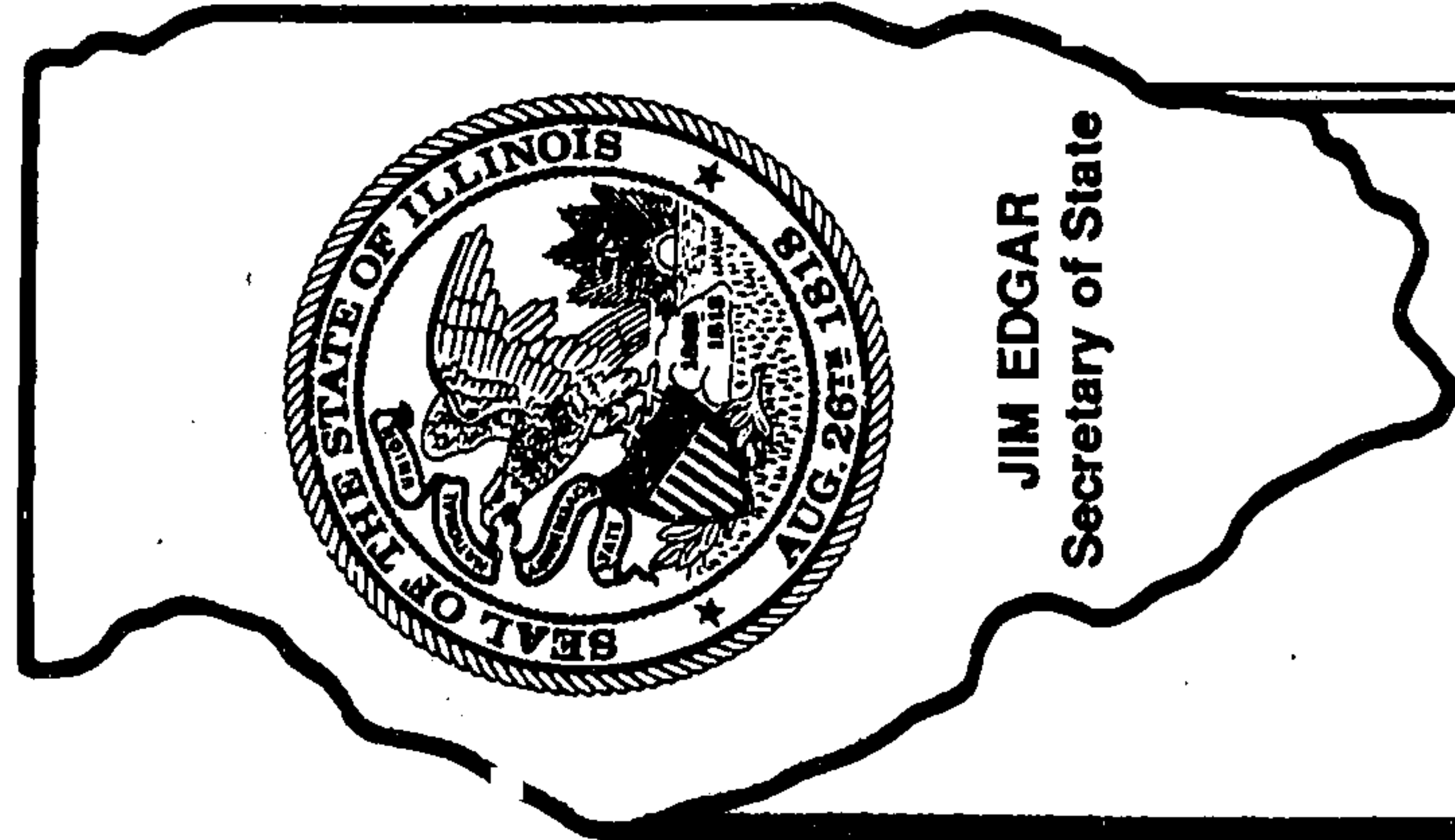


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# ILLINOIS REGISTER

## Rules of Governmental Agencies

JIM EDGAR  
Secretary of State

### TABLE OF CONTENTS

PROPOSED RULES	PAGE
AGING, DEPARTMENT ON Community Care Program; 89 Ill. Adm. Code 240 .....	18635
COMMERCE COMMISSION Dual Party Relay Service; 83 Ill. Adm. Code 756 .....	18675
POLLUTION CONTROL BOARD Hazardous Waste Injection Restrictions; 35 Ill. Adm. Code 738 .....	18681
PUBLIC AID, DEPARTMENT OF Practice in Administrative Hearings; 89 Ill. Adm. Code 104 .....	18705
RETIREMENT SYSTEM, STATE EMPLOYEES' Administration & Operation of the State Employees' Retirement System of Ill., The; 80 Ill. Adm. Code 1540 .....	18712
 <b>ADOPTED RULES</b>	
CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF Pay Plan; 80 Ill. Adm. Code 310 .....	18719
COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF Local Tourism & Convention Bureau Program; 14 Ill. Adm. Code 550 .....	18746
COMMERCE COMMISSION Cellular Radio Exclusion; 83 Ill. Adm. Code 760 .....	18756
PUBLIC AID, DEPARTMENT OF Child Support Enforcement; 89 Ill. Adm. Code 160 .....	18759
Medical Payment; 89 Ill. Adm. Code 140 .....	18813
Practice in Administrative Hearings; 89 Ill. Adm. Code 104 .....	18836
REHABILITATION SERVICES, DEPARTMENT OF Recovery of Misspent Funds; 89 Ill. Adm. Code 527 .....	18844
 <b>PEREMPTORY RULES</b>	
CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF Pay Plan; 80 Ill. Adm. Code 310 .....	18854
 <b>AGENCY NOTICES OF MODIFICATION, WITHDRAWAL OR REFUSAL</b>	
EDUCATION, STATE BOARD OF Special Education; 23 Ill. Adm. Code 226, Refusal .....	18864

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Springfield, IL 62756  
  
(217) 782-9786

(continued on next page)

**JOINT COMMITTEE ON ADMINISTRATIVE RULES**

Second Notices Received ..... 18866

**EXECUTIVE ORDERS AND PROCLAMATIONS**

**PROCLAMATIONS**

90-513 Career Counseling Awareness Day ..... 18867  
90-514 Epilepsy Month ..... 18867  
90-515 Honor Israel Day ..... 18867  
90-516 Harry Mark Petrakis Day ..... 18868  
90-517 Myron F. Weill Honored ..... 18868

**CUMULATIVE INDEX**

1990 Index - Issue #47 ..... CI-1

**SECTIONS AFFECTED INDEX**

1990 Index - Issue #47 ..... SAI-1



## INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity 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 or amendments to or repealers of existing rules, including those by emergency or preemptory action.

The Register also contains 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. In addition, the Register contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the Code along with the Register comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

## REGISTER PUBLICATION SCHEDULE 1990

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990	June 26, 1990	July 3, 1990	28	July 13, 1990
Dec. 26, 1990	Jan. 2, 1990	2	Jan. 12, 1990	July 3, 1990	July 10, 1990	29	July 20, 1990
Jan. 2, 1990	Jan. 9, 1990	3	Jan. 19, 1990	July 10, 1990	July 17, 1990	30	July 27, 1990
Jan. 9, 1990	Jan. 16, 1990	4	Jan. 26, 1990	July 17, 1990	July 24, 1990	31	Aug. 3, 1990
Jan. 16, 1990	Jan. 23, 1990	5	Feb. 2, 1990	July 24, 1990	July 31, 1990	32	Aug. 10, 1990
Jan. 23, 1990	Jan. 30, 1990	6	Feb. 9, 1990	July 31, 1990	Aug. 7, 1990	33	Aug. 17, 1990
Jan. 30, 1990	Feb. 6, 1990	7	Feb. 16, 1990	Aug. 7, 1990	Aug. 14, 1990	34	Aug. 24, 1990
Feb. 6, 1990	Feb. 13, 1990	8	Feb. 23, 1990	Aug. 14, 1990	Aug. 21, 1990	35	Aug. 31, 1990
Feb. 13, 1990	Feb. 20, 1990	9	Mar. 2, 1990	Aug. 21, 1990	Aug. 28, 1990	36	Sept. 7, 1990
Feb. 20, 1990	Feb. 27, 1990	10	Mar. 9, 1990	Aug. 28, 1990	Sept. 4, 1990	37	Sept. 14, 1990
Feb. 27, 1990	Mar. 6, 1990	11	Mar. 16, 1990	Sept. 4, 1990	Sept. 11, 1990	38	Sept. 21, 1990
Mar. 6, 1990	Mar. 13, 1990	12	Mar. 23, 1990	Sept. 11, 1990	Sept. 18, 1990	39	Sept. 28, 1990
Mar. 13, 1990	Mar. 20, 1990	13	Mar. 30, 1990	Sept. 18, 1990	Sept. 25, 1990	40	Oct. 5, 1990
Mar. 20, 1990	Mar. 27, 1990	14	Apr. 6, 1990	Sept. 25, 1990	Oct. 2, 1990	41	Oct. 12, 1990
Mar. 27, 1990	Apr. 3, 1990	15	Apr. 13, 1990	Oct. 2, 1990	Oct. 9, 1990	42	Oct. 19, 1990
Apr. 3, 1990	Apr. 10, 1990	16	Apr. 20, 1990	Oct. 9, 1990	Oct. 16, 1990	43	Oct. 26, 1990
Apr. 10, 1990	Apr. 17, 1990	17	Apr. 27, 1990	Oct. 16, 1990	Oct. 23, 1990	44	Nov. 2, 1990
Apr. 17, 1990	Apr. 24, 1990	18	May 4, 1990	Oct. 23, 1990	Oct. 30, 1990	45	Nov. 9, 1990
Apr. 24, 1990	May 1, 1990	19	May 11, 1990	Oct. 30, 1990	Nov. 5, 1990	46	Nov. 16, 1990
May 1, 1990	May 8, 1990	20	May 18, 1990	Nov. 5, 1990	Nov. 13, 1990	47	Nov. 26, 1990 (Mon.)
May 8, 1990	May 15, 1990	21	May 25, 1990	Nov. 13, 1990	Nov. 20, 1990	48	Nov. 30, 1990
May 15, 1990	May 22, 1990	22	June 1, 1990	Nov. 20, 1990	Nov. 27, 1990	49	Dec. 7, 1990
May 22, 1990	May 29, 1990	23	June 8, 1990	Nov. 27, 1990	Dec. 4, 1990	50	Dec. 14, 1990
May 29, 1990	June 5, 1990	24	June 15, 1990	Dec. 4, 1990	Dec. 11, 1990	51	Dec. 21, 1990
June 5, 1990	June 12, 1990	25	June 22, 1990	Dec. 11, 1990	Dec. 18, 1990	52	Dec. 28, 1990
June 12, 1990	June 19, 1990	26	June 29, 1990	Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991
June 19, 1990	June 26, 1990	27	July 6, 1990	Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).





1) Heading of the Part: Community Care Program

2) Code Citation: 89 Ill. Adm. Code 240

3) Section Numbers: Proposed Action:

240.1600, 240.1605, 240.1610

Amendment 240.1620, 240.1625, 240.1630

Amendment 240.1635, 240.1640, 240.1645

Amendment 240.1650, 240.1655, 240.1660

Amendment 240.1665, 240.2020

4) Statutory Authority: 111. Rev. Stat., Ch. 23 Sections 6104.01(4), (9), (11) and (12); 6104.02, 6104.03 and 6105.02

5) A Complete Description of the Subjects and Issues Involved:

The purpose of this rulemaking is to make adjustments in the Community Care Program procurement process, compliance review processes, resultant service history scores and contract actions, prior to the next solicitation for providers of Community Care Program services. The procurement process has been expanded to include a more specific explanation of the emergency procurement process and terminology has been revised to clarify the standard procurement process. A revised service history score methodology is being implemented which assigns a score based upon the individual vendor's record of performance. The compliance review process has been streamlined and clarified, allowing for removal of immediate on-notice language and for a correction period prior to the imposition of any contract action. In addition, a new type of review, Special Review, has been added to allow the Department to respond to service complaints or violations which are received from sources other than the standard compliance review process. Contract action rule language has been revised to implement sanctions specific to the vendor service violations found.

In addition, cost reporting specifications have been revised to include an additional option for submitting reports and required detailed cost information.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? Yes  No

If "yes", please specify the date:

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: N/A

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Melvin E. Koch, Policy and Rules Analyst, Illinois Department on Aging, 421 East Capitol Avenue, Springfield, Illinois 62705 within 45 days after the date of this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.02 of the Illinois Administrative Procedure Act, any small business may present their comments to Melvin E. Koch at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

In addition, the Department on Aging will hold a PUBLIC HEARING on this rulemaking:

DATE: December 20, 1990

TIME: 9:00 A.M. until 12:00 Noon

LOCATION: Room 161 (Auditorium)

Centennial Building

2nd and Edwards Streets

Springfield, Illinois

12)

Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 13, 1990



DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENTS

B) Types of small businesses affected:

Providers of homemaker, chore-housekeeping and adult day care services through the Community Care Program.

C) Reporting, bookkeeping or other procedures required for compliance:

Proposed amendment to rule Section 240.2020, Financial Reporting of Chore-Housekeeping and Homemaker Services, allows vendor agencies the option of submitting required reports on a State Fiscal Year basis. This amendment also requires a report of detailed expenditures for Direct Service Worker costs, Program Support costs and Administrative costs.

D) Types of professional skills necessary for compliance:

No change from current requirements.

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

DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES  
CHAPTER II: DEPARTMENT ON AGING

PART 240  
COMMUNITY CARE PROGRAM

SUBPART A: GENERAL PROGRAM PROVISIONS

Section	
240.100	Community Care Program
240.110	Department Prerogative
240.120	Services Provided
240.130	Maintenance of Effort
240.140	Program Limitations
240.150	Completed Applications Prior to August 1,1982 (Repealed)
240.160	Definitions

SUBPART B: SERVICE DEFINITIONS

Section	
240.210	Homemaker Service
240.220	Chore-Housekeeping Service
240.230	Adult Day Care Service
240.240	Information and Referral
240.250	Demonstration/Research Projects
240.260	Case Management Service
240.270	Alternative Provider
240.280	Individual Chore-Housekeeping Provider

SUBPART C: RIGHTS AND RESPONSIBILITIES

Section	
240.300	Applicant/Client Rights and Responsibilities
240.310	Right to Apply
240.320	Nondiscrimination
240.330	Freedom of Choice
240.340	Confidentiality/Safeguarding of Case Information
240.350	Applicant/Client/Authorized Representative Cooperation
240.360	Reporting Changes
240.370	Voluntary Repayment

SUBPART D: APPEALS

Section	
240.400	Appeals and Fair Hearings
240.405	Representation
240.410	When the Appeal May Be Filed

NOTICE OF PROPOSED AMENDMENTS

240.415 What May Be Appealed  
 240.420 Group Appeals  
 240.425 Informal Review  
 240.430 Notice of Findings  
 240.435 Withdrawing an Appeal  
 240.440 Examining Department Records  
 240.445 Hearing Officer  
 240.450 The Hearing  
 240.455 Continuance of the Hearing  
 240.460 Postponement  
 240.465 Dismissal Due to Non-Appearance  
 240.470 Rescheduling the Appeal Hearing  
 240.475 Recommendations of Hearing Officer  
 240.480 The Appeal Decision  
 240.485 Reviewing the Official Report of the Hearing

SUBPART E: APPLICATION

Section  
 240.510 Application for Community Care Program  
 240.520 Who May Make Application  
 240.530 Date of Application  
 240.540 Statement to be Included on Application

SUBPART F: ELIGIBILITY

Section  
 240.600 Eligibility Requirements  
 240.610 Establishing Eligibility  
 240.620 Home Visit  
 240.630 Determination of Eligibility  
 240.640 Eligibility Decision  
 240.650 Continuous Eligibility  
 240.655 Frequency of Redeterminations  
 240.660 Extension of Time Limit

SUBPART G: NON-FINANCIAL REQUIREMENTS

Section  
 240.710 Age  
 240.715 Determination of Need  
 240.720 Clients Prior to Effective Date of This Section  
 240.725 Clients After Effective Date of This Section  
 240.730 Plan of Care  
 240.735 Supplemental Information  
 240.740 Assessment of Need

NOTICE OF PROPOSED AMENDMENTS

240.750 Citizenship  
 240.755 Residence  
 240.760 Furnishing of Social Security Number

SUBPART H: FINANCIAL REQUIREMENTS

Section  
 240.800 Financial Factors  
 240.810 Assets  
 240.815 Exempt Assets  
 240.820 Asset Transfers  
 240.825 Income  
 240.830 Unearned Income Exemptions  
 240.835 Earned Income  
 240.840 Potential Retirement, Disability and Other Benefits  
 240.845 Family  
 240.850 Monthly Average Income  
 240.855 Applicant/Client Expense for Care  
 240.860 Change in Income  
 240.865 Application for Medical Assistance (Medicaid)  
 240.870 Determination of Applicant/Client Monthly Expense for Care  
 240.875 Client Responsibility

SUBPART I: DISPOSITION OF DETERMINATION

Section  
 240.905 Prohibition of Institutionalized Individuals From Receiving Community Care Program Services  
 240.910 Written Notification  
 240.915 Service Provision  
 240.920 Reasons for Denial  
 240.925 Frequency of Redeterminations (Renumbered)  
 240.930 Suspension of Services  
 240.935 Discontinuance of Services to Clients  
 240.940 Penalty Payments  
 240.945 Notification  
 240.950 Reasons for Termination  
 240.955 Reasons for Reduction or Change

SUBPART J: SPECIAL SERVICES

Section  
 240.1010 Nursing Home Prescreening  
 240.1020 Interm Services  
 240.1040 Intense Service Provision  
 240.1050 Temporary Service Increase



## DEPARTMENT ON AGING

## NOTICE OF PROPOSED AMENDMENTS

## SUBPART K: TRANSFERS

Section	
240.1110	Individual Transfer Request - Vendor to Vendor - No Change in Service
240.1120	Individual Transfer Request - Vendor to Vendor - With Change in Service
240.1130	Individual Transfers - Case Coordination Unit to Case Coordination Unit
240.1140	Transfer of Pending Applications
240.1150	Interagency Transfers
240.1160	Temporary Transfers - Case Coordination Unit to Case Coordination Unit
240.1170	Caseload Transfer - Vendor to Vendor
240.1180	Caseload Transfer - Case Coordination Unit to Case Coordination Unit

## SUBPART L: ADMINISTRATIVE SERVICE CONTRACT

Section	
240.1210	Administrative Service Contract

## SUBPART M: CASE COORDINATION UNITS AND VENDORS

Section	
240.1310	Standard Contractual Requirements for Case Coordination Units and Vendors
240.1320	Vendor or Case Coordination Unit Fraud/Illegal or Criminal Acts
240.1330	General Vendor and CCU Responsibilities (Repealed)
240.1396	Payment for Services (Repealed)
240.1397	Purchases and Contracts (Repealed)
240.1398	Safeguarding Case Information (Repealed)
240.1399	Suspension/Termination of a Vendor or Case Coordination Unit (CCU)

## SUBPART N: CASE COORDINATION UNITS

Section	
240.1410	Case Coordination Units
240.1420	Case Coordination Unit Responsibilities

## SUBPART O: VENDORS

Section	
240.1510	Vendor Administrative Minimum Standards
240.1520	Vendor Responsibilities

## DEPARTMENT ON AGING

## NOTICE OF PROPOSED AMENDMENTS

240.1530	General Homemaker Staffing Requirements
240.1535	Homemaker Staff Positions, Qualifications and Responsibilities
240.1540	General Chore-Housekeeping Staffing Requirements
240.1545	Chore-Housekeeping Staff Positions, Qualifications and Responsibilities
240.1550	Standard Requirements for Adult Day Care Vendors
240.1555	General Adult Day Care Staffing Requirements
240.1560	Adult Day Care Staff Positions, Qualifications and Responsibilities
240.1565	Adult Day Care Satellite Sites
240.1570	Adult Day Care Service Availability Expansion
240.1575	Adult Day Care Site Relocation
240.1580	Standards for Alternative Providers
240.1590	Standard Requirements for Individual Chore-Housekeeping Provider Services

## SUBPART P: VENDOR PROCUREMENT

Section	
240.1600	<del>Vendor Procurement Contract</del>
240.1605	Procuring Vendor Services
240.1610	Procurement Cycle <u>For Vendor Services</u>
240.1620	Issuance of Vendor <del>Request for Proposal</del> <u>Request for Proposal and Guidelines</u>
240.1625	Content of Vendor <del>Request for Proposal</del> <u>Request for Proposal and Guidelines</u>
240.1630	Criteria for Number of <del>Chore-Housekeeping and Homemaker</del> Vendor Contracts Awarded
240.1635	Evaluation of Vendor Proposals
240.1640	Notification of Vendor Awards
240.1645	Protest or Objection to Vendor <del>Request for Proposal</del> Award Determination
240.1650	<del>Failure to Maintain Classification of Vendor Compliance to Contract</del> <u>Service Violations</u>
240.1655	Method of Identification of <del>Type I, II and III</del> Vendor <u>Service Violations</u>
240.1660	Vendor Compliance <del>During Contract Period</del> Review
240.1665	<del>Vendor Sanctions</del> <u>Contract Actions</u> for Failure to Comply with Community Care Program <del>Contract</del> <u>Requirements</u>

## SUBPART R: ADVISORY COMMITTEES

Section	
240.1800	Policy Advisory Committee
240.1850	Technical Rate Review Advisory Committee

## SUBPART S: VENDOR RATES



DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENTS

Section 240.1600 Vendor Procurement Contract

a) All services provided to eligible individuals shall be delivered in accordance with contracts entered into between the vendor agencies and the Department. The Department shall operate, for services as described in Sections 240.210, 240.220, 240.230 and 240.250, under procurement practices and procedures described in this Subpart.

h) The contract shall be a binding agreement made by the Department and vendor agencies as evidence of the terms and conditions of the contract. The terms and conditions shall, at a minimum, include but are not limited to that:

1) the contractual agreement between the Department and the vendor may be terminated without cause by either party upon thirty (30) calendar days written notice;

2) the contractual agreement between the Department and the vendor may be amended, with the mutual consent of both parties, at any time during the term of the contract;

3) all program and financial records, reports, and related information and documentation, including client files, which are generated as a result of the agreement shall be considered the property of the Department.

