory amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; preemptory amendment at 10 Ill. Reg. 19132, effective October 28, 1986; preemptory amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; preemptory amendment at 11 Ill. Reg. 3363, effective February 3, 1987; preemptory amendment at 11 Ill. Reg. 4388, effective February 27, 1987; preemptory amendment at 11 Ill. Reg. 6291, effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; preemptory amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; preemptory amendment at 11 Ill. Reg. 15273, effective September 1, 1987; preemptory amendment at 11 Ill. Reg. 17919, effective October 19, 1987; preemptory amendment at 11 Ill. Reg. 19812, effective November

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19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; preemptory amendment at 12 Ill. Reg. 3811, effective January 27, 1988; preemptory amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; preemptory amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; preemptory amendment at 12 Ill. Reg. 8135, effective April 22, 1988; preemptory amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; preemptory amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; preemptory amendment at 12 Ill. Reg. 20584, effective November 28, 1988; preemptory amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; preemptory amendment at 13 Ill. Reg. 8970, effective May 26, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; emergency amendment expired on November 17, 1989; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; preemptory amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13 Ill. Reg. 19221, effective December 12, 1989; amended at 14 Ill. Reg. 615, effective January 2, 1990; preemptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; preemptory amendment at 14 Ill. Reg. 7652, effective May 7, 1990; amended at 14 Ill. Reg. 10002, effective June 11, 1990; emergency amendment at 14 Ill. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14361, effective August 24, 1990; emergency amendment at 14 Ill. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 Ill. Reg. 16092; preemptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990; amended at 14 Ill. Reg. 17189, effective October 2, 1990; amended at 14 Ill. Reg. 17189, effective October 19, 1990; amended at 14 Ill. Reg. 18719, effective November 13, 1990; preemptory amendment at 14 Ill. Reg. 18854, effective November 13, 1990; preemptory amendment at 15 Ill. Reg. 663, effective January 7, 1991; amended at 15 Ill. Reg. 3296, effective February 14, 1991; amended at 15 Ill. Reg. 4401, effective March 11, 1991; preemptory amendment at 15 Ill. Reg. 5100, effective March 20, 1991; preemptory amendment at 15 Ill. Reg. 5465, effective April 2, 1991; emergency amendment at 15 Ill. Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 11080, effective July 19, 1991; amended at 15 Ill. Reg. 13080, effective August 21, 1991; amended at 15 Ill. Reg. 14210, effective September 23, 1991; emergency amendment at 16 Ill. Reg. 711, effective December 26, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 3450, effective

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February 20, 1992; preemptory amendment at 16 Ill. Reg. 5068, effective March 11, 1992; preemptory amendment at 16 Ill. Reg. 7056, effective April 20, 1992; emergency amendment at 16 Ill. Reg. 8239, effective May 19, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 8382, effective May 26, 1992; emergency amendment at 16 Ill. Reg. 13950, effective August 19, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 14452, effective September 4, 1992, for a maximum of 150 days; amended at 17 Ill. Reg. 238, effective December 23, 1992; preemptory amendment at 17 Ill. Reg. 498, effective December 18, 1992; amended at 17 Ill. Reg. 590, effective January 4, 1993; amended at 17 Ill. Reg. 1819, effective February 2, 1993; amended at 17 Ill. Reg. 6441, effective April 8, 1993; emergency amendment at 17 Ill. Reg. 12900, effective July 22, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 13409, effective July 29, 1993; emergency amendment at 17 Ill. Reg. 13789, effective August 9, 1993, for a maximum of 150 days; emergency amendment at 17 Ill. Reg. 14666, effective August 26, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 19103, effective October 25, 1993; emergency amendment at 17 Ill. Reg. 21858, effective December 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 22514, effective December 15, 1993; amended at 18 Ill. Reg. 227, effective December 17, 1993; amended at 18 Ill. Reg. 1107, effective January 18, 1994; amended at 18 Ill. Reg. 5146, effective March 21, 1994; preemptory amendment at 18 Ill. Reg. 9562, effective June 13, 1994; emergency amendment at 18 Ill. Reg. 11299, effective July 1, 1994, for a maximum of 150 days; preemptory amendment at 18 Ill. Reg. 13476, effective August 17, 1994; emergency amendment at 18 Ill. Reg. 14417, effective September 9, 1994, for a maximum of 150 days; amended at 18 Ill. Reg. 16545, effective October 31, 1994; preemptory amendment at 18 Ill. Reg. 16708, effective October 28, 1994; amended at 18 Ill. Reg. 17191, effective November 21, 1994; amended at 19 Ill. Reg. 1024, effective January 24, 1995; preemptory amendment at 19 Ill. Reg. 2481, effective February 17, 1995; preemptory amendment at 19 Ill. Reg. 3073, effective February 17, 1995; amended at 19 Ill. Reg. 3456, effective March 7, 1995; preemptory amendment at 19 Ill. Reg. 5145, effective March 14, 1995; amended at 19 Ill. Reg. 6452, effective May 2, 1995; preemptory amendment at 19 Ill. Reg. 6688, effective May 1, 1995; amended at 19 Ill. Reg. 7841, effective June 1, 1995; amended at 19 Ill. Reg. 8156, effective June 12, 1995; amended at 19 Ill. Reg. 9096, effective June 27, 1995; emergency amendment at 19 Ill. Reg. 11954, effective August 1, 1995, for a maximum of 150 days; preemptory amendment at 19 Ill. Reg. 13979, effective September 19, 1995; preemptory amendment at 19 Ill. Reg. 15103, effective October 12, 1995; amended at 19 Ill. Reg. 16160, effective November 28, 1995; amended at 20 Ill. Reg. 308, effective December 22, 1995; emergency amendment at 20 Ill. Reg. 4060, effective February 27, 1996, for a maximum of 150 days; preemptory amendment at 20 Ill. Reg. 6334, effective April 22, 1996; preemptory amendment at 20 Ill. Reg. 7434, effective May 14, 1996; amended at 20 Ill. Reg. 8301, effective June 11, 1996; amended at 20 Ill. Reg. 8657, effective June 20, 1996; amended at 20 Ill. Reg. 9006, effective June 26, 1996; amended at 20 Ill. Reg. 9925, effective July 10, 1996; emergency amendment at 20 Ill. Reg. 10213, effective July 15, 1996, for a maximum of 150 days; amended

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at 20 Ill. Reg. 10841, effective August 5, 1996; preemptory amendment at 20 Ill. Reg. 13408, effective September 24, 1996; amended at 20 Ill. Reg. 15018, effective November 7, 1996; preemptory amendment at 20 Ill. Reg. 15092, effective November 7, 1996; emergency amendment at 21 Ill. Reg. 1023, effective January 6, 1997, for a maximum of 150 days; amended at 21 Ill. Reg. 1629, effective January 22, 1997; amended at 21 Ill. Reg. 5144, effective April 15, 1997; amended at 21 Ill. Reg. 6444, effective May 15, 1997; amended at 21 Ill. Reg. 7118, effective June 3, 1997; emergency amendment at 21 Ill. Reg. 10061, effective July 21, 1997, for a maximum of 150 days; emergency amendment at 21 Ill. Reg. 12859, effective September 8, 1997, for a maximum of 150 days; preemptory amendment at 21 Ill. Reg. 14267, effective October 14, 1997; preemptory amendment at 21 Ill. Reg. 14589, effective October 15, 1997; preemptory amendment at 21 Ill. Reg. 15030, effective November 10, 1997; amended at 21 Ill. Reg. 16344, effective December 9, 1997; preemptory amendment at 21 Ill. Reg. 16465, effective December 4, 1997; preemptory amendment at 21 Ill. Reg. 17167, effective December 9, 1997; preemptory amendment at 22 Ill. Reg. 1593, effective December 22, 1997; amended at 22 Ill. Reg. 2580, effective January 14, 1998; preemptory amendment at 22 Ill. Reg. 4326, effective February 13, 1998; preemptory amendment at 22 Ill. Reg. 5108, effective February 26, 1998; preemptory amendment at 22 Ill. Reg. 5749, effective March 3, 1998; amended at 22 Ill. Reg. 6204, effective March 12, 1998; preemptory amendment at 22 Ill. Reg. 7053, effective April 1, 1998; preemptory amendment at 22 Ill. Reg. 7320, effective April 10, 1998; preemptory amendment at 22 Ill. Reg. 7692, effective April 20, 1998; emergency amendment at 22 Ill. Reg. 12607, effective July 2, 1998, for a maximum of 150 days; preemptory amendment at 22 Ill. Reg. 15489, effective August 7, 1998; amended at 22 Ill. Reg. 16158, effective August 31, 1998; preemptory amendment at 22 Ill. Reg. 19105, effective September 30, 1998; preemptory amendment at 22 Ill. Reg. 19943, effective October 27, 1998; preemptory amendment at 22 Ill. Reg. 20406, effective November 5, 1998; amended at 22 Ill. Reg. 20581, effective November 16, 1998; amended at 23 Ill. Reg. 664, effective January 1, 1999; preemptory amendment at 23 Ill. Reg. 730, effective December 29, 1998; emergency amendment at 23 Ill. Reg. 6533, effective May 10, 1999, for a maximum of 150 days; amended at 23 Ill. Reg. 7065, effective June 3, 1999; emergency amendment at 23 Ill. Reg. 8169, effective July 1, 1999, for a maximum of 150 days; amended at 23 Ill. Reg. 11020, effective August 26, 1999; amended at 23 Ill. Reg. 12429, effective September 21, 1999; preemptory amendment at 23 Ill. Reg. 12493, effective September 23, 1999; amended at 23 Ill. Reg. 12604, effective September 24, 1999; amended at 23 Ill. Reg. 13053, effective September 27, 1999; preemptory amendment at 23 Ill. Reg. 13132, effective October 1, 1999; amended at 23 Ill. Reg. 13570, effective October 26, 1999; amended at 23 Ill. Reg. 14020, effective November 15, 1999; amended at 24 Ill. Reg. 1025, effective January 7, 2000; preemptory amendment at 24 Ill. Reg. 3399, effective February 3, 2000; amended at 24 Ill. Reg. 3537, effective February 18, 2000; amended at 24 Ill. Reg. 6874, effective April 21, 2000; amended at 24 Ill. Reg. 7956, effective May 23, 2000; emergency amendment at 24 Ill. Reg. 10328, effective July 1, 2000, for a maximum of 150 days; emergency expired November 27,

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2000; preemptory amendment at 24 Ill. Reg. 10767, effective July 3, 2000; amended at 24 Ill. Reg. 13384, effective August 17, 2000; preemptory amendment at 24 Ill. Reg. 14460, effective September 14, 2000; preemptory amendment at 24 Ill. Reg. 16700, effective October 30, 2000; preemptory amendment at 24 Ill. Reg. 17600, effective November 16, 2000; amended at 24 Ill. Reg. 18058, effective December 4, 2000; preemptory amendment at 24 Ill. Reg. 18444, effective December 1, 2000; amended at 25 Ill. Reg. 811, effective January 4, 2001; amended at 25 Ill. Reg. 2389, effective January 22, 2001; amended at 25 Ill. Reg. 4552, effective March 14, 2001; preemptory amendment at 25 Ill. Reg. 5067, effective March 21, 2001; amended at 25 Ill. Reg. 5618, effective April 4, 2001; amended at 25 Ill. Reg. 6655, effective May 11, 2001; amended at 25 Ill. Reg. 7151, effective May 25, 2001; preemptory amendment at 25 Ill. Reg. 8009, effective June 14, 2001; emergency amendment at 25 Ill. Reg. 9336, effective July 3, 2001, for a maximum of 150 days; amended at 25 Ill. Reg. 9846, effective July 23, 2001; amended at 25 Ill. Reg. 12087, effective September 6, 2001; amended at 25 Ill. Reg. 15560, effective November 20, 2001; preemptory amendment at 25 Ill. Reg. 15671, effective November 15, 2001; amended at 25 Ill. Reg. 15974, effective November 28, 2001; emergency amendment at 26 Ill. Reg. 223, effective December 21, 2001, for a maximum of 150 days; amended at 26 Ill. Reg. 1143, effective January 17, 2002; amended at 26 Ill. Reg. 4127, effective March 5, 2002; preemptory amendment at 26 Ill. Reg. 4963, effective March 15, 2002; amended at 26 Ill. Reg. 6235, effective April 16, 2002; emergency amendment at 26 Ill. Reg. 7314, effective April 29, 2002, for a maximum of 150 days; amended at 26 Ill. Reg. 10425, effective July 1, 2002; emergency amendment at 26 Ill. Reg. 10952, effective July 1, 2002, for a maximum of 150 days; amended at 26 Ill. Reg. 13934, effective September 10, 2002; amended at 26 Ill. Reg. 14965, effective October 7, 2002; emergency amendment at 26 Ill. Reg. 16583, effective October 24, 2002, for a maximum of 150 days; emergency expired March 22, 2003; preemptory amendment at 26 Ill. Reg. 17280, effective November 18, 2002; amended at 26 Ill. Reg. 17374, effective November 25, 2002; amended at 26 Ill. Reg. 17987, effective December 9, 2002; amended at 27 Ill. Reg. 3261, effective February 11, 2003; expedited correction at 28 Ill. Reg. 6151, effective February 11, 2003; amended at 27 Ill. Reg. 8855, effective May 15, 2003; amended at 27 Ill. Reg. 9114, effective May 27, 2003; emergency amendment at 27 Ill. Reg. 10442, effective July 1, 2003, for a maximum of 150 days; emergency expired November 27, 2003; preemptory amendment at 27 Ill. Reg. 17433, effective November 7, 2003; amended at 27 Ill. Reg. 18560, effective December 1, 2003; preemptory amendment at 28 Ill. Reg. 1441, effective January 9, 2004; amended at 28 Ill. Reg. 2684, effective January 22, 2004; amended at 28 Ill. Reg. 6879, effective April 30, 2004; preemptory amendment at 28 Ill. Reg. 7323, effective May 10, 2004; amended at 28 Ill. Reg. 8842, effective June 11, 2004; preemptory amendment at 28 Ill. Reg. 9717, effective June 28, 2004; amended at 28 Ill. Reg. 12585, effective August 27, 2004; preemptory amendment at 28 Ill. Reg. 13011, effective September 8, 2004; preemptory amendment at 28 Ill. Reg. 13247, effective September 20, 2004; preemptory amendment at 28 Ill. Reg. 13656, effective September 27, 2004; emergency amendment at 28 Ill. Reg. 14174, effective October 15, 2004, for a

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maximum of 150 days; emergency expired March 13, 2005; preemptory amendment at 28 Ill. Reg. 14689, effective October 22, 2004; preemptory amendment at 28 Ill. Reg. 15336, effective November 15, 2004; preemptory amendment at 28 Ill. Reg. 16513, effective December 9, 2004; preemptory amendment at 29 Ill. Reg. 726, effective December 15, 2004; amended at 29 Ill. Reg. 1166, effective January 7, 2005; preemptory amendment at 29 Ill. Reg. 1385, effective January 4, 2005; preemptory amendment at 29 Ill. Reg. 1559, effective January 11, 2005; preemptory amendment at 29 Ill. Reg. 2050, effective January 19, 2005; preemptory amendment at 29 Ill. Reg. 4125, effective February 23, 2005; amended at 29 Ill. Reg. 5375, effective April 4, 2005; preemptory amendment at 29 Ill. Reg. 6105, effective April 14, 2005; preemptory amendment at 29 Ill. Reg. 7217, effective May 6, 2005; preemptory amendment at 29 Ill. Reg. 7840, effective May 10, 2005; amended at 29 Ill. Reg. 8110, effective May 23, 2005; preemptory amendment at 29 Ill. Reg. 8214, effective May 23, 2005; preemptory amendment at 29 Ill. Reg. 8418, effective June 1, 2005; amended at 29 Ill. Reg. 9319, effective July 1, 2005; preemptory amendment at 29 Ill. Reg. 12076, effective July 15, 2005; preemptory amendment at 29 Ill. Reg. 13265, effective August 11, 2005; amended at 29 Ill. Reg. 13540, effective August 22, 2005; preemptory amendment at 29 Ill. Reg. 14098, effective September 2, 2005; amended at 29 Ill. Reg. 14166, effective September 9, 2005; amended at 29 Ill. Reg. 19551, effective November 21, 2005; emergency amendment at 29 Ill. Reg. 20554, effective December 2, 2005, for a maximum of 150 days; preemptory amendment at 29 Ill. Reg. 20693, effective December 12, 2005; preemptory amendment at 30 Ill. Reg. 623, effective December 28, 2005; preemptory amendment at 30 Ill. Reg. 1382, effective January 13, 2006; amended at 30 Ill. Reg. 2289, effective February 6, 2006; preemptory amendment at 30 Ill. Reg. 4157, effective February 22, 2006; preemptory amendment at 30 Ill. Reg. 5687, effective March 7, 2006; preemptory amendment at 30 Ill. Reg. 6409, effective March 30, 2006; amended at 30 Ill. Reg. 7857, effective April 17, 2006; amended at 30 Ill. Reg. 9438, effective May 15, 2006; preemptory amendment at 30 Ill. Reg. 10153, effective May 18, 2006; preemptory amendment at 30 Ill. Reg. 10508, effective June 1, 2006; amended at 30 Ill. Reg. 11336, effective July 1, 2006; emergency amendment at 30 Ill. Reg. 12340, effective July 1, 2006, for a maximum of 150 days; preemptory amendment at 30 Ill. Reg. 12418, effective July 1, 2006; amended at 30 Ill. Reg. 12761, effective July 17, 2006; preemptory amendment at 30 Ill. Reg. 13547, effective August 1, 2006; preemptory amendment at 30 Ill. Reg. 15059, effective September 5, 2006; preemptory amendment at 30 Ill. Reg. 16439, effective September 27, 2006; emergency amendment at 30 Ill. Reg. 16626, effective October 3, 2006, for a maximum of 150 days; preemptory amendment at 30 Ill. Reg. 17603, effective October 20, 2006; amended at 30 Ill. Reg. 18610, effective November 20, 2006; preemptory amendment at 30 Ill. Reg. 18823, effective November 21, 2006; preemptory amendment at 31 Ill. Reg. 230, effective December 20, 2006; emergency amendment at 31 Ill. Reg. 1483, effective January 1, 2007, for a maximum of 150 days; preemptory amendment at 31 Ill. Reg. 2485, effective January 17, 2007; preemptory amendment at 31 Ill. Reg. 4445, effective February 28, 2007; amended at 31 Ill. Reg. 4982, effective March 15, 2007; preemptory amendment at 31 Ill.

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Reg. 7338, effective May 3, 2007; amended at 31 Ill. Reg. 8901, effective July 1, 2007; emergency amendment at 31 Ill. Reg. 10056, effective July 1, 2007, for a maximum of 150 days; preemptory amendment at 31 Ill. Reg. 10496, effective July 6, 2007; preemptory amendment at 31 Ill. Reg. 12335, effective August 9, 2007; emergency amendment at 31 Ill. Reg. 12608, effective August 16, 2007, for a maximum of 150 days; emergency amendment at 31 Ill. Reg. 13220, effective August 30, 2007, for a maximum of 150 days; preemptory amendment at 31 Ill. Reg. 13357, effective August 29, 2007; amended at 31 Ill. Reg. 13981, effective September 21, 2007; preemptory amendment at 31 Ill. Reg. 14331, effective October 1, 2007; amended at 31 Ill. Reg. 16094, effective November 20, 2007; amended at 31 Ill. Reg. 16792, effective December 13, 2007; preemptory amendment at 32 Ill. Reg. 598, effective December 27, 2007; amended at 32 Ill. Reg. 1082, effective January 11, 2008; preemptory amendment at 32 Ill. Reg. 3095, effective February 13, 2008; preemptory amendment at 32 Ill. Reg. 6097, effective March 25, 2008; preemptory amendment at 32 Ill. Reg. 7154, effective April 17, 2008; expedited correction at 32 Ill. Reg. 9747, effective April 17, 2008; preemptory amendment at 32 Ill. Reg. 9360, effective June 13, 2008; amended at 32 Ill. Reg. 9881, effective July 1, 2008; preemptory amendment at 32 Ill. Reg. 12065, effective July 9, 2008; preemptory amendment at 32 Ill. Reg. 13861, effective August 8, 2008; preemptory amendment at 32 Ill. Reg. 16591, effective September 24, 2008; preemptory amendment at 32 Ill. Reg. 16872, effective October 3, 2008; preemptory amendment at 32 Ill. Reg. 18324, effective November 14, 2008; preemptory amendment at 33 Ill. Reg. 98, effective December 19, 2008; amended at 33 Ill. Reg. 2148, effective January 26, 2009; preemptory amendment at 33 Ill. Reg. 3530, effective February 6, 2009; preemptory amendment at 33 Ill. Reg. 4202, effective February 26, 2009.

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Section 310.APPENDIX A Negotiated Rates of Pay**Section 310.TABLE A RC-104 (Conservation Police Supervisors, Laborers' – ISEA Local #2002)**

<u>Title</u>	<u>Title Code</u>	<u>Bargaining Unit</u>	<u>Pay Plan Code</u>
Conservation Police Sergeant	09347	RC-104	Q
Conservation Police Lieutenant	09340	RC-104	Q

Effective July 1, 2007

<u>Title</u>	<u>STEPS</u>						
	<u>1</u>	<u>2</u>	<u>3</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>
Conservation Police Sergeant	4321	4542	4762	4983	5214	5458	5458
Conservation Police Lieutenant	4407	4632	4856	5081	5316	5565	5565

Longevity Bonus Rates

<u>Title</u>	<u>9-Yrs</u>	<u>10-Yrs</u>	<u>12.5-Yrs</u>	<u>14-Yrs</u>	<u>15-Yrs</u>	<u>17.5-Yrs</u>	<u>20-Yrs</u>	<u>21-Yrs</u>	<u>22.5-Yrs</u>	<u>25-Yrs</u>
Conservation Police Sergeant	5712	6042	6190	6190	6482	6786	7114	7182	7518	7873
Conservation Police Lieutenant	5824	6161	6311	6311	6609	6920	7254	7322	7666	8027

Effective January 1, 2008

<u>Title</u>	<u>STEPS</u>						
	<u>1</u>	<u>2</u>	<u>3</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>
Conservation Police Sergeant	4537	4769	5000	5232	5475	5731	5731
Conservation Police Lieutenant	4671	4910	5147	5386	5635	5899	5899

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Longevity Bonus Rates

<u>Title</u>	9 Yrs	10 Yrs	12.5 Yrs	14 Yrs	15 Yrs	17.5 Yrs	20 Yrs	21 Yrs	22.5 Yrs	25 Yrs
Conservation Police Sergeant	5998	6344	6500	6500	6806	7125	7470	7541	7894	8267
Conservation Police Lieutenant	6173	6531	6690	6690	7006	7335	7689	7761	8126	8509

Effective January 1, 2009

<u>Title</u>	<u>STEPS</u>						
	<u>1</u>	<u>2</u>	<u>3</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>
<u>Conservation Police Sergeant</u>	<u>4605</u>	<u>4841</u>	<u>5075</u>	<u>5310</u>	<u>5557</u>	<u>5817</u>	<u>5817</u>
<u>Conservation Police Lieutenant</u>	<u>4741</u>	<u>4984</u>	<u>5224</u>	<u>5467</u>	<u>5720</u>	<u>5987</u>	<u>5987</u>

Longevity Bonus Rates

<u>Title</u>	<u>9 Yrs</u>	<u>10 Yrs</u>	<u>12.5 Yrs</u>	<u>14 Yrs</u>	<u>15 Yrs</u>	<u>17.5 Yrs</u>	<u>20 Yrs</u>	<u>21 Yrs</u>	<u>22.5 Yrs</u>	<u>25 Yrs</u>
<u>Conservation Police Sergeant</u>	<u>6088</u>	<u>6439</u>	<u>6598</u>	<u>6598</u>	<u>6908</u>	<u>7232</u>	<u>7582</u>	<u>7654</u>	<u>8012</u>	<u>8391</u>
<u>Conservation Police Lieutenant</u>	<u>6266</u>	<u>6629</u>	<u>6790</u>	<u>6790</u>	<u>7111</u>	<u>7445</u>	<u>7804</u>	<u>7877</u>	<u>8248</u>	<u>8637</u>

(Source: Peremptory amendment at 33 Ill. Reg. 4202, effective February 26, 2009)

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Section 310.APPENDIX A Negotiated Rates of Pay**Section 310.TABLE B VR-706 (Assistant Automotive Shop Supervisors, Automotive Shop Supervisors and Meat and Poultry Inspector Supervisors, Laborers' – ISEA Local #2002)**

<u>Title</u>	<u>Title Code</u>	<u>Bargaining Unit</u>	<u>Pay Plan Code</u>
Assistant Automotive Shop Supervisor	01565	VR-706	B
Automotive Shop Supervisor	03749	VR-706	B
Meat and Poultry Inspector Supervisor	26073	VR-706	B

Effective July 1, 2007**STEPS**

<u>Title</u>	<u>1</u>	<u>2</u>	<u>3</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>	<u>8</u>
Meat and Poultry Inspector Supervisor	3664	3823	3977	4127	4286	4528	4619	4665

Effective December 1, 2007**STEPS**

<u>Title</u>	<u>1</u>	<u>2</u>	<u>3</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>	<u>8</u>
Assistant Automotive Shop Supervisor	3467	3570	3673	3776	3879	3982	4085	4188
Automotive Shop Supervisor	4269	4403	4537	4671	4805	4939	5073	5207

Effective January 1, 2008**STEPS**

<u>Title</u>	<u>1</u>	<u>2</u>	<u>3</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>	<u>8</u>
Assistant Automotive Shop Supervisor	3571	3677	3783	3889	3995	4101	4208	4314
Automotive Shop Supervisor	4397	4535	4673	4811	4949	5087	5225	5363
Meat and Poultry Inspector Supervisor	3774	3938	4096	4251	4415	4664	4758	4805

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Effective January 1, 2009

	<u>STEPS</u>							
<u>Title</u>	<u>1</u>	<u>2</u>	<u>3</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>	<u>8</u>
<u>Assistant Automotive Shop Supervisor</u>	<u>3625</u>	<u>3732</u>	<u>3840</u>	<u>3947</u>	<u>4055</u>	<u>4163</u>	<u>4271</u>	<u>4379</u>
<u>Automotive Shop Supervisor</u>	<u>4463</u>	<u>4603</u>	<u>4743</u>	<u>4883</u>	<u>5023</u>	<u>5163</u>	<u>5303</u>	<u>5443</u>
<u>Meat and Poultry Inspector Supervisor</u>	<u>3831</u>	<u>3997</u>	<u>4157</u>	<u>4315</u>	<u>4481</u>	<u>4734</u>	<u>4829</u>	<u>4877</u>

(Source: Peremptory amendment at 33 Ill. Reg. 4202, effective February 26, 2009)

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Section 310.APPENDIX A Negotiated Rates of Pay**Section 310.TABLE D HR-001 (Teamsters Local #726)****Full Scale Rates**

<u>Title</u>	<u>Title Code</u>	<u>Bargaining Unit</u>	<u>Pay Plan Code</u>	<u>October 1, 2007 Mo.</u>
Highway Maintainer (Snowbirds)	18639	HR-001	Q	3575.00

NOTE: Snowbirds are all seasonal, full-time Highway Maintainers whose primary function is snow removal.

<u>Title</u>	<u>Title Code</u>	<u>Bargaining Unit</u>	<u>Pay Plan Code</u>	<u>July 1, 2008</u>		<u>January 1, 2009</u>	
				<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
Building Services Worker	05616	HR-001	B	3213	18.47	3277	18.83
Elevator Operator	13500	HR-001	B	3279	18.84	3345	19.22
Elevator Operator – Assistant Starter	13500	HR-001	B	3321	19.09	3387	19.47
Elevator Operator – Starter	13500	HR-001	B	3342	19.21	3409	19.59
Grounds Supervisor	17549	HR-001	B	4869	27.98	4966	28.54
Grounds Supervisor (Chicago Read)	17549	HR-001	B	5045	28.99	5146	29.57
Grounds Supervisor (Supervising Tractor Trailer Drivers)	17549	HR-001	B	5285	30.37	5391	30.98
Heavy Construction Equipment Operator	18465	HR-001	Q	5160	29.66	5263	30.25
Heavy Construction Equipment Operator (Bridge Crew)	18465	HR-001	Q	5235	30.09	5340	30.69
Highway Maintainer and Highway Maintainer (Tractor Mower)	18639	HR-001	Q	5054	29.05	5155	29.63
Highway Maintainer (Bridge Crew)	18639	HR-001	Q	5130	29.48	5233	30.07
Highway Maintainer (Drill Rig)	18639	HR-001	Q	5160	29.66	5263	30.25
Highway Maintainer (Emergency	18639	HR-001	Q	5162	29.67	5265	30.26

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<u>Patrol)</u>							
<u>Highway Maintenance Lead Worker</u>	<u>18659</u>	<u>HR-001</u>	<u>Q</u>	<u>5193</u>	<u>29.84</u>	<u>5297</u>	<u>30.44</u>
<u>Highway Maintenance Lead Worker (Bridge Crew)</u>	<u>18659</u>	<u>HR-001</u>	<u>Q</u>	<u>5267</u>	<u>30.27</u>	<u>5372</u>	<u>30.87</u>
<u>Highway Maintenance Lead Worker (Emergency Patrol)</u>	<u>18659</u>	<u>HR-001</u>	<u>Q</u>	<u>5300</u>	<u>30.46</u>	<u>5406</u>	<u>31.07</u>
<u>Highway Maintenance Lead Worker (Lead Lead Worker)</u>	<u>18659</u>	<u>HR-001</u>	<u>Q</u>	<u>5246</u>	<u>30.15</u>	<u>5351</u>	<u>30.75</u>
<u>Highway Maintenance Lead Worker (Lead Lead Worker) (Bridge Crew)</u>	<u>18659</u>	<u>HR-001</u>	<u>Q</u>	<u>5320</u>	<u>30.57</u>	<u>5426</u>	<u>31.18</u>
<u>Highway Maintenance Lead Worker (Lead Lead Worker) (Emergency Patrol)</u>	<u>18659</u>	<u>HR-001</u>	<u>Q</u>	<u>5353</u>	<u>30.76</u>	<u>5460</u>	<u>31.38</u>
<u>Laborer (Maintenance)</u>	<u>23080</u>	<u>HR-001</u>	<u>B</u>	<u>4891</u>	<u>28.11</u>	<u>4989</u>	<u>28.67</u>
<u>Maintenance Equipment Operator</u>	<u>25020</u>	<u>HR-001</u>	<u>B</u>	<u>4989</u>	<u>28.67</u>	<u>5089</u>	<u>29.25</u>
<u>Maintenance Equipment Operator (Dispatcher)</u>	<u>25020</u>	<u>HR-001</u>	<u>B</u>	<u>5173</u>	<u>29.73</u>	<u>5276</u>	<u>30.32</u>
<u>Maintenance Equipment Operator (Tractor Trailer)</u>	<u>25020</u>	<u>HR-001</u>	<u>B</u>	<u>5016</u>	<u>28.83</u>	<u>5116</u>	<u>29.40</u>
<u>Maintenance Worker (not DOT, Chicago Read or DHS forensic)</u>	<u>25500</u>	<u>HR-001</u>	<u>B</u>	<u>4833</u>	<u>27.78</u>	<u>4930</u>	<u>28.33</u>
<u>Maintenance Worker (Chicago Read)</u>	<u>25500</u>	<u>HR-001</u>	<u>B</u>	<u>4989</u>	<u>28.67</u>	<u>5089</u>	<u>29.25</u>
<u>Maintenance Worker (DHS, forensic)</u>	<u>25500</u>	<u>HR-001</u>	<u>Q</u>	<u>5054</u>	<u>29.05</u>	<u>5155</u>	<u>29.63</u>
<u>Maintenance Worker (DOT, not Emergency Patrol)</u>	<u>25500</u>	<u>HR-001</u>	<u>B</u>	<u>4930</u>	<u>28.33</u>	<u>5029</u>	<u>28.90</u>
<u>Maintenance Worker (DOT, Emergency Patrol)</u>	<u>25500</u>	<u>HR-001</u>	<u>B</u>	<u>5035</u>	<u>28.94</u>	<u>5136</u>	<u>29.52</u>
<u>Power Shovel Operator (Maintenance)</u>	<u>33360</u>	<u>HR-001</u>	<u>B</u>	<u>5235</u>	<u>30.09</u>	<u>5340</u>	<u>30.69</u>

<u>Title</u>	<u>Title Code</u>	<u>Bargaining Unit</u>	<u>Pay Plan Code</u>	<u>July 1, 2007</u>		<u>January 1, 2008</u>	
				<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>

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Building Services Worker	05616	HR-001	B	3039.94	17.47	3196.94	18.37
Elevator Operator	13500	HR-001	B	3105.74	17.85	3262.74	18.75
Elevator Operator—Assistant Starter	13500	HR-001	B	3146.87	18.09	3303.87	18.99
Elevator Operator—Starter	13500	HR-001	B	3167.45	18.20	3324.45	19.11
Grounds Supervisor	17549	HR-001	B	4688.00	26.94	4845.00	27.84
Grounds Supervisor (Chicago Read)	17549	HR-001	B	4863.00	27.95	5020.00	28.85
Grounds Supervisor (Supervising Tractor Trailer Drivers)	17549	HR-001	B	5102.00	29.32	5259.00	30.22
Heavy Construction Equipment Operator	18465	HR-001	Q	4977.00	28.60	5134.00	29.51
Heavy Construction Equipment Operator (Bridge Crew)	18465	HR-001	Q	5051.66	29.03	5208.66	29.93
Highway Maintainer and Highway Maintainer (Tractor Mower)	18639	HR-001	Q	4872.00	28.00	5029.00	28.90
Highway Maintainer (Bridge Crew)	18639	HR-001	Q	4946.12	28.43	5103.12	29.33
Highway Maintainer (Drill Rig)	18639	HR-001	Q	4977.00	28.60	5134.00	29.51
Highway Maintainer (Emergency Patrol)	18639	HR-001	Q	4979.00	28.61	5136.00	29.52
Highway Maintenance Lead Worker	18659	HR-001	Q	5010.00	28.79	5167.00	29.70
Highway Maintenance Lead Worker (Bridge Crew)	18659	HR-001	Q	5083.63	29.22	5240.63	30.12
Highway Maintenance Lead Worker (Emergency Patrol)	18659	HR-001	Q	5117.00	29.41	5274.00	30.31
Highway Maintenance Lead Worker (Lead Lead Worker)	18659	HR-001	Q	5063.00	29.10	5220.00	30.00
Highway Maintenance Lead Worker (Lead Lead Worker) (Bridge Crew)	18659	HR-001	Q	5136.94	29.52	5293.94	30.42
Highway Maintenance Lead Worker (Lead Lead Worker) (Emergency Patrol)	18659	HR-001	Q	5169.00	29.71	5326.00	30.61
Laborer (Maintenance)	23080	HR-001	B	4710.00	27.07	4867.00	27.97
Maintenance Equipment Operator	25020	HR-001	B	4807.00	27.63	4964.00	28.53
Maintenance Equipment Operator	25020	HR-001	B	4990.00	28.68	5147.00	29.58

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NOTICE OF PEREMPTORY AMENDMENTS

(Dispatcher)								
Maintenance Equipment Operator (Tractor-Trailer)	25020	HR-001	B	4833.10	27.78	4990.10	28.68	
Maintenance Worker (not DOT, Chicago Read or DHS forensic)	25500	HR-001	B	4652.00	26.74	4809.00	27.64	
Maintenance Worker (Chicago Read)	25500	HR-001	B	4807.00	27.63	4964.00	28.53	
Maintenance Worker (DHS, forensic)	25500	HR-001	Q	4872.00	28.00	5029.00	28.90	
Maintenance Worker (DOT, not Emergency Patrol)	25500	HR-001	B	4748.00	27.29	4905.00	28.19	
Maintenance Worker (DOT, Emergency Patrol)	25500	HR-001	B	4853.00	27.89	5010.00	28.79	

New Hire Rates

<u>Title</u>	<u>Title Code</u>	<u>Bargaining Unit</u>	<u>Pay Plan Code</u>
Highway Maintainer	18639	HR-001	Q

Highway Maintainer and Highway Maintainer (Tractor Mower)

<u>New Hire Between the Dates</u>	<u>July 1, 2008</u>		<u>On employee's "new hire" anniversary July-December 2008</u>		<u>January 1, 2009</u>		<u>On employee's "new hire" anniversary January-June 2009</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
<u>(7/1/04-12/31/04)</u>	<u>4801</u>	<u>27.59</u>	<u>Full Scale</u>					
<u>(1/1/05-6/30/05)</u>	<u>4801</u>	<u>27.59</u>			<u>4897</u>	<u>28.14</u>	<u>Full Scale</u>	
<u>(7/1/05-12/31/05)</u>	<u>4549</u>	<u>26.14</u>	<u>4801</u>	<u>27.59</u>	<u>4897</u>	<u>28.14</u>		
<u>(1/1/06-6/30/06)</u>	<u>4549</u>	<u>26.14</u>			<u>4640</u>	<u>26.67</u>	<u>4897</u>	<u>28.14</u>
<u>(7/1/06-12/31/06)</u>	<u>4296</u>	<u>24.69</u>	<u>4549</u>	<u>26.14</u>	<u>4640</u>	<u>26.67</u>		
<u>(1/1/07-6/30/07)</u>	<u>4296</u>	<u>24.69</u>			<u>4382</u>	<u>25.18</u>	<u>4640</u>	<u>26.67</u>
<u>(7/1/07-12/31/07)</u>	<u>4043</u>	<u>23.24</u>	<u>4296</u>	<u>24.69</u>	<u>4382</u>	<u>25.18</u>		
<u>(1/1/08-6/30/08)</u>	<u>4043</u>	<u>23.24</u>			<u>4124</u>	<u>23.70</u>	<u>4382</u>	<u>25.18</u>
<u>(7/1/08-12/31/08)</u>	<u>4043</u>	<u>23.24</u>			<u>4124</u>	<u>23.70</u>		