(Source: Amended at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_) Section 240.1605 Procuring Vendor Services

a) The services procured pursuant to this Part are considered by the Department to be professional services because of to protect the life health, safety and social services performed by the service vendors welfare of the Community Care Program applicants/clients. An essential element of the program is that the client must trust the service vendor to perform services for the client in the client's home or at the adult day care site.

h) Although professional services are exempt from the competitive bid requirement of the Illinois Purchasing

DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENTS

SUBPART F: FINANCIAL REPORTING

240.1910	Establishment of Fixed Unit Rates
240.1920	Contract Specific Variations
240.1930	Fixed Unit Rates of Reimbursement for Chore-Housekeeping and Homemaker Services
240.1940	Fixed Unit Rates of Reimbursement for Adult Day Care Service and Transportation
240.1950	Adult Day Care Fixed Unit Reimbursement Rates
240.2020	Financial Reporting of Chore-Housekeeping and Homemaker Services
240.2030	Unallowable Costs for Chore-Housekeeping and Homemaker Services
240.2040	Minimum Direct Service Worker Costs for Chore-Housekeeping and Homemaker Services
240.2050	Cost Categories for Chore-Housekeeping and Homemaker Services

AUTHORITY: Implementing Section 4.02 and authorized by Section 4.01(1) of the Illinois Act on the Aging (Ill. Rev. Stat. 1987, ch. 23, pars. 6104.02 and 6104.01(1)).

SOURCE: Emergency rules adopted at 4 Ill. Reg. 1, p. 67, effective December 20, 1979, for a maximum of 150 days; adopted at 4 Ill. Reg. 17, p. 151, effective April 25, 1980; amended at 4 Ill. Reg. 43, p. 86, effective October 15, 1980; emergency amendments at 5 Ill. Reg. 1900, effective February 18, 1981, for a maximum of 150 days; amended at 5 Ill. Reg. 12090, effective October 26, 1981; emergency amendments at 6 Ill. Reg. 8455, effective July 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 14953, effective December 1, 1982; amended at 7 Ill. Reg. 8697, effective July 20, 1983; codified at 8 Ill. Reg. 2633; amended at 9 Ill. Reg. 1739, effective January 29, 1985; amended at 9 Ill. Reg. 10208, effective July 1, 1985; emergency amendments at 9 Ill. Reg. 14011, effective August 29, 1985, for a maximum of 150 days; amended at 10 Ill. Reg. 5076, effective March 15, 1986; recodified at 12 Ill. Reg. 7980; amended at 13 Ill. Reg. 11193, effective July 1, 1989; emergency amendments at 13 Ill. Reg. 13638, effective August 18, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17327, effective November 1, 1989; amended at 14 Ill. Reg. 1233, effective January 12, 1990; amended at 14 Ill. Reg. 10732, effective July 1, 1990; amended at 111. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

SUBPART E: VENDOR PROCUREMENT



## DEPARTMENT ON AGING

## NOTICE OF PROPOSED AMENDMENTS

Act (Ill. Rev. Stat. 1987, ch. 127, pars. 132.1 et seq.), the Department, in order to maximize competition in the procurement of Community Care Program (CCP) services, has chosen to procure these services through use of the ~~Request for Proposal~~ process described in this Subpart.

- c) If, after evaluation of the responses to the ~~Request for Proposals~~ process (refer to Section 240.1635), the Department determines not to make an award, the Department shall secure needed services through any means of selection likely to result in a contract.
- d) In the event of an emergency, the ~~request for proposal emergency contracting~~ process will not be used, and the Department shall issue a temporary negotiated contract under the following circumstances:
- 1) service is immediately needed to prevent interruption of services to current clients, or
  - 2) service is immediately needed to protect a client's health, safety or welfare, ~~or and,~~
  - 3) service is of such a nature or the market place is such that only one vendor is reasonably capable or willing to perform.
  - 4) In the event that the Department is unable to issue a temporary negotiated contract, the Department shall transfer clients to another CCP service to ensure continuation of service to clients.
- e) Temporary negotiated contracts, at established rates, shall be sought by the Department if the requirements, as stated above, are met. ~~To the extent practicable, emergency procurements shall only be made during the emergency and only continue until the next eighteen (18) month procurement cycle solicitation (see Section 240.1610).~~ If the Department is unable to issue a temporary negotiated contract at established rates:
- 1) If time permits, the competitive procurement bid process shall be advertised as specified in Section 240.1620(a), with bids solicited through a formal advertised bid opening.

## DEPARTMENT ON AGING

## NOTICE OF PROPOSED AMENDMENTS

2) If time does not permit, the competitive procurement bid process shall not be used, and bids shall be solicited from current CCP service vendors in the area without a formal advertised bid opening.

f) To the extent practicable, emergency procurements shall only continue until the next eighteen (18) month procurement cycle solicitation (see Section 240.1610).

(Source: Amended at \_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 240.1610 Procurement Cycle For Vendor Services

The Department will solicit ~~Requests for Proposals (RFPs)~~ for Community Care Program (CCP) services on a four and one-half (4-1/2) year cycle to ensure that at least once every four and one-half (4-1/2) years a county/service area will be opened for free and open competition for contracts to provide for the provision of CCP homemaker, chore-housekeeping and adult day care services.

- a) To ensure all contracts are procured equitably and meet all procurement requirements of the Illinois Purchasing Act (Ill. Rev. Stat. 1987, ch. 127, pars. 132.1 et seq.), 102 counties will be opened for initial statewide solicitation for homemaker, chore-housekeeping and adult day care services in Fiscal Year 1990 to begin the four and one-half (4-1/2) year cycle.
- b) Thereafter, the City of Chicago and Suburban Cook County will be opened for solicitation by sub-areas: five (5) in Chicago and three (3) in suburban Cook County. The rotation of sub-areas shall ensure that at no one future solicitation shall the entire City of Chicago or Suburban Cook County be opened (see Section 240.1625 1630).
- c) At least one-third (1/3) of the CCP contracts service areas, which shall be randomly chosen, except as noted in subsection (b) above, shall be opened for free and open competition every eighteen (18) months following the initial statewide solicitation.
- d) The Department shall offer a contract, with options to extend said contract, for a period of time not to exceed four and one-half (4- 1/2) years following the initial contract execution. Thus, a contractor exhibiting good



(Source: Amended at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)  
Section 240.1625 Content of Vendor Request for Proposal and Guidelines

a) ~~A request for proposal (RFP) shall be in writing and contain the necessary information to enable a prospective vendor to prepare a proposal.~~

b) ~~The RFP shall consist of two parts: Department guidelines for completion of RFP (Part A), and the Vendor Proposal (Part B):~~

a) The Department Guidelines for Completion of the RFP Vendor Proposal shall include contain the necessary information to enable a prospective vendor to prepare a proposal, including:

1A) a clear and accurate description of the service to be provided;

2B) the submission process;

3E) the review process;

4B) general contract and bid competitive information;

5B) the date, time and address of any bidders' conference(s), when applicable;

6F) Department contact person;

7E) evaluation factors and the weighting of those factors.

b) The Vendor Proposal, Part B, consists of the questions and narrative sections required attachments to be addressed completed by the applicant/vendor and returned to the Department for consideration and scoring.  
An incomplete proposal shall not be considered by the Department. A proposal which does not respond to all requirements in subsection (b) above shall be deemed incomplete and shall not be considered by the Department.

d) All proposals shall be considered as submitted and may not be amended or revised except as determined by the Department to ensure adherence to rules and commitments or upon submission of supportive evidence of an apparent clerical mistake or informally disclosed prior to award.

NOTICE OF PROPOSED AMENDMENTS

DEPARTMENT ON AGING

ILLINOIS REGISTER

service performance might be retained, through contract extension, for a four and one-half (4-1/2) year period.

e) In the event that a change in the fixed unit rate amount (refer to Sections 240.1910, 240.1930, 240.1940 and 240.1950) occurs during the four and one-half (4-1/2) year cycle, the Department shall exercise its thirty (30) calendar day termination or mutual amendment rights, in order to ensure full implementation of the adjusted rate.

(Source: Amended at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 240.1620 Issuance of Vendor Request for Proposal and Guidelines

a) Department procurement actions shall be advertised in the Official State Newspaper.

1) Advertisements shall appear at least three (3) times with the first and last advertisement at least ten (10) calendar days apart.

2) Advertisements may detail the Department's needs or applicants to request the Vendor Request for Proposal (RFP) and Guidelines (refer to Section 240.1625).

b) The Department shall establish and maintain a list of applicants/vendors who are interested in providing applicable services to be bid and have demonstrated that interest, in writing, to the Department.

1) RFPs The Vendor Proposal and Guidelines shall be sent to applicants/vendors on this mailing list.

2) The list shall be maintained by the Department until the RFP procurement process has been completed.

3) Following the RFP procurement and subsequent award process, applicants must again request, in writing, placement on the list for the next RFP procurement.

c) The Department shall ensure that RFPs the Vendor Proposal and Guidelines are issued to current contractors in good standing whose service areas are open for solicitation.



NOTICE OF PROPOSED AMENDMENTS

- 1) No corrections by the applicant shall be permitted to make unresponsive proposals responsive to the rating criteria and proposal guidelines.
- 2) Allowable administrative corrections will be made by the Department within seven (7) calendar days from the date of receipt of supportive documentation (i.e., work papers).

(Source: Amended at \_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 240.1630 Criteria for Number of ~~Chore Housekeeping and Homemaker~~ Vendor Contracts Awarded

- a) The Department will establish in advance, and publish in the Official State Newspaper, the notice of the Request for Proposal (RFP), and the geographic area for chore-housekeeping and homemaker to be specified in each service contract.
  - 1) In single county contract service areas, the Department will contract with at least two vendors for each service if the population in the particular county age 75+, and in poverty, equals or exceeds 800 persons using the most recent U.S. Census data available.
  - 2) In multi-county contract service areas, the Illinois Department on Aging will contract with at least two vendors for each service if:
    - A) the population age 75+, and in poverty, equals or exceeds 800 in at least one of the counties using the most recent U.S. Census data available; or
    - B) the population age 75+, and in poverty, equals or exceeds 1250 in the total service area using the most recent U.S. Census data available.
  - 3) Additional vendors will be contracted with, on an as needed basis, for single and multi-county contract service areas, to ensure that the best interests, as determined by the Department, of the client population are met.
  - 4) The Department will contract with no more than eleven (11) vendors for a specific service in a

NOTICE OF PROPOSED AMENDMENTS

contract service area, with no more than eight (8) of these vendors having area-wide contracts.

EXCEPTION: The Department will contract with no more than six (6) area-wide vendors in the City of Chicago's Northeast and Northwest service areas.

- 5) The Department will allow ~~up to three (3)~~ local (e.g., neighborhood or special service) vendors of a restricted contract area (less than the full contract service area) for each service. The number will be determined by need for the service and the qualifications of the provider, subsequent to the selection of area-wide providers and prior to announcement of awards.
  - A) At the applicant's request, the Department will consider placing a cap on the local vendor contract based upon the service needs of the local contract area.
  - B) At no time can an area-wide vendor be a local vendor in the same service area.

- b) The Department will establish in advance and publish in the Official State Newspaper, the Request for Proposal (RFP) and the geographic area to be specified in each contract for adult day care service. However, the Department will not set any minimum or maximum number of adult day care service contracts to be awarded within any given area, and will entertain proposals for adult day care for a portion of a specified geographic area. Awards of contracts will be based on provider qualifications and adherence to rules contained in Part 240.

(Source: Amended at \_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 240.1635 Evaluation of Vendor Proposals

- a) When determining if an applicant shall be awarded a contract, the Department shall ~~consider the evaluation of Part B (evaluate the Vendor Proposal) of the Request for Proposal (RFP).~~ The following quality criteria and assigned points for items scored in ~~Part B~~ the Vendor Proposal are:
  - 1) Community Care Program (CCP) experience as evidenced by a contracted vendor, (0-20 points);



DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENTS

- 2) Community experience in provision of service in the solicited area, (0-20 points);
- 3) Linkages in the community to be served, (0-15 points);
- 4) Community participation, (0-5 points);
- 5) Service components, (0-10 points);
- 6) Staff benefits, (0-5 points);
- 7) Training of staff, (0-5 points);
- 8) Staff qualifications, (0-5 points);
- 9) Supervision, (0-5 points);

b) An additional quality criteria shall be service history.

The service history score shall be calculated prior to issuance of the Request for Proposal (RFP) and based upon the Vendor Compliance Review (VCR) and Special Review reports completed in the previous contract period preceding the awarding of a new contract. Each contract vendor shall be notified in writing of the service history score upon prior to issuance of the RFP. The points awarded for the service history section for all vendors/vendor applicants may range from a positive ten (+10) twenty (+20) points, the best score assigned, to a negative forty (-40) one hundred (-100) points, the poorest score assigned.

1) The service history score is achieved as follows for currently contracted vendors applying for their present contract areas:

- A) each reviewed contract file of an "On Notice" vendor shall contain a record which becomes an on notice compliance score, as factored by Type I, II and III classifications (See Section 240.1650). The compliance score will be used to arrive at a service history score.
- B) The service history score applies to each distinct county/service area within the original reviewed contract on notice service area, should the RFP address only a portion of one county or a multicounty on notice score.

DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENTS

C) Reviewed contracts which have no compliance review findings, and therefore have no on notice score, at the conclusion of the initial phase of the Vendor Compliance Review (VCR) (refer to Section 240.1660) shall be assigned an on notice service history score of zero (0) twenty (+20).

D) Each contract "On Notice" score is ranked amongst all contract "On Notice" scores. Reviewed contracts which have no compliance review findings at the conclusion of the final phase of the VCR shall be assigned a service history score of five (+5).

E) Reviewed Contracts which have compliance review findings at the conclusion of the final phase of the VCR shall have the compliance score converted to a percent by dividing the compliance score by the total non-compliance points possible. Dependent upon the percentile range in which the contract on notice score rests, a service history score is assigned by the following chart:

On Notice Percentile of Cumulative Service Compliance Rank Score History Score  
 (Ranked from best to the least Non-compliance score to the highest score)  
 Review Score (Ranked from Percent Score

10	10
10	20
15	35
15	50
10	60
10	70
10	80
5	85
5	90
5	95
5	100
<hr/>	
0.01 - .5%	
0.6 - 2.5%	
<hr/>	
0	
-5	



DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENTS

	(at least one Type II)	
	<u>2.6 - 5.0%</u>	<u>-10</u>
	<u>17.6 - 20.4%</u>	<u>-40</u>
	<u>20.5% or above</u>	<u>-100</u>

2) Applicants with ~~current Community Care Program experience~~ but no service history score in the solicited area will be awarded a service history score of zero (0) equal to the average service history score of present Community Care Program providers of that service in the solicited area.

3) Applicants with ~~no Community Care Program experience as of the date of submission of their RFP, and, therefore, no service history score, will be awarded the following service history scores by category:~~

A) ~~No history as a CCP provider, but has provided service in service area for one or more years: -10 points;~~

B) ~~New provider with no prior service provision/experience in service area (less than one year): -20 points.~~

In the event there is no average service history score for the proposed service in the solicited area (e.g., no current adult day care providers), applicants will be awarded a service history score of zero (0).

4) An applicant who has been previously terminated for cause (refer to Section 240.1665(b)(5)) shall, upon reapplication, receive a service history score of minus one hundred (-100).

c) ~~Scoring Part B, The Vendor Proposal, containing (items 1 through 9 in subsection (a) above), of the RFP shall be completed~~ scored by a Review Committee designated by the Director. The Review Committee shall ~~be~~ consist of Department staff and respective Area Agency on Aging (AAA) staff who have agreed to participate.

1) Scores determined by the participating AAA shall constitute 45% of the total ~~Part B (items 1 through 9) Vendor Proposal~~ score;

DEPARTMENT ON AGING

NOTICE OF PROPOSED AMENDMENTS

2) Scores determined by Department staff shall constitute the remaining 55% or the total ~~Part B (items 1 through 9) Vendor Proposal~~ score.

d) The combination of the written evaluation of ~~Part B, the Vendor Proposal, as provided by the Department staff/AAA reviewers, plus the service history score shall constitute a possible maximum of 100 110 points of the evaluation score of the proposal and, therefore, the final score.~~

e) Scores and score sheets shall be forwarded by the Review Committee to the Department for logging and confirmation. The Department shall do the following:

1) ~~Part B Vendor Proposal scores of on items number 1-through 9 in subsection (a) above shall be factored and confirmed and recorded;~~

2) ~~Part B scores items number 1-9 shall be recorded;~~

23) The service history score shall be factored, and confirmed, and recorded;

34) The total score shall be recorded; and

45) Recommendations shall be forwarded to the Director.

(Source: Amended at \_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 240.1640 Notification of Vendor Awards

a) The Director shall represent and act for the State in all matters pertaining to the Request for Proposal (RFP) process and contracts awarded. The Director reserves the right to reject any informality in the proposal when, in the Director's opinion, the best interest of the State will be served by such action. The Director receives all scores, recommendations and has the ultimate decision making authority for the award of contracts.

b) After the evaluation of proposals has been completed, the Department shall notify ~~all~~ each applicants, in writing, of the applicant's success or failure to be granted a contract.

The Department shall provide all applicants with their score and a copy of their score sheet upon notice of intent to contract or notice of rejection of the proposal. The notice and score sheet shall



NOTICE OF PROPOSED AMENDMENTS

be sent by certified mail, return receipt request-  
ed.

c) A successful vendor shall be held accountable for any and all statements made in the Vendor's proposal until such time as a new Request for Proposal is solicited and the vendor has been awarded a new contract. A determination of the extent of a contracted vendor's compliance with that vendor's proposal shall be made by the Department through the Vendor Compliance Review process.

(Source: Amended at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 240.1645 Protest or Objection to Vendor Request for Proposal Award Determination

a) Upon completion of proposal evaluation and determination of awards, the Department shall notify each competitor of the Department's intent to award or not award a contract. Included in the notification shall be a copy of the criteria used to rate the proposal, a photocopy of their specific score sheets, and a comparative chart of the respective quality criteria scores and total score received by a successful competitor for that contract area.

ab) The Department shall observe the Department of Central Management Services' Standard Procurement rules (44 Ill. Adm. Code 1) for objection or protest proceedings. Due consideration shall be given to each protest or objection filed accordingly.

1) Upon receipt of the written notice of award determination (refer to Section 240.1640(b)), the applicant may protest or object to said procurement action.

2) A protest or objection regarding a procurement action or decision must be in writing and sent by certified or registered mail, return receipt requested, to the Department's Springfield office within seven (7) calendar days from the date of the protestor's receipt of the notice of the objectionable action. If the protest is not received in the time specified above, the protest shall be disregarded and the award shall be made in the normal manner.

3) Each protest or objection must contain a full and concise statement of the facts and circumstances of

NOTICE OF PROPOSED AMENDMENTS

the action which is alleged to be objectionable, legally or otherwise, and a statement of the relief sought.

A) The Department may request additional details at any time.  
B) Failure to supply any information requested by the Department will be cause for dismissal of the protest.

de) Upon receipt of written protest or objection, the Department shall immediately review the procurement action in question and shall issue a written response. The decision of the Director is final. It shall be in writing and sent by certified mail, return receipt requested.

gd) If a written protest against the making of an award is received, the award shall not be considered final until the matter is resolved.

(Source: Amended at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)  
Section 240.1650 Failure to Maintain Classification of Vendor Compliance to Contract Service Violations

The Department has identified and prioritized vendor service violations, which are failures to comply to the contract/Department rules. There are three classifications of violations: Type I, Type II, and Type III.

a) Type I vendor service violations pose an imminent risk to the health, safety and welfare of the Community Care Program (CCP) client, and represent situations where failure to correct the violation could result in the client's potential hospitalization or nursing home placement. Type I violations shall receive priority attention, requiring immediate (within 24 hours) correction. Permanent correction must be achieved within sixty (60) days. Type I violations shall include:

1) Delays/failure to initiate new service by the effective date (failure could result in hospitalization and nursing home placement).  
EXCEPTIONS: Capacity of an adult day care facility would be exceeded by acceptance of a new client, or service required in a client's plan of care cannot be provided by the vendor in accordance with the



## DEPARTMENT ON AGING

## NOTICE OF PROPOSED AMENDMENTS

limitations noted on the Vendor Check List and approved by the Department.

- 2) Failure to follow a plan of care (failure could result in hospitalization/nursing home placement of a client).
- 3) Failure to accept referrals of interim services cases.
- 4) Failure to initiate interim services within two (2) work days.
- 5) Failure to remove workers with communicable diseases which pose a threat to the client's health.
- 6) Failure to have at least a minimum of two (2) staff persons at the adult day care site at all times when open and failure to have a Program Nurse on staff as required.
- 7) Unsafe facility (adult day care) - includes failure to ~~meet all fire regulations/codes, have unsafe exit areas~~ correct violations of the Life Safety Code (refer to Section 240.1550 (d) (3)) within the time frames specified by the Office of the Illinois State Fire Marshal.
- ~~8) Failure to meet transportation requirements (vehicle safety, driver qualifications, etc.) (adult day care).~~
- ~~9) Failure of required staff to meet the physical requirement as specified in Section 240.1510.~~
- ~~810)~~ Food related failures (adult day care) to include:
  - A) improper food temperatures;
  - B) failure to maintain temperatures;
  - C) failure to have a certified ~~Food handler~~ Service Sanitation Manager on staff in accordance with the Illinois Department of Public Health standards (refer to Section 240.1550(d) (3));

## DEPARTMENT ON AGING

## NOTICE OF PROPOSED AMENDMENTS

- D) failure to have the required menu, special diet, catering and required sign-offs by a dietitian;
- E) failure to provide special diets in accordance with physicians' instructions.
- ~~911)~~ Improper handling, lock-up and recording of client medications at the adult day care site ~~and administration of medication by chore housekeepers or homemakers.~~
- ~~10)~~ Improper administration of medication (adult day care).
- ~~11)~~ Administration of medication by chore-housekeepers, homemakers or unqualified adult day care personnel.
- 12) Room temperatures too hot or too cold (adult day care).
- 13) Water temperatures too hot (adult day care).
- 14) Failure to protect the health, safety and welfare of a client.
- b) Type II vendor service violations includes violations which, if not corrected, pose a potentially serious risk to the client. These violations are to be corrected within ~~forty five (45)~~ sixty (60) calendar days and include:
  - 1) Failure to accept referrals of new cases. EXCEPTIONS: the capacity of an adult day care facility would be exceeded by acceptance of a new client, or service required in a client's plan of care cannot be provided by the vendor in accordance with the limitations noted on the Vendor Check List and approved by the Department.
  - 2) Failure to initiate new service by the effective date (no imminent risk).
  - 3) Failure to follow the plan of care (no imminent risk).
  - 4) Failure to meet supervisory qualifications for chorehousekeeping or homemaker service.



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NOTICE OF PROPOSED AMENDMENTS

- 6) No written job descriptions provided to employees.
- 7) Personnel policies not provided to employees.
- 8) Failure to retain financial audit trail and client related records for a ~~five (5) year~~ period in accordance with the CCP contract.
- 9) Failure to document all interaction with clients that affects client service or eligibility.
- 10) Failure to meet any requirements of this Part not specifically cited above.
- 11) Failure to expend a minimum of 73% of reimbursements from the Department on Direct Service Worker Costs as specified in Section 240.2040.
- 12) Failure to provide an annual audit as specified in Section 240.1520.

(Source: Amended at \_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

Section 240.1655 Method of Identification of ~~Type I, II and III~~ Vendor Service Violations

- a) The Department will be in receipt of reported contract and rule violations through the following methods:
  - a1) Department Administrative Vendor Compliance Reviews (VCRs) (refer to Section 240.1660) are conducted for at least one-third (1/3) of the Community Care Program (CCP) contracts every eighteen (18) months.
    - 1A) The above will ensure that every CCP contract will undergo an Administrative Compliance Review at least one VCR every fifty-four (54) months or once every four and one-half (4-1/2) years.
    - 2B) Violations are identified on-site and classified according to Type I, II or III vendor service violations (refer to see Section 240.1650).
  - 2) ~~The Department reserves the right to a limited selection of additional specific vendors for purposes of a Department Administrative Review which may thus exceed the one third (1/3) predetermined and announced reviewed entities. Review of the additional vendors will be based upon~~

NOTICE OF PROPOSED AMENDMENTS

- ~~receipt of service incident report(s)/complaint(s)/violation(s) as specified in subsections (a)(3) and (a)(4) below. These additional vendors will receive written prior notification of such review.~~
- b3) Service incident reports/complaints/violations shall be made reported directly to the toll-free "800 Unit" of the Department or shall be referred to the "800 Unit" by the Department/Case Coordination Unit/vendor.
  - 1A) Upon receipt, the reports/ed complaints/violations will be logged, validated and, if valid, classified by violation as appropriate (refer to see Section 240.1650).
  - 2B) Sources of reports/ed complaints/violations shall be: client/authorized representative/family/aging network staff/Case Coordination Units/other vendors/the Department and others.
  - 3C) Receipt of ~~incidents~~ complaints/violations may be in writing, by phone calls or other method. Resolution shall be sought immediately by the "800 Unit" with assistance, as needed, by Department staff.
  - 4) ~~Accumulation of valid service incidence reports, per contract, may result in a special compliance review conducted the vendor receiving a letter warning the vendor of "On Notice" action to be taken by the Department.~~
- c) Upon the recommendation of the Director, the Department shall conduct a Special Review of a contracted vendor under the following circumstances:
  - 1) valid Type I vendor service violation(s) have been reported; and/or
  - 2) valid service complaint(s)/violation(s) have been reported which threaten the health, safety and/or welfare of applicant(s)/client(s); and/or
  - 3) an accumulation of other valid service complaint(s)/violation(s) has been reported.
- d) Valid non-compliance findings from the Special Review shall result in a service history score of minus five (-5) points.



1) If the vendor has an existing service history score as a result of a VCR, the score resulting from the Special Review shall become part of the vendor's service history score.

2) If the vendor does not have an existing service history score as a result of a VCR, a VCR shall be conducted. The score resulting from the Special Review shall become part of the vendor's service history score.

e) Contract action(s) (refer to Section 240.1665) may result from the Special Review.

(Source: Amended at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)  
 Section 240.1660 Vendor Compliance During Contract Period Review

a) Vendors under contract to the Department must comply with Federal, State and local laws, regulations and Department rules. When the vendor signs the contract, this signature shall be the vendor's certification that all applicable laws, rules and regulations will be complied with as well as all statements included in the Vendor Proposal except those contradicting applicable laws, rules and regulations.

b) The Department shall verify compliance by reviewing the vendor's contract file records and by monitoring compliance reports.

1) Contract files are maintained by the Department regarding quality of service provision, technical assistance and training provided, correspondence, and day to day vendor activity.

2) Compliance reports from the Department's Administrative Compliance Reviews are maintained by the Department and findings are acted upon as described in Sections 240.1650 and 240.1655.

b) The Department shall have the authority to conduct an Administrative Vendor Compliance Review (VCR) of a contracted vendor agency at any time during the course of the vendor's contract period for the purpose of protecting the health, safety and welfare of the clients.

c) A VCR will consist of three phases, an initial phase, a correction phase, and a final phase.

1) In the initial phase, vendors will be provided a copy of the VCR instrument prior to an on-site review. A sample of client files, based on caseload size and a sample of employee files, will be selected, and an on-site review performed.

2) Following the on-site review, an initial findings confirmation letter of the VCR report will be issued to the vendor. The confirmation letter will confirm and summarize the initial phase.

3) If the vendor was found to be in compliance, at the conclusion of the initial phase, the VCR is concluded with the findings letter and the VCR report.

4) In the correction phase, the non-compliant vendor will have 60 calendar days from the date of receipt of the findings confirmation letter to achieve compliance.

5) The non-compliant vendor may request technical assistance from the Department on or before 15 calendar days from the date of receipt of the initial findings confirmation letter.

6) At the conclusion of the sixty (60) calendar day interval, the Department will conduct the final phase of the VCR. The previously determined non-compliant findings will be re-examined. In addition, a sample equal to twice the number of previously determined non-compliant files will be reviewed, where applicable.

7) Following the completion of the on-site review, the vendor will receive the final VCR report, including the service history score and contract action, if appropriate.

d) Reports from the Department's VCRs are maintained by the Department and findings are acted upon as specified in Sections 240.1635(b) and 240.1665.

(Source: Amended at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)  
 Section 240.1665 Vendor Sanctions Contract Actions for Failure to Comply with Community Care Program Contract Requirements

a) The Department shall impose sanctions contract actions upon any Community Care Program (CCP) contracted vendor



NOTICE OF PROPOSED AMENDMENTS

who fails to comply with the Department rules/contract requirements (which includes the statements contained in the ~~v~~Vendor's ~~p~~Proposal).

b) When the Department identifies a ~~v~~Vendor's Compliance Review (VCR) and/or Special Review report(s) containing non-compliance findings, the Department shall ~~place that vendor "On Notice" to correct those findings~~ take one or more of the following contract actions.

1) When the Department finds that a worker, supervisor, or other designated staff fail to meet program requirements as stated in Sections 240.1530 through 240.1560, these staff shall not serve Community Care Program applicants/ clients until the non-compliance finding is corrected.

2) When the Department finds that a vendor has failed to adhere to the fiscal requirements specified in Part 240, the Department shall require a limited financial audit.

3) When the Department finds only Type III vendor service violation(s) (refer to Section 240.1650(c)) and a service history score equal to or better than -10 (i.e., +5 through -10), or any Type II vendor service violation(s) (refer to Section 240.1650(b)), alone or in combination with Type III violation(s), and a service history score equal to or better than -5 (i.e., +5 through -5), no contract action will be taken.

4) When the Department finds Type II vendor service violation(s), alone or in combination with Type III violation(s), and a service history score poorer than -5 (i.e., -10 through -35), or only Type III vendor service violation(s) and a service history score poorer than -10 (i.e., -15 through -35), the Department shall close intake for a period of time ranging from thirty (30) to ninety (90) calendar days. The length of the suspension period shall be based on the nature and extent of the violations, as defined below:

A) 30-day suspension: Only Type III violation(s), and a service history score of -15, -20, or -25; or, any Type II violation(s), alone or in combination

NOTICE OF PROPOSED AMENDMENTS

with Type III violation(s) and a service history score of -10 or -15.

B) 60-day suspension: Any Type II violation(s), alone or in combination with Type III violation(s) and a service history score of -20 or -25; or only Type III violation(s) with a service history score of -30 or -35.

C) 90-day suspension: Any Type II violation(s), alone or in combination with Type III violation(s) and a service history score of -30 or -35.

5) When the Department finds, at the conclusion of the VCR and/or a Special Review, that there is a correctable Type I vendor service violation(s) (refer to Section 240.1650(a)) remaining or that a service history score of -40 exists, the reviewed contract shall be terminated from the Community Care Program.

~~e) The length of time the vendor shall be allowed to correct those non-compliance findings shall depend upon the extent of the risk to the health and safety of the CCP clients as stated in Section 240.1650.~~

~~cd) Vendors placed "On Notice" shall be advised by the Department of contract actions being taken as a result of non-compliance findings. The Department shall send a written announcement accompanied by the Administrative Compliance Review VCR Report to the vendor by certified mail, return receipt requested. The announcement and VCR report shall clearly state the nature of the non-compliance findings and the contract action(s) being taken. A control date shall be established which shall be the next work day from the date of vendor receipt of the "On Notice" announcement.~~

~~de) Upon receipt of the "On Notice" VCR report of non-compliance findings and the announcement of non-compliance the contract action, the vendor has the~~



NOTICE OF PROPOSED AMENDMENTS

3) Results of the objection review shall be presented to the Director for action, to include contract actions as specified in subsection (b) above.

h) The department shall provide on site technical assistance to the vendor on or before the twentieth (20th) calendar day from the control date, if no objection is received. The department shall make an on site visit on or before the thirtieth (30th) calendar day from the control date, if an objection is received. The purpose of the on site visit shall be to provide instruction to the vendor in bringing the findings into compliance.

i) If the vendor needs additional time to correct non compliance at the time of the technical assistance on site visit, the department may grant an extension of the "On Notice" period for Type I or Type III violations. Such extension shall only be granted in order to complete required physical improvements at an adult day care site. Department required extensions shall be granted in writing by the Department if an on site visit by the Department is conducted during the course of the On Notice period.

1) If an extension is granted, the Department shall send the written extension by certified mail, return receipt requested.

2) The announcement of the extension shall state the length of the extension from the original "On Notice" control date.

f) On or before the twentieth (20th) work day from the expiration of the "On Notice" period or on or before the twentieth (20th) work day from the expiration of the extension, the Department shall conduct an unannounced on site compliance review close out review.

1) No more than one Compliance Review Close Out Review shall be conducted for the "On Notice" announcement.

2) The Department shall issue a close out advisement letter accompanied by the Compliance Review Close Out Report to the vendor by certified mail, return receipt requested, indicating:

A) The vendor has taken proper corrective action on both the original review sample of client/vendor files and the new review sample

NOTICE OF PROPOSED AMENDMENTS

right to file a formal objection thereto with the Department. If an objection is filed, the vendor shall observe the following time frames:

1) Type I violation - an the objection must be received by the Department on or before the fifth (5th) tenth (10th) work day from the control date of vendor's receipt of the VCR report.

2) Type II and Type III violations - an objection must be received by the Department on or before the tenth (10th) work day from the control date.

2) An objection received after the tenth (10th) work day from the date of the vendor's receipt of the VCR report shall be disregarded.

g) Objections shall be addressed, delivered or mailed to:

Director  
Attention: General Counsel  
Illinois Department on Aging  
421 East Capitol Avenue  
Springfield, Illinois 62701.

f) The General Counsel, together with appropriate staff of the Department, shall review the objections and findings by a paper work review of the objection data documentation submitted by the vendor. The paper work review of the objections shall result in an on site visit by the Department when confirmation of objection data must be tested on site. The review shall determine the validity of the objections, as follows:

1) If the non-compliance findings are determined to be invalid, the vendor's objection shall be sustained and the findings shall be modified or expunged, in whole or in part, from the Administrative Compliance Review Report VCR and evidence thereof placed in the vendor's file. Service history scores and contract actions shall be adjusted, as appropriate.

2) Non-compliance findings determined to be valid shall be upheld and an Exit Conference may be required within twenty four (24) work days from the control date established.



## DEPARTMENT ON AGING

## NOTICE OF PROPOSED AMENDMENTS

~~of client/vendor files, if available, the "On Notice" is removed, and the compliance score is reduced by one half; or~~

- ~~B) the vendor has taken proper corrective action on the original review sample of client/vendor files, but not on a new review sample of client/vendor files, and the compliance score remains at the original level; or~~
- ~~C) the vendor has not taken proper corrective action on the original review sample of client/vendor files, and the compliance score shall be increased by one and one half.~~
- ~~3) There may be variations of the above circumstances regarding availability of new review samples of client/vendor files or other situations where proper compliance testing results in drawing additional sample(s) of client/vendor files in order to conduct a proper compliance testing.~~
- ~~k) The vendor has the right to object to the findings in the Compliance Review Close Out Report which accompanies the close out advisement letter if such objection is received by the Department on or before the tenth (10th) work day from the newly established control date (i.e., next work day following receipt by vendor of the close out advisement letter).~~
- ~~1) If the objection is not received by the above stated time period, the objection shall be denied.~~
- ~~2) Objections shall be addressed, delivered or mailed to the Director as specified in subsection (f) above.~~
- ~~1) If no objection is filed and the vendor remains out of compliance, the Director shall advise the vendor that contract action will be taken.~~
- ~~1) Contract action notification shall be sent to the vendor by certified mail, return receipt requested.~~
- ~~2) The contract action control date is the next work day from the date of vendor receipt of the contract action notification.~~
- ~~m) If objection to the close out findings is received at the Department on or before the tenth (10th) work day, the~~

## DEPARTMENT ON AGING

## NOTICE OF PROPOSED AMENDMENTS

~~General Counsel, together with appropriate staff of the Department, shall review the Compliance Review Close Out Report objections and findings by a paper work review of the objection data submitted by the vendor. The paper work review of the objection shall result in an on site visit by the Department when confirmation of objection data must be tested on site. The review shall determine the validity of the objection as follows:~~

- ~~1) If findings are determined to be valid, they shall be upheld.~~
- ~~2) If findings are determined to be invalid, they shall be expunged from the Compliance Review Close Out Report and, if appropriate, from the Compliance Review (On Notice) Report, and evidence thereof placed in the vendor's file.~~
- ~~gn) The Director shall advise the vendor of the objection decision, to either sustain vendor's objection or uphold the Department's close out findings. Notification shall be sent to the vendor by certified mail, return receipt requested, and will include any revisions to the VCR report, and the service history score and/or contract action.~~
- ~~o) If the Department's close out findings are upheld, the Department shall, within five (5) work days from the date of the Director's decision, send a contract action notification to the vendor by certified mail, return receipt requested. The contract action control date is the next work day following vendor receipt of the contract action notification.~~
- ~~p) Contract action to be taken shall be one of the following:~~
- ~~1) suspension of referrals for an established period of time; or~~
- ~~2) transfer of client(s) or assign new worker to CCP client(s); or~~
- ~~3) a limited financial compliance audit; or~~
- ~~4) contract termination and transfer of all clients.~~
- ~~q) The vendor shall be advised of the vendor's right to appeal the contract action. The contract action appeal must be received by the Department on or before the tenth~~



NOTICE OF PROPOSED AMENDMENTS

~~(10th) work date from the contract action notification control date, except for the contract action cited in subsection (p) (4) above. The appeal process applicable to subsection (p) (4) is specified in subsections (x) and (y) below.~~

~~(r) Appeals shall be addressed, delivered or mailed to the Director as specified in subsection (f) above.~~

~~(s) The General Counsel, together with appropriate staff of the Department, shall review the contract action appeal and respond to the Director as follows:~~

~~1) the contract action is determined to be valid and the contract action is upheld and will be implemented; or  
2) the contract action is determined to be rescinded; or~~

~~3) the contract action is determined to be held in a period of stay, followed by Department confirmation of an on site review/new review sample of client or vendor files/desk audit resulting in contract action being rescinded or terminated; or~~

~~4) the contract action is determined to be valid and Department confirmation of an on site review/desk audit resulting in modified/revised contract action;~~

~~(t) The General Counsel shall respond to the vendor appeal, setting forth the Director's decision to the appeal. If the contract action is upheld, the contract action shall be implemented.~~

~~(u) If no appeal is received by the deadline, the contract action shall be implemented.~~

~~(v) The contract action notification shall establish a set time frame for the contract action to be effective. The effective date cannot be prior to forty five (45) calendar days from the contract action notification control date.~~

~~(w) If the contract action resulted in the suspension of intake or the transfer of clients, upon expiration of that contract action, the Department will conduct an on site review/desk audit to ensure that a vendor is in a compliance status.~~

NOTICE OF PROPOSED AMENDMENTS

~~1) The Department will prepare a Contract Action Review Report and shall draw additional sample(s) of client/ vendor files in order to conduct a proper compliance testing.~~

~~2) Any contract action other than termination shall result in a Contract Action Review Report.~~

~~(x) When a contract action results in a Department decision of termination, the Department will so advise the vendor, in writing, via certified mail, return receipt requested. Included in the written notification will be the effective date of said termination and a Department request for a face to face conference or appeal, at a time to be established, to be conducted at Illinois Department on Aging, 421 East Capitol, Springfield, Illinois.~~

~~1) The vendor may bring appropriate representation and written appeal data to this face to face conference or appeal.~~

~~2) Appropriate Department staff will be in attendance at the conference or appeal.~~

~~(y) The Director shall review the recommended contract action of termination and the Department's written report of the face to face conference or appeal and make a final written response to the face to face conference or appeal on or before five (5) calendar days from the date of the face to face conference or appeal.~~

(Source: Amended at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)  
SUBPART 7: FINANCIAL REPORTING

Section 240.2020 Financial Reporting of Chore-Housekeeping and Homemaker Services

a) Vendor agencies will be required to submit two cost reports, Direct Service Worker Cost Certification and Detailed Cost Certification, as specified below. The reports must be based upon actual, documented expenditures.