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

(1/1/09-6/30/09) 4124 23.70

<u>New Hire</u> <u>Between the Dates</u>	<u>July 1, 2007</u>		<u>On employee's "new hire" anniversary</u> <u>July-December 2007</u>		<u>January 1, 2008</u>		<u>On employee's "new hire" anniversary</u> <u>January-June 2008</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
<u>(7/1/03-12/31/03)</u>	4588	26.37	Full Scale					
<u>(1/1/04-6/30/04)</u>	4588	26.37			4745	27.27	Full Scale	
<u>(7/1/04-12/31/04)</u>	4368	25.10	4574	26.29	4731	27.19		
<u>(1/1/05-6/30/05)</u>	4368	25.10			4525	26.01	4731	27.19
<u>(7/1/05-12/31/05)</u>	4146	23.83	4362	25.07	4519	25.97		
<u>(1/1/06-6/30/06)</u>	4146	23.83			4303	24.73	4519	25.97
<u>(7/1/06-12/31/06)</u>	3902	22.43	4133	23.75	4290	24.66		
<u>(1/1/07-6/30/07)</u>	3902	22.43			4059	23.33	4290	24.66
<u>(7/1/07-12/31/07)</u>	3862	22.20			4019	23.10		
<u>(1/1/08-6/30/08)</u>					4019	23.10		

Highway Maintainer (Bridge Crew)

<u>New Hire</u> <u>Between the Dates</u>	<u>July 1, 2008</u>		<u>On employee's "new hire" anniversary</u> <u>July 1-December 2008</u>		<u>January 1, 2009</u>		<u>On employee's "new hire" anniversary</u> <u>January-June 2009</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
<u>(7/1/04-12/31/04)</u>	4874	28.01	Full Scale					
<u>(1/1/05-6/30/05)</u>	4874	28.01			4971	28.57	Full Scale	
<u>(7/1/05-12/31/05)</u>	4617	26.53	4874	28.01	4971	28.57		
<u>(1/1/06-6/30/06)</u>	4617	26.53			4710	27.07	4971	28.57
<u>(7/1/06-12/31/06)</u>	4361	25.06	4617	26.53	4710	27.07		
<u>(1/1/07-6/30/07)</u>	4361	25.06			4448	25.56	4710	27.07
<u>(7/1/07-12/31/07)</u>	4104	23.59	4361	25.06	4448	25.56		
<u>(1/1/08-6/30/08)</u>	4104	23.59			4186	24.06	4448	25.56
<u>(7/1/08-12/31/08)</u>	4104	23.59			4186	24.06		
<u>(1/1/09-6/30/09)</u>					4186	24.06		

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

<u>New Hire</u> <u>Between the Dates</u>	<u>July 1, 2007</u>		<u>On employee's "new hire" anniversary</u> <u>July-December 2007</u>		<u>January 1, 2008</u>		<u>On employee's "new hire" anniversary</u> <u>January-June 2008</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
(7/1/03-12/31/03)	4656.52	26.76	Full Scale					
(1/1/04-6/30/04)	4656.52	26.76			4813.52	27.66	Full Scale	
(7/1/04-12/31/04)	4450.02	25.57	4667.02	26.82	4824.02	27.72		
(1/1/05-6/30/05)	4450.02	25.57			4607.02	26.48	4824.02	27.72
(7/1/05-12/31/05)	4209.17	24.19	4429.17	25.46	4586.17	26.36		
(1/1/06-6/30/06)	4209.17	24.19			4366.17	25.09	4586.17	26.36
(7/1/06-12/31/06)	3961.30	22.77	4196.30	24.12	4353.30	25.02		
(1/1/07-6/30/07)	3961.30	22.77			4118.30	23.67	4353.30	25.02
(7/1/07-12/31/07)	3921.70	22.54			4078.70	23.44		
(1/1/08-6/30/08)					4078.70	23.44		

Highway Maintainer (Drill Rig)

<u>New Hire</u> <u>Between the Dates</u>	<u>July 1, 2008</u>		<u>On employee's "new hire" anniversary</u> <u>July-December 2008</u>		<u>January 1, 2009</u>		<u>On employee's "new hire" anniversary</u> <u>January-June 2009</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
(7/1/04-12/31/04)	4902	28.17	Full Scale					
(1/1/05-6/30/05)	4902	28.17			5000	28.74	Full Scale	
(7/1/05-12/31/05)	4644	26.69	4902	28.17	5000	28.74		
(1/1/06-6/30/06)	4644	26.69			4737	27.22	5000	28.74
(7/1/06-12/31/06)	4386	25.21	4644	26.69	4737	27.22		
(1/1/07-6/30/07)	4386	25.21			4474	25.71	4737	27.22
(7/1/07-12/31/07)	4128	23.72	4386	25.21	4474	25.71		
(1/1/08-6/30/08)	4128	23.72			4210	24.20	4474	25.71
(7/1/08-12/31/08)	4128	23.72			4210	24.20		
(1/1/09-6/30/09)					4210	24.20		

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

<u>New Hire Between the Dates</u>	<u>July 1, 2007</u>		<u>On employee's "new hire" anniversary July-December 2007</u>		<u>January 1, 2008</u>		<u>On employee's "new hire" anniversary January-June 2008</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
(7/1/03-12/31/03)	4687	26.94	Full Scale					
(1/1/04-6/30/04)	4687	26.94			4844	27.84	Full Scale	
(7/1/04-12/31/04)	4482	25.76	4702	27.02	4859	27.93		
(1/1/05-6/30/05)	4482	25.76			4639	26.66	4859	27.93
(7/1/05-12/31/05)	4236	24.34	4457	25.61	4614	26.52		
(1/1/06-6/30/06)	4236	24.34			4393	25.25	4614	26.52
(7/1/06-12/31/06)	3986	22.91	4222	24.26	4379	25.17		
(1/1/07-6/30/07)	3986	22.91			4143	23.81	4379	25.17
(7/1/07-12/31/07)	3946	22.68			4103	23.58		
(1/1/08-6/30/08)					4103	23.58		

Highway Maintainer (Emergency Patrol)

<u>New Hire Between the Dates</u>	<u>July 1, 2008</u>		<u>On employee's "new hire" anniversary July-December 2008</u>		<u>January 1, 2009</u>		<u>On employee's "new hire" anniversary January-June 2009</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
(7/1/04-12/31/04)	4904	28.18	Full Scale					
(1/1/05-6/30/05)	4904	28.18			5002	28.75	Full Scale	
(7/1/05-12/31/05)	4646	26.70	4904	28.18	5002	28.75		
(1/1/06-6/30/06)	4646	26.70			4739	27.24	5002	28.75
(7/1/06-12/31/06)	4388	25.22	4646	26.70	4739	27.24		
(1/1/07-6/30/07)	4388	25.22			4475	25.72	4739	27.24
(7/1/07-12/31/07)	4130	23.74	4388	25.22	4475	25.72		
(1/1/08-6/30/08)	4130	23.74			4212	24.21	4475	25.72
(7/1/08-12/31/08)	4130	23.74			4212	24.21		
(1/1/09-6/30/09)					4212	24.21		

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

<u>New Hire Between the Dates</u>	<u>July 1, 2007</u>		<u>On-employee's "new hire" anniversary July-December 2007</u>		<u>January 1, 2008</u>		<u>On-employee's "new hire" anniversary January-June 2008</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
(7/1/03-12/31/03)	4688	26.94	Full Scale					
(1/1/04-6/30/04)	4688	26.94			4845	27.84	Full Scale	
(7/1/04-12/31/04)	4464	25.66	4675	26.87	4832	27.77		
(1/1/05-6/30/05)	4464	25.66			4621	26.56	4832	27.77
(7/1/05-12/31/05)	4236	24.34	4457	25.61	4614	26.52		
(1/1/06-6/30/06)	4236	24.34			4393	25.25	4614	26.52
(7/1/06-12/31/06)	3988	22.92	4225	24.28	4382	25.18		
(1/1/07-6/30/07)	3988	22.92			4145	23.82	4382	25.18
(7/1/07-12/31/07)	3948	22.69			4105	23.59		
(1/1/08-6/30/08)					4105	23.59		

(Source: Peremptory amendment at 33 Ill. Reg. 4202, effective February 26, 2009)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Section 310.APPENDIX A Negotiated Rates of Pay**Section 310.TABLE F RC-019 (Teamsters Local #25)****Full Scale Rates**

<u>Title</u>	<u>Title Code</u>	<u>Bargaining Unit</u>	<u>Pay Plan Code</u>	<u>January 1, 2007</u> <u>Mo.</u>	<u>November 1, 2007</u> <u>Mo.</u>
Highway Maintainer (Snowbirds)	18639	RC-019	Q	3390.00	3575.00

NOTE: Snowbirds are all seasonal, salaried, full-time Highway Maintainers whose primary function is snow removal.

<u>Title</u>	<u>Title Code</u>	<u>Bargaining Unit</u>	<u>Pay Plan Code</u>	<u>July 1, 2008</u>		<u>January 1, 2009</u>	
				<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
Bridge Mechanic	05310	RC-019	Q	5089	29.25	5190	29.83
Bridge Tender	05320	RC-019	B	5125	29.45	5226	30.03
Deck Hand	11500	RC-019	B	4889	28.10	4990	28.68
Ferry Operator I	14801	RC-019	B	5125	29.45	5226	30.03
Ferry Operator II	14802	RC-019	B	5177	29.75	5278	30.33
Highway Maintainer	18639	RC-019	Q	5054	29.05	5155	29.63
Highway Maintainer (Bridge Crew)	18639	RC-019	Q	5129	29.48	5230	30.06
Highway Maintainer (Drill Rig)	18639	RC-019	Q	5159	29.65	5260	30.23
Highway Maintainer (Emergency Patrol)	18639	RC-019	Q	5161	29.66	5262	30.24
Highway Maintenance Lead Worker	18659	RC-019	Q	5192	29.84	5293	30.42
Highway Maintenance Lead Worker (Bridge Crew)	18659	RC-019	Q	5266	30.26	5367	30.84
Highway Maintenance Lead Worker (Emergency Patrol)	18659	RC-019	Q	5299	30.45	5400	31.03
Highway Maintenance Lead Worker (Lead Lead Worker)	18659	RC-019	Q	5245	30.14	5346	30.72
Highway Maintenance Lead Worker (Lead Lead Worker) (Bridge Crew)	18659	RC-019	Q	5319	30.57	5420	31.15

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

<u>Highway Maintenance Lead Worker (Lead Lead Worker) (Emergency Patrol)</u>	<u>18659</u>	<u>RC-019</u>	<u>Q</u>	<u>5324</u>	<u>30.60</u>	<u>5425</u>	<u>31.18</u>
<u>Janitor I (Including Office of Administration)</u>	<u>21951</u>	<u>RC-019</u>	<u>B</u>	<u>4681</u>	<u>26.90</u>	<u>4782</u>	<u>27.48</u>
<u>Janitor II (Including Office of Administration)</u>	<u>21952</u>	<u>RC-019</u>	<u>B</u>	<u>4714</u>	<u>27.09</u>	<u>4815</u>	<u>27.67</u>
<u>Labor Maintenance Lead Worker</u>	<u>22809</u>	<u>RC-019</u>	<u>B</u>	<u>4951</u>	<u>28.45</u>	<u>5052</u>	<u>29.03</u>
<u>Laborer (Maintenance)</u>	<u>23080</u>	<u>RC-019</u>	<u>B</u>	<u>4892</u>	<u>28.11</u>	<u>4993</u>	<u>28.70</u>
<u>Maintenance Equipment Operator</u>	<u>25020</u>	<u>RC-019</u>	<u>B</u>	<u>4989</u>	<u>28.67</u>	<u>5090</u>	<u>29.25</u>
<u>Maintenance Equipment Operator</u>	<u>25020</u>	<u>RC-019</u>	<u>Q</u>	<u>5159</u>	<u>29.65</u>	<u>5260</u>	<u>30.23</u>
<u>Maintenance Equipment Operator</u>	<u>25020</u>	<u>RC-019</u>	<u>S</u>	<u>5212</u>	<u>29.95</u>	<u>5313</u>	<u>30.53</u>
<u>Maintenance Equipment Operator (DHS, forensic)</u>	<u>25020</u>	<u>RC-019</u>	<u>Q</u>	<u>5054</u>	<u>29.05</u>	<u>5155</u>	<u>29.63</u>
<u>Maintenance Worker</u>	<u>25500</u>	<u>RC-019</u>	<u>B</u>	<u>4930</u>	<u>28.33</u>	<u>5031</u>	<u>28.91</u>
<u>Maintenance Worker</u>	<u>25500</u>	<u>RC-019</u>	<u>Q</u>	<u>4995</u>	<u>28.71</u>	<u>5096</u>	<u>29.29</u>
<u>Power Shovel Operator (Maintenance)</u>	<u>33360</u>	<u>RC-019</u>	<u>B</u>	<u>5093</u>	<u>29.27</u>	<u>5194</u>	<u>29.85</u>
<u>Power Shovel Operator (Maintenance)</u>	<u>33360</u>	<u>RC-019</u>	<u>Q</u>	<u>5159</u>	<u>29.65</u>	<u>5260</u>	<u>30.23</u>
<u>Power Shovel Operator (Maintenance) (Bridge Crew)</u>	<u>33360</u>	<u>RC-019</u>	<u>Q</u>	<u>5234</u>	<u>30.08</u>	<u>5335</u>	<u>30.66</u>
<u>Security Guard I</u>	<u>39851</u>	<u>RC-019</u>	<u>B</u>	<u>4710</u>	<u>27.07</u>	<u>4811</u>	<u>27.65</u>
<u>Security Guard II</u>	<u>39852</u>	<u>RC-019</u>	<u>B</u>	<u>4760</u>	<u>27.36</u>	<u>4861</u>	<u>27.94</u>
<u>Silk Screen Operator</u>	<u>41020</u>	<u>RC-019</u>	<u>B</u>	<u>5098</u>	<u>29.30</u>	<u>5199</u>	<u>29.88</u>

<u>Title</u>	<u>Title Code</u>	<u>Bargaining Unit</u>	<u>Pay Plan Code</u>	<u>July 1, 2007</u>		<u>January 1, 2008</u>	
				<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
<u>Bridge Mechanic</u>	<u>05310</u>	<u>RC-019</u>	<u>Q</u>	<u>4907.00</u>	<u>28.20</u>	<u>5064.00</u>	<u>29.10</u>
<u>Bridge Tender</u>	<u>05320</u>	<u>RC-019</u>	<u>B</u>	<u>4943.00</u>	<u>28.41</u>	<u>5100.00</u>	<u>29.31</u>
<u>Deck Hand</u>	<u>11500</u>	<u>RC-019</u>	<u>B</u>	<u>4707.00</u>	<u>27.05</u>	<u>4864.00</u>	<u>27.95</u>
<u>Ferry Operator I</u>	<u>14801</u>	<u>RC-019</u>	<u>B</u>	<u>4943.00</u>	<u>28.41</u>	<u>5100.00</u>	<u>29.31</u>
<u>Ferry Operator II</u>	<u>14802</u>	<u>RC-019</u>	<u>B</u>	<u>4995.00</u>	<u>28.71</u>	<u>5152.00</u>	<u>29.61</u>
<u>Highway Maintainer</u>	<u>18639</u>	<u>RC-019</u>	<u>Q</u>	<u>4872.00</u>	<u>28.00</u>	<u>5029.00</u>	<u>28.90</u>

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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Highway Maintainer (Bridge Crew)	18639	RC-019	Q	4946.12	28.43	5103.12	29.33
Highway Maintainer (Drill Rig)	18639	RC-019	Q	4977.00	28.60	5134.00	29.51
Highway Maintainer (Emergency Patrol)	18639	RC-019	Q	4979.00	28.61	5136.00	29.52
Highway Maintenance Lead Worker	18659	RC-019	Q	5010.00	28.79	5167.00	29.70
Highway Maintenance Lead Worker (Bridge Crew)	18659	RC-019	Q	5083.63	29.22	5240.63	30.12
Highway Maintenance Lead Worker (Emergency Patrol)	18659	RC-019	Q	5117.00	29.41	5274.00	30.31
Highway Maintenance Lead Worker (Lead Lead Worker)	18659	RC-019	Q	5063.00	29.10	5220.00	30.00
Highway Maintenance Lead Worker (Lead Lead Worker) (Bridge Crew)	18659	RC-019	Q	5136.94	29.52	5293.94	30.42
Highway Maintenance Lead Worker (Lead Lead Worker) (Emergency Patrol)	18659	RC-019	Q	5142.00	29.55	5299.00	30.45
Janitor I (Including Office of Administration)	21951	RC-019	B	4499.00	25.86	4656.00	26.76
Janitor II (Including Office of Administration)	21952	RC-019	B	4532.00	26.05	4689.00	26.95
Labor Maintenance Lead Worker	22809	RC-019	B	4769.00	27.41	4926.00	28.31
Laborer (Maintenance)	23080	RC-019	B	4710.00	27.07	4867.00	27.97
Maintenance Equipment Operator	25020	RC-019	B	4807.00	27.63	4964.00	28.53
Maintenance Equipment Operator	25020	RC-019	Q	4977.00	28.60	5134.00	29.51
Maintenance Equipment Operator	25020	RC-019	S	5030.00	28.91	5187.00	29.81
Maintenance Equipment Operator (DHS, forensic)	25020	RC-019	Q	4872.00	28.00	5029.00	28.90
Maintenance Worker	25500	RC-019	B	4748.00	27.29	4905.00	28.19
Maintenance Worker	25500	RC-019	Q	4813.00	27.66	4970.00	28.56
Power Shovel Operator (Maintenance)	33360	RC-019	B	4911.00	28.22	5068.00	29.13
Power Shovel Operator	33360	RC-019	Q	4977.00	28.60	5134.00	29.51

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NOTICE OF PEREMPTORY AMENDMENTS

(Maintenance)								
Power Shovel Operator								
(Maintenance) (Bridge Crew)	33360	RC-019	Q	5051.66	29.03	5208.66	29.93	
Security Guard I	39851	RC-019	B	4528.00	26.02	4685.00	26.93	
Security Guard II	39852	RC-019	B	4578.00	26.31	4735.00	27.21	
Silk Screen Operator	41020	RC-019	B	4916.00	28.25	5073.00	29.16	

New Hire Rates

<u>Title</u>	<u>Title Code</u>	<u>Bargaining Unit</u>	<u>Pay Plan Code</u>
Highway Maintainer	18639	RC-019	Q

Highway Maintainer and Highway Maintainer (Tractor Mower)

<u>New Hire Between the Dates</u>	<u>July 1, 2008</u>		<u>On employee's "new hire" anniversary July-December 2008</u>		<u>January 1, 2009</u>		<u>On employee's "new hire" anniversary January-June 2009</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
(7/1/04-12/31/04)	4801	27.59	Full Scale					
(1/1/05-6/30/05)	4801	27.59			4897	28.14	Full Scale	
(7/1/05-12/31/05)	4549	26.14	4801	27.59	4897	28.14		
(1/1/06-6/30/06)	4549	26.14			4640	26.67	4897	28.14
(7/1/06-12/31/06)	4296	24.69	4549	26.14	4640	26.67		
(1/1/07-6/30/07)	4296	24.69			4382	25.18	4640	26.67
(7/1/07-12/31/07)	4043	23.24	4296	24.69	4382	25.18		
(1/1/08-6/30/08)	4043	23.24			4124	23.70	4382	25.18
(7/1/08-12/31/08)	4043	23.24			4124	23.70		
(1/1/09-6/30/09)					4124	23.70		