1) The reports must be submitted annually, within six months of the end of the reporting period, and may be prepared as a part of the vendor's annual audit.



## DEPARTMENT ON AGING

## NOTICE OF PROPOSED AMENDMENTS

- 2) The reports may be on either a calendar year basis, the State Fiscal Year (July through June) or the vendor's fiscal year (once a vendor has elected to base the reports on a calendar or fiscal year, this election can be changed only upon written approval of the Department).
- b) The first cost report must demonstrate that the vendor has expended a minimum of 73% of the total revenues due from the Department, to include the client incurred expense, for Direct Service worker costs as enumerated in Section 240.2050.
- c) The second cost report shall identify the vendor's detailed expenditures for Direct Service worker costs, of Program Support costs, and Administrative costs as enumerated in Section 240.2050. This report shall be used by the Department as work papers in establishing statewide fixed unit rates of reimbursement.
- d) The accuracy of these cost reports must be attested to by an authorized representative of the vendor. In addition, as part of the audit requirement in Section 240.1520, the vendor must submit to the Department a Certified Public Accountant's (CPA's) opinion that the reports were prepared in accordance with generally accepted accounting principles and guidelines issued by the Department. the Certified Public Accountant's (CPA) audit opinion, contained in the annual financial audit report, must include as a minimum, a statement that the cost reports were prepared:
- 1) ~~The CPA's opinion on these statements may be limited to:~~
    - A) ~~the vendor used acceptable accounting methods to allocate costs, and~~
    - B) ~~the vendor's direct service worker costs are supported by vendor accounting records.~~

using Generally Accepted Accounting methods to allocate costs;
  - 2) ~~The Department reserves the right to inspect the CPA's work papers.~~ based on accounting records maintained in accordance with Generally Accepted Accounting Principles; and,

## DEPARTMENT ON AGING

## NOTICE OF PROPOSED AMENDMENTS

- 3) in accordance with guidelines issued by the Department.
- e) The Department reserves the right to engage an independent certified public accounting firm to verify the information and data submitted by the vendor if the Department is in possession of evidence to suggest the information and data submitted is inaccurate, incomplete or fraudulent. This audit will be performed at the vendor's expense.

(Source: Amended at \_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



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ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENTS

TITLE 83: PUBLIC UTILITIES  
CHAPTER I: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER f: TELEPHONE UTILITIES

PART 756  
DUAL PARTY RELAY SERVICE

SUBPART A: GENERAL PROVISIONS

Section	
756.10	Definitions
756.15	Dispute Procedures
756.20	Notice

SUBPART B: LEC OBLIGATIONS

Section	
756.100	Components of Relay Service
756.105	Relay Service Execution and Administration
756.110	Publicity Concerning Relay Service
756.115	System Provider Selection Process
756.120	System Provider Interactions
756.125	Filing Requirements

SUBPART C: RELAY SERVICE PROGRAM STANDARDS AND SPECIFICATIONS

Section	
756.200	Relay Service General Quality Standards
756.205	Relay Service Operations and Specifications
756.210	Relay Service Operator Standards
756.215	System Provider Reporting Requirements
756.220	Relay Service Billing and Collection Procedures
756.225	Relay Service Revenues

SUBPART D: OVERSIGHT AND REVIEW

Section	
756.300	Staff Liaison
756.305	Advisory Council Rights
756.310	Biannual Workshop

AUTHORITY: Implementing Section 13-703 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 13-703 and 10-101, as amended by P.A. 86-1278, effective September 6, 1990).

ILLINOIS COMMERCE COMMISSION  
NOTICE OF PROPOSED AMENDMENTS

SOURCE: Adopted at 12 Ill. Reg. 17321, effective October 15, 1988; amended at Ill. Reg. , effective .

Section 756.125 Filing Requirements

In addition to the filing requirements prescribed in other Sections of this Part, the following filing requirements shall apply:

- a) Each LEC shall file a tariff:
- 1) Providing a description of the relay service functions mandated in Section 756.100; and
  - 2) Setting forth the basis for rates which shall be charged for relay-assisted calls.
    - A) A relay-assisted call shall be billed according to the rate(s) which would otherwise have applied if the call had been dialed directly from the originating point to the terminating point on the day, time, and duration of the actual call.
    - B) If the relay-assisted call is to be processed other than on a direct dial basis, the appropriate operator handled surcharges shall apply, in addition to the customer direct dial charge as specified in the tariff.
    - C) Any discounts which would apply to a direct call between the originating and terminating points on the same day, time and duration of the relay-assisted call, shall be applied to the charges billed for the relay-assisted call.
    - D) For any call which originates and terminates in different exchanges, and which, if dialed directly without intervention by the relay service, would have been transmitted by an IXC, the call shall be charged according to the rate structure of the IXC which is pre-subscribed to the telephone number or credit card number to which the call will be billed, specified in the tariff filed by the LEC's.



b) The ITAC shall file an annual report with the Commission (to be filed no later than April 30 of each year) which shall contain the following information:

1) Updates on administration procedures for the relay service;

2) A description of program activities of the past year;

3) A description and brief evaluation of program effectiveness; and

4) As an appendix, the annual report provided by the system provider to the ITAC per the requirement of Section 756.215.

(Source: Amended at III. Reg. , effective )  
Section 756.220 - Relay Service Billing and Collection Procedures

a) Upon receipt of an EMR from the system provider, each LEC and ~~IXC~~ ~~shall~~ any IXC whose rates are incorporated into the LEC's tariff in accordance with Section 756.125(a)(2)(D) shall:

1) Calculate the charges for each call pursuant to the tariff specifications of Section 756.125(a)!

2) Credit the amount of the charge for each call to an account for remittance to ITAC at the end of the period; and

3) Post the amount of the charge for each call to the appropriate customer account for billing.

b) For relay-assisted calls which originate and terminate in the same local calling area which receives LEC service on a "flat rate" basis or which receives LEC service on a "local measured service" basis where customers are allowed an amount of unbilled usage, each LEC shall:

1) Determine on a monthly basis the actual number of these calls placed through the relay system by the LEC's customers;

2) Perform a separate study to determine the amount of usage revenue associated with all local calls (i.e., revenue associated with calls in excess of a monthly call allowance) on a per call basis;

3) Apply this revenue per call figure to the number of calls which originate and terminate in the same local calling area, and which are placed through the relay system by the LEC's customers; and

4) Post the resultant revenue to an account for remittance to ITAC at the end of the period.

c) Any disputes or customer refusals to pay charges assessed for relay-assisted calls shall be governed by Section 756.15.

d) Uncollectible charges for relay-assisted calls shall be determined and treated the same as an LEC's or such IXC's other uncollectible charges.

e) Nonpayment of charges for relay-assisted calls shall be treated the same as nonpayment of other monthly charges collected from customers by LEC's or such IXC's.

f) Each LEC and such IXC shall record the costs incurred in the billing and collection of relay-assisted calls. Each LEC and such IXC shall report these costs to ITAC for direct reimbursement from the revenues generated pursuant to Section 13-703(c) of the Act.

(Source: Amended at III. Reg. , effective )



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: HAZARDOUS WASTE INJECTION RESTRICTIONS
- 2) Code Citation: 35 Ill. Adm. Code 738
- 3) Section Numbers:    Proposed Action:

738.101	Amendment
738.110	Amendment
738.112	Amendment
738.114	Amendment
738.115	Amendment
738.116	Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013, 1022.4 and 1027.
- 5) A Complete Description of the Subjects and Issues Involved:

A complete description is contained in the Board's Proposed Opinion of November 8, 1990 in R90-14, which Opinion is available from the address below. Section 13(c) of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1013(c)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA underground injection control rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period January 1, 1990 through August 31, 1990.

One June 1, 1990, USEPA promulgated the restrictions on land disposal of Third Third Scheduled Wastes. That rulemaking included restrictions under both the RCRA and UIC programs. The present Board rulemaking deals only with the portion of that proceeding which impacts the Illinois UIC program. Docket R90-11 will deal with those portions impacting the Illinois RCRA program.

The federal rulemaking primarily completes the list of Third Third Wastes prohibited from underground injection (40 CFR 148.16, corresponding to 35 Ill. Adm. Code 738.116). It also adds First Third Wastes (40 CFR 148.14, corresponding to 35 Ill. Adm. Code 738.114) and Second Third Wastes (40 CFR 148.15, corresponding to 35 Ill. Adm. Code 738.115) and add an exception from the general prohibition against underground injection for certain characteristic wastes (40

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

- CFR 148.1, corresponding to 35 Ill. Adm. Code 738.101). The present rulemaking proposes those recent federal amendments.
- 6) Will these proposed amendments replace an emergency rule currently in effect? No.
  - 7) Does this rulemaking contain an automatic repeal date?: No.
  - 8) Does these proposed amendments contain incorporations by reference?  
No.
  - 9) Are there any other amendments pending on this Part? No.
  - 10) Statement of Statewide Policy Objectives:  
This rulemaking is mandated by Section 13(c) of the Environmental Protection Act. The statewide policy objectives are set forth in Section 11 of that Act. This rulemaking imposes mandates on units of local government only to the extent that they may be involved in underground injection of wastes.
  - 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:  
The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R90-14 and be addressed to:  
  
Ms. Dorothy M. Gunn, Clerk  
Illinois Pollution Control Board  
State of Illinois Center, Suite 11-500  
100 W. Randolph St.  
Chicago, IL 60601
  - 12) Initial Regulatory Flexibility Analysis:
    - A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs:  
November 13, 1990
    - B) Types of small businesses affected:  
The existing rules and proposed amendments affect small businesses which engage in the underground injection of



POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

hazardous wastes.

c) Reporting, bookkeeping or other procedures required for compliance:

The existing rules and proposed amendments require extensive reporting, bookkeeping and other procedures, including the preparation of manifests and annual reports, waste analyses and maintenance of operating records.

D) Types of professional skills necessary for compliance:

Compliance with the existing rules and proposed amendments may require the services of an attorney, certified public accountant, chemist and registered professional engineer.

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

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER d: UNDERGROUND INJECTION CONTROL AND UNDERGROUND STORAGE TANK PROGRAMS

PART 738

HAZARDOUS WASTE INJECTION RESTRICTIONS

SUBPART A: GENERAL

Section 738.101 Purpose Scope and Applicability  
738.102 Definitions  
738.103 Dilution Prohibited as a Substitute for Treatment  
738.104 Case-by-Case Extensions of an Effective Date  
738.105 Waste Analysis

SUBPART B: PROHIBITIONS ON INJECTION

Section 738.110 Waste Specific Prohibitions - Solvent Wastes  
738.111 Waste Specific Prohibitions - Dioxin-containing Wastes  
738.112 Waste Specific Prohibitions - California List Wastes  
738.114 Waste Specific Prohibitions - First Third Wastes  
738.115 Waste Specific Prohibitions - Second Third Wastes  
738.116 Waste Specific Prohibitions - Third Third Wastes

SUBPART C: PETITION STANDARDS AND PROCEDURES

Section 738.120 Petitions to Allow Injection of a Prohibited Waste  
738.121 Required Information to Support Petitions  
738.122 Submission, Review and Approval or Denial of Petitions  
738.123 Review of Adjusted Standards  
738.124 Termination of Adjusted Standards

AUTHORITY: Implementing Section 13 and 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013, 1022.4 and 1027).

SOURCE: Adopted in R89-2 at 14 Ill. Reg. 3059, effective February 20, 1990; amended in R89-11 at 14 Ill. Reg. 11948, effective July 9, 1990; amended in R90-14 at 15 Ill. Reg. , effective



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

## SUBPART A: GENERAL

## Section 738.101 Purpose Scope and Applicability

- a) This Part identifies hazardous wastes that are restricted from disposal into Class I hazardous waste injection wells and defines those circumstances under which a waste, otherwise prohibited from injection, may be injected.
- b) The requirements of this Part apply to owners or operators of Class I hazardous waste injection wells used to inject hazardous waste.
- c) Wastes otherwise prohibited from injection may continue to be injected:
  - 1) If an extension from the effective date of a prohibition has been granted pursuant to Section 738.104; or
  - 2) If an adjusted standard has been granted in response to a petition filed under Section 738.120; or
  - 3) If the waste is generated by a conditionally exempt small quantity generator, as defined in 35 Ill. Adm. Code 721.105.
- d) Wastes that are hazardous only because they exhibit a hazardous characteristic, and which are not otherwise prohibited from injection under this Part, are not prohibited from injection if the wastes:
  - 1) Are disposed into a nonhazardous or hazardous waste injection well defined under 35 Ill. Adm. Code 730.106(a); and
  - 2) Do not exhibit any prohibited characteristic of hazardous waste identified in 35 Ill. Adm. Code 721.Subpart C at the point of injection.

BOARD NOTE: Derived from 40 CFR 148.1 (198890), as amended at 53 Fed. Reg. 28154, July 26, 1988.

(Source: Amended at 15 Ill. Reg. , effective )

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

## SUBPART B: PROHIBITIONS ON INJECTION

## Section 738.110 Waste Specific Prohibitions - Solvent Wastes

- a) ~~35 Ill. Adm. Code 721.131 spent solvents:~~
  - 1) ~~The spent solvent wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste numbers are prohibited from underground injection unless the solvent waste is a solvent-water mixture or solvent-containing sludge containing less than 1 percent total of the F001 through F005 solvent constituents listed in subsection (a)(2):~~
    - F001
    - F002
    - F003
    - F004
    - F005
  - 2) ~~F001 through F005 solvent constituents:~~
    - Acetone
    - ~~n-Butyl alcohol~~
    - Carbon disulfide
    - Carbon tetrachloride
    - Chlorobenzene
    - Cresols and cresylic acid
    - Cyclohexanone
    - 1,2-Dichlorobenzene
    - Ethyl acetate
    - Ethyl benzene
    - Ethyl ether
    - Isobutanol
    - Methanol
    - Methylene chloride
    - Methylene chloride (from the pharmaceutical industry)
    - Methyl ethyl ketone
    - Methyl isobutyl ketone
    - Nitrobenzene
    - Pyridine
    - Tetrachloroethylene
    - Toluene
    - 1,1,1-Trichloroethane
    - 1,1,2-Trichloro-1,2,2-trifluoroethane
    - Trichloroethylene



NOTICE OF PROPOSED AMENDMENTS

Perchloroethylene  
Xylene

~~Effective August 8, 1990, all spent P001 through P005 solvent wastes containing less than 1 percent total P001 through P005 solvent constituents listed in subsection (a) (2) are prohibited from injection.~~

(b) The requirements of subsections (a) or (b) do not apply:

1) If the wastes meet or are treated to meet the standards of 35 Ill. Adm. Code 728. Subpart D; or

2) If an adjusted standard has been granted in response to a petition under Subpart C; or

3) During the period of extension of the applicable effective date, if an extension has been granted under Section 738. Subpart D.

BOARD NOTE: Derived from 40 CFR 148.10 (1990).

(Source: Amended at 15 Ill. Reg. , effective

Section 738.112 Waste Specific Prohibitions - California List Wastes

a) The hazardous wastes listed in 35 Ill. Adm. Code 728.132 containing polychlorinated biphenyls at concentrations greater than or equal to 50 ppm or halogenated organic compounds at concentrations greater than or equal to 10,000 mg/kg are prohibited from underground injection.

b) Effective August 8, 1990, the following hazardous wastes are prohibited from underground injection:

1) Liquid hazardous wastes, including free liquids associated with any solid or sludge, containing free cyanides at concentrations greater than or equal to 1000 mg/l;

2) Liquid hazardous wastes, including free liquids associated with any solid or sludge, containing these metals (or elements) at concentrations

NOTICE OF PROPOSED AMENDMENTS

greater than or equal to those specified below:

A) Arsenic or compounds (as As) 500 mg/l;

B) Cadmium or compounds (as Cd) 100 mg/l;

C) Chromium (VI) or compounds (as Cr VI) 500 mg/l;

D) Lead or compounds (as Pb) 500 mg/l;

E) Mercury or compounds (as Hg) 20 mg/l;

F) Nickel or compounds (as Ni) 134 mg/l;

G) Selenium or compounds (as Se) 100 mg/l; and

H) Thallium or compounds (as Tl) 130 mg/l;

3) Liquid hazardous waste having a pH less than or equal to two (2.0); and

4) Hazardous wastes containing halogenated organic compounds in total concentration less than 10,000 mg/kg but greater than or equal to 1000 mg/kg.

c) The requirements of subsections (a) and (b) do not apply:

1) If the wastes meet or are treated to meet the applicable standards specified in 35 Ill. Adm. Code 728. Subpart D; or

2) If an adjusted standard has been granted in response to a petition under Subpart C; or

3) During the period of extension of the applicable effective date, if an extension is granted under Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.12 (1990) as added at 53 Fed. Reg. 30918, August 16, 1988, and amended at 53 Fed. Reg. 41602, October 24, 1988.

(Source: Amended at 15 Ill. Reg. , effective



POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

Section 738.114 Waste Specific Prohibitions - First Third Wastes

- a) 1) The wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste number are prohibited from underground injection:

F006 (wastewaters and nonwastewaters)  
F008  
F009  
F019

- 2) The wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

K001  
K004  
K008  
K015 (wastewaters and nonwastewaters)  
K016 (at concentrations greater than or equal to one percent)  
K017  
K018  
K019  
K020  
K021 (wastewaters, and nonwastewaters generated by the process described in the waste listing description and disposed after August 17, 1988, and not those generated in the course of treating wastewater forms of these wastes)  
K022 (wastewaters and nonwastewaters)  
K024  
K030  
K031  
K035  
K036 (wastewaters, and nonwastewaters generated by the process described in the waste listing description and disposed after August 17, 1988, and not those generated in the course of treating wastewater forms of these wastes)  
K037  
K044  
K045

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

~~nonexplosive K046 (nonwastewaters)~~  
K046 (wastewaters and nonwastewaters)  
K047  
K048  
K049  
K050  
K051  
K052  
K060 (wastewaters, and nonwastewaters generated by the process described in the waste listing description and disposed after August 17, 1988, and not those generated in the course of treating wastewater forms of these wastes)  
K061 (wastewaters and nonwastewaters)  
K062  
~~noncalcium sulfate K069~~  
K069 (calcium sulfate nonwastewaters; all wastewaters; and noncalcium sulfate nonwastewaters generated by the process described in the waste listing description and disposed after August 17, 1988, and not those generated in the course of treating wastewater forms of these wastes)  
K071  
K073  
K083  
K084  
K085  
~~K086 solvent washes~~  
K087  
K099  
K101 (all wastewaters and less than one percent total arsenic nonwastewaters)  
K102 (all wastewaters and less than one percent total arsenic nonwastewaters)  
K103  
K104  
K106

- 3) The wastes specified in 35 Ill. Adm. Code 721.133 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

P001  
P004



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## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

U221  
U223  
U226  
U227  
U228  
U237  
U238  
U248  
U249

~~b) 1) The waste specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste number are prohibited from underground injection:~~

~~K036 (wastewaters)~~

~~2) The waste specified in 35 Ill. Adm. Code 721.133 by the following EPA Hazardous Waste numbers are prohibited from underground injection:~~

~~P030  
P039  
P041  
P063  
P071  
P089  
P094  
P097  
U221  
U223~~

~~e) The wastes specified in 35 Ill. Adm. Code 271.131 by the following EPA Hazardous Waste numbers are prohibited from underground injection:~~

~~F008  
F009~~

~~d) Effective August 8, 1990, the wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:~~

~~K049  
K050  
K051  
K052  
K062~~

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

K071  
K104

~~eb)~~ Effective June 7, 1991, the wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste number are prohibited from underground injection:

~~K016 (at concentrations ~~greater~~less than one percent)~~

~~fc)~~ 1) Effective June 8, 1991, the wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste number are prohibited from underground injection:

~~F007~~

2) Effective June 8, 1991, the wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

~~K011 (nonwastewaters)  
K013 (nonwastewaters)~~

~~d) Effective May 8, 1992, the wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:~~

~~K011 (wastewaters)  
K013 (wastewaters)  
K014~~

~~ge)~~ The requirements of subsections (a) through (~~fd~~) do not apply:

- 1) If the wastes meet or are treated to meet the applicable standards specified in 35 Ill. Adm. Code 728.Subpart D; or
- 2) If an adjusted standard has been granted in response to a petition under Subpart C; or
- 3) During the period of extension of the applicable effective date, if an extension is granted under Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.14 (19890)7



as amended at 54 Fed. Reg. 35328, August 25, 1989.