<u>New Hire Between the Dates</u>	<u>July 1, 2007</u>		<u>On employee's "new hire" anniversary July-December 2007</u>		<u>January 1, 2008</u>		<u>On employee's "new hire" anniversary January-June 2008</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
(7/1/03-12/31/03)	4588	26.37	Full Scale					
(1/1/04-6/30/04)	4588	26.37			4745	27.27	Full Scale	
(7/1/04-12/31/04)	4368	25.10	4574	26.29	4731	27.19		

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(1/1/05-6/30/05)	4368	25.10			4525	26.01	4731	27.19
(7/1/05-12/31/05)	4146	23.83	4362	25.07	4519	25.97		
(1/1/06-6/30/06)	4146	23.83			4303	24.73	4519	25.97
(7/1/06-12/31/06)	3902	22.43	4133	23.75	4290	24.66		
(1/1/07-6/30/07)	3902	22.43			4059	23.33	4290	24.66
(7/1/07-12/31/07)	3862	22.20			4019	23.10		
(1/1/08-6/30/08)					4019	23.10		

Highway Maintainer (Bridge Crew)

<u>New Hire</u> <u>Between the Dates</u>	<u>July 1, 2008</u>		<u>On employee's "new hire" anniversary</u> <u>July-December 2008</u>		<u>January 1, 2009</u>		<u>On employee's "new hire" anniversary</u> <u>January-June 2008</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
<u>(7/1/04-12/31/04)</u>	<u>4873</u>	<u>28.01</u>	<u>Full Scale</u>					
<u>(1/1/05-6/30/05)</u>	<u>4873</u>	<u>28.01</u>			<u>4969</u>	<u>28.56</u>	<u>Full Scale</u>	
<u>(7/1/05-12/31/05)</u>	<u>4616</u>	<u>26.53</u>	<u>4873</u>	<u>28.01</u>	<u>4969</u>	<u>28.56</u>		
<u>(1/1/06-6/30/06)</u>	<u>4616</u>	<u>26.53</u>			<u>4707</u>	<u>27.05</u>	<u>4969</u>	<u>28.56</u>
<u>(7/1/06-12/31/06)</u>	<u>4360</u>	<u>25.06</u>	<u>4616</u>	<u>26.53</u>	<u>4707</u>	<u>27.05</u>		
<u>(1/1/07-6/30/07)</u>	<u>4360</u>	<u>25.06</u>			<u>4446</u>	<u>25.55</u>	<u>4707</u>	<u>27.05</u>
<u>(7/1/07-12/31/07)</u>	<u>4103</u>	<u>23.58</u>	<u>4360</u>	<u>25.06</u>	<u>4446</u>	<u>25.55</u>		
<u>(1/1/08-6/30/08)</u>	<u>4103</u>	<u>23.58</u>			<u>4184</u>	<u>24.05</u>	<u>4446</u>	<u>25.55</u>
<u>(7/1/08-12/31/08)</u>	<u>4103</u>	<u>23.58</u>			<u>4184</u>	<u>24.05</u>		
<u>(1/1/09-6/30/09)</u>					<u>4184</u>	<u>24.05</u>		

<u>New Hire</u> <u>Between the Dates</u>	<u>July 1, 2007</u>		<u>On employee's "new hire" anniversary</u> <u>July-December 2007</u>		<u>January 1, 2008</u>		<u>On employee's "new hire" anniversary</u> <u>January-June 2008</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
<u>(7/1/03-12/31/03)</u>	<u>4656.52</u>	<u>26.76</u>	<u>Full Scale</u>					
<u>(1/1/04-6/30/04)</u>	<u>4656.52</u>	<u>26.76</u>			<u>4813.52</u>	<u>27.66</u>	<u>Full Scale</u>	
<u>(7/1/04-12/31/04)</u>	<u>4450.02</u>	<u>25.57</u>	<u>4667.02</u>	<u>26.82</u>	<u>4824.02</u>	<u>27.72</u>		
<u>(1/1/05-6/30/05)</u>	<u>4450.02</u>	<u>25.57</u>			<u>4607.02</u>	<u>26.48</u>	<u>4824.02</u>	<u>27.72</u>
<u>(7/1/05-12/31/05)</u>	<u>4209.17</u>	<u>24.19</u>	<u>4429.17</u>	<u>25.46</u>	<u>4586.17</u>	<u>26.36</u>		
<u>(1/1/06-6/30/06)</u>	<u>4209.17</u>	<u>24.19</u>			<u>4366.17</u>	<u>25.09</u>	<u>4586.17</u>	<u>26.36</u>
<u>(7/1/06-12/31/06)</u>	<u>3961.30</u>	<u>22.77</u>	<u>4196.30</u>	<u>24.12</u>	<u>4353.30</u>	<u>25.02</u>		
<u>(1/1/07-6/30/07)</u>	<u>3961.30</u>	<u>22.77</u>			<u>4118.30</u>	<u>23.67</u>	<u>4353.30</u>	<u>25.02</u>
<u>(7/1/07-12/31/07)</u>	<u>3921.70</u>	<u>22.54</u>			<u>4078.70</u>	<u>23.44</u>		
<u>(1/1/08-6/30/08)</u>					<u>4078.70</u>	<u>23.44</u>		

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Highway Maintainer (Drill Rig)

<u>New Hire</u> <u>Between the Dates</u>	<u>July 1, 2008</u>		<u>On employee's "new hire" anniversary</u> <u>July-December 2008</u>		<u>January 1, 2009</u>		<u>On employee's "new hire" anniversary</u> <u>January-June 2009</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
<u>(7/1/04-12/31/04)</u>	<u>4901</u>	<u>28.17</u>	Full Scale					
<u>(1/1/05-6/30/05)</u>	<u>4901</u>	<u>28.17</u>			<u>4997</u>	<u>28.72</u>	Full Scale	
<u>(7/1/05-12/31/05)</u>	<u>4643</u>	<u>26.68</u>	<u>4901</u>	<u>28.17</u>	<u>4997</u>	<u>28.72</u>		
<u>(1/1/06-6/30/06)</u>	<u>4643</u>	<u>26.68</u>			<u>4734</u>	<u>27.21</u>	<u>4997</u>	<u>28.72</u>
<u>(7/1/06-12/31/06)</u>	<u>4385</u>	<u>25.20</u>	<u>4643</u>	<u>26.68</u>	<u>4734</u>	<u>27.21</u>		
<u>(1/1/07-6/30/07)</u>	<u>4385</u>	<u>25.20</u>			<u>4471</u>	<u>25.70</u>	<u>4734</u>	<u>27.21</u>
<u>(7/1/07-12/31/07)</u>	<u>4127</u>	<u>23.72</u>	<u>4385</u>	<u>25.20</u>	<u>4471</u>	<u>25.70</u>		
<u>(1/1/08-6/30/08)</u>	<u>4127</u>	<u>23.72</u>			<u>4208</u>	<u>24.18</u>	<u>4471</u>	<u>25.70</u>
<u>(7/1/08-12/31/08)</u>	<u>4127</u>	<u>23.72</u>			<u>4208</u>	<u>24.18</u>		
<u>(1/1/09-6/30/09)</u>					<u>4208</u>	<u>24.18</u>		

<u>New Hire</u> <u>Between the Dates</u>	<u>July 1, 2007</u>		<u>On employee's "new hire" anniversary</u> <u>July-December 2007</u>		<u>January 1, 2008</u>		<u>On employee's "new hire" anniversary</u> <u>January-June 2008</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
<u>(7/1/03-12/31/03)</u>	<u>4687</u>	<u>26.94</u>	Full Scale					
<u>(1/1/04-6/30/04)</u>	<u>4687</u>	<u>26.94</u>			<u>4844</u>	<u>27.84</u>	Full Scale	
<u>(7/1/04-12/31/04)</u>	<u>4482</u>	<u>25.76</u>	<u>4702</u>	<u>27.02</u>	<u>4859</u>	<u>27.93</u>		
<u>(1/1/05-6/30/05)</u>	<u>4482</u>	<u>25.76</u>			<u>4639</u>	<u>26.66</u>	<u>4859</u>	<u>27.93</u>
<u>(7/1/05-12/31/05)</u>	<u>4236</u>	<u>24.34</u>	<u>4457</u>	<u>25.61</u>	<u>4614</u>	<u>26.52</u>		
<u>(1/1/06-6/30/06)</u>	<u>4236</u>	<u>24.34</u>			<u>4393</u>	<u>25.25</u>	<u>4614</u>	<u>26.52</u>
<u>(7/1/06-12/31/06)</u>	<u>3986</u>	<u>22.91</u>	<u>4222</u>	<u>24.26</u>	<u>4379</u>	<u>25.17</u>		
<u>(1/1/07-6/30/07)</u>	<u>3986</u>	<u>22.91</u>			<u>4143</u>	<u>23.81</u>	<u>4379</u>	<u>25.17</u>
<u>(7/1/07-12/31/07)</u>	<u>3946</u>	<u>22.68</u>			<u>4103</u>	<u>23.58</u>		
<u>(1/1/08-6/30/08)</u>					<u>4103</u>	<u>23.58</u>		

Highway Maintainer (Emergency Patrol)

<u>New Hire</u> <u>Between the Dates</u>	<u>July 1, 2008</u>	<u>On employee's "new hire" anniversary</u>	<u>January 1, 2009</u>	<u>On employee's "new hire" anniversary</u>
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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

	<u>July-December 2007</u>		<u>January-June 2009</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
<u>(7/1/04-12/31/04)</u>	<u>4903</u>	<u>28.18</u>	<u>Full Scale</u>	
<u>(1/1/05-6/30/05)</u>	<u>4903</u>	<u>28.18</u>		<u>4999 28.73 Full Scale</u>
<u>(7/1/05-12/31/05)</u>	<u>4645</u>	<u>26.70</u>	<u>4903 28.18</u>	<u>4999 28.73</u>
<u>(1/1/06-6/30/06)</u>	<u>4645</u>	<u>26.70</u>		<u>4736 27.22 4999 28.73</u>
<u>(7/1/06-12/31/06)</u>	<u>4387</u>	<u>25.21</u>	<u>4645 26.70</u>	<u>4736 27.22</u>
<u>(1/1/07-6/30/07)</u>	<u>4387</u>	<u>25.21</u>		<u>4473 25.71 4736 27.22</u>
<u>(7/1/07-12/31/07)</u>	<u>4129</u>	<u>23.73</u>	<u>4387 25.21</u>	<u>4473 25.71</u>
<u>(1/1/08-6/30/08)</u>	<u>4129</u>	<u>23.73</u>		<u>4210 24.20 4473 25.71</u>
<u>(7/1/08-12/31/08)</u>	<u>4129</u>	<u>23.73</u>		<u>4210 24.20</u>
<u>(1/1/09-6/30/09)</u>				<u>4210 24.20</u>

<u>New Hire</u> <u>Between the Dates</u>	<u>July 1, 2007</u>		<u>On-employee's "new hire" anniversary</u> <u>July-December 2007</u>		<u>January 1, 2008</u>		<u>On-employee's "new hire" anniversary</u> <u>January-June 2008</u>	
	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>	<u>Mo.</u>	<u>Hr.</u>
<u>(7/1/03-12/31/03)</u>	<u>4688</u>	<u>26.94</u>	<u>Full Scale</u>					
<u>(1/1/04-6/30/04)</u>	<u>4688</u>	<u>26.94</u>			<u>4845</u>	<u>27.84</u>	<u>Full Scale</u>	
<u>(7/1/04-12/31/04)</u>	<u>4464</u>	<u>25.66</u>	<u>4675</u>	<u>26.87</u>	<u>4832</u>	<u>27.77</u>		
<u>(1/1/05-6/30/05)</u>	<u>4464</u>	<u>25.66</u>			<u>4621</u>	<u>26.56</u>	<u>4832</u>	<u>27.77</u>
<u>(7/1/05-12/31/05)</u>	<u>4236</u>	<u>24.34</u>	<u>4457</u>	<u>25.61</u>	<u>4614</u>	<u>26.52</u>		
<u>(1/1/06-6/30/06)</u>	<u>4236</u>	<u>24.34</u>			<u>4393</u>	<u>25.25</u>	<u>4614</u>	<u>26.52</u>
<u>(7/1/06-12/31/06)</u>	<u>3988</u>	<u>22.92</u>	<u>4225</u>	<u>24.28</u>	<u>4382</u>	<u>25.18</u>		
<u>(1/1/07-6/30/07)</u>	<u>3988</u>	<u>22.92</u>			<u>4145</u>	<u>23.82</u>	<u>4382</u>	<u>25.18</u>
<u>(7/1/07-12/31/07)</u>	<u>3948</u>	<u>22.69</u>			<u>4105</u>	<u>23.59</u>		
<u>(1/1/08-6/30/08)</u>					<u>4105</u>	<u>23.59</u>		

(Source: Peremptory amendment at 33 Ill. Reg. 4202, effective February 26, 2009)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Section 310.APPENDIX A Negotiated Rates of Pay**Section 310.TABLE K RC-023 (Registered Nurses, INA)****Effective July 1, 2007
Bargaining Unit: RC-023**

Title	Title Code	Pay Plan Code	S T E P S							
			1	2	3	4	5	6	7	8
Child Welfare Nurse Specialist	07197	B	4248	4448	4662	4876	5186	5368	5556	5778
Corrections Nurse I	09825	Q	4028	4215	4414	4603	4904	5077	5254	5464
Corrections Nurse I	09825	S	4095	4283	4481	4671	4972	5142	5323	5536
Corrections Nurse II	09826	Q	4527	4738	4965	5194	5524	5719	5918	6155
Corrections Nurse II	09826	S	4594	4805	5032	5261	5595	5787	5987	6226
Health Facilities Surveillance Nurse	18150	B	4248	4448	4662	4876	5186	5368	5556	5778
Nursing Act Assistant Coordinator	29731	B	4512	4743	4962	5188	5514	5705	5906	6142
Registered Nurse I	38131	B	3780	3960	4143	4326	4602	4765	4931	5128
Registered Nurse I	38131	Q	3836	4020	4202	4389	4670	4833	5003	5203
Registered Nurse II	38132	B	4248	4448	4662	4876	5186	5368	5556	5778
Registered Nurse II	38132	Q	4311	4512	4729	4946	5263	5448	5636	5861

**Effective January 1, 2008
Bargaining Unit: RC-023**

Title	Title Code	Pay Plan Code	S T E P S							
			1	2	3	4	5	6	7	8
Child Welfare Nurse Specialist	07197	B	4375	4581	4802	5022	5342	5529	5723	5951
Corrections Nurse I	09825	Q	4149	4341	4546	4741	5051	5229	5412	5628
Corrections Nurse I	09825	S	4218	4411	4615	4811	5121	5296	5483	5702
Corrections Nurse II	09826	Q	4663	4880	5114	5350	5690	5891	6096	6340

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Corrections Nurse II	09826	S	4732	4949	5183	5419	5763	5961	6167	6413
Health Facilities Surveillance Nurse	18150	B	4375	4581	4802	5022	5342	5529	5723	5951
Nursing Act Assistant Coordinator	29731	B	4647	4885	5111	5344	5679	5876	6083	6326
Registered Nurse I	38131	B	3893	4079	4267	4456	4740	4908	5079	5282
Registered Nurse I	38131	Q	3951	4141	4328	4521	4810	4978	5153	5359
Registered Nurse II	38132	B	4375	4581	4802	5022	5342	5529	5723	5951
Registered Nurse II	38132	Q	4440	4647	4871	5094	5421	5611	5805	6037

Effective January 1, 2009**Bargaining Unit: RC-023**

<u>Title</u>	<u>Title Code</u>	<u>Pay Plan Code</u>	<u>STEPS</u>							
			<u>1</u>	<u>2</u>	<u>3</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>	<u>8</u>
<u>Child Welfare Nurse Specialist</u>	<u>07197</u>	<u>B</u>	<u>4441</u>	<u>4650</u>	<u>4874</u>	<u>5097</u>	<u>5422</u>	<u>5612</u>	<u>5809</u>	<u>6040</u>
<u>Corrections Nurse I</u>	<u>09825</u>	<u>Q</u>	<u>4211</u>	<u>4406</u>	<u>4614</u>	<u>4812</u>	<u>5127</u>	<u>5307</u>	<u>5493</u>	<u>5712</u>
<u>Corrections Nurse I</u>	<u>09825</u>	<u>S</u>	<u>4261</u>	<u>4456</u>	<u>4664</u>	<u>4862</u>	<u>5177</u>	<u>5357</u>	<u>5543</u>	<u>5762</u>
<u>Corrections Nurse II</u>	<u>09826</u>	<u>Q</u>	<u>4733</u>	<u>4953</u>	<u>5191</u>	<u>5430</u>	<u>5775</u>	<u>5979</u>	<u>6187</u>	<u>6435</u>
<u>Corrections Nurse II</u>	<u>09826</u>	<u>S</u>	<u>4783</u>	<u>5003</u>	<u>5241</u>	<u>5480</u>	<u>5825</u>	<u>6029</u>	<u>6237</u>	<u>6485</u>
<u>Health Facilities Surveillance Nurse</u>	<u>18150</u>	<u>B</u>	<u>4441</u>	<u>4650</u>	<u>4874</u>	<u>5097</u>	<u>5422</u>	<u>5612</u>	<u>5809</u>	<u>6040</u>
<u>Nursing Act Assistant Coordinator</u>	<u>29731</u>	<u>B</u>	<u>4717</u>	<u>4958</u>	<u>5188</u>	<u>5424</u>	<u>5764</u>	<u>5964</u>	<u>6174</u>	<u>6421</u>
<u>Registered Nurse I</u>	<u>38131</u>	<u>B</u>	<u>3951</u>	<u>4140</u>	<u>4331</u>	<u>4523</u>	<u>4811</u>	<u>4982</u>	<u>5155</u>	<u>5361</u>
<u>Registered Nurse I</u>	<u>38131</u>	<u>Q</u>	<u>4010</u>	<u>4203</u>	<u>4393</u>	<u>4589</u>	<u>4882</u>	<u>5053</u>	<u>5230</u>	<u>5439</u>
<u>Registered Nurse II</u>	<u>38132</u>	<u>B</u>	<u>4441</u>	<u>4650</u>	<u>4874</u>	<u>5097</u>	<u>5422</u>	<u>5612</u>	<u>5809</u>	<u>6040</u>
<u>Registered Nurse II</u>	<u>38132</u>	<u>Q</u>	<u>4507</u>	<u>4717</u>	<u>4944</u>	<u>5170</u>	<u>5502</u>	<u>5695</u>	<u>5892</u>	<u>6128</u>

NOTE: Longevity Pay – The Step 8 rate shall be increased by \$25 per month for those employees who have attained 3 or more years of creditable service on Step 8 in the same pay grade. The Step 8 rate shall be increased \$50 per month for those employees who have attained 6 or more years of creditable service on Step 8 in the same pay grade.

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Effective July 1, 2007
Bargaining Unit: RC-023
Special Hourly Rates

Title	Title Code	Pay Plan Code	Rate
Registered Nurse I (DHS Client Assessment Unit) (Possessing less than 10 years of prior State contractual service on March 22, 2006)	38131	B	25.74
Registered Nurse I (DHS Client Assessment Unit) (Possessing 10 or more years of prior State contractual service on March 22, 2006)	38131	B	27.38
Registered Nurse II (DHS Client Assessment Unit)	38132	B	29.01

(Source: Peremptory Amendment at 33 Ill. Reg. 4202, effective February 26, 2009)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Section 310.APPENDIX A Negotiated Rates of Pay**Section 310.TABLE V CU-500 (Corrections Meet and Confer Employees)****Effective May 10, 2007
Bargaining Unit: CU-500**

Title	Title Code	Pay Plan Code	S T E P S										
			1c	1b	1a	1	2	3	4	5	6	7	8
Public Service Administrator option 7 (Corrections Parole Supervisor)	37015	Q	5096	5246	5403	5564	5856	6157	6450	6743	7045	7484	7707
Public Service Administrator option 7 (Corrections Parole Supervisor)	37015	S	5164	5314	5470	5631	5921	6223	6517	6812	7114	7551	7774

**Effective July 1, 2007
Bargaining Unit: CU-500**

Title	Title Code	Pay Plan Code	S T E P S										
			1c	1b	1a	1	2	3	4	5	6	7	8
Correctional Casework Supervisor	09655	Q	4182	4305	4433	4563	4786	5008	5243	5466	5689	6030	6271
Correctional Casework Supervisor	09655	S	4251	4371	4501	4633	4859	5081	5314	5537	5758	6102	6346
Correctional Lieutenant	09673	Q	3962	4078	4199	4322	4539	4747	4967	5172	5387	5706	5934
Correctional Lieutenant	09673	S	4031	4146	4267	4391	4605	4816	5036	5241	5455	5777	6008
Corrections Clerk III	09773	Q	3426	3522	3620	3723	3887	4061	4230	4398	4576	4836	5029
Corrections Clerk	09773	S	3491	3586	3686	3789	3956	4129	4297	4467	4645	4908	5104

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

III													
Corrections Food Service Supervisor III	09795	Q	3763	3870	3985	4101	4298	4495	4695	4885	5080	5377	5592
Corrections Food Service Supervisor III	09795	S	3831	3941	4056	4173	4367	4565	4765	4955	5147	5448	5666
Corrections Identification Supervisor	09800	Q	3581	3682	3787	3896	4080	4265	4441	4621	4805	5087	5290
Corrections Identification Supervisor	09800	S	3648	3751	3854	3968	4150	4333	4510	4690	4872	5156	5362
Corrections Industry Supervisor	09807	Q	3763	3870	3985	4101	4298	4495	4695	4885	5080	5377	5592
Corrections Industry Supervisor	09807	S	3831	3941	4056	4173	4367	4565	4765	4955	5147	5448	5666
Corrections Laundry Manager II	09809	Q	3581	3682	3787	3896	4080	4265	4441	4621	4805	5087	5290
Corrections Laundry Manager II	09809	S	3648	3751	3854	3968	4150	4333	4510	4690	4872	5156	5362
Corrections Leisure Activity Specialist IV	09814	Q	4182	4305	4433	4563	4786	5008	5243	5466	5689	6030	6271
Corrections Leisure Activity Specialist IV	09814	S	4251	4371	4501	4633	4859	5081	5314	5537	5758	6102	6346
Corrections Maintenance Supervisor	09822	Q	3426	3522	3620	3723	3887	4061	4230	4398	4576	4836	5029
Corrections Maintenance Supervisor	09822	S	3491	3586	3686	3789	3956	4129	4297	4467	4645	4908	5104
Corrections Residence Counselor II	09838	Q	3581	3682	3787	3896	4080	4265	4441	4621	4805	5087	5290
Corrections Supply Supervisor III	09863	Q	3763	3870	3985	4101	4298	4495	4695	4885	5080	5377	5592
Corrections Supply Supervisor III	09863	S	3831	3941	4056	4173	4367	4565	4765	4955	5147	5448	5666
Property and Supply Clerk III	34793	Q	2564	2623	2687	2751	2837	2921	3012	3094	3184	3330	3463
Public Service	37015	Q	5249	5403	5565	5731	6032	6342	6643	6945	7256	7708	8013

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Administrator option 7 (Corrections Parole Supervisor)	37015	S	5319	5473	5634	5800	6099	6410	6712	7016	7327	7777	8085
Public Service Administrator option 7 (Corrections Parole Supervisor)	43053	Q	3031	3111	3191	3274	3396	3528	3665	3793	3935	4154	4320
Storekeeper III	49914	Q	3962	4078	4199	4322	4539	4747	4967	5172	5387	5706	5934
Youth Supervisor IV	49914	S	4031	4146	4267	4391	4605	4816	5036	5241	5455	5777	6008

**Effective January 1, 2008
Bargaining Unit: CU-500**

Title	Title Code	Pay Plan Code	S T E P S										
			1c	1b	1a	1	2	3	4	5	6	7	8
Correctional Casework Supervisor	09655	Q	4307	4434	4566	4700	4930	5158	5400	5630	5860	6211	6459
Correctional Casework Supervisor	09655	S	4379	4502	4636	4772	5005	5233	5473	5703	5931	6285	6536
Correctional Lieutenant	09673	Q	4081	4200	4325	4452	4675	4889	5116	5327	5549	5877	6112
Correctional Lieutenant	09673	S	4152	4270	4395	4523	4743	4960	5187	5398	5619	5950	6188
Corrections Clerk III	09773	Q	3529	3628	3729	3835	4004	4183	4357	4530	4713	4981	5180
Corrections Clerk III	09773	S	3596	3694	3797	3903	4075	4253	4426	4601	4784	5055	5257
Corrections Food Service Supervisor III	09795	Q	3876	3986	4105	4224	4427	4630	4836	5032	5232	5538	5760
Corrections Food Service Supervisor III	09795	S	3946	4059	4178	4298	4498	4702	4908	5104	5301	5611	5836
Corrections Identification	09800	Q	3688	3792	3901	4013	4202	4393	4574	4760	4949	5240	5449

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Supervisor Corrections Identification	09800	S	3757	3864	3970	4087	4275	4463	4645	4831	5018	5311	5523
Supervisor Corrections Industry	09807	Q	3876	3986	4105	4224	4427	4630	4836	5032	5232	5538	5760
Supervisor Corrections Industry	09807	S	3946	4059	4178	4298	4498	4702	4908	5104	5301	5611	5836
Manager II Corrections Laundry	09809	Q	3688	3792	3901	4013	4202	4393	4574	4760	4949	5240	5449
Manager II Corrections Laundry	09809	S	3757	3864	3970	4087	4275	4463	4645	4831	5018	5311	5523
Specialist IV Corrections Leisure Activity	09814	Q	4307	4434	4566	4700	4930	5158	5400	5630	5860	6211	6459
Specialist IV Corrections Leisure Activity	09814	S	4379	4502	4636	4772	5005	5233	5473	5703	5931	6285	6536
Supervisor Corrections Maintenance	09822	Q	3529	3628	3729	3835	4004	4183	4357	4530	4713	4981	5180
Supervisor Corrections Maintenance	09822	S	3596	3694	3797	3903	4075	4253	4426	4601	4784	5055	5257
Counselor II Corrections Residence	09838	Q	3688	3792	3901	4013	4202	4393	4574	4760	4949	5240	5449
Supervisor III Corrections Supply	09863	Q	3876	3986	4105	4224	4427	4630	4836	5032	5232	5538	5760
Supervisor III Corrections Supply	09863	S	3946	4059	4178	4298	4498	4702	4908	5104	5301	5611	5836
Supply Clerk III Property and Public Service	34793	Q	2641	2702	2768	2834	2922	3009	3102	3187	3280	3430	3567
Administrator option 7 (Corrections Parole Supervisor)	37015	Q	5406	5565	5732	5903	6213	6532	6842 6843	7153	7474	7939 7940	8253 8258
Administrator option 7 (Corrections)	37015	S	5478 5479	5637	5803	5974	6282	6602	6913 6914	7226	7547	8010 8011	8327 8332

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Parole Supervisor)													
Storekeeper III	43053	Q	3122	3204	3287	3372	3498	3634	3775	3907	4053	4279	4450
Youth Supervisor IV	49914	Q	4081	4200	4325	4452	4675	4889	5116	5327	5549	5877	6112
Youth Supervisor IV	49914	S	4152	4270	4395	4523	4743	4960	5187	5398	5619	5950	6188

Effective May 1, 2008
Bargaining Unit: CU-500

Title	Title Code	Pay Plan Code	S T E P S										
			1c	1b	1a	1	2	3	4	5	6	7	8
Juvenile Justice Supervisor	21980	Q	4543	4678	4813	4956	5209	5453	5707	5964	6210	6591	6852
Juvenile Justice Supervisor	21980	S	4614	4749	4885	5029	5278	5526	5779	6036	6280	6663	6927

Effective March 1, 2009
Bargaining Unit: CU-500

Title	Title Code	Pay Plan Code	S T E P S										
			1c	1b	1a	1	2	3	4	5	6	7	8
<u>Juvenile Justice Youth and Family Specialist Supervisor</u>	<u>21995</u>	<u>Q</u>	<u>4798</u>	<u>4940</u>	<u>5086</u>	<u>5234</u>	<u>5505</u>	<u>5572</u>	<u>6039</u>	<u>6314</u>	<u>6577</u>	<u>6978</u>	<u>7254</u>
<u>Juvenile Justice Youth and Family Specialist Supervisor</u>	<u>21995</u>	<u>S</u>	<u>4870</u>	<u>5011</u>	<u>5158</u>	<u>5309</u>	<u>5574</u>	<u>5843</u>	<u>6108</u>	<u>6387</u>	<u>6650</u>	<u>7052</u>	<u>7332</u>

(Source: Peremptory amendment at 33 Ill. Reg. 4202, effective February 26, 2009)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Section 310.APPENDIX A Negotiated Rates of Pay**Section 310.TABLE W RC-062 (Technical Employees, AFSCME)**

<u>Title</u>	<u>Title Code</u>	<u>Bargaining Unit</u>	<u>Pay Grade</u>
Accountant	00130	RC-062	14
Accountant Advanced	00133	RC-062	16
Accountant Supervisor	00135	RC-062	18
Accounting and Fiscal Administration Career Trainee	00140	RC-062	12
Activity Therapist	00157	RC-062	15
Activity Therapist Coordinator	00160	RC-062	17
Actuarial Assistant	00187	RC-062	16
Actuarial Examiner	00195	RC-062	16
Actuarial Examiner Trainee	00196	RC-062	13
Actuarial Senior Examiner	00197	RC-062	19
Actuary I	00201	RC-062	20
Actuary II	00202	RC-062	24
Agricultural Market News Assistant	00804	RC-062	12
Agricultural Marketing Generalist	00805	RC-062	14
Agricultural Marketing Reporter	00807	RC-062	18
Agricultural Marketing Representative	00810	RC-062	18
Agriculture Land and Water Resource Specialist I	00831	RC-062	14
Agriculture Land and Water Resource Specialist II	00832	RC-062	17
Agriculture Land and Water Resource Specialist III	00833	RC-062	20
Aircraft Pilot I	00955	RC-062	19
Aircraft Pilot II	00956	RC-062	22
Aircraft Pilot II – Dual Rating	00957	RC-062	23
Appraisal Specialist I	01251	RC-062	14
Appraisal Specialist II	01252	RC-062	16
Appraisal Specialist III	01253	RC-062	18
Arts Council Associate	01523	RC-062	12
Arts Council Program Coordinator	01526	RC-062	18
Arts Council Program Representative	01527	RC-062	15
Assignment Coordinator	01530	RC-062	20
Bank Examiner I	04131	RC-062	16
Bank Examiner II	04132	RC-062	19
Bank Examiner III	04133	RC-062	22
Behavioral Analyst Associate	04355	RC-062	15

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Behavioral Analyst I	04351	RC-062	17
Behavioral Analyst II	04352	RC-062	19
Business Administrative Specialist	05810	RC-062	16
Business Manager	05815	RC-062	18
Buyer	05900	RC-062	18
Capital Development Board Account Technician	06515	RC-062	11
Capital Development Board Art in Architecture Technician	06533	RC-062	12
Capital Development Board Construction Support Analyst	06520	RC-062	11
Capital Development Board Project Technician	06530	RC-062	12
Chemist I	06941	RC-062	16
Chemist II	06942	RC-062	19
Chemist III	06943	RC-062	21
Child Protection Advanced Specialist	07161	RC-062	19
Child Protection Associate Specialist	07162	RC-062	16
Child Protection Specialist	07163	RC-062	18
Child Support Specialist I	07198	RC-062	16
Child Support Specialist II	07199	RC-062	17
Child Support Specialist Trainee	07200	RC-062	12
Child Welfare Associate Specialist	07216	RC-062	16
Child Welfare Staff Development Coordinator I	07201	RC-062	17
Child Welfare Staff Development Coordinator II	07202	RC-062	19
Child Welfare Staff Development Coordinator III	07203	RC-062	20
Child Welfare Staff Development Coordinator IV	07204	RC-062	22
Children and Family Service Intern – Option I	07241	RC-062	12
Children and Family Service Intern – Option II	07242	RC-062	15
Clinical Laboratory Technologist I	08220	RC-062	18
Clinical Laboratory Technologist II	08221	RC-062	19
Clinical Laboratory Technologist Trainee	08229	RC-062	14
Communications Systems Specialist	08860	RC-062	23
Community Management Specialist I	08891	RC-062	15
Community Management Specialist II	08892	RC-062	17
Community Management Specialist III	08893	RC-062	19
Community Planner I	08901	RC-062	15
Community Planner II	08902	RC-062	17
Community Planner III	08903	RC-062	19
Conservation Education Representative	09300	RC-062	12
Conservation Grant Administrator I	09311	RC-062	18
Conservation Grant Administrator II	09312	RC-062	20
Conservation Grant Administrator III	09313	RC-062	22

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Construction Program Assistant	09525	RC-062	12
Correctional Counselor I	09661	RC-062	15
Correctional Counselor II	09662	RC-062	17
Correctional Counselor III	09663	RC-062	19
Corrections Apprehension Specialist	09750	RC-062	19
Corrections Industries Marketing Representative	09803	RC-062	17
Corrections Leisure Activities Specialist I	09811	RC-062	15
Corrections Leisure Activities Specialist II	09812	RC-062	17
Corrections Leisure Activities Specialist III	09813	RC-062	19
Corrections Parole Agent	09842	RC-062	17
Corrections Senior Parole Agent	09844	RC-062	19
Criminal Intelligence Analyst I	10161	RC-062	18
Criminal Intelligence Analyst II	10162	RC-062	20
Criminal Intelligence Analyst Specialist	10165	RC-062	22
Criminal Justice Specialist I	10231	RC-062	16
Criminal Justice Specialist II	10232	RC-062	20
Criminal Justice Specialist Trainee	10236	RC-062	13
Curator of the Lincoln Collection	10750	RC-062	16
Day Care Licensing Representative I	11471	RC-062	16
Developmental Disabilities Council Program Planner I	12361	RC-062	12
Developmental Disabilities Council Program Planner II	12362	RC-062	16
Developmental Disabilities Council Program Planner III	12363	RC-062	18
Dietitian	12510	RC-062	15
Disability Appeals Officer	12530	RC-062	22
Disability Claims Adjudicator I	12537	RC-062	16
Disability Claims Adjudicator II	12538	RC-062	18
Disability Claims Adjudicator Trainee	12539	RC-062	13
Disability Claims Analyst	12540	RC-062	21
Disability Claims Specialist	12558	RC-062	19
Disaster Services Planner	12585	RC-062	19
Document Examiner	12640	RC-062	22
Economic Development Representative I	12931	RC-062	17
Economic Development Representative II	12932	RC-062	19
Educator – Provisional	13105	RC-062	12
Employment Security Manpower Representative I	13621	RC-062	12
Employment Security Manpower Representative II	13622	RC-062	14
Employment Security Program Representative	13650	RC-062	14
Employment Security Program Representative – Intermittent	13651	RC-062	14H
Employment Security Service Representative	13667	RC-062	16

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NOTICE OF PEREMPTORY AMENDMENTS

Employment Security Specialist I	13671	RC-062	14
Employment Security Specialist II	13672	RC-062	16
Employment Security Specialist III	13673	RC-062	19
Employment Security Tax Auditor I	13681	RC-062	17
Employment Security Tax Auditor II	13682	RC-062	19
Energy and Natural Resources Specialist I	13711	RC-062	15
Energy and Natural Resources Specialist II	13712	RC-062	17
Energy and Natural Resources Specialist III	13713	RC-062	19
Energy and Natural Resources Specialist Trainee	13715	RC-062	12
Environmental Health Specialist I	13768	RC-062	14
Environmental Health Specialist II	13769	RC-062	16
Environmental Health Specialist III	13770	RC-062	18
Environmental Protection Associate	13785	RC-062	12
Environmental Protection Specialist I	13821	RC-062	14
Environmental Protection Specialist II	13822	RC-062	16
Environmental Protection Specialist III	13823	RC-062	18
Environmental Protection Specialist IV	13824	RC-062	22
Equal Pay Specialist	13837	RC-062	17
Executive I	13851	RC-062	18
Executive II	13852	RC-062	20
Financial Institutions Examiner I	14971	RC-062	16
Financial Institutions Examiner II	14972	RC-062	19
Financial Institutions Examiner III	14973	RC-062	22
Financial Institutions Examiner Trainee	14978	RC-062	13
Flight Safety Coordinator	15640	RC-062	22
Forensic Scientist I	15891	RC-062	18
Forensic Scientist II	15892	RC-062	20
Forensic Scientist III	15893	RC-062	22
Forensic Scientist Trainee	15897	RC-062	15
Guardianship Representative	17710	RC-062	17
Habilitation Program Coordinator	17960	RC-062	17
Handicapped Services Representative I	17981	RC-062	11
Health Facilities Surveyor I	18011	RC-062	16
Health Facilities Surveyor II	18012	RC-062	19
Health Facilities Surveyor III	18013	RC-062	20
Health Services Investigator I – Opt. A	18181	RC-062	19
Health Services Investigator I – Opt. B	18182	RC-062	20
Health Services Investigator II – Opt. A	18185	RC-062	22
Health Services Investigator II – Opt. B	18186	RC-062	22

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Health Services Investigator II – Opt. C	18187	RC-062	25
Health Services Investigator II – Opt. D	18188	RC-062	25
Historical Documents Conservator I	18981	RC-062	13
Historical Exhibits Designer	18985	RC-062	15
Historical Research Editor II	19002	RC-062	14
Human Relations Representative	19670	RC-062	16
Human Resources Representative	19692	RC-062	17
Human Resources Specialist	19693	RC-062	20
Human Rights Investigator I	19774	RC-062	16
Human Rights Investigator II	19775	RC-062	18
Human Rights Investigator III	19776	RC-062	19
Human Rights Specialist I	19778	RC-062	14
Human Rights Specialist II	19779	RC-062	16
Human Rights Specialist III	19780	RC-062	18
Human Services Caseworker	19785	RC-062	16
Human Services Grants Coordinator I	19791	RC-062	14
Human Services Grants Coordinator II	19792	RC-062	17
Human Services Grants Coordinator III	19793	RC-062	20
Human Services Grants Coordinator Trainee	19796	RC-062	12
Human Services Sign Language Interpreter	19810	RC-062	16
Iconographer	19880	RC-062	12
Industrial and Community Development Representative I	21051	RC-062	17
Industrial and Community Development Representative II	21052	RC-062	19
Industrial Services Consultant I	21121	RC-062	14
Industrial Services Consultant II	21122	RC-062	16
Industrial Services Consultant Trainee	21125	RC-062	11
Industrial Services Hygienist	21127	RC-062	19
Industrial Services Hygienist Technician	21130	RC-062	16
Industrial Services Hygienist Trainee	21133	RC-062	12
Information Technology/Communication Systems Specialist I	21216	RC-062	19
Information Technology/Communication Systems Specialist II	21217	RC-062	24
Instrument Designer	21500	RC-062	18
Insurance Analyst III	21563	RC-062	14
Insurance Analyst IV	21564	RC-062	16
Insurance Company Claims Examiner II	21602	RC-062	19
Insurance Company Field Staff Examiner	21608	RC-062	16
Insurance Company Financial Examiner Trainee	21610	RC-062	13
Insurance Performance Examiner I	21671	RC-062	14
Insurance Performance Examiner II	21672	RC-062	17