(Source: Amended at 15 Ill. Reg. , effective

Section 738.115 Waste Specific Prohibitions - Second Third Wastes

a) ~~The wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste number are prohibited from underground injection:~~

~~K025 (nonwastewaters generated by the process described in the waste listing description and disposed after August 17, 1988, and not those generated in the course of treating wastewater forms of these wastes)~~

ba) 1) The wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

F010  
F024

2) The wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

K009 (nonwastewaters)  
K010  
K025 (wastewaters, and nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater forms of these wastes)

K027  
K028  
K029 (wastewaters and nonwastewaters)  
K038  
K039  
K040  
K041  
K042  
K043  
K095 (wastewaters and nonwastewaters)  
K096 (wastewaters and nonwastewaters)

3) The wastes specified in 35 Ill. Adm. Code 721.133 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

K097  
K098  
K105  
K113  
K114  
K115  
K116

P002  
P003  
P007  
P008  
P014  
P026  
P027  
P029  
P040  
P043  
P044  
P049  
P054  
P057  
P060  
P062  
P066  
P067  
P072  
P074  
P085  
P098  
P104  
P106  
P107  
P111  
P112  
P113  
P114  
P002  
P003  
P005  
P008  
P011  
P014  
P015



## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

U020  
U021  
U023  
U025  
U026  
U028  
U032  
U035  
U047  
U049  
U057  
U058  
U059  
U060  
U062  
U070  
U073  
U080  
U083  
U092  
U093  
U094  
U095  
U097  
U098  
U099  
U101  
U106  
U107  
U109  
U110  
U111  
U114  
U116  
U119  
U127  
U128  
U131  
U135  
U138  
U140  
U142  
U143  
U144  
U146  
U147  
U149  
U150

## POLLUTION CONTROL BOARD

## NOTICE OF PROPOSED AMENDMENTS

U161  
U162  
U163  
U164  
U165  
U168  
U169  
U170  
U172  
U173  
U174  
U176  
U178  
U179  
U189  
U193  
U196  
U203  
U205  
U206  
U208  
U213  
U214  
U215  
U216  
U217  
U218  
U235  
U239  
U244

- eb) The wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste numbers are prohibited from underground injection pursuant to the treatment standards specified in 35 Ill. Adm. Code 728.141 and 728.143 applicable to F011 and F012 wastewaters and nonwastewaters:
- F011 (nonwastewaters)  
 F012 (nonwastewaters)
- ec) Effective June 8, 1991, the wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste number are prohibited from underground injection:
- K009 (wastewaters)
- d) The requirements of subsections (a) through (c) do not.



NOTICE OF PROPOSED AMENDMENTS

apply:

1) If the wastes meet or are treated to meet the applicable standards specified in 35 Ill. Adm. Code 728. Subpart D; or

2) If an adjusted standard has been granted in response to a petition under Subpart C; or

3) During the period of extension of the applicable effective date, if an extension is granted under Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.15 (1989).

(Source: Amended at 15 Ill. Reg. , effective

Section 738.116 Waste Specific Prohibitions - Third Third Wastes

a) ~~The wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste number are prohibited from underground injection:~~

1) ~~The wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste numbers are prohibited from underground injection:~~

~~F025 (nonwastewaters)~~

~~±2) The wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:~~

~~K002  
K003  
K005 (wastewaters and nonwastewaters)  
K006  
K007 (wastewaters and nonwastewaters)  
K023~~

NOTICE OF PROPOSED AMENDMENTS

~~K026  
K032  
K033  
K034  
K093  
K094  
K100~~

~~±3) The wastes specified in 35 Ill. Adm. Code 721.133 by the following EPA Hazardous Waste numbers are prohibited from underground injection:~~

~~P006  
P009  
P013  
P017  
P021  
P022  
P023  
P024  
P028  
P031  
P033  
P034  
P038  
P042  
P045  
P046  
P047  
P051  
P056  
P064  
P065  
P073  
P075  
P076  
P077  
P078  
P088  
P093  
P095  
P096  
P099  
P101  
P103  
P109  
P116  
P118~~



POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- P119
- P121
- U001
- U004
- U006
- U017
- U024
- U027
- U030
- U033
- U034
- U038
- U039
- U042
- U045
- U048
- U052
- U055
- U056
- U068
- U069
- U071
- U072
- U075
- U076
- U079
- U081
- U082
- U084
- U085
- U087
- U088
- U090
- U091
- U096
- U102
- U112
- U113
- U117
- U118
- U120
- U121
- U123
- U125
- U126
- U132
- U136
- U139

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- U141
- U145
- U148
- U152
- U153
- U156
- U160
- U166
- U167
- U181
- U182
- U183
- U184
- U186
- U187
- U190
- U191
- U194
- U197
- U201
- U202
- U204
- U207
- U222
- U225
- U234
- U236
- U240
- U243
- U246
- U247

4) The wastes specified in 35 Ill. Adm. Code 721.121 or 721.124 by characteristic alone and designated by the following EPA Hazardous Waste numbers are prohibited from underground injection:

- D001
- D004
- D005
- D006
- D008
- D009 (wastewaters)
- D010
- D011
- D012
- D013
- D014



NOTICE OF PROPOSED AMENDMENTS

D015  
D016  
D017

b) Mixed radioactive/hazardous wastes in 35 111. Adm. Code 728.110, 728.111 and 728.112, which are mixed radioactive and hazardous wastes, are prohibited from underground injection.

c) 1) Effective May 8, 1992, the wastes specified in 35 111. Adm. Code 721.131 by the following EPA Hazardous Waste number are prohibited from underground injection:  
F039 (nonwastewaters)

2) Effective May 8, 1992, the wastes specified in 35 111. Adm. Code 721.122, 721.123 or 721.124 as hazardous based on a characteristic alone and designated by the following EPA Hazardous Waste numbers are prohibited from underground injection:  
D002 (wastewaters and nonwastewaters)  
D003 (wastewaters and nonwastewaters)  
D007 (wastewaters and nonwastewaters)  
D009 (nonwastewaters)

3) The effective date of subsections (c)(1) and (c)(2) do not apply to the wastes listed in Section 148.112(b) which are prohibited from underground injection effective August 8, 1990.

ed) The requirements of subsections (a) and (b) do not apply:

1) If the wastes meet or are treated to meet the applicable standards specified in 35 111. Adm. Code 728. Subpart D; or

2) If an adjusted standard has been granted in response to a petition under Subpart C; or

3) During the period of extension of the applicable effective date, if an extension is granted under Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.16 (1989Q).

NOTICE OF PROPOSED AMENDMENTS

(Source: Amended at 15 Ill. Reg. , effective )



DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

- 1) The Heading of the Part: PRACTICE IN ADMINISTRATIVE HEARINGS
  - 2) Code Citation: 89 Ill. Adm. Code 104
  - 3) Section Number:                    Proposed Action:  
104.45                                    Amendment
  - 4) Statutory Authority: Sections 11-8 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 11-8 and 12-13)
  - 5) A Complete Description of the Subjects and Issues Involved: This rulemaking clarifies the Department's policy concerning postponing or continuing an administrative hearing. Specifically, this rulemaking sets forth the procedures for requesting a postponement or continuation of a hearing and the criteria used by the Department in determining whether such requests will be approved or denied.
  - 6) Will this Proposed Amendment replace an Emergency Amendment currently in effect? No
  - 7) Does this rulemaking contain an automatic repeal date?  
 Yes     No
  - 8) Does this Proposed Amendment contain incorporations by reference? No
  - 9) Are there any other Proposed Amendments pending on this Part? Yes
- | <u>Section Number</u> | <u>Proposed Action</u> | <u>Illinois Register Citation</u>     |
|-----------------------|------------------------|---------------------------------------|
| 104.102               | Amendment              | July 27, 1990<br>(14 Ill. Reg. 12204) |
- 10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.
  - 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 3rd

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Floor, 100 South Grand Avenue East, Springfield, Illinois 62762 (217) 782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

- 12) Initial Regulatory Flexibility Analysis: This rulemaking has no effect on small businesses.

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



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# HISTORY

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DEPARTMENT OF PUBLIC AID  
NOTICE OF PROPOSED AMENDMENT

- Section 104.400 Suspected Intentional Violation of the Program
- 104.410 Advance Notice of Administrative Disqualification Hearing
- 104.420 Postponement of Hearing
- 104.430 Administrative Disqualification Hearing Procedures
- 104.440 Failure to Appear
- 104.450 Participation While Awaiting a Hearing
- 104.460 Consolidation of Administrative Disqualification Hearing with Fair Hearing

SUBPART E: FOOD STAMP ADMINISTRATIVE DISQUALIFICATION HEARINGS

- Section 104.470 Administrative Disqualification Hearing Decision and Notice of Decision
- 104.480 Appeal Procedure

SUBPART F: INCORPORATION BY REFERENCE

- Section 104.800 Incorporation By Reference

AUTHORITY: Implementing Sections 11-8 et seq., 12-4.9 and 12-4.25 and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987~~1989~~, ch. 23, pars. 11-8 et seq., 12-4.9, 12-4.25 and 12-13)

SOURCE: Filed and effective December 30, 1977; emergency rule at 2 Ill. Reg. 11 pg. 151 effective March 9, 1978 for a maximum of 150 days; amended at 2 Ill. Reg. 33, p. 57, effective August 17, 1978; peremptory amendment at 3 Ill. Reg. 11, p. 38 effective March 1, 1979; amended at 4 Ill. Reg. 21, p. 80, effective May 8, 1980; peremptory amendment 5 Ill. Reg. 1197, effective January 23, 1981; amended at 5 Ill. Reg. 10753 effective October 1, 1981; amended at 6 Ill. Reg. 894, effective January 7, 1982; codified at 7 Ill. Reg. 5706; amended at 8 Ill. Reg. 5274, effective April 9, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 16979; amended at 8 Ill. Reg. 18114, effective September 21, 1984; amended at 10 Ill. Reg. 10129, effective June 1, 1986; amended at 11 Ill. Reg. 9213, effective April 30, 1987; amended at 12 Ill. Reg. 9142, effective May 16, 1988; amended at 13 Ill. Reg. 3944, effective March 10, 1989; amended at 13 Ill. Reg. 17013, effective October 16, 1989; amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

SUBPART A: ASSISTANCE APPEALS

Section 104.45 Postponement or Continuation of Hearings

- a) ~~A hearing may be postponed or continued for a reasonable period at the discretion of the Department for good cause shown.~~
- b) ~~A request for the postponement or continuance of the hearing can be made prior to or at the hearing. All requests for postponement made prior to the hearing must be made in writing, except for the first request for a continuance of a food stamp appeal. The filing of a written request for postponement or continuance shall not preclude the appellant and/or his representative from making a request to the hearing officer at the hearing.~~
- e) ~~If the request for a continuance or postponement is granted, the parties shall be notified of the new date, time and place.~~
- a) The Department may postpone or continue a hearing for a reasonable period as provided in this Section.
- b) A request to postpone or continue a hearing may be made prior to or at the hearing, and should be made as soon as the party or representative becomes aware that good cause might exist for either not appearing for, or not proceeding with, the hearing. See subsection (b)(2) for what constitutes "good cause".
- 1) All requests for postponement made prior to the hearing must be directed to the Assistance Hearings Section. Except for the first continuance at the appellant's request of a food stamp appeal, all requests for postponement made prior to the hearing must be in writing.
- 2) The first postponement or continuance at the appellant's request of a food stamp appeal does not require a showing of good cause. All other requests for postponement made prior to the hearing ordinarily will be granted in advance of the hearing only when the party or representative shows that he has good cause for not appearing for that hearing for reasons such as illness, a conflicting appearance, or similar circumstances beyond his reasonable control.



Section 104.45 Postponement or Continuation of Hearings (Cont'd)

3) At the hearing, the hearing officer may grant a request to continue the hearing when the party or representative shows that good cause exists for not proceeding with the hearing. The hearing officer may defer ruling on a request to continue a hearing until after the available evidence has been presented.

c) Absent notice from the Assistance Hearings Section granting a postponement of the hearing, the appellant and/or his representative will be expected to appear for that hearing. If a request to postpone or continue a hearing is not granted and the appellant and/or his representative does not appear for or refuses to proceed with the hearing, the appeal will be dismissed in accordance with Section 104.60.

d) If the request for a continuance or postponement is granted, the Assistance Hearings Section shall notify the parties of the new date, time and place of the hearing.

(Source: Amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

1) Heading of Part: The Administration and Operation of the State Employees' Retirement System of Illinois.

2) Code Citation: 80 Ill. Adm. Code 1540

3) Section Numbers: Action: 1540.330 Amendment

4) Statutory Authority: 111. Rev. Stat. 1989, Ch. 108, par. 14-135.03

5) A Complete Description of the Subjects and Issues Involved:

This amendment updates the rules to reflect our current address.

6) Will this proposed amendment(s) replace an emergency rule in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this part? No

10) Statement of statewide policy objectives: None

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments should be submitted in writing within 30 days after the proposed rules are published in the Illinois Register and should be directed to:

Michael L. Mory, Executive Secretary  
State Employees' Retirement System  
2101 South Veterans Parkway, P.O. Box 19255  
Springfield, IL 62794-9255  
Telephone: 1-217-785-7444



STATE EMPLOYEES' RETIREMENT SYSTEM  
NOTICE OF PROPOSED AMENDMENT(S)

12) Initial Regulatory Flexibility Analysis: None

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

STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

NOTICE OF PROPOSED AMENDMENT(S)

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES  
SUBTITLE D: RETIREMENT SYSTEMS

CHAPTER I: STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

PART 1540

THE ADMINISTRATION AND OPERATION OF THE  
STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

Section	
1540.5	Introduction
1540.10	Appointment of Retirement System Coordinator
1540.20	Member's Contribution and Service Credit
1540.30	Determination of Rate of Compensation
1540.40	Prior Service Credit
1540.50	Credit for Service for Which Contributions are Permitted
1540.60	Severance of Employment - A Condition to the Payment of a Refund or Retirement Annuity
1540.70	Death Benefits
1540.80	Disability Claims
1540.90	Benefit Offset
1540.100	Birth Date Verification
1540.110	Marriage Verification
1540.120	Level Income Option
1540.130	Pension Credit for Unused Sick Leave
1540.140	Removal of Children from Care of Surviving Spouse
1540.150	Proof of Dependency
1540.160	Investigations of Benefit Recipients
1540.170	Interest on Member Contributions
1540.180	Date of Application - Retirement Annuity, Occupational and Nonoccupational and Temporary Disability Benefits, and Resignation Refund Payments
1540.190	Lump Sum Salary Payments
1540.200	Removal From the Payroll
1540.210	Latest Date of Membership
1540.220	Period for Payment and Amount of Payment of Contributions
1540.230	Contributions By the State (Repealed)
1540.240	Actuarially Funded Basis (Repealed)
1540.250	Payments to Establish Credit for Service for Which Contributions are Permitted
1540.260	Contributions and Service Credit During Nonwork Periods
1540.270	Written Appeals and Hearings
1540.280	Availability for Public Inspection (Recodified)
1540.290	Procedure for Submission, Consideration and Disposition of Petitions Seeking the Promulgation, Amendment or Repeal of these Rules and Regulations (Recodified)
1540.300	Organization of the State Employees' Retirement System (Recodified)
1540.310	Amendments
1540.320	Optional Forms of Benefits - Basis of Computation
1540.330	Board Elections



NOTICE OF PROPOSED AMENDMENT(S)

Statement of Candidacy must be filed at the System's Springfield office, 2845 West Washington 2101 South Veterans Parkway, Springfield, Illinois, in person or by mail during the office hours, 8:00 a.m. to 4:30 p.m.

c) Lottery for Ballot Position
All petitions filed by persons waiting in line as of 8 a.m. on the first day for filing shall be deemed filed as of 8 a.m. Petitions filed by mail and in the first mail delivery or pickup of that day, shall be deemed as filed as of 8 a.m. All petitions received thereafter shall be deemed as filed in the order of actual receipt. Where 2 or more petitions are received simultaneously for the same office, the State Employees' Retirement Board, with whom such petitions are filed, shall break ties and determine the order of filing, by means of a lottery.

d) Procedures on Objections
The Board of Trustees of the System shall review and rule on all written petitions filed objecting to any candidates qualifications as outlined in 111. Rev. Stat. 1985, ch. 108 1/2, pars 134 (e) and (f). Petitions shall be made in accordance with 80 ILL. Adm. Code 1540.270 (d)(3). Nomination papers shall be deemed valid unless objections are filed in writing within 5 days after the last day for filing nomination papers. Not later than 12 noon on the next business day, after receipt of objector's petitions, the Executive Secretary shall transmit, by registered mail or receipted personal delivery, the nomination papers and original objector's petition to the Chairman of the Board, and shall transmit a copy by registered mail or receipted personal delivery, of the objector's petition, to the candidate whose nomination papers are objected to, addressed to the place of residence designated in said nomination papers. Within 24 hours after receipt of the objector's petition, Chairman of the Board shall send a call by registered or certified mail to each of the members of the Board, objector and candidate. Meeting of the Board shall not be less than 3 nor more than 5 days after receipt of objector's petition by Chairman of Board.

e) Elections
After the Executive Secretary has certified the candidates, separate ballots shall be prepared for the Contributing Member Trustee and for the Annuitant Trustee. Candidate position shall be in the order that the petitions are filed, or as determined by the lottery. Ballots will be mailed on election day to all qualified Contributing Members and Annuitants. All ballots must be returned, sealed in the envelope provided, by May 30 of the election year, to be counted. In order to be eligible to vote, a contributing member must make contributions during the first payroll period in March of the election year. In order to be eligible to vote, an annuitant must receive a retirement annuity for March of each election year.

f) Calendar of Events
Calendar of Events
Beginning in 1986 and every five (5) years thereafter 1) JANUARY 2,

NOTICE OF PROPOSED AMENDMENT(S)

TABLE A Optional Forms of Benefits - Basis of Computation

AUTHORITY: Implementing and authorized by Article 14 of the Illinois Pension Code (111. Rev. Stat. 1989, ch. 108 1/2, par. 14-101 et seq.).

SOURCE: Filed December 20, 1977, effective December 31, 1977; filed and effective February 28, 1978; emergency rule at 4 111. Reg. 2, page 246, effective January 1, 1980; amended at 4 111. Reg. 12, pages 530, 532, 534, effective March 11, 1980; emergency rule at 4 111. Reg. 46, page 1300, effective November 1, 1980; amended at 5 111. Reg. 3454, effective March 19, 1981; amended at 5 111. Reg. 7225, effective July 1, 1981; amended at 5 111. Reg. 12846, effective October 30, 1981; amended at 6 111. Reg. 2114, effective January 29, 1982; amended at 6 111. Reg. 5505, effective April 16, 1982; codified at 6 111. Reg. 10935; emergency amendment at 6 111. Reg. 11084, effective August 31, 1982, for a maximum of 150 days; amended at 7 111. Reg. 677, effective December 30, 1982; amended at 7 111. Reg. 8831, effective July 15, 1983; emergency amendment at 8 111. Reg. 359, effective January 1, 1984, for a maximum of 150 days; amended at 8 111. Reg. 4144, effective March 26, 1984; Sections 1540.280, 1540.290 and 1540.300 recodified to 2 111. Adm. Code 2375 at 8 111. Reg. 15902; amended at 9 111. Reg. 12375, effective July 30, 1985; emergency amendment at 9 111. Reg. 19752, effective December 5, 1985, for a maximum of 150 days; amended at 10 111. Reg. 8889, effective May 14, 1986; amended at 11 111. Reg. 11155, effective June 15, 1987; amended at 14 111. Reg. 10498, effective June 19, 1990; amended at 14 111. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

In accordance with the Illinois Pension Code, an election for two (2) trustees, one contributing member and one annuitant, will be held every 5 years beginning in 1986.

a) Definitions of Terms
For purposes of this rule the following definitions shall apply:
"Annuitant" - Any annuitant, as defined in the Illinois Pension Code (111. Rev. Stat. 1985, ch. 108 1/2, par. 14-103.07)
"Contributing Member" - Any member of the System, as defined in the Illinois Pension Code (111. Rev. Stat. 1985, ch. 108 1/2, par. 108 1/2, par. 14-103.06) who is currently contributing to the System.

b) Nominations
Qualified persons for the position of Contributing Member Trustee or Annuitant Trustee shall file a Statement of Candidacy and Trustee petitions on a form prescribed by the Board, in accordance with the Illinois Pension Code. Petitions shall be signed by not less than 400 contributing members for a Contributing Trustee candidate and by not less than 100 annuitants for an Annuitant Trustee candidate. Nominating petitions shall be circulated and certified only by contributing members or annuitants for each respective trustee candidate. Forms shall be secured from the Executive Secretary and filed in accordance with the Calendar. Trustee petitions with a



## STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

## NOTICE OF PROPOSED AMENDMENT(S)

Forms available from the Executive Secretary for Statement of Candidacy and petitions.