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

Insurance Performance Examiner III	21673	RC-062	20
Intermittent Unemployment Insurance Representative	21689	RC-062	12H
Internal Auditor I	21721	RC-062	17
Internal Security Investigator I, not Department of Corrections	21731	RC-062	18
Internal Security Investigator II, not Department of Corrections	21732	RC-062	21
Juvenile Justice Youth and Family Specialist, Option 1	21991	RC-062	18
Juvenile Justice Youth and Family Specialist, Option 2	21992	RC-062	20
Labor Conciliator	22750	RC-062	20
Laboratory Equipment Specialist	22990	RC-062	18
Laboratory Quality Specialist I	23021	RC-062	19
Laboratory Quality Specialist II	23022	RC-062	21
Laboratory Research Specialist I	23027	RC-062	19
Laboratory Research Specialist II	23028	RC-062	21
Land Acquisition Agent I	23091	RC-062	15
Land Acquisition Agent II	23092	RC-062	18
Land Acquisition Agent III	23093	RC-062	21
Land Reclamation Specialist I	23131	RC-062	14
Land Reclamation Specialist II	23132	RC-062	17
Liability Claims Adjuster I	23371	RC-062	14
Liability Claims Adjuster II	23372	RC-062	18
Library Associate	23430	RC-062	12
Life Sciences Career Trainee	23600	RC-062	12
Liquor Control Special Agent II	23752	RC-062	15
Local Historical Services Representative	24000	RC-062	17
Local Housing Advisor I	24031	RC-062	14
Local Housing Advisor II	24032	RC-062	16
Local Housing Advisor III	24033	RC-062	18
Local Revenue and Fiscal Advisor I	24101	RC-062	15
Local Revenue and Fiscal Advisor II	24102	RC-062	17
Local Revenue and Fiscal Advisor III	24103	RC-062	19
Lottery Regional Coordinator	24504	RC-062	19
Lottery Sales Representative	24515	RC-062	16
Management Operations Analyst I	25541	RC-062	18
Management Operations Analyst II	25542	RC-062	20
Manpower Planner I	25591	RC-062	14
Manpower Planner II	25592	RC-062	17
Manpower Planner III	25593	RC-062	20
Manpower Planner Trainee	25597	RC-062	12
Medical Assistance Consultant I	26501	RC-062	13

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NOTICE OF PEREMPTORY AMENDMENTS

Medical Assistance Consultant II	26502	RC-062	16
Medical Assistance Consultant III	26503	RC-062	19
Mental Health Specialist I	26924	RC-062	12
Mental Health Specialist II	26925	RC-062	14
Mental Health Specialist III	26926	RC-062	16
Mental Health Specialist Trainee	26928	RC-062	11
Meteorologist	27120	RC-062	18
Methods and Procedures Advisor I	27131	RC-062	14
Methods and Procedures Advisor II	27132	RC-062	16
Methods and Procedures Advisor III	27133	RC-062	20
Methods and Procedures Career Associate I	27135	RC-062	11
Methods and Procedures Career Associate II	27136	RC-062	12
Methods and Procedures Career Associate Trainee	27137	RC-062	09
Metrologist Associate	27146	RC-062	15
Microbiologist I	27151	RC-062	16
Microbiologist II	27152	RC-062	19
Natural Resources Advanced Specialist	28833	RC-062	20
Natural Resources Coordinator	28831	RC-062	15
Natural Resources Specialist	28832	RC-062	18
Oral Health Consultant	30317	RC-062	18
Paralegal Assistant	30860	RC-062	14
Pension and Death Benefits Technician II	30962	RC-062	19
Police Training Specialist	32990	RC-062	17
Program Integrity Auditor I	34631	RC-062	16
Program Integrity Auditor II	34632	RC-062	19
Program Integrity Auditor Trainee	34635	RC-062	12
Property Consultant	34900	RC-062	15
Public Aid Appeals Advisor	35750	RC-062	18
Public Aid Family Support Specialist I	35841	RC-062	17
Public Aid Investigator	35870	RC-062	19
Public Aid Investigator Trainee	35874	RC-062	14
Public Aid Lead Casework Specialist	35880	RC-062	17
Public Aid Program Quality Analyst	35890	RC-062	19
Public Aid Quality Control Reviewer	35892	RC-062	17
Public Aid Quality Control Supervisor	35900	RC-062	19
Public Aid Staff Development Specialist I	36071	RC-062	15
Public Aid Staff Development Specialist II	36072	RC-062	17
Public Health Educator Associate	36434	RC-062	14
Public Health Program Specialist I	36611	RC-062	14

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Public Health Program Specialist II	36612	RC-062	16
Public Health Program Specialist III	36613	RC-062	19
Public Health Program Specialist Trainee	36615	RC-062	12
Public Information Coordinator	36750	RC-062	18
Public Information Officer I	37001	RC-062	12
Public Information Officer II	37002	RC-062	14
Public Information Officer III	37003	RC-062	19
Public Information Officer IV	37004	RC-062	21
Public Safety Inspector	37007	RC-062	16
Public Safety Inspector Trainee	37010	RC-062	10
Public Service Administrator, Options 8B and 8Y	37015	RC-062	23
Railroad Safety Specialist I	37601	RC-062	19
Railroad Safety Specialist II	37602	RC-062	21
Railroad Safety Specialist III	37603	RC-062	23
Railroad Safety Specialist IV	37604	RC-062	25
Real Estate Investigator	37730	RC-062	19
Real Estate Professions Examiner	37760	RC-062	22
Recreation Worker I	38001	RC-062	12
Recreation Worker II	38002	RC-062	14
Rehabilitation Counselor	38145	RC-062	17
Rehabilitation Counselor Senior	38158	RC-062	19
Rehabilitation Counselor Trainee	38159	RC-062	15
Rehabilitation Services Advisor I	38176	RC-062	20
Rehabilitation Workshop Supervisor I	38194	RC-062	12
Rehabilitation Workshop Supervisor II	38195	RC-062	14
Reimbursement Officer I	38199	RC-062	14
Reimbursement Officer II	38200	RC-062	16
Research Economist I	38207	RC-062	18
Research Scientist I	38231	RC-062	13
Research Scientist II	38232	RC-062	16
Research Scientist III	38233	RC-062	20
Resource Planner I	38281	RC-062	17
Resource Planner II	38282	RC-062	19
Resource Planner III	38283	RC-062	22
Retirement System Disability Specialist	38310	RC-062	19
Revenue Audit Supervisor (IL)	38369	RC-062	25
Revenue Audit Supervisor (states other than IL, CA or NJ)	38369	RC-062	27
Revenue Audit Supervisor (CA or NJ)	38369	RC-062	29

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NOTICE OF PEREMPTORY AMENDMENTS

Revenue Auditor I (IL)	38371	RC-062	16
Revenue Auditor I (states other than IL, CA or NJ)	38371	RC-062	19
Revenue Auditor I (CA or NJ)	38371	RC-062	21
Revenue Auditor II (IL)	38372	RC-062	19
Revenue Auditor II (states other than IL, CA or NJ)	38372	RC-062	22
Revenue Auditor II (CA or NJ)	38372	RC-062	24
Revenue Auditor III (IL)	38373	RC-062	22
Revenue Auditor III (states other than IL, CA or NJ)	38373	RC-062	24
Revenue Auditor III (CA or NJ)	38373	RC-062	26
Revenue Auditor Trainee (IL)	38375	RC-062	12
Revenue Auditor Trainee (states other than IL, CA or NJ)	38375	RC-062	13
Revenue Auditor Trainee (CA or NJ)	38375	RC-062	15
Revenue Collection Officer I	38401	RC-062	15
Revenue Collection Officer II	38402	RC-062	17
Revenue Collection Officer III	38403	RC-062	19
Revenue Collection Officer Trainee	38405	RC-062	12
Revenue Computer Audit Specialist (IL)	38425	RC-062	23
Revenue Computer Audit Specialist (states other than IL, CA or NJ)	38425	RC-062	25
Revenue Computer Audit Specialist (CA or NJ)	38425	RC-062	27
Revenue Senior Special Agent	38557	RC-062	23
Revenue Special Agent	38558	RC-062	19
Revenue Special Agent Trainee	38565	RC-062	14
Revenue Tax Specialist I	38571	RC-062	12
Revenue Tax Specialist II (IL)	38572	RC-062	14
Revenue Tax Specialist II (states other than IL, CA or NJ)	38572	RC-062	17
Revenue Tax Specialist II (CA or NJ)	38572	RC-062	19
Revenue Tax Specialist III	38573	RC-062	17
Revenue Tax Specialist Trainee	38575	RC-062	10
Site Assistant Superintendent I	41071	RC-062	15
Site Assistant Superintendent II	41072	RC-062	17
Site Interpretive Coordinator	41093	RC-062	13
Site Services Specialist I	41117	RC-062	15
Site Services Specialist II	41118	RC-062	17
Social Service Consultant I	41301	RC-062	18
Social Service Consultant II	41302	RC-062	19
Social Service Program Planner I	41311	RC-062	15
Social Service Program Planner II	41312	RC-062	17

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NOTICE OF PEREMPTORY AMENDMENTS

Social Service Program Planner III	41313	RC-062	20
Social Service Program Planner IV	41314	RC-062	22
Social Services Career Trainee	41320	RC-062	12
Social Worker I	41411	RC-062	16
Staff Development Specialist I	41771	RC-062	18
Staff Development Technician I	41781	RC-062	12
Staff Development Technician II	41782	RC-062	15
State Mine Inspector	42230	RC-062	19
State Police Field Specialist I	42001	RC-062	18
State Police Field Specialist II	42002	RC-062	20
Statistical Research Specialist I	42741	RC-062	12
Statistical Research Specialist II	42742	RC-062	14
Statistical Research Specialist III	42743	RC-062	17
Storage Tank Safety Specialist	43005	RC-062	18
Telecommunications Specialist	45295	RC-062	15
Telecommunications Systems Analyst	45308	RC-062	17
Telecommunications Systems Technician I	45312	RC-062	10
Telecommunications Systems Technician II	45313	RC-062	13
Terrorism Research Specialist I	45371	RC-062	18
Terrorism Research Specialist II	45372	RC-062	20
Terrorism Research Specialist III	45373	RC-062	22
Terrorism Research Specialist Trainee	45375	RC-062	14
Unemployment Insurance Adjudicator I	47001	RC-062	11
Unemployment Insurance Adjudicator II	47002	RC-062	13
Unemployment Insurance Adjudicator III	47003	RC-062	15
Unemployment Insurance Revenue Analyst I	47081	RC-062	15
Unemployment Insurance Revenue Analyst II	47082	RC-062	17
Unemployment Insurance Revenue Specialist	47087	RC-062	13
Unemployment Insurance Special Agent	47096	RC-062	18
Veterans Educational Specialist I	47681	RC-062	15
Veterans Educational Specialist II	47682	RC-062	17
Veterans Educational Specialist III	47683	RC-062	21
Veterans Employment Representative I	47701	RC-062	14
Veterans Employment Representative II	47702	RC-062	16
Volunteer Services Coordinator I	48481	RC-062	13
Volunteer Services Coordinator II	48482	RC-062	16
Volunteer Services Coordinator III	48483	RC-062	18
Wage Claims Specialist	48770	RC-062	09
Weatherization Specialist I	49101	RC-062	14

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Weatherization Specialist II	49102	RC-062	17
Weatherization Specialist III	49103	RC-062	20
Weatherization Specialist Trainee	49105	RC-062	12
Workers Compensation Insurance Compliance Investigator	49640	RC-062	20

NOTE: For the Revenue Audit Supervisor, Revenue Auditor I, II and III and Revenue Auditor Trainee, Revenue Computer Audit Specialist and Revenue Tax Specialist II position classification titles only – The pay grade assigned to the employee is based on the location of the position and the residence held by the employee. In the same position classification, the employee holding a position and residence outside the boundaries of the State of Illinois is assigned to a different pay grade than the pay grade assigned to the employee holding a position within the boundaries of the State of Illinois. The pay grade assigned to the employee holding a position located within the boundaries of the State of Illinois is the pay grade with the (IL) indication next to the position classification. The pay grade assigned to the employee holding the position located outside the boundaries of the State of Illinois is determined by the location of the employee's residence (e.g., IL, CA or NJ or a state other than IL, CA or NJ). If the employee's residence moves to another state while the employee is in the same position located outside the boundaries of the State of Illinois, or moves into another position located outside the boundaries of the State of Illinois in the same position classification, the base salary may change depending on the location of the employee's new residence. If the employee remains in the position located outside the boundaries of the State of Illinois and moves residence from or into the boundaries of the State of Illinois, the base salary will change. In all cases, change in base salary shall be on a step for step basis (e.g., if the original base salary was on Step 5 in one pay grade, the new base salary will also be on Step 5 of the newly appropriate pay grade).

Effective January 1, 2008
Bargaining Unit: RC-062

Pay Grade	Pay Plan Code	S T E P S										
		1c	1b	1a	1	2	3	4	5	6	7	8
09	B	2554	2617	2682	2749	2834	2925	3015	3112	3204	3355	3489
09	Q	2657	2721	2789	2860	2948	3044	3137	3239	3336	3496	3636
09	S	2718	2785	2851	2920	3010	3105	3202	3304	3401	3563	3705
10	B	2638	2701	2769	2837	2941	3028	3128	3227	3327	3497	3637

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10	Q	2743	2808	2878	2952	3058	3152	3258	3361	3466	3650	3797
10	S	2802	2871	2940	3013	3120	3216	3322	3425	3535	3719	3868
11	B	2731	2799	2871	2942	3042	3140	3253	3361	3465	3648	3795
11	Q	2841	2911	2984	3060	3169	3273	3390	3503	3614	3810	3962
11	S	2904	2974	3046	3121	3232	3335	3454	3569	3683	3877	4032
12	B	2838	2909	2982	3060	3172	3277	3399	3510	3640	3835	3988
12	Q	2954	3026	3103	3186	3303	3413	3544	3665	3798	4005	4165
12	S	3015	3088	3167	3248	3367	3478	3612	3734	3869	4077	4239
12H	B	17.46	17.90	18.35	18.83	19.52	20.17	20.92	21.60	22.40	23.60	24.54
12H	Q	18.18	18.62	19.10	19.61	20.33	21.00	21.81	22.55	23.37	24.65	25.63
12H	S	18.55	19.00	19.49	19.99	20.72	21.40	22.23	22.98	23.81	25.09	26.09
13	B	2942	3016	3093	3175	3292	3418	3545	3675	3813	4024	4185
13	Q	3060	3139	3221	3307	3429	3564	3703	3838	3979	4205	4373
13	S	3121	3203	3286	3370	3495	3632	3773	3906	4052	4278	4449
14	B	3062	3140	3226	3311	3437	3571	3727	3864	4010	4244	4414
14	Q	3188	3273	3360	3451	3583	3729	3891	4038	4192	4435	4612
14	S	3250	3335	3424	3516	3654	3797	3962	4108	4264	4505	4685
14H	B	18.84	19.32	19.85	20.38	21.15	21.98	22.94	23.78	24.68	26.12	27.16
14H	Q	19.62	20.14	20.68	21.24	22.05	22.95	23.94	24.85	25.80	27.29	28.38
14H	S	20.00	20.52	21.07	21.64	22.49	23.37	24.38	25.28	26.24	27.72	28.83
15	B	3180	3263	3352	3442	3595	3743	3889	4048	4198	4451	4629
15	Q	3312	3400	3494	3592	3750	3906	4063	4233	4388	4649	4836
15	S	3376	3463	3561	3659	3820	3974	4136	4303	4458	4723	4911
16	B	3321	3410	3503	3604	3765	3932	4095	4267	4436	4699	4886
16	Q	3459	3556	3657	3762	3932	4109	4281	4457	4636	4912	5109
16	S	3528	3626	3726	3833	4003	4182	4355	4529	4709	4980	5179
17	B	3468	3566	3669	3776	3950	4132	4307	4482	4664	4941	5139
17	Q	3618	3722	3831	3940	4129	4318	4499	4682	4873	5163	5370

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17	S	3685	3791	3900	4011	4201	4392	4573	4754	4944	5238	5447
18	B	3645	3750	3858	3973	4165	4360	4558	4743	4934	5228	5437
18	Q	3806	3915	4031	4152	4357	4557	4765	4959	5156	5465	5684
18	S	3874	3983	4104	4221	4426	4629	4835	5031	5230	5535	5757
19	B	3836	3948	4064	4188	4401	4609	4823	5026	5235	5554	5776
19	J	3836	3948	4064	4188	4401	4609	4823	5026	5235	5554	5776
19	Q	4006	4126	4250	4376	4600	4814	5043	5253	5473	5803	6035
19	S	4078	4199	4323	4450	4673	4888	5114	5326	5547	5875	6110
20	B	4052	4174	4298	4425	4648	4865	5096	5318	5538	5874	6109
20	Q	4236	4362	4491	4625	4857	5086	5327	5556	5788	6141	6386
20	S	4305	4433	4563	4698	4929	5156	5398	5628	5859	6210	6458
21	B	4277	4406	4537	4672	4913	5150	5390	5636	5871	6237	6486
21	U	4277	4406	4537	4672	4913	5150	5390	5636	5871	6237	6486
21	Q	4470	4605	4740	4883	5136	5380	5634	5891	6137	6518	6778
21	S	4541	4676	4812	4956	5205	5453	5706	5963	6207	6590	6854
22	B	4520	4657	4798	4940	5197	5451	5708	5973	6221	6608	6873
22	Q	4725	4867	5013	5161	5432	5699	5966	6241	6503	6905	7181
22	S	4797	4938	5085	5235	5501	5770	6035	6314	6577	6979	7258
23	B	4798	4940	5087	5239	5517	5800	6076	6356	6632	7048	7331
23	Q	5013	5161	5317	5479	5768	6064	6349	6642	6931	7365	7659
23	S	5085	5235	5390	5550	5838	6134	6421	6714	7001	7436	7733
24	B	5104	5257	5414	5576	5873	6181	6477	6776	7082	7526	7827
24	J	5104	5257	5414	5576	5873	6181	6477	6776	7082	7526	7827
24	Q	5333	5492	5659	5830	6140	6459	6769	7080	7401	7866	8180
24	S	5405	5564	5730	5901	6209	6529	6840	7153	7474	7937	8254
25	B	5440	5602	5771	5944	6269	6600	6929	7258	7588	8075	8399
25	J	5440	5602	5771	5944	6269	6600	6929	7258	7588	8075	8399
25	Q	5685	5856	6029	6210	6552	6895	7242	7587	7931	8439	8777
25	S	5760	5926	6105	6284	6624	6966	7312	7657	8000	8511	8852

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26	B	5749	5920	6101	6343	6690	7044	7402	7747	8096	8618	8963
26	U	5749	5920	6101	6343	6690	7044	7402	7747	8096	8618	8963
27	B	6077	6258	6447	6770	7139	7516	7898	8267	8638	9197	9565
27	J	6077	6258	6447	6770	7139	7516	7898	8267	8638	9197	9565
27	U	6077	6258	6447	6770	7139	7516	7898	8267	8638	9197	9565
28	B	6377	6567	6765	7105	7491	7887	8288	8675	9064	9651	10037
29	U	6692	6892	7100	7456	7861	8276	8698	9103	9512	10127	10532

Effective January 1, 2009**Bargaining Unit: RC-062**

Pay Grade	Pay Plan Code	S T E P S										
		1c	1b	1a	1	2	3	4	5	6	7	8
9	B	2592	2656	2722	2790	2877	2969	3060	3159	3252	3405	3541
9	Q	2697	2762	2831	2903	2992	3090	3184	3288	3386	3548	3691
9	S	2759	2827	2894	2964	3055	3152	3250	3354	3452	3616	3761
10	B	2678	2742	2811	2880	2985	3073	3175	3275	3377	3549	3692
10	Q	2784	2850	2921	2996	3104	3199	3307	3411	3518	3705	3854
10	S	2844	2914	2984	3058	3167	3264	3372	3476	3588	3775	3926
11	B	2772	2841	2914	2986	3088	3187	3302	3411	3517	3703	3852
11	Q	2884	2955	3029	3106	3217	3322	3441	3556	3668	3867	4021
11	S	2948	3019	3092	3168	3280	3385	3506	3623	3738	3935	4092
12	B	2881	2953	3027	3106	3220	3326	3450	3563	3695	3893	4048
12	Q	2998	3071	3150	3234	3353	3464	3597	3720	3855	4065	4227
12	S	3060	3134	3215	3297	3418	3530	3666	3790	3927	4138	4303
12H	B	17.73	18.17	18.63	19.11	19.82	20.47	21.23	21.93	22.74	23.96	24.91
12H	Q	18.45	18.90	19.38	19.90	20.63	21.32	22.14	22.89	23.72	25.02	26.01

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12H	S	18.83	19.29	19.78	20.29	21.03	21.72	22.56	23.32	24.17	25.46	26.48
13	B	2986	3061	3139	3223	3341	3469	3598	3730	3870	4084	4248
13	Q	3106	3186	3269	3357	3480	3617	3759	3896	4039	4268	4439
13	S	3168	3251	3335	3421	3547	3686	3830	3965	4113	4342	4516
14	B	3108	3187	3274	3361	3489	3625	3783	3922	4070	4308	4480
14	Q	3236	3322	3410	3503	3637	3785	3949	4099	4255	4502	4681
14	S	3299	3385	3475	3569	3709	3854	4021	4170	4328	4573	4755
14H	B	19.13	19.61	20.15	20.68	21.47	22.31	23.28	24.14	25.05	26.51	27.57
14H	Q	19.91	20.44	20.98	21.56	22.38	23.29	24.30	25.22	26.18	27.70	28.81
14H	S	20.30	20.83	21.38	21.96	22.82	23.72	24.74	25.66	26.63	28.14	29.26
15	B	3228	3312	3402	3494	3649	3799	3947	4109	4261	4518	4698
15	Q	3362	3451	3546	3646	3806	3965	4124	4296	4454	4719	4909
15	S	3427	3515	3614	3714	3877	4034	4198	4368	4525	4794	4985
16	B	3371	3461	3556	3658	3821	3991	4156	4331	4503	4769	4959
16	Q	3511	3609	3712	3818	3991	4171	4345	4524	4706	4986	5186
16	S	3581	3680	3782	3890	4063	4245	4420	4597	4780	5055	5257
17	B	3520	3619	3724	3833	4009	4194	4372	4549	4734	5015	5216
17	Q	3672	3778	3888	3999	4191	4383	4566	4752	4946	5240	5451
17	S	3740	3848	3959	4071	4264	4458	4642	4825	5018	5317	5529
18	B	3700	3806	3916	4033	4227	4425	4626	4814	5008	5306	5519
18	Q	3863	3974	4091	4214	4422	4625	4836	5033	5233	5547	5769
18	S	3932	4043	4166	4284	4492	4698	4908	5106	5308	5618	5843
19	B	3894	4007	4125	4251	4467	4678	4895	5101	5314	5637	5863
19	J	3894	4007	4125	4251	4467	4678	4895	5101	5314	5637	5863
19	Q	4066	4188	4314	4442	4669	4886	5119	5332	5555	5890	6126
19	S	4139	4262	4388	4517	4743	4961	5191	5406	5630	5963	6202
20	B	4113	4237	4362	4491	4718	4938	5172	5398	5621	5962	6201
20	Q	4300	4427	4558	4694	4930	5162	5407	5639	5875	6233	6482

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

20	S	4370	4499	4631	4768	5003	5233	5479	5712	5947	6303	6555
21	B	4341	4472	4605	4742	4987	5227	5471	5721	5959	6331	6583
21	U	4341	4472	4605	4742	4987	5227	5471	5721	5959	6331	6583
21	Q	4537	4674	4811	4956	5213	5461	5719	5979	6229	6616	6880
21	S	4609	4746	4884	5030	5283	5535	5792	6052	6300	6689	6957
22	B	4588	4727	4870	5014	5275	5533	5794	6063	6314	6707	6976
22	Q	4796	4940	5088	5238	5513	5784	6055	6335	6601	7009	7289
22	S	4869	5012	5161	5314	5584	5857	6126	6409	6676	7084	7367
23	B	4870	5014	5163	5318	5600	5887	6167	6451	6731	7154	7441
23	Q	5088	5238	5397	5561	5855	6155	6444	6742	7035	7475	7774
23	S	5161	5314	5471	5633	5926	6226	6517	6815	7106	7548	7849
24	B	5181	5336	5495	5660	5961	6274	6574	6878	7188	7639	7944
24	J	5181	5336	5495	5660	5961	6274	6574	6878	7188	7639	7944
24	Q	5413	5574	5744	5917	6232	6556	6871	7186	7512	7984	8303
24	S	5486	5647	5816	5990	6302	6627	6943	7260	7586	8056	8378
25	B	5522	5686	5858	6033	6363	6699	7033	7367	7702	8196	8525
25	J	5522	5686	5858	6033	6363	6699	7033	7367	7702	8196	8525
25	Q	5770	5944	6119	6303	6650	6998	7351	7701	8050	8566	8909
25	S	5846	6015	6197	6378	6723	7070	7422	7772	8120	8639	8985
26	B	5835	6009	6193	6438	6790	7150	7513	7863	8217	8747	9097
26	U	5835	6009	6193	6438	6790	7150	7513	7863	8217	8747	9097
27	B	6168	6352	6544	6872	7246	7629	8016	8391	8768	9335	9708
27	J	6168	6352	6544	6872	7246	7629	8016	8391	8768	9335	9708
27	U	6168	6352	6544	6872	7246	7629	8016	8391	8768	9335	9708
28	B	6473	6666	6866	7212	7603	8005	8412	8805	9200	9796	10188
29	U	6792	6995	7207	7568	7979	8400	8828	9240	9655	10279	10690

(Source: Peremptory amendment at 33 Ill. Reg. 4202, effective February 26, 2009)

JOINT COMMITTEE ON ADMINISTRATIVE RULES
MARCH AGENDA

JOINT COMMITTEE ON ADMINISTRATIVE RULES

SCHEDULED MEETING:

STRATTON OFFICE BUILDING
ROOM C-1
SPRINGFIELD, ILLINOIS
11:00 A.M.
MARCH 17, 2009

NOTICES: The scheduled date and time for the JCAR meeting are subject to change. Due to *Register* submittal deadlines, the Agenda below may be incomplete. Other items not contained in this published Agenda are likely to be considered by the Committee at the meeting and items from the list can be postponed to future meetings.

If members of the public wish to express their views with respect to a rulemaking, they should submit written comments to the Office of the Joint Committee on Administrative Rules at the following address:

*Joint Committee on Administrative Rules
700 Stratton Office Building
Springfield, Illinois 62706*

Email: jcar@ilga.gov

Phone: 217/785-2254

RULEMAKINGS CURRENTLY BEFORE JCAR

PROPOSED RULEMAKINGS

Auditor General

1. Americans With Disabilities Act Grievance Procedure (4 Ill. Adm. Code 1125)
 - First Notice Published: 32 Ill. Reg. 18458 – 12/5/08
 - Expiration of Second Notice: 3/20/09

Central Management Services

2. Merit and Fitness (80 Ill. Adm. Code 302)

JOINT COMMITTEE ON ADMINISTRATIVE RULES
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- First Notice Published: 32 Ill. Reg. 19844 – 12/26/08
- Expiration of Second Notice: 3/27/09

3. Conditions of Employment (80 Ill. Adm. Code 303)
 - First Notice Published: 32 Ill. Reg. 19846 – 12/26/08
 - Expiration of Second Notice: 3/27/09

Education

4. Public Schools Evaluation, Recognition and Supervision (23 Ill. Adm. Code 1)
 - First Notice Published: 32 Ill. Reg. 18827 – 12/5/08
 - Expiration of Second Notice: 4/8/09
5. Certification (23 Ill. Adm. Code 25)
 - First Notice Published: 32 Ill. Reg. 18842 – 12/5/08
 - Expiration of Second Notice: 4/8/09

Environmental Protection Agency

6. Clean Air Set-Aside (35 Ill. Adm. Code 274)
 - First Notice Published: 32 Ill. Reg. 7548 – 5/16/08
 - Expiration of Second Notice: 3/27/09
7. Testing Fees for Analytical Services (35 Ill. Adm. Code 691)
 - First Notice Published: 32 Ill. Reg. 18916 – 12/12/08
 - Expiration of Second Notice: 3/18/09

Financial and Professional Regulation

8. Managed Care Dental Plans (50 Ill. Adm. Code 5425)
 - First Notice Published: 32 Ill. Reg. 18117 – 12/1/08
 - Expiration of Second Notice: 4/3/09
9. Medical Practice Act of 1987 (68 Ill. Adm. Code 1285)
 - First Notice Published: 32 Ill. Reg. 4217 – 3/21/08
 - Expiration of Second Notice: 4/27/09
10. Auction License Act (68 Ill. Adm. Code 1440)
 - First Notice Published: 32 Ill. Reg. 19235 – 12/19/08
 - Expiration of Second Notice: 3/20/09

JOINT COMMITTEE ON ADMINISTRATIVE RULES
MARCH AGENDA

Healthcare and Family Services

11. Illinois Cares Rx Program (89 Ill. Adm. Code 119)
 - First Notice Published: 32 Ill. Reg. 18470 – 12/5/08
 - Expiration of Second Notice: 3/19/09
12. Medical Payment (89 Ill. Adm. Code 140)
 - First Notice Published: 32 Ill. Reg. 14003 – 8/29/08
 - Expiration of Second Notice: 4/4/09

Natural Resources

13. Horse Barns at Sites Having Equestrian Use Areas (17 Ill. Adm. Code 140)
 - First Notice Published: 32 Ill. Reg. 19324 – 12/19/08
 - Expiration of Second Notice: 3/26/09
14. Sport Fishing Regulations for the Waters of Illinois (17 Ill. Adm. Code 810)
 - First Notice Published: 32 Ill. Reg. 19329 – 12/19/08
 - Expiration of Second Notice: 3/27/09

Public Health

15. Skilled Nursing and Intermediate Care Facilities Code (77 Ill. Adm. Code 300)
 - First Notice Published: 32 Ill. Reg. 14644 – 9/12/08
 - Expiration of Second Notice: 4/3/09
16. Sheltered Care Facilities Code (77 Ill. Adm. Code 330)
 - First Notice Published: 32 Ill. Reg. 14658 – 9/12/08
 - Expiration of Second Notice: 4/3/09
17. Illinois Veterans' Homes Code (77 Ill. Adm. Code 340)
 - First Notice Published: 32 Ill. Reg. 14670 – 9/12/08
 - Expiration of Second Notice: 4/3/09
18. Intermediate Care for the Developmentally Disabled Facilities Code (77 Ill. Adm. Code 350)
 - First Notice Published: 32 Ill. Reg. 14678 – 9/12/08
 - Expiration of Second Notice: 4/3/09

JOINT COMMITTEE ON ADMINISTRATIVE RULES
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19. Long-Term Care for Under Age 22 Facilities Code (77 Ill. Adm. Code 390)
-First Notice Published: 32 Ill. Reg. 14691 – 9/12/08
-Expiration of Second Notice: 4/3/09

20. Health Care Worker Background Check Code (77 Ill. Adm. Code 955)
-First Notice Published: 32 Ill. Reg. 4529 – 4/4/08
-Expiration of Second Notice: 4/3/09

State Fire Marshal

21. Policy and Procedures Manual for Fire Protection Personnel (41 Ill. Adm. Code 141)
-First Notice Published: 32 Ill. Reg. 18485 – 12/5/08
-Expiration of Second Notice: 4/26/09

Transportation

22. Airport Hazard Zoning (92 Ill. Adm. Code 16)
-First Notice Published: 32 Ill. Reg. 19462 – 12/19/08
-Expiration of Second Notice: 3/21/09
23. Aurora Municipal Airport Hazard Zoning (Repealer) (92 Ill. Adm. Code 18)
-First Notice Published: 32 Ill. Reg. 19470 – 12/19/08
-Expiration of Second Notice: 3/21/09
24. Casey Municipal Airport Hazard Zoning (Repealer) (92 Ill. Adm. Code 27)
-First Notice Published: 32 Ill. Reg. 19493 – 12/19/08
-Expiration of Second Notice: 3/21/09
25. Civic Memorial Airport Zoning Regulations (Repealer) (92 Ill. Adm. Code 30)
-First Notice Published: 32 Ill. Reg. 19516 – 12/19/08
-Expiration of Second Notice: 3/21/09
26. Flora Airport Hazard Zoning Regulations (Repealer) (92 Ill. Adm. Code 42)
-First Notice Published: 32 Ill. Reg. 19530 – 12/19/08
-Expiration of Second Notice: 3/21/09
27. Greater Kankakee Airport Hazard Zoning Regulations (Repealer) (92 Ill. Adm. Code 46)
-First Notice Published: 32 Ill. Reg. 19550 – 12/19/08
-Expiration of Second Notice: 3/21/09

JOINT COMMITTEE ON ADMINISTRATIVE RULES
MARCH AGENDA

28. Mt. Carmel Municipal Airport Hazard Zoning Regulations (Repealer) (92 Ill. Adm. Code 68)
-First Notice Published: 32 Ill. Reg. 19569 – 12/19/08
-Expiration of Second Notice: 3/21/09
29. Mt. Vernon-Outland Airport Hazard Zoning Regulations (Repealer) (92 Ill. Adm. Code 70)
-First Notice Published: 32 Ill. Reg. 19588 – 12/19/08
-Expiration of Second Notice: 3/21/09
30. Quincy Municipal Airport Hazard Zoning Regulations (Repealer) (92 Ill. Adm. Code 75)
-First Notice Published: 32 Ill. Reg. 19607 – 12/19/08
-Expiration of Second Notice: 3/21/09
31. Rochelle Municipal Airport Hazard Zoning Regulations (Repealer) (92 Ill. Adm. Code 76)
-First Notice Published: 32 Ill. Reg. 19630 – 12/19/08
-Expiration of Second Notice: 3/21/09
32. Shelby County Airport Hazard Zoning Regulations (Repealer) (92 Ill. Adm. Code 78)
-First Notice Published: 32 Ill. Reg. 19650 – 12/19/08
-Expiration of Second Notice: 3/21/09

EMERGENCY RULEMAKINGSCentral Management Services

33. Standard Procurement (44 Ill. Adm. Code 1)
-Notice Published: 33 Ill. Reg. 3205 – 2/13/09

Human Services

34. Food Stamps (89 Ill. Adm. Code 121)
-Notice Published: 33 Ill. Reg. 3514 – 2/20/09

PEREMPTORY RULEMAKINGCentral Management Services

35. Pay Plan (80 Ill. Adm. Code 310)

JOINT COMMITTEE ON ADMINISTRATIVE RULES
MARCH AGENDA

-Notice Published: 33 Ill. Reg. 3530 – 2/20/09

AGENCY RESPONSES

Children and Family Services

36. Office of the Inspector General (OIG) (89 Ill. Adm. Code 430; 32 Ill. Reg. 6962)

Financial and Professional Regulation

37. Consumer Installment Loan Act (38 Ill. Adm. Code 110; 32 Ill. Reg. 13127)

Healthcare and Family Services

38. Medical Assistance Programs (89 Ill. Adm. Code 120; 32 Ill. Reg. 18889) (Peremptory)

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 February 24, 2009 through March 2, 2009 and have been scheduled for review by the Committee at its March 17, 2009 meeting. 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>
4/8/09	<u>State Board of Education</u> , Public Schools Evaluation, Recognition and Supervision (23 Ill. Adm. Code 1)	12/5/08 32 Ill. Reg. 18827	3/17/09
4/8/09	<u>State Board of Education</u> , Certification (23 Ill. Adm. Code 25)	12/5/08 32 Ill. Reg. 18842	3/17/09

PROCLAMATIONS

2009-29**Specialist Christopher P. Sweet**

- WHEREAS, on Friday, February 6, Specialist Christopher P. Sweet from Springfield died at age 28 of injuries sustained from a non-combat related incident in Kirkush, Iraq, where Specialist Sweet was serving in support of Operation Iraqi Freedom; and
- WHEREAS, Specialist Sweet was assigned to Headquarters and Headquarters Company, 3rd Battalion, 66th Armor Regiment, 172nd Infantry Brigade, V Corps, based in Grafenwoehr, Germany; and
- WHEREAS, during the course of his service, Specialist Sweet was awarded the Army Commendation Medal, the Army Achievement Medal, Good Conduct Medal, National Defense Service Medal, Korean Defense Service Medal, Iraqi Campaign Service Medal, Global War on Terrorism Service Medal, Army Service Ribbon and Overseas Service Ribbon; and
- WHEREAS, a funeral will be held on Thursday, February 19 for Specialist Sweet, who is survived by his parents Peter and Christina Sweet, and a brother Kyle:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby order all State facilities to fly their flags at half-staff from sunrise until sunset on February 19, 2009 in honor and remembrance of Specialist Sweet, whose selfless service and sacrifice is an inspiration.

Issued by the Governor February 19, 2009
Filed by the Secretary of State March 2, 2009.