- 2) JANUARY 15,  
Last day Executive Secretary shall publish in newsletter the dates and times when candidates may receive petitions. The pre-filing notice must also include the time and location of the filing period for nominating petitions.
- 3) FEBRUARY 11,  
First day for candidates to file nomination papers in the office of the Executive Secretary for trustee offices.
- 4) FEBRUARY 19,  
Last day for candidates to file nomination papers in the office of the Executive Secretary for trustees offices.
- 5) FEBRUARY 24,  
Last day for filing objections to the nomination papers of candidates for the office of trustees in the office of the Executive Secretary.
- 6) FEBRUARY 28,  
A) Last day lottery shall be conducted by the Executive Secretary when 2 or more petitions are received simultaneously for the same office.  
B) Seven days written notice shall be given of the time and place for conducting a lottery when 2 or more petitions are received simultaneously for the same office. Notice shall be given by the Executive Secretary to all candidates involved in the lottery.
- 7) MARCH 1,  
Last day for candidates to withdraw their candidacy in the office of the Executive Secretary.
- 8) MAY 1,  
Election
- 9) MAY 30,  
Last day all voted ballots shall be received by the Board or its designate.
- 10) JUNE 6,  
Last day for canvassing of election results by the Board or its designated agent.
- 11) JUNE 18,  
Last day for the Board to proclaim the results of the election and to issue the certificates of election to the winners.
- g) Ballot Security  
Upon receiving the official voted ballots, they shall be secured unopened, in a locked location, until such time as the canvassing begins.
- h) Board Notification
  - 1) The Board or its designated agent shall canvass the ballots and certify the results. Each candidate may have two observers present during the ballot canvassing.
  - 2) The candidate receiving the most votes for the office of

## STATE EMPLOYEES' RETIREMENT SYSTEM OF ILLINOIS

## NOTICE OF PROPOSED AMENDMENT(S)

Contributing Member Trustee will be declared the winner. The candidate receiving the most votes for the office of the Annuitant Trustee will be declared the winner.

- 3) If a candidate should become ineligible for office after the submission of the Statement of Candidacy and Petitions, but before the election, the Board shall notify the candidate of the ineligibility and remove his name from the ballot. If a candidate should become ineligible for office after the mailing of ballots, his votes will not be counted and the eligible candidate receiving the most votes shall be declared the winner.
- 4) Ballots will be retained for 60 days following the certification and then destroyed, pending any litigation.
- 5) In case of a tie vote between 2 or more candidates, the Board shall determine the winner by means of a lottery to break the tie.
- 6) The Board will proclaim the results of the election and issue Certificates of Election to the winners.

(Source: Amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)



NOTICE OF ADOPTED AMENDMENTS

11) Difference between proposal and final version:

In compliance with the Joint Committee on Administrative Rules, the Table of Contents was corrected to include the name change of Section 310.300 from "Education Rate" to "Educator Schedule for RC-063 and HR-010", as well as the source notes being modified.

In Table I, the July 1, 1989 data to July 1, 1990 is being omitted as it was amended September 1, 1990 filing to delete obsolete information.

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 an emergency amendment currently in effect? No

14) Are there any amendments pending to this part? Yes

Section Numbers	Proposed Action	Ill. Reg. Citation
310. Appendix C	Amended	14 Ill. Reg. 15570 (September 21, 1990)
310.230	Amended	14 Ill. Reg. 14657 (Sept. 14, 1990)
310. App. A, Table D	Amended	14 Ill. Reg. 14657 (Sept. 14, 1990)
310. App. A, Table E	Amended	14 Ill. Reg. 14657 (Sept. 14, 1990)
310. App. A, Table F	Amended	14 Ill. Reg. 14657 (Sept. 14, 1990)

15) Summary and Purpose of Amendment:

In Section 310.280, Designated Rate, the Commerce and Community Affairs Program Executive position (\$71,184 annually) was included within this section for the Department of Commerce and Community Affairs. The annual salary of an Executive V in the Illinois Health Care Cost Containment Council was changed from \$60,420 to \$64,644.

In Section 310.290, Out-of-State or Foreign Service Rate, the title of Revenue Auditor Trainee was added at the request of the Department of Revenue with the salary ranges of \$1,975 - 2,527 (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) and \$2,232 - 2,856 (CA and NJ).

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: Pay Plan

2) The Code Citation: 80 Ill. Adm. Code 310

3) Section Numbers: 310.280  
310.290  
310. App. A, Table I  
310. App. A, Table O  
310. App. A, Table P  
 Amended  
 Amended  
 Amended  
 Amended

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 127, par. 63b108a(2)

5) Effective Date of Amendment: November 13, 1990

6) Does this rulemaking contain an automatic repeal date? Yes X No

7) Does this amendment contain incorporation by reference? No  
 If "yes", was a copy of the approval form issued by JCAR attached to this rulemaking?

8) Date filed in Agency's Principal Office: November 13, 1990

9) Notice of Proposal Published in Illinois Register: June 29, 1990, Issue #26, 14 Ill. Reg. 10189

10) Has JCAR issued a Statement of Objections to this rule? No  
 If answer is "yes", please complete the following:

A) Statement of Objection: \_\_\_\_\_ Ill. Reg. \_\_\_\_\_ (Issue Date) \_\_\_\_\_

B) Agency Response: \_\_\_\_\_ Ill. Reg. \_\_\_\_\_ (Issue Date) \_\_\_\_\_

C) Date Agency Response Submitted for Approval to JCAR? \_\_\_\_\_



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

In Section 310. Appendix A, Table I and O, a study of positions engaged in laboratory activities was conducted with the results of the deletion of the abolished titles of Laboratory Helper, Technician I, II and III, and the addition of the titles of Clinical Laboratory Associate, Phlebotomist, Technician I and II, and Laboratory Assistant, Associate I and II.

Also, the above tables reflect a 1% increase which were agreed for Step 7 values of certain direct care titles as illustrated in the text.

In Section 310. Appendix A, Table P, a correction in the Longevity Bonus Rate for the Conservation Police Officer II was included. Also, the salary range for the title of Drug Compliance Investigator was changed from \$2,180.00 - 2,868.00 to \$2,711.00 - 3,626.00.

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

Name: Mr. Michael Murphy  
 Address: Department of Central Management Services  
 Division of Technical Services  
 504 William G. Stratton Building  
 Springfield, Illinois 62706  
 Telephone: (217) 782-5601

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

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

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
310.50	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, Effective July 1, 1990
310.120	Interpretation and Application of Pay Plan
310.130	Effective Date
310.140	Reinstitution of Within Grade Salary Increases
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
310.240	Hourly Rate
310.250	Member, Patient and Inmate Rate
310.260	Trainee Rate
310.270	Legislated and Contracted Rate
310.280	Designated Rate
310.290	Out-of-State or Foreign Service Rate
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
310.330	Excluded Classes Rate (Repealed)



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## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

150 days; peremptory 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; peremptory amendment at 10 Ill. Reg. 13675, effective July 31, 1986; peremptory 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; peremptory amendment at 10 Ill. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; peremptory amendment at 11 Ill. Reg. 3363, effective February 3, 1987; peremptory amendment at 11 Ill. Reg. 4388, effective February 27, 1987; peremptory 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; peremptory amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; peremptory amendment at 11 Ill. Reg. 15273, effective September 1, 1987; peremptory amendment at 11 Ill. Reg. 17919, effective October 19, 1987; peremptory amendment at 11 Ill. Reg. 19812, effective November 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; peremptory amendment at 12 Ill. Reg. 3811, effective January 27, 1988; peremptory amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; peremptory 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; peremptory amendment at 12 Ill. Reg. 8135, effective April 22, 1988; peremptory 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; peremptory 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; peremptory amendment at 12 Ill. Reg. 20584, effective November 28, 1988; peremptory amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; peremptory 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; 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; peremptory 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. 19921, effective December 12, 1989;

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

amended at 14 Ill. Reg. 615, effective January 2, 1990; peremptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; peremptory 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; corrected at 14 Ill. Reg. 16092; peremptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990; amended at 14 Ill. Reg. 17189, effective October 19, 1990; amended at 14 Ill. Reg. 18719, effective November 13, 1990.



DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Department of Insurance  
 Deputy Director (Pos. No. 12200-14-00-000-00-01) \$72,600  
 Annual Salary

Department of Mental Health and Developmental Disabilities

Pharmacy Services Manager (Pos. No. 32015-22-59-914-10-01) \$45,000  
 Annual Salary

Physician Administrator II (Pos. No. 32212-22-15-600-00-01) \$90,000  
 Annual Salary

Department of Public Aid

Public Aid Program Executive II (Pos. No. 35889-33-00-000-00-51) \$70,008  
 Annual Salary

Department of State Police

Deputy Director (Pos. No. 12200-21-00-000-00-01) \$62,769  
 Annual Salary

Executive V (Pos. No. 13855-21-00-000-40-01) \$55,615  
 Annual Salary

(Source: Amended at 14 Ill. Reg. 18719, effective November 13, 1990)

Section 310.290 Out-of-State or Foreign Service Rate

The rate of pay for employees occupying positions which require payment in accordance with the economic conditions and social legislation of another state or foreign country. An adjustment may be made to the salary of an employee stationed in a foreign country to compensate for a change in the currency exchange rate. The Director of the Department of Central Management Services will, before approving an adjustment, consider the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

Title Range  
 Effective Fiscal Year 1990

Account Technician I  
 (OH, TX)  
 (CA, NJ)

\$1664 - 2096  
 \$1881 - 2370

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 310.280 Designated Rate

The rate of pay for a specific position or class of positions where it is deemed desirable to exclude such from the other requirements of this Pay Plan shall be only as designated by the Governor.

Banks and Trust Commission

Technical Advisor IV (Pos. No. 45254-50-92-300-00-01) \$50,000  
 Annual Salary

Department of Central Management Services

Executive Press Photographer (Pos. No. 14000-37-05-000-00-36) \$31,896  
 Annual Salary

Information System Specialist II (Pos. No. 21212-37-10-000-09-08) \$53,172  
 Annual Salary

Department of Commerce & Community Affairs

Commerce & Community Affairs Program Executive (Pos. No. 08400-42-40-000-00-01) \$71,184  
 Annual Salary

Department of Conservation

Executive III (Pos. No. 13853-12-31-600-00-01) \$54,024  
 Annual Salary

Executive V

(Pos. No. 13855-12-33-000-00-01) \$67,200  
 Annual Salary

Health Care Cost Containment Council

Executive V (Pos. No. 13855-50-72-000-00-01) \$68,428  
 Annual Salary

Illinois Arts Council

Executive Director of the Ill. Arts Council (Pos. No. 13868-50-90-000-00-01) \$55,000  
 Annual Salary



DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Accounting and Fiscal Administration Career Trainee (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	\$1889 - 2417 \$2136 - 2733
Foreign Service Economic Development Executive I	\$2521 - 4365
Foreign Service Economic Development Executive II	\$3268 - 5740
Foreign Service Economic Development Representative	\$2170 - 3630
Office Assistant (Foreign Service)	\$1498 - 2057
Office Associate (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	\$1603 - 2010 \$1812 - 2272
Office Coordinator (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	\$1664 - 2096 \$1881 - 2370
Revenue Audit Supervisor (OH, TX) (CA, NJ)	\$2869 - 5057 \$2869 - 5716
Revenue Auditor I (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	\$2267 - 2966 \$2562 - 3353
Revenue Auditor II (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	\$2507 - 3298 \$2834 - 3728
Revenue Auditor III (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	\$2793 - 3708 \$3158 - 4686
Revenue Auditor Trainee (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	\$1975 - 2527 \$2232 - 2856

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Revenue Assistant Audit Field Manager (OH, TX) (CA, NJ)	\$3044 - 5411 \$3441 - 6117
Revenue Field Audit Manager (NJ)	\$3674 - 6544
Tax Examiner (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	\$1664 - 2096 \$1881 - 2370
Tax Examiner Trainee (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, TN, TX and WI) (CA, NJ)	\$1498 - 2057 \$1694 - 2093

(Source: Amended at 14 Ill. Reg. 18719, effective November 13, 1990.)

Section 310.TABLE I RC-009 (Institutional Employees, AFSCME)

Effective:--July-1,-1988

	S-T-E-P-S						
	1	2	3	4	5	6	7
ACTIVITY-PROGRAM-AIDE-I	1190	1227	1268	1305	1341	1383	1454
ACTIVITY-PROGRAM-AIDE-II	1227	1268	1306	1347	1390	1430	1502
APPAREL-DRY-GOODS-SPEG-I	1215	1255	1293	1334	1376	1416	1487
APPAREL-DRY-GOODS-SPEG-II	1294	1342	1385	1432	1477	1526	1603
APPAREL-DRY-GOODS-SPEG-III	1495	1560	1620	1682	1742	1804	1904
AFFENDANT	1190	1227	1268	1305	1341	1383	1454
CHILDREN'S-SHELTER-CARE	1454	1508	1570	1625	1689	1744	1836
ASSOC							
COMMISSARY-CLERK	1178	1215	1255	1292	1328	1369	1440
COMMISSARY-MANAGER-I	1215	1255	1293	1334	1376	1416	1487
COMMISSARY-MANAGER-II	1342	1388	1436	1488	1535	1587	1674
COMMUNITY-WORKER-I	1388	1440	1492	1548	1601	1655	1745
COMMUNITY-WORKER-II	1440	1493	1554	1609	1672	1727	1818
COOK-I	1255	1294	1341	1382	1423	1468	1538
COOK-II	1342	1388	1436	1488	1535	1587	1674
EDUCATOR-AIDE	1454	1508	1570	1625	1689	1744	1836
LICENSED-PRACTICAL	1402	1454	1507	1563	1617	1672	1762
NURSE-I							
LICENSED-PRACTICAL	1471	1524	1586	1641	1700	1758	1849
NURSE-II							
LOCKSMITH	1656	1727	1800	1872	1944	2018	2133



ILLINOIS REGISTER DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Table with 3 columns: Job Title, ID Number, and Salary. Includes positions like ATTENDANT, CHILDRN'S-SHELTER-CARE, and COMMISSARY MANAGER II.

Effective: July 1, 1989

S T E P S

ILLINOIS REGISTER DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Table with 3 columns: Job Title, ID Number, and Salary. Includes positions like MEAT-CUTTER-II, MENTAL-HEALTH-TECHNICIAN, and MUSICIAN-VI.

Effective-January-1, 1989

S-T-E-P-S

AGILITY-PROGRAM-AIDE-I-1190-1236-1284-1334-1386-1440-1496



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

COMMUNITY WORKER I	1437	1490	1544	1602	1657	1713	1806
COMMUNITY WORKER II	1490	1545	1608	1665	1731	1787	1882
COOK I	1299	1339	1388	1430	1473	1519	1592
COOK II	1389	1437	1486	1540	1589	1643	1733
EDUCATOR AIDE	1505	1563	1625	1686	1751	1818	1900
FLORIST I	1299	1339	1388	1430	1473	1519	1592
FLORIST II	1547	1615	1677	1741	1803	1867	1971
FOSTER GRANDPARENT	1159	1194	1232	1267	1304	1339	1399
INSTITUTION WORKER	1219	1258	1299	1337	1374	1417	1490
INSTITUTIONAL MAINTENANCE WORKER	1366	1417	1461	1512	1560	1610	1693
LABORATORY-HELPER	<del>1219</del>	<del>1258</del>	<del>1299</del>	<del>1337</del>	<del>1374</del>	<del>1417</del>	<del>1490</del>
LABORATORY-TECHNICIAN-I	<del>1339</del>	<del>1389</del>	<del>1433</del>	<del>1482</del>	<del>1529</del>	<del>1579</del>	<del>1659</del>
LABORATORY-TECHNICIAN-II	<del>1437</del>	<del>1490</del>	<del>1544</del>	<del>1602</del>	<del>1657</del>	<del>1713</del>	<del>1806</del>
LABORATORY-TECHNICIAN-III	<del>1547</del>	<del>1615</del>	<del>1677</del>	<del>1741</del>	<del>1803</del>	<del>1867</del>	<del>1971</del>
LAUNDRY LEAD WORKER	1389	1437	1486	1540	1589	1643	1733
LAUNDRY WORKER	1219	1258	1299	1337	1374	1417	1490
LICENSED PRACTICAL NURSE I	1451	1507	1565	1625	1688	1753	1824
LICENSED PRACTICAL NURSE II	1522	1581	1643	1706	1772	1840	1914
LOCKSMITH	1714	1787	1863	1938	2012	2089	2208
MEAT CUTTER I	1258	1299	1338	1381	1424	1466	1539
MEAT CUTTER II	1389	1437	1486	1540	1589	1643	1733
MENTAL HEALTH TECHNICIAN I	1270	1319	1369	1422	1477	1534	1593
MENTAL HEALTH TECHNICIAN II	1353	1406	1459	1515	1574	1635	1698
MENTAL HEALTH TECHNICIAN III	1402	1156	1512	1570	1631	1694	1760
MENTAL HEALTH TECHNICIAN IV	1451	1507	1565	1625	1688	1753	1824
MENTAL HEALTH TECHNICIAN V	1505	1563	1625	1686	1751	1818	1900
MENTAL HEALTH TECHNICIAN VI	1522	1581	1643	1706	1772	1840	1914
MENTAL HEALTH TECHNICIAN TRN. I	1186	1219	1261	1299	1335	1374	1444
MENTAL HEALTH TECHNICIAN TRN. II	1394	1447	1499	1555	1606	1660	1748
MUSICIAN	1402	1456	1512	1570	1631	1694	1760
NURSING ASSISTANT	1353	1406	1459	1515	1574	1635	1698
PEST CONTROL OPERATOR	1490	1545	1608	1665	1731	1787	1882
PHYSICAL THERAPY AIDE I	1232	1279	1329	1381	1435	1490	1548
PHYSICAL THERAPY AIDE II	1353	1406	1459	1515	1574	1635	1698
PHYSICAL THERAPY AIDE III	1505	1563	1625	1686	1751	1818	1900
REHAB. WORKSHOP INSTRUCTOR I	1402	1456	1512	1570	1631	1694	1760
REHAB. WORKSHOP INSTRUCTOR II	1563	1631	1693	1758	1821	1889	1990
RESIDENTIAL CARE WORKER	1505	1563	1625	1686	1751	1818	1900
RESIDENTIAL CARE WORKER TRAINEE	1394	1447	1499	1555	1606	1660	1748
SECURITY THERAPY AIDE I	1694	1765	1837	1912	1984	2059	2172
SECURITY THERAPY AIDE II	1857	1939	2019	2108	2189	2276	2407
SECURITY THERAPY AIDE III	1940	2029	2118	2207	2297	2383	2522
SECURITY THERAPY AIDE TRAINEE	1447	1501	1560	1615	1676	1734	1823
SOCIAL SERVICE AIDE I	1402	1456	1512	1570	1631	1694	1760
SOCIAL SERVICE AIDE II	1505	1563	1625	1686	1751	1818	1900
SOCIAL SERVICE AIDE TRAINEE	1219	1261	1301	1339	1383	1422	1495

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

SUPPORT SERVICES SUPERVISOR I	1437	1490	1544	1602	1657	1713	1806
SUPPORT SERVICES SUPERVISOR II	1547	1615	1677	1741	1803	1867	1971
SUPPORT SERVICES WORKER II	1219	1258	1299	1337	1374	1417	1490
SUPPORT SERVICES WORKER III	1299	1339	1388	1430	1473	1519	1592
TRANSPORTATION COORDINATOR	1769	1843	1925	2002	2078	2159	2281
TRANSPORTATION OFFICER I	1857	1939	2019	2108	2189	2276	2407

Effective February 16, 1990

	S T E P S						
	1	2	3	4	5	6	7
CLINICAL LABORATORY ASSOCIATE	1347	1394	1442	1492	1541	1591	1677
CLINICAL LABORATORY PHLEBOTOMIST	1303	1347	1391	1437	1483	1531	1610
CLINICAL LABORATORY TECHNICIAN I	1503	1567	1625	1687	1746	1810	1909
CLINICAL LABORATORY TECHNICIAN II	1643	1712	1778	1851	1919	1990	2102
LABORATORY ASSISTANT	1219	1261	1301	1339	1383	1422	1495
LABORATORY ASSOCIATE I	1503	1567	1625	1687	1746	1810	1909
LABORATORY ASSOCIATE II	1643	1712	1778	1851	1919	1990	2102