2009-30**Hispanic Day at the Auto Show**

- WHEREAS, the Chicago Auto Show is one of our state's great traditions, and one of the most highly anticipated events for countless fans and auto enthusiasts; and
- WHEREAS, the automobile industry is an essential part of our economy. Not only do we have assembly plants in Chicago, Belvidere and Bloomington-Normal, but we also have a vibrant supplier community, as well as thousands of citizens in hundreds of communities throughout our state who have invested their lives and careers in the auto industry; and
- WHEREAS, there are currently more than 44 million Hispanics living in the United States, making the Hispanic population the largest minority group in the U.S., and their

PROCLAMATIONS

influence on our culture, economy and civic life is growing at an exponential rate; and

WHEREAS, more than 1.5 millions Hispanics live in Illinois, making up 13 percent of our population, constituting the fastest-growing minority group, and playing a vital role in the diversity of our state's citizenry; and

WHEREAS, on Friday, February 20, the Chicago Auto Show, in cooperation with Telemundo Chicago, will present the highly anticipated Hispanic Day at the Auto Show, featuring a variety of special appearances, events, interactive displays, and promotions. It is fitting that on this occasion we recognize the economic and cultural contributions the Hispanic community makes to our state:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim February 20, 2009 as **HISPANIC DAY AT THE AUTO SHOW** in Illinois.

Issued by the Governor February 20, 2009

Filed by the Secretary of State March 2, 2009

2009-31**Desert Storm Remembrance Day**

WHEREAS, since the birth of this great nation, millions of brave American men and women have courageously answered the call to defend their country's ideals of freedom and democracy; and

WHEREAS, eighteen years ago, over 600,000 members of the United States Armed Forces risked their lives in the Persian Gulf to liberate Kuwait during Operation Desert Storm, some making the ultimate sacrifice for their country; and

WHEREAS, the men and women who served in the United States Armed Forces during Operation Desert Storm have earned the gratitude and respect of their nation; and

WHEREAS, the observance of the 18th anniversary of Operation Desert Storm allows citizens throughout Illinois, and across the country, the opportunity to honor those who served during this conflict for their valor and selflessness:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim February 28, 2009 as **DESERT STORM REMEMBRANCE DAY** in Illinois, and order all State facilities to fly their flags at half-staff from sunrise until sunset on this day in honor and remembrance of those who made the ultimate sacrifice to protect our country.

PROCLAMATIONS

Issued by the Governor February 20, 2009
Filed by the Secretary of State March 2, 2009

2009-32**African American Veterans Recognition Day**

WHEREAS, in the face of great adversity, African American men and women have displayed a history of patriotism by courageously serving in all branches of the United States Armed Forces; and

WHEREAS, African American men and women have served and distinguished themselves in times of peace as well as during every major conflict since the birth of our nation; and

WHEREAS, certain African American groups such as: Company E, 4th United States Colored Infantry; the Tuskegee Airmen; the Montford Point Marines; the 555th Airborne Battalion; the 761st Tank Battalion; and the "Golden Thirteen" have become historical icons in American military history; and

WHEREAS, African American men and women continue to bravely serve in all branches of the United States Armed Forces and carry on a great legacy of patriotism; and

WHEREAS, the State of Illinois is proud to salute African-American Veterans on February 23, 2008, to acknowledge the numerous accomplishments made by these brave men and women who have served their country through military service:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim February 24, 2009 as **AFRICAN AMERICAN VETERANS RECOGNITION DAY** in Illinois, and encourage all citizens to honor those veterans who have courageously served their country.

Issued by the Governor February 20, 2009
Filed by the Secretary of State March 2, 2009.

2009-33**Estonian Independence Day**

WHEREAS, the Republic of Estonia gained independence in 1918 after withstanding centuries of Danish, Swedish, German and Russian rule, approving the country's first constitution in 1920; and

PROCLAMATIONS

WHEREAS, joining the League of Nations in 1921, Estonia strived to maintain good relations with all nations, while dealing with numerous domestic issues, including an attempted coup d'etat by the Russian Bolsheviks and the gradual introduction of authoritarian rule; and

WHEREAS, despite declaring themselves neutral at the outbreak of World War II, Estonia was forced to sign a mutual assistance pact with Moscow in 1939. At the end of the war, 282,000 Estonians had either died in combat, fled the country or been deported, reducing their population by a full quarter; and

WHEREAS, in 1940, Estonia was forcibly integrated into the Soviet Union, only to be occupied briefly by Germany during World War II, before the Soviets resumed control in 1944; and

WHEREAS, this forced occupation led to decades of repression, in which Estonians struggled to maintain their national identity, before finally coming to an end in 1991 with the collapse of the Soviet Union; and

WHEREAS, on September 2, 1991, the United States of America officially recognized Estonia's independence, and, by the end of 1991, approximately one hundred nations had also done so. However, it was not until 1994 that the last of the Russian troops evacuated the country, leaving Estonia free to re-establish their diplomatic relations with the world; and

WHEREAS, Americans of Estonian descent are exemplary citizens, who continue to uphold their rich cultural traditions, take pride in their history, promote human rights and seek self-determination for their homeland:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim February 24, 2009 as **ESTONIAN INDEPENDENCE DAY** in Illinois in recognition of the country's 91st Anniversary of Independence.

Issued by the Governor February 20, 2009

Filed by the Secretary of State March 2, 2009

2009-34**Kidney Cancer Awareness Month**

WHEREAS, as of January 1, 2003 there were approximately 230,148 men and women living in the United States who had a history of renal cell carcinoma (RCC), also known as kidney cancer; and

PROCLAMATIONS

WHEREAS, the exact cause of kidney cancer is still unknown, but the incidence rate is increasing by approximately 3 percent every year; and

WHEREAS, kidney cancer is among the ten most common cancers in both men and women; and

WHEREAS, kidney cancer occurs nearly twice as often in men as in women, and it mostly occurs in men over 40 years old; and

WHEREAS, the American Cancer Society estimated that in 2008 that 54,390 men and women would be diagnosed with kidney cancer, and 13,010 people would die from the disease; and

WHEREAS, there are currently no early detection tests that can detect the presence of kidney cancer; and

WHEREAS, signs and symptoms of kidney cancer may include: blood in the urine; lower back pain on one side (not from an injury); a mass or lump in the belly; tiredness; weight loss (if you are not trying to lose weight); fever that does not go away after a few weeks and that is not from a cold, the flu, or other infection; and swelling of ankles and legs. A doctor should be consulted if any of these problems are occurring; and

WHEREAS, other than surgery, the most commonly used treatments for kidney cancer are immunotherapy, radiation, and chemotherapy; and

WHEREAS, breakthroughs in research over the last year have given renewed hope to patients who previously had few treatment options:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim March 2009 as **KIDNEY CANCER AWARENESS MONTH** in Illinois in support of this important public information campaign.

Issued by the Governor February 23, 2009

Filed by the Secretary of State March 2, 2009

2009-35

Illinois Poison Prevention Month

PROCLAMATIONS

WHEREAS, all citizens should be made aware of the ever-present dangers posed by potentially poisonous household substances; and

WHEREAS, children too often have access to commonly used drugs and medicines and to potentially toxic household products such as cleaners, polishes, paint solvents, and antifreeze; and

WHEREAS, over the past 47 years, the nation has been observing Poison Prevention Week to call attention these hazards and how proper handling and disposal of these substances and proper use of safety packaging can help eliminate poisonings; and

WHEREAS, the Illinois Poison Center is a mainstay in the emergency medical care system of the state of Illinois and is recognized nationally for its contributions to poison treatment and prevention; and

WHEREAS, more than 50 percent of the more than 100,000 poisonings reported last year to the Illinois Poison Center involved children less than six years of age and could have been prevented:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim March 2009 as **ILLINOIS POISON PREVENTION MONTH**, and encourage all citizens to learn more about the Illinois Poison Center's prevention programs that alert citizens to the continuous problem of accidental poisonings and to encourage effective safeguards such as poison proofing as a deterrent to childhood poisonings.

Issued by the Governor February 23, 2009

Filed by the Secretary of State March 2, 2009

2009-36**Arts in Education Spring Celebration Months**

WHEREAS, arts are the personification of beauty in the world and help to preserve our cultural heritage; and

WHEREAS, the State of Illinois recognizes that arts education, which includes dance, drama, music and visual arts, plays an essential role in the education of all students, providing them with a balanced education that will aid in developing their full potential; and

WHEREAS, the Peoria County Regional Office of Education is committed to the establishment and continuation of school programs that provide students with the opportunity to

PROCLAMATIONS

achieve academic excellence; and furthermore, they are committed to supporting the development and promotion of fine and applied arts programs; and

WHEREAS, winner of several awards, the Arts in Education Spring Celebration, an annual event, is held at the Peoria County Courthouse Plaza and provides a venue for students in grades pre-Kindergarten through 12 to showcase their works and talents; and

WHEREAS, this year, the Arts in Education Spring Celebration will be held April 13 through May 22; and

WHEREAS, the State of Illinois resolutely supports events such as the Arts in Education Spring Celebration, and commends the students and teachers who work to bring the beauty of art to this great state:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim April and May 2009 as **ARTS IN EDUCATION SPRING CELEBRATION MONTHS** in Illinois in recognition of the benefits of arts programs in our schools.

Issued by the Governor February 23, 2009

Filed by the Secretary of State March 2, 2009

2009-37**Brain Injury Awareness Month**

WHEREAS, traumatic brain injury is largely preventable, yet it is among the nation's most significant public health concerns, currently affecting at least 5.3 million Americans; and

WHEREAS, while an estimated 80,000 to 90,000 Americans with traumatic brain injury experience permanent disability from their injury, traumatic brain injury often results in significant impairment of an individual's physical, cognitive and psychosocial functioning, impacting their ability to return to school and/or work; and

WHEREAS, a substantial portion of individuals with traumatic brain injury and their families do not have access to appropriate support and services, and remain unserved or underserved. The lack of public awareness is so vast that traumatic brain injury is known in the disability community as the "silent epidemic;" and

PROCLAMATIONS

WHEREAS, last year the State of Illinois launched a new initiative called the Illinois Warriors Assistance Program to target this "silent epidemic" among returning Illinois National Guard members and veterans. The program, the first of its kind in the nation, screens returning Illinois National Guard members for a traumatic brain injury while offering screening to all Illinois veterans, as well as a 24-hour toll-free psychological helpline for veterans suffering from symptoms associated with Post Traumatic Stress Disorder; and

WHEREAS, while not a panacea for traumatic brain injury, the Illinois Warriors Assistance Program is a good start, and an example of how Illinois is leading the way and establishing a model that can be used by other states and the federal government; and

WHEREAS, to raise even more awareness about this serious problem, the Brain Injury Association of America has recognized March as Brain Injury Awareness Month, and here in Illinois, we are pleased to join in this important campaign:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim March 2009 as **BRAIN INJURY AWARENESS MONTH** in Illinois, and encourage all citizens to join in the efforts to spread knowledge of this critical health issue.

Issued by the Governor February 23, 2009

Filed by the Secretary of State March 2, 2009

2009-38**Federation of Women Contractors Day**

WHEREAS, there has been a continuous struggle in our society for women to receive the same rights as their male counterparts. Equally as pervasive is their struggle for equality in the workplace; and

WHEREAS, males continue to have a seat at the decision-making table, especially in fields historically dominated by men, such as the construction industry; and

WHEREAS, the Federation of Women Contractors (FWC), created in 1989, is "committed to the advancement of entrepreneurial women in the construction industry;" and

WHEREAS, through educational, social and professional efforts, FWC provides an arena for its more than 100 members to have a voice; and

PROCLAMATIONS

WHEREAS, the breadth of their message reaches far beyond the FWC membership, joining in alliance with other associations in the industry and other professional women's organizations to make a difference:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim March 19, 2009 as **FEDERATION OF WOMEN CONTRACTORS DAY** in Illinois, and join FWC in celebration of their 20th anniversary of advocating for women in the construction industry.

Issued by the Governor February 23, 2009

Filed by the Secretary of State March 2, 2009

2009-39**Loyola University Chicago School of Law Day**

WHEREAS, the Loyola University Chicago School of Law offers excellence in legal education to men and women from across the country and around the world; and

WHEREAS, the Loyola University Chicago School of Law is celebrating its 100 year anniversary; and

WHEREAS, the Loyola University Chicago School of Law's goals include promoting a deeper understanding of law, legal institutions, and the rule of law through a curriculum that prepares students to be accomplished and ethical leaders in the legal profession and larger community; and

WHEREAS, the Loyola University Chicago School of Law was born from a proposal five lawyers submitted to the President of St. Ignatius College in 1906; and

WHEREAS, on September 14, 1908, the Lincoln College of Law opened its doors in the Ashland Block building at Clark and Randolph Streets in downtown Chicago; and

WHEREAS, in 1909 St. Ignatius College became Loyola University of Chicago, and Lincoln College of Law became the Law Department of Loyola; and

WHEREAS, the Loyola University Chicago School of Law became a member of the Association of American Law Schools in 1924 and in 1925 gained accreditation by the American Bar Association; and

WHEREAS, for two years the Loyola University Chicago School of Law closed its doors during World War II, but reopened in 1946 to again admit students; and

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WHEREAS, in 1981, the Loyola University Chicago School of Law opened the Loyola University Community Law Center, its first legal clinic, and in 1984 the Center for Health Care Law, now the Beazley Institute for Health Law and Policy, was established; and

WHEREAS, in 2005, the Loyola University Chicago School of Law moved into its current location at 25 East Pearson; and

WHEREAS, the Loyola University Chicago School of Law has produced numerous distinguished alumni who entered public service, including Chief Justices of the Illinois Supreme Court, United States District Court Judges, United States Attorneys, Illinois Attorneys General, and numerous other elected officials; and

WHEREAS, on February 28, the Loyola University Chicago School of Law will host a Gala Dinner in celebration of its 100th Anniversary:

THEREFORE, I Pat Quinn, Governor of the State of Illinois, do hereby proclaim February 28, 2009 as **LOYOLA UNIVERSITY CHICAGO SCHOOL OF LAW DAY** in Illinois, in recognition of this incredible milestone.

Issued by the Governor February 25, 2009
Filed by the Secretary of State March 2, 2009

2009-40**Chicago Child Care Society Day**

WHEREAS, 2009 marks the 160th Anniversary of the Chicago Child Care Society, the oldest child welfare agency in Illinois; and

WHEREAS, the Chicago Child Care Society (CCCS) was founded in 1849 as an orphanage to care for children left homeless by the cholera epidemic; and

WHEREAS, over the years, the mission of CCCS has expanded, and today, through programs such as counseling, a pre-school for children two to five years old, teen parenting support, educational mentoring and family support, CCCS provides the chance for countless children to make positive choices and experience positive opportunities; and

WHEREAS, the Chicago Child Care Society exists to protect vulnerable children and strengthen their families. Throughout their 160 year history they have sought to

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be among the premier providers of high quality and effective child welfare services; and

WHEREAS, CCCS is dedicated to several core beliefs, these being: that the quality of life for future generations depends upon the quality of care provided for children today; that children should be provided with services and opportunities that will enable them to reach their optimum physical, mental and social development; and that all children are entitled to the protection and nurturing care of adults, preferably within their birth families. However, if a family cannot fulfill these basic functions, society, by either public or private means, should provide the best alternative care; and

WHEREAS, for the past 160 years CCCS has not wavered in its dedication to the children of our state, and on May 6 they will hold an event to mark this incredible milestone in their organization's history:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim May 6, 2009 as **CHICAGO CHILD CARE SOCIETY DAY** in Illinois, in recognition of CCCS' 160 years of providing innovative, community-based education and social service programs that address the current and emerging needs of Chicago's vulnerable children and families.

Issued by the Governor February 25, 2009

Filed by the Secretary of State March 2, 2009

2009-41**Youth Art Month**

WHEREAS, the study of art leads to a fuller, more meaningful life; and

WHEREAS, the training and visual acuity gained through the art experience opens new worlds of seeing to all involved; and

WHEREAS, the society our youth will be entering and shaping will require both physical and philosophical vision; and

WHEREAS, the problem solving and survival skills promoted through art education are basic elements leading to creative thinking; and

WHEREAS, the National Art Education Association, in conjunction with the Illinois Art Education Association, is striving to better the human condition by upgrading

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visual awareness and the cultural strength of Illinois and the United States as a whole; and

WHEREAS, the citizens of Illinois have indicated a desire to join the National Art Education Association and the Illinois Art Education Association in supporting the youth of our community in their artistic development:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim March 2009 as **YOUTH ART MONTH** in Illinois in recognition of the importance of art programs in our schools and educational system.

Issued by the Governor February 26, 2009

Filed by the Secretary of State March 2, 2009

2009-42**Nutrition Month**

WHEREAS, food is the substance by which life is sustained; and

WHEREAS, the type, quality, and amount of food that individuals consume each day plays a vital role in their overall health and physical fitness; and

WHEREAS, there is a need for continuing nutrition education and a wide-scale effort to enhance good eating practices; and

WHEREAS, the Illinois Department of Human Services along with the Illinois Interagency Nutrition Council are joining nutrition professionals across the state and throughout the United States to promote good nutrition, physical activity and health during the month of March.

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim March 2009 as **NUTRITION MONTH** in Illinois, and I encourage all citizens to join the campaign and become concerned about their nutrition and the nutrition of others in the hope of achieving optimum health for both today and tomorrow.

Issued by the Governor February 26, 2009

Filed by the Secretary of State March 2, 2009

2009-43**Illinois Arts Education Week**

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WHEREAS, the State of Illinois recognizes that arts education, which includes dance, drama, music, and visual arts, is an essential part of basic education for all students, providing them with a balanced education that will aid in developing their full potential; and

WHEREAS, the arts enrich the lives of children in Illinois and throughout the country by helping them to develop creative ability, self-expression, self-reflection, cognitive skills, discipline, a heightened appreciation of beauty and cross-cultural understanding; and

WHEREAS, experience in the arts develops insights and abilities central to the experience of life; and

WHEREAS, the arts are collectively an important repository of our culture; and

WHEREAS, many national and state professional education associations hold celebrations in the month of March focused on students' participation in the arts; and

WHEREAS, these celebrations give Illinois schools a unique opportunity to focus on the value of the arts for all students, to foster cross-cultural understanding, to recognize the state's outstanding young artists, to focus on careers in the arts available to Illinois students, and to enhance public support for this important part of their curriculum; and

WHEREAS, the fine arts are a significant component of students' educational development, teaching them the language and production of the arts, and helping them understand the role of the arts in civilizations, past and present:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim March 16-22, 2009 as **ILLINOIS ARTS EDUCATION WEEK**, and encourage all citizens to celebrate the arts with meaningful student activities and programs that demonstrate learning and understanding in the visual and performing arts.

Issued by the Governor February 26, 2009

Filed by the Secretary of State March 2, 2009

2009-44**Federal Employee of the Year Day**

WHEREAS, the hard work and dedication of men and women across the United States has been instrumental in making our nation strong and prosperous; and

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WHEREAS, a special day is set aside each year to recognize the outstanding service of dedicated federal employees; and

WHEREAS, this year, the 52nd Annual Federal Employee of the Year Awards Luncheon will be held on May 12, 2009 at The Hyatt Regency Chicago. The theme for this year's ceremony is "This is Our Moment"; and

WHEREAS, at this prestigious ceremony, federal employees who have dedicated themselves to giving superior service to the American public will be honored; and

WHEREAS, awards will be given to the outstanding employee in each of eleven categories that cover various types of jobs within the federal workforce:

THEREFORE, I, Pat Quinn, Governor of the State of Illinois, do hereby proclaim May 12, 2009 as **FEDERAL EMPLOYEE OF THE YEAR DAY** in Illinois, and encourage all citizens to join in honoring these hard working public servants, and to recognize the exceptional services they provide for our society.

Issued by the Governor February 26, 2009

Filed by the Secretary of State March 2, 2009.

ILLINOIS ADMINISTRATIVE CODE
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