Effective May 1, 1990

	S T E P S						
	1	2	3	4	5	6	7
ACTIVITY PROGRAM AIDE I	1232	1279	1329	1381	1435	1490	<del>1548</del> 1563
ACTIVITY PROGRAM AIDE II	1270	1319	1369	1422	1477	1534	<del>1593</del> 1609
ATTENDANT	1232	1279	1329	1381	1435	1490	<del>1548</del> 1563
CHILDREN'S SHELTER CARE ASSOCIATE	1505	1563	1625	1686	1751	1818	<del>1900</del> 1919
EDUCATOR AIDE	1505	1563	1625	1686	1751	1818	<del>1900</del> 1919
LICENSED PRACTICAL NURSE I	1451	1507	1565	1625	1688	1753	<del>1824</del> 1842
LICENSED PRACTICAL NURSE II	1522	1581	1643	1706	1772	1840	<del>1914</del> 1933
MENTAL HEALTH TECHNICIAN I	1270	1319	1369	1422	1477	1534	<del>1593</del> 1609
MENTAL HEALTH TECHNICIAN II	1353	1406	1459	1515	1574	1635	<del>1698</del> 1715
MENTAL HEALTH TECHNICIAN III	1402	1156	1512	1570	1631	1694	<del>1760</del> 1778
MENTAL HEALTH TECHNICIAN IV	1451	1507	1565	1625	1688	1753	<del>1824</del> 1842
MENTAL HEALTH TECHNICIAN V	1505	1563	1625	1686	1751	1818	<del>1900</del> 1919
MENTAL HEALTH TECHNICIAN VI	1522	1581	1643	1706	1772	1840	<del>1914</del> 1933
MUSICIAN	1402	1456	1512	1570	1631	1694	<del>1760</del> 1778
NURSING ASSISTANT	1353	1406	1459	1515	1574	1635	<del>1698</del> 1715
PHYSICAL THERAPY AIDE I	1232	1279	1329	1381	1435	1490	<del>1548</del> 1563
PHYSICAL THERAPY AIDE II	1353	1406	1459	1515	1574	1635	<del>1698</del> 1715
PHYSICAL THERAPY AIDE III	1505	1563	1625	1686	1751	1818	<del>1900</del> 1919
REHAB. WORKSHOP INSTRUCTOR I	1402	1456	1512	1570	1631	1694	<del>1760</del> 1778
REHAB. WORKSHOP INSTRUCTOR II	1563	1631	1693	1758	1821	1889	<del>1990</del> 2010
RESIDENTIAL CARE WORKER	1505	1563	1625	1686	1751	1818	<del>1900</del> 1919
SOCIAL SERVICE AIDE I	1402	1456	1512	1570	1631	1694	<del>1760</del> 1778
SOCIAL SERVICE AIDE II	1505	1563	1625	1686	1751	1818	<del>1900</del> 1919







## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

COMPLIANCE OFFICER	1714	1787	1863	1938	2012	2089	2208
CONSERVATION RESOURCE TECH. I	1503	1567	1625	1687	1746	1810	1909
CONSERVATION RESOURCE TECH. II	1714	1787	1863	1938	2012	2089	2208
CONSTRUCTION SUPERVISOR I	1714	1787	1863	1938	2012	2089	2208
CONSTRUCTION SUPERVISOR II	1971	2063	2158	2247	2341	2434	2579
COUNSELOR-MODEL EMPLOYER	1503	1567	1625	1687	1746	1810	1909
CRIME SCENE TECHNICIAN	2180	2286	2392	2500	2604	2707	2868
CRIME STUDIES ASSOCIATE	1503	1567	1625	1687	1746	1810	1909
DATA PROCESSING ADMINISTRATIVE SPECIALIST	1797	1876	1954	2041	2120	2201	2328
DATA PROCESSING SPECIALIST	1643	1712	1778	1851	1919	1990	2102
DATA PROCESSING TECHNICIAN	1447	1501	1560	1615	1676	1734	1823
DATA PROCESSING TECHNICIAN TRN.	1303	1347	1391	1437	1483	1531	1610
DENTAL ASSISTANT	1303	1347	1391	1437	1483	1531	1610
DENTAL HYGIENIST	1503	1567	1625	1687	1746	1810	1909
ELECTROENCEPHALOGRAPH SUPERVISOR	1503	1567	1625	1687	1746	1810	1909
ELECTROENCEPHALOGRAPH TECHNICIAN	1394	1447	1499	1555	1606	1660	1748
EMPLOYMENT SECURITY MANPOWER TECHNICIAN I	1303	1347	1391	1437	1483	1531	1610
EMPLOYMENT SECURITY MANPOWER TECHNICIAN II	1394	1447	1499	1555	1606	1660	1748
ENVIRONMENTAL PROTECTION TECH. I	1394	1447	1499	1555	1606	1660	1748
ENVIRONMENTAL PROTECTION TECH. II	1503	1567	1625	1687	1746	1810	1909
HEARING & SPEECH TECHNICIAN I	1303	1347	1391	1437	1483	1531	1610
HEARING & SPEECH TECHNICIAN II	1447	1501	1560	1615	1676	1734	1823
HISTORIC SITE INTERPRETER	1447	1501	1560	1615	1676	1734	1823
HISTORIC SITE LEAD I	1714	1787	1863	1938	2012	2089	2208
HISTORIC SITE LEAD II	1797	1876	1954	2041	2120	2201	2328
HOMEMAKER I	1303	1347	1391	1437	1483	1531	1610
HOMEMAKER II	1447	1501	1560	1615	1676	1734	1823
HOUSEKEEPER I	1185	1219	1258	1296	1335	1370	1439
HOUSEKEEPER II	1219	1258	1299	1337	1374	1417	1490
HUNTER SAFETY INSTRUCTOR I	1347	1394	1442	1492	1541	1591	1677
HUNTER SAFETY INSTRUCTOR II	1394	1447	1499	1555	1606	1660	1748
INHALATION THERAPIST	1394	1447	1499	1555	1606	1660	1748
INTERMITTENT UNEMPLOYMENT INSURANCE TECHNICIAN	8.02	8.29	8.56	8.84	9.13	9.42	9.91
LABORATORY-HELPER	<del>1219</del>	<del>1258</del>	<del>1299</del>	<del>1337</del>	<del>1374</del>	<del>1417</del>	<del>1490</del>
LABORATORY-TECHNICIAN-I	<del>1339</del>	<del>1389</del>	<del>1433</del>	<del>1482</del>	<del>1529</del>	<del>1579</del>	<del>1659</del>
LABORATORY-TECHNICIAN-II	<del>1437</del>	<del>1490</del>	<del>1544</del>	<del>1602</del>	<del>1657</del>	<del>1713</del>	<del>1806</del>
LABORATORY-TECHNICIAN-III	<del>1547</del>	<del>1615</del>	<del>1677</del>	<del>1741</del>	<del>1803</del>	<del>1867</del>	<del>1971</del>
LEGAL RESEARCH ASSISTANT*	1714	1787	1863	1938	2012	2089	2208
LICENSED PRACTICAL NURSE I	1451	1507	1565	1625	1688	1753	1824
LICENSED PRACTICAL NURSE II	1522	1581	1643	1706	1772	1840	1914
MEDICAL RECORDS ASSISTANT	1447	1501	1560	1615	1676	1734	1823
MEDICAL RECORDS TECHNICIAN	1568	1634	1695	1764	1829	1892	1997
OFFICE ADMINISTRATIVE SPECIALIST	1643	1712	1778	1851	1919	1990	2102
OFFICE SPECIALIST	1568	1634	1695	1764	1829	1892	1997

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

PUBLIC AID ELIGIBILITY ASSISTANT	1394	1447	1499	1555	1606	1660	1748
RADIOLOGIC TECHNOLOGIST	1568	1634	1695	1764	1829	1892	1997
RADIOLOGIC TECHNOLOGIST PROG. COORDINATOR	1643	1712	1778	1851	1919	1990	2102
RANGER	1714	1787	1863	1938	2012	2089	2208
REHAB. COUNSELOR AIDE I	1447	1501	1560	1615	1676	1734	1823
REHAB. COUNSELOR AIDE II	1568	1634	1695	1764	1829	1892	1997
SENIOR RANGER	1797	1876	1954	2041	2120	2201	2328
SITE TECHNICIAN I	1503	1567	1625	1687	1746	1810	1909
SITE TECHNICIAN II	1643	1712	1778	1851	1919	1990	2102
SOCIAL SERVICE COMMUNITY PLANNER	1568	1634	1695	1764	1829	1892	1997
STATISTICAL RESEARCH TECHNICIAN	1568	1634	1695	1764	1829	1892	1997
UNEMP. INSURANCE CLAIMS TECH. I	1303	1347	1391	1437	1483	1531	1610
UNEMP. INSURANCE CLAIMS TECH. II	1394	1447	1499	1555	1606	1660	1748
UNEMP. INSURANCE CLAIMS TECH. III	1447	1501	1560	1615	1676	1734	1823
VETERANS SERVICE OFFICER	1643	1712	1778	1851	1919	1990	2102
VOCATIONAL INSTRUCTOR	1643	1712	1778	1851	1919	1990	2102

\*DEPT. OF EMPLOYMENT SECURITY DESIGNATED POSITIONS ONLY

Effective August 16, 1989

	S T E P S						
	1	2	3	4	5	6	7
PHARMACIST LEAD TECHNICIAN	1394	1447	1499	1555	1606	1660	1748
PHARMACIST TECHNICIAN	1303	1347	1391	1437	1483	1531	1610

Effective February 16, 1990

	S T E P S						
	1	2	3	4	5	6	7
CLINICAL LABORATORY ASSOCIATE	1347	1394	1442	1492	1541	1591	1677
CLINICAL LABORATORY TECHNICIAN I	1503	1567	1625	1687	1746	1810	1909
CLINICAL LABORATORY TECHNICIAN II	1643	1712	1778	1851	1919	1990	2102
LABORATORY ASSISTANT	1219	1261	1301	1339	1383	1422	1495
LABORATORY ASSOCIATE I	1503	1567	1625	1687	1746	1810	1909
LABORATORY ASSOCIATE II	1643	1712	1778	1851	1919	1990	2102

Effective April 16, 1990

	S T E P S						
	1	2	3	4	5	6	7
ENVIRONMENTAL EQUIPMENT OPR. I	1643	1712	1778	1851	1919	1990	2102
ENVIRONMENTAL EQUIPMENT OPR. II	1797	1876	1954	2041	2120	2201	2328



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## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

VETERANS SERVICE OFFICER	1717	1789	1858	1934	2005	2080	2197
VOCATIONAL INSTRUCTOR	1717	1789	1858	1934	2005	2080	2197

\*DEPT. OF EMPLOYMENT SECURITY DESIGNATED POSITIONS ONLY

(Source: Amended at 14 Ill. Reg. 18719, effective November 13, 1990 )

Section 310.TABLE P RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)

Effective: July 1, 1989

	S T E P S						
	1	2	3	4	5	6	7
AGRICULTURAL PRODUCTS PROMOTER	1637	1707	1773	1845	1917	1986	2097
ANIMAL & ANIMAL PRODUCTS INVESTIGATOR	1794	1870	1952	2037	2113	2196	2325
ANIMAL HEALTH INSPECTOR	1637	1707	1773	1845	1917	1986	2097
ANIMAL WELFARE INSPECTOR	1637	1707	1773	1845	1917	1986	2097
APIARY INSPECTOR	1217	1257	1294	1335	1376	1417	1487
ARSON INVESTIGATOR I	1967	2059	2153	2243	2336	2432	2575
ARSON INVESTIGATOR II	2174	2282	2386	2494	2598	2702	2863
BREATH ALCOHOL ANALYSIS TECHNICIAN	1872	1958	2045	2130	2218	2300	2432
COMMERCE COMM. POLICE OFFICER I	1880	1968	2052	2136	2224	2307	2444
COMMERCE COMM. POLICE OFFICER II	2072	2170	2271	2366	2462	2562	2715
COMMODITIES INSPECTOR	1498	1562	1620	1684	1743	1805	1901
CONSERVATION POLICE OFFICER I*	2066	2164	2263	2357	2456	2554	2706
CONSERVATION POLICE OFFICER II*	2183	2289	2395	2503	2607	2710	2871
DANGEROUS DRUGS COMPLIANCE OFFICER I	1710	1781	1860	1931	2008	2082	2204
DANGEROUS DRUGS COMPLIANCE OFFICER II	1872	1958	2045	2130	2218	2300	2432
DANGEROUS DRUGS COMPLIANCE OFFICER III	1967	2059	2153	2243	2336	2432	2575
DRUG COMPLIANCE INVESTIGATOR	2183	2289	2395	2503	2607	2710	2871
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR I	1498	1562	1620	1684	1743	1805	1901
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR II	1637	1707	1773	1845	1917	1986	2097
EXPLOSIVES INSPECTOR	1637	1707	1773	1845	1917	1986	2097
FINGERPRINT TECHNICIAN I	1392	1441	1493	1547	1601	1655	1744
FINGERPRINT TECHNICIAN II	1498	1562	1620	1684	1743	1805	1901
FINGERPRINT TECHNICIAN III	1637	1707	1773	1845	1917	1986	2097
FIRE INVESTIGATOR I	1710	1781	1860	1931	2008	2082	2204
FIRE INVESTIGATOR II	1872	1958	2045	2130	2218	2300	2432

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

FIRE PREVENTION EDUCATION OFFICER I	1710	1781	1860	1931	2008	2082	2204
FIRE PREVENTION EDUCATION OFFICER II	1872	1958	2045	2130	2218	2300	2432
FIRE PREVENTION INSPECTOR I	1710	1781	1860	1931	2008	2082	2204
FIRE PREVENTION INSPECTOR II	1872	1958	2045	2130	2218	2300	2432
GRAIN INSPECTOR	1498	1562	1620	1684	1743	1805	1901
GRAIN SAMPLER	1392	1441	1493	1547	1601	1655	1744
GUARD I	1257	1297	1341	1384	1427	1471	1542
GUARD II	1392	1441	1493	1547	1601	1655	1744
GUARD III	1563	1629	1690	1759	1824	1889	1993
LICENSING ASSISTANT	1342	1392	1438	1488	1537	1589	1675
LICENSING INSPECTOR	1563	1629	1690	1759	1824	1889	1993
LICENSING INVESTIGATOR I	1563	1629	1690	1759	1824	1889	1993
LICENSING INVESTIGATOR II	1800	1879	1957	2044	2123	2204	2331
LICENSING INVESTIGATOR III	1872	1958	2045	2130	2218	2300	2432
LICENSING INVESTIGATOR IV	2066	2164	2263	2357	2456	2554	2706
LIQUOR CONTROL SPECIAL AGENT I	1710	1781	1860	1931	2008	2082	2204
MOTOR CARRIER ENFORCEMENT OFFICER I	1710	1781	1860	1931	2008	2082	2204
MOTOR CARRIER ENFORCEMENT OFFICER II	1967	2059	2153	2243	2336	2432	2575
MOTORIST ASSISTANCE SPECIALIST	1350	1397	1445	1495	1544	1594	1680
PERSONAL PROPERTY WAREHOUSE EXAMINER	1563	1629	1690	1759	1824	1889	1993
PLANT & PESTICIDE SPECIALIST I	1872	1958	2045	2130	2218	2300	2432
PLANT & PESTICIDE SPECIALIST II	2066	2164	2263	2357	2456	2554	2706
PLUMBING INSPECTOR	2183	2289	2395	2503	2607	2710	2871
POLICE OFFICER I	1872	1958	2045	2130	2218	2300	2432
POLICE OFFICER II	2066	2164	2263	2357	2456	2554	2706
POLYGRAPH EXAMINER I	2066	2164	2263	2357	2456	2554	2706
POLYGRAPH EXAMINER II	2293	2410	2524	2637	2753	2869	3042
POLYGRAPH EXAMINER III	1560	2690	2824	2956	3085	3217	3416
PRODUCTS & STANDARDS INSPECTOR	1637	1707	1773	1845	1917	1986	2097
SECURITY OFFICER	1563	1629	1690	1759	1824	1889	1993
SECURITY OFFICER SERGEANT	1637	1707	1773	1845	1917	1986	2097
SEED ANALYST I	1563	1629	1690	1759	1824	1889	1993
SEED ANALYST II	1637	1707	1773	1845	1917	1986	2097
SITE SECURITY OFFICER	1392	1441	1493	1547	1601	1655	1744
TRUCK WEIGHING INSPECTOR	1421	1471	1522	1576	1630	1685	1773
VEHICLE EMISSIONS COMPLIANCE OFFICER	1646	1715	1781	1854	1922	1993	2105
VEHICLE TESTING COMPLIANCE OFFICER	1872	1958	2045	2130	2218	2300	2432
VEHICLE TESTING STATION INSPECTOR	1637	1707	1773	1845	1917	1986	2097
VITAL RECORDS QUALITY CONTROL INSPECTOR	1637	1707	1773	1845	1917	1986	2097



DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

ILLINOIS REGISTER

2695	2544	2348	2255	2156	2060	ARSON INVESTIGATOR I
2997	2829	2721	2500	2389	2278	ARSON INVESTIGATOR II
2997	2829	2721	2500	2389	2278	BREATH ALCOHOL ANALYSIS
2551	2408	2321	2229	2141	1961	TECHNICIAN
2695	2544	2348	2255	2156	2060	COMMERCE COMM. POLICE OFFICER I
2997	2829	2721	2500	2389	2278	COMMERCE COMM. POLICE OFFICER II
1995	1891	1825	1763	1638	1571	COMMODITIES INSPECTOR
1995	1891	1825	1763	1638	1571	CONSERVATION POLICE OFFICER I*
2997	2829	2721	2500	2389	2278	CONSERVATION POLICE OFFICER II*
2307	2183	2103	2025	1947	1791	DANGEROUS DRUGS COMPLIANCE
2551	2408	2321	2229	2141	1961	OFFICER I
2551	2408	2321	2229	2141	1961	OFFICER II
2695	2544	2348	2255	2156	2060	OFFICER III
2997	2829	2721	2500	2389	2278	DRUG COMPLIANCE INVESTIGATOR
2278	2389	2278	2500	2389	2278	ENVIRONMENTAL PROTECTION LEGAL
2278	2389	2278	2500	2389	2278	ENVIRONMENTAL PROTECTION LEGAL
1995	1891	1825	1763	1638	1571	INVESTIGATOR I
1995	1891	1825	1763	1638	1571	INVESTIGATOR II
2197	2080	2005	1934	1858	1717	INVESTIGATOR II
2197	2080	2005	1934	1858	1717	EXPLOSIVES INSPECTOR
2197	2080	2005	1934	1858	1717	INVESTIGATOR I
1827	1735	1678	1625	1566	1457	FINGERPRINT TECHNICIAN I
1827	1735	1678	1625	1566	1457	FINGERPRINT TECHNICIAN II
1995	1891	1825	1763	1638	1571	FINGERPRINT TECHNICIAN III
2197	2080	2005	1934	1858	1717	FIRE INVESTIGATOR I
2307	2183	2103	2025	1947	1791	FIRE INVESTIGATOR II
2551	2408	2321	2229	2141	1961	FIRE INVESTIGATOR III
2307	2183	2103	2025	1947	1791	OFFICER I
2307	2183	2103	2025	1947	1791	OFFICER II
2551	2408	2321	2229	2141	1961	FIRE PREVENTION EDUCATION
2551	2408	2321	2229	2141	1961	FIRE PREVENTION INSPECTOR I
2551	2408	2321	2229	2141	1961	FIRE PREVENTION INSPECTOR II
1995	1891	1825	1763	1638	1571	GRAIN INSPECTOR
1995	1891	1825	1763	1638	1571	GRAIN INSPECTOR
1827	1735	1678	1625	1566	1457	GRAIN SAMPLER
1827	1735	1678	1625	1566	1457	GUARD I
1616	1539	1495	1452	1407	1318	GUARD II
1827	1735	1678	1625	1566	1457	GUARD III
2087	1977	1911	1843	1771	1639	LICENSING ASSISTANT
2087	1977	1911	1843	1771	1639	LICENSING INSPECTOR
2087	1977	1911	1843	1771	1639	LICENSING INVESTIGATOR I
2433	2300	2215	2042	1960	1878	LICENSING INVESTIGATOR II
2551	2408	2321	2229	2141	1961	LICENSING INVESTIGATOR III
2551	2408	2321	2229	2141	1961	LICENSING INVESTIGATOR IV
2307	2183	2103	2025	1947	1791	LICENSING INVESTIGATOR III
2307	2183	2103	2025	1947	1791	LICENSING INVESTIGATOR II
2307	2183	2103	2025	1947	1791	LICENSING INVESTIGATOR I
2307	2183	2103	2025	1947	1791	LICENSING INVESTIGATOR I

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

ILLINOIS REGISTER

2695	2544	2348	2255	2156	2060	ARSON INVESTIGATOR I
2997	2829	2721	2500	2389	2278	ARSON INVESTIGATOR II
2997	2829	2721	2500	2389	2278	BREATH ALCOHOL ANALYSIS
2551	2408	2321	2229	2141	1961	TECHNICIAN
2695	2544	2348	2255	2156	2060	COMMERCE COMM. POLICE OFFICER I
2997	2829	2721	2500	2389	2278	COMMERCE COMM. POLICE OFFICER II
1995	1891	1825	1763	1638	1571	COMMODITIES INSPECTOR
1995	1891	1825	1763	1638	1571	CONSERVATION POLICE OFFICER I*
2997	2829	2721	2500	2389	2278	CONSERVATION POLICE OFFICER II*
2307	2183	2103	2025	1947	1791	DANGEROUS DRUGS COMPLIANCE
2551	2408	2321	2229	2141	1961	OFFICER I
2551	2408	2321	2229	2141	1961	OFFICER II
2695	2544	2348	2255	2156	2060	OFFICER III
2997	2829	2721	2500	2389	2278	DRUG COMPLIANCE INVESTIGATOR
2278	2389	2278	2500	2389	2278	ENVIRONMENTAL PROTECTION LEGAL
2278	2389	2278	2500	2389	2278	ENVIRONMENTAL PROTECTION LEGAL
1995	1891	1825	1763	1638	1571	INVESTIGATOR I
1995	1891	1825	1763	1638	1571	INVESTIGATOR II
2197	2080	2005	1934	1858	1717	INVESTIGATOR II
2197	2080	2005	1934	1858	1717	EXPLOSIVES INSPECTOR
2197	2080	2005	1934	1858	1717	INVESTIGATOR I
1827	1735	1678	1625	1566	1457	FINGERPRINT TECHNICIAN I
1827	1735	1678	1625	1566	1457	FINGERPRINT TECHNICIAN II
1995	1891	1825	1763	1638	1571	FINGERPRINT TECHNICIAN III
2197	2080	2005	1934	1858	1717	FIRE INVESTIGATOR I
2307	2183	2103	2025	1947	1791	FIRE INVESTIGATOR II
2551	2408	2321	2229	2141	1961	FIRE INVESTIGATOR III
2695	2544	2348	2255	2156	2060	FIRE PREVENTION EDUCATION
2997	2829	2721	2500	2389	2278	FIRE PREVENTION INSPECTOR I
2997	2829	2721	2500	2389	2278	FIRE PREVENTION INSPECTOR II
1995	1891	1825	1763	1638	1571	GRAIN INSPECTOR
1995	1891	1825	1763	1638	1571	GRAIN INSPECTOR
1827	1735	1678	1625	1566	1457	GRAIN SAMPLER
1827	1735	1678	1625	1566	1457	GUARD I
1616	1539	1495	1452	1407	1318	GUARD II
1827	1735	1678	1625	1566	1457	GUARD III
2087	1977	1911	1843	1771	1639	LICENSING ASSISTANT
2087	1977	1911	1843	1771	1639	LICENSING INSPECTOR
2087	1977	1911	1843	1771	1639	LICENSING INVESTIGATOR I
2433	2300	2215	2042	1960	1878	LICENSING INVESTIGATOR II
2551	2408	2321	2229	2141	1961	LICENSING INVESTIGATOR III
2551	2408	2321	2229	2141	1961	LICENSING INVESTIGATOR IV
2307	2183	2103	2025	1947	1791	LICENSING INVESTIGATOR III
2307	2183	2103	2025	1947	1791	LICENSING INVESTIGATOR II
2307	2183	2103	2025	1947	1791	LICENSING INVESTIGATOR I
2307	2183	2103	2025	1947	1791	LICENSING INVESTIGATOR I

Effective: September 1, 1989

1	2	3	4	5	6	7
2069	2167	2268	2363	2459	2559	2712
10 YRS	15 YRS	17.5 YRS	20 YRS	25 YRS	LONGEVITY BONUS RATES	
3,017	3,163	3,316	3,480	3,647	*CONSERVATION POLICE OFFICER II	
2,929	3,075	3,228	3,391	3,559	*CONSERVATION POLICE OFFICER I	

Effective: March 16, 1990

1	2	3	4	5	6	7
2711	2852	2992	3132	3277	3414	3626
10 YRS	15 YRS	17.5 YRS	20 YRS	25 YRS	LONGEVITY BONUS RATES	
3,014	3,160	3,313	3,477	3,647	*CONSERVATION POLICE OFFICER II	

Effective: July 1, 1990

1	2	3	4	5	6	7
2711	2852	2992	3132	3277	3414	3626
10 YRS	15 YRS	17.5 YRS	20 YRS	25 YRS	LONGEVITY BONUS RATES	
3,014	3,160	3,313	3,477	3,647	*CONSERVATION POLICE OFFICER II	

Effective: July 1, 1990

1	2	3	4	5	6	7
2711	2852	2992	3132	3277	3414	3626
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1	2	3	4	5	6	7
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1	2	3	4	5	6	7
2711	2852	2992	3132	3277	3414	3626
10 YRS	15 YRS	17.5 YRS	20 YRS	25 YRS	LONGEVITY BONUS RATES	
3,014	3,160	3,313	3,477	3,647	*CONSERVATION POLICE OFFICER II	



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF ADOPTED AMENDMENTS

MOTOR CARRIER ENFORCEMENT							
OFFICER I	1791	1867	1947	2025	2103	2183	2307
MOTOR CARRIER ENFORCEMENT							
OFFICER II	2060	2156	2255	2348	2446	2544	2695
MOTORIST ASSISTANCE SPECIALIST	1408	1457	1507	1559	1610	1663	1752
PERSONAL PROPERTY WAREHOUSE							
EXAMINER	1639	1708	1771	1843	1911	1977	2087
PLANT & PESTICIDE SPECIALIST I	1961	2053	2141	2229	2321	2408	2551
PLANT & PESTICIDE SPECIALIST II	2162	2265	2370	2469	2570	2674	2834
PLUMBING INSPECTOR	2278	2389	2500	2613	2721	2829	2997
POLICE OFFICER I	2060	2156	2255	2348	2446	2544	2695
POLICE OFFICER II	2278	2389	2500	2613	2721	2829	2997
POLYGRAPH EXAMINER I	2278	2389	2500	2613	2721	2829	2997
POLYGRAPH EXAMINER II	2538	2665	2790	2923	3049	3174	3369
POLYGRAPH EXAMINER III	2833	2980	3127	3273	3424	3568	3789
PRODUCTS & STANDARDS INSPECTOR	1717	1789	1858	1934	2005	2080	2197
SECURITY OFFICER	1717	1789	1858	1934	2005	2080	2197
SECURITY OFFICER SERGEANT	1791	1867	1947	2025	2103	2183	2307
SEED ANALYST I	1639	1708	1771	1843	1911	1977	2087
SEED ANALYST II	1717	1789	1858	1934	2005	2080	2197
SITE SECURITY OFFICER	1457	1512	1566	1625	1678	1735	1827
TRUCK WEIGHING INSPECTOR	1512	1569	1630	1688	1751	1812	1905
VEHICLE EMISSIONS COMPLIANCE	1717	1789	1858	1934	2005	2080	2197
OFFICER							
VEHICLE TESTING COMPLIANCE	1961	2053	2141	2229	2321	2408	2551
OFFICER							
VEHICLE TESTING STATION INSPECTOR	1717	1789	1858	1934	2005	2080	2197
VITAL RECORDS QUALITY CONTROL	1717	1789	1858	1934	2005	2080	2197
INSPECTOR							
WAREHOUSE CLAIMS SPECIALIST	2402	2524	2643	2764	2881	3002	3184
WAREHOUSE EXAMINER I	1717	1789	1858	1934	2005	2080	2197
WAREHOUSE EXAMINER II	1961	2053	2141	2229	2321	2408	2551
WAREHOUSE EXAMINER III	2162	2265	2370	2469	2570	2674	2834
WELL INSPECTOR I	1878	1960	2042	2133	2215	2300	2433
WELL INSPECTOR II	2162	2265	2370	2469	2570	2674	2834

## LONGEVITY BONUS RATES

	10 YRS	15 YRS	17.5 YRS	20 YRS	25 YRS
*CONSERVATION POLICE OFFICER I	3,064	3,216	3,376	3,547	3,722
*CONSERVATION POLICE OFFICER II	3,150	3,302	3,462	3,633	3,811

(Source: Amended at 14 Ill. Reg. 18719, effective November 13, 1990 )

## DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Local Tourism and Convention Bureau Program
- 2) Code Citation: 14 Ill. Adm. Code 550
- 3) Section Numbers: 550.60 Adopted Action: Amendment
- 4) Statutory Authority: Implementing Section 46.6a of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 46.6a) and Section 8.25 of "AN ACT in relation to State finance" (Ill. Rev. Stat. 1989, ch. 127, par. 144.25) and authorized by Section 46.20 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 46.20).
- 5) Effective Date of Amendments: November 9, 1990
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these amendments contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: November 2, 1990.
- 9) Notice of Proposal Published in Illinois Register: April 13, 1990 - 14 Ill. Reg. 5294.
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) Differences between proposal and final version:  
In the authority note and throughout the rulemaking, updated all citations to the Illinois Revised Statutes to the 1989 edition.

Section 550.60

To the end of subsection(c)(1)(A)(i), added the following language: "(as evidenced by dated promotional materials which document that the applicant was conducting tourism promotional activities prior to January 1, 1985)".

Subsection(c)(1)(A)(ii) has been rewritten as follows: "Represent one or more municipalities or counties which must be contiguous to one another; and".

In subsection(c)(1)(B)(ii), line 2, inserted a comma after "1985".

Underlined the semi-colon at the end of subsection(c)(2)(B)(i).

In subsection(c)(2)(B)(iii), line 3, replaced "that" with "who".

In subsection(c)(2)(B)(iii), in both lines 7 and 8, deleted "their" and replaced it with "his or her".



NOTICE OF ADOPTED AMENDMENTS

TITLE 14: COMMERCE

SUBTITLE C: ECONOMIC DEVELOPMENT

CHAPTER I: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

PART 550

LOCAL TOURISM AND CONVENTION BUREAU PROGRAM

Section

550.10 Purpose

550.20 Definitions

550.30 Formula for Allocation of Appropriations to Grantees

550.35 Eligible Applicants

550.40 Program Requirements

550.50 Administrative Requirements

550.60 Application Process

AUTHORITY: Implementing Section 46.6a of the Civil Administrative Code of

Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 46.6a) and Section 8.25 of "AN

ACT in relation to State Finance" (Ill. Rev. Stat. 1989, ch. 127, par.

144.25) and authorized by Section 46.20 of the Civil Administrative Code of

Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 46.20).

SOURCE: Adopted at 9 Ill. Reg. 4775, effective April 4, 1985; amended at 12

Ill. Reg. 2226, effective January 19, 1988; amended at 14 Ill. Reg. 5091,

effective March 20, 1990; emergency amendment at 14 Ill. Reg. 5565, effective

March 28, 1990, for a maximum of 150 days; emergency expired August 25, 1990;

amended at 14 Ill. Reg. 18746, effective November 9, 1990.

NOTE: Capitalization denotes statutory language.

Section 550.60 Application Process

a) The application procedure consists of a three-step process:

1) Public notification by the Department of the amount of

funds available for the LTCB program.

2) A request for certification.

3) An application for grant funds.

b)

Each year on or about January 1, the Department shall publish, three separate times, with the first and last notification 10 days apart, in the official state newspaper, a notification which includes the following:

1) Amount of funds available under the LTCB program as of July 1.

NOTICE OF ADOPTED AMENDMENTS

Removed the three commas in subsection(c)(2)(B)(vi).

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 an emergency amendment currently in effect? No, the emergency amendment has expired.

14) Are there any amendments pending on this Part? Yes.

Section Numbers: Illinois Register Citation:

550.20 Amendment June 8, 1990

550.30 Amendment June 8, 1990

550.35 Amendment June 8, 1990

550.40 Amendment June 8, 1990

550.50 Amendment June 8, 1990

550.60 Amendment June 8, 1990

15) Summary and Purpose of Amendments: This rulemaking serves to revise provisions governing the certification of bureaus found in Section 550.60 of the "Local Tourism and Convention Bureau Program" rules. The LTCB grant funds and provides the information necessary to determine that new applicants must have at least 500 hotel/motel rooms in their service area and a requirement that the counties served must be contiguous. Both these requirements will ensure that the program will be utilized as the destination marketing program which it was intended to be.

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

Mr. John D. Taylor, Deputy Director

Department of Commerce and Community Affairs

Bureau of Program Administration

620 East Adams Street, 5th floor

Springfield, Illinois 62701

(217) 782-6136

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



## DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## NOTICE OF ADOPTED AMENDMENTS

- 2) That applicants must contact the Department to obtain criteria for certification under the Act.
- 3) That applicants must submit a request by March 31 for certification by the Department as the entity entitled to receive those funds under the Act.
- c) Request-for Certification
- 1) Any applicant seeking certification as a local tourism and convention bureau who has previously been certified through the Local Tourism and Convention Bureau Program bureau seeking-the-Department's-certification-shall-submit to-the Department-each-year; a request-for-certification which includes-the-following: must be recertified each year by the Department.
- A) An applicant must meet the following eligibility criteria in order to be considered for certification:
- i) Have been a bureau in legal existence as of January 1, 1985, either as a unit of local government or incorporated as a not-for-profit corporation or organization (as evidenced by dated promotional materials which document that the applicant was conducting tourism promotional activities prior to January 1, 1985);
- ii) Represent one or more municipalities or counties which must be contiguous to one another; and
- iii) Employ one full-time paid professional executive director/chief executive officer that devotes all time to development and growth of tourism within the bureau's region.
- B) An eligible applicant must submit the following material to be considered for certification:
- i) a request for certification;
- iiA) Articles of incorporation as a not-for-profit corporation organized prior to January 1, 1985, under the General Not-For-Profit Corporation Act (Ill. Rev. Stat. 1989 1985, ch. 32, pars. 163a et seq.) or a statement/resolution signed by the head of the unit(s) of local government

## DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## NOTICE OF ADOPTED AMENDMENTS

- which the bureau represents;
- B) ~~a statement of its intent to apply for consideration of certification;~~
- iiiE) a statement that it employs a full-time paid professional executive director/chief executive officer that devotes all time to development and growth of tourism within the bureau's region, prior to receiving State grant funds;
- ivD) a statement listing the city(ies), town(s) or county(ies) in its service area, including a current resolution from the governing bodies of these entities;
- vE) a complete listing of data on the number of current hotel/motels collecting the State's hotel/motel tax (including addresses and telephone numbers) within its service area and the number of rooms/units in each; and rooms in the-proposed-service-area-for-consideration-in the-funding-formula;
- vi) a certified statement by the applicant's fiscal officer, accountant, or treasurer of local funds in the applicant's budget received in the fiscal year prior to certification which can be used for match for the State grant.
- 2) Any potential applicant; seeking certification as a local tourism and convention bureau who has not previously been certified in through the Local Tourism and Convention Bureau Program must be certified by the Department. program; seeking-certification-as-a-local-tourism-and-convention-bureau-shall-submit-the-materials-described-in subsections(c)(1)(A)-through-(E)-and-the-following:
- A) In order to be considered for certification, an applicant must meet the eligibility criteria specified in subsections(c)(1)(A)(i) through (iii). Additionally, in order to be eligible, their service area must contain at least 500 hotel/motel rooms eligible to collect the state's hotel/motel tax.
- B) An eligible applicant must submit the following material to be considered eligible for certification:
- i) a request for certification;



NOTICE OF ADOPTED AMENDMENTS

bureau is currently represented by an existing bureau.

3) Thirty (30) days after receipt deadline of all requests for certification under section --550-66 subsection (b) the Department shall send a notice to each applicant bureau seeking certification, informing the bureau applicant of its status.

A) When a single local bureau seeks certification and has submitted all documentation required in subsections (c)(1) and (2), such bureau shall be certified by the Department and the Department shall send notification of certification, amount of potential funds available in the respective service area, and an application for grant funds.

B) When more than one local bureau seeks certification for the same city, town or county, the Department shall send each a request for proposal (RFP). Proposals shall require the following information which shall be given equal weight in the evaluation of each proposal:

1) bureau's background, organization, experience and staff qualifications,

ii) a detailed marketing plan which includes such items as a description of activities contemplated by the bureau, objectives (long and short-term), methodology used to measure program effectiveness, intended audience, distribution targets for promotional materials, and projected economic impact and benefit to tourism, and

iii) any marketing or feasibility studies in support of the plan.

C) Within fifteen (15) days of receipt of the RFP's, the Department shall notify in writing each local bureau of certification determinations.

1) The Department shall send written notification of certification, amount of potential funds available in the respective service area, and an application for grant funds to the certified bureau, and notify all other applicants of the determination.

NOTICE OF ADOPTED AMENDMENTS

i)A) a statement including a description of its history, describing previous efforts to further the growth of the State's travel industry as evidenced by documentation of previous promotional activities prior to January 1, 1985 (e.g. brochures or pamphlets used to encourage visits or visitors to and through Illinois);

ii)B) a statement that it employs or intends to hire a full-time paid, professional executive director/chief executive officer that who devotes all time to development and growth of tourism within the bureau's region prior to receiving State grant funds. This should include a summarization of his or her tourism related experience and a synopsis of his or her duties?

C) a certified copy of the financial report - e.g.: 7-year end-audit - dated prior to January 1, 1985, to satisfy the program-match requirement:

iv) articles of incorporation as a not-for-profit corporation organized prior to January 1, 1985, under the General Not-For-Profit Corporation Act (Ill. Rev. Stat. 1989, ch. 32, pars. 163a et seq.) or a statement/resolution signed by the head of the unit(s) of local government which the bureau represents?

v) a statement listing the city(ies), town(s) or county(ies) in its service area, including a current resolution from the governing bodies of these entities;

vi) a complete listing of hotels/motels collecting the state's hotel/motel tax (including address and telephone numbers) within its service area and the number of rooms/units in each;

vii) a certified statement by the applicant's fiscal officer, accountant, or treasurer of local funds in the applicant's budget received in the fiscal year prior to certification which can be used for match for the State grant; and

viii) documentation showing unsatisfactory representation if the proposed area of the new



## DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## NOTICE OF ADOPTED AMENDMENTS

ii) A bureau which is not certified shall have the right to appeal the Department's certification decision to the Director within ten (10) calendar days after receipt of such notice. The request for review shall be submitted in writing to the Department and shall contain the reasons for appeal and any additional tourism related information the applicant chooses to submit in support of their appeal. The Director shall render a decision no later than fifteen (15) calendar days thereafter. The Director shall make his determination based upon his review of the information required by subsection(c)(3)(B) and any additional material submitted by the applicant with their appeal.

## d) Application by Certified Bureaus for Funds Under the Act:

1) All certified bureaus shall complete an application for funding. The bureau shall retain one copy and submit three copies of the application to the Manager of the Local Tourism and Convention Bureau Program. Failure to provide any information requested in the application will result in the application not being processed. A certified bureau's application for funding under the Local Tourism and Convention Bureau Program must include the following information:

- A) Full-time local bureau executive director's name, salary, and length of employment with bureau.
- B) A marketing plan detailing all activities to be initiated and funded through the LTCB grant during the fiscal year.
- C) Objectives which identify actual end results to be achieved through the marketing plan within specific time frames.
- D) Performance indicators and timelines which list the method of measuring objectives and time frames for completion of individual objectives.
- E) Targeted geographical and demographical audiences anticipated to be reached with specific programs.
- F) Method and location of distribution of printed promotional materials (e.g., Welcome Centers, Information Centers, direct mail, electronic media

## DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## NOTICE OF ADOPTED AMENDMENTS

promotions, etc.).

- G) Economic impact indicators addressing the anticipated economic impact of the individual objectives of the marketing plan (e.g., the percentage of the increase of both business and tourist visitors to the area).
  - H) Area to be served such as municipality(ies), county(ies), etc. All letters of designation from chief elected officials (e.g., mayors, city managers, county board chairpersons), etc., must be submitted with the original application.
  - I) Itemized budget for activities proposed for funding under LTCB monies only.
  - J) Local operating budget based on state fiscal year. Only match funds shall be reflected on this form.
  - K) Name of the financial institution that serves as the depositor for LTCB grant funds.
  - L) Fund account number for LTCB grant funds.
  - M) Two names and sample signatures for those names which will be required to authorize all account transactions. Local Tourism and Convention Bureau grant funds must be deposited in an interest bearing account.
  - N) Name and sample signature for individuals designated as authorized signatures for grant awards, invoice vouchers, and expenditure summary and payment request forms.
- 2) Upon receipt of applications from certified bureaus the Department shall review the applications and
- A) grant the full amount requested, or
  - B) ask for additional information to clarify or document the information contained in the application, and/or
  - C) reduce the amount of funds requested if there are not sufficient funds available to match the full amount, or the projects presented in the marketing plan do not focus on important tourism promotional activities and have little substance, i.e., no media promotions planned, no promotional materials being developed,



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## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENT

TITLE 83: PUBLIC UTILITIES  
CHAPTER I: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER f: TELEPHONE UTILITIESPART 760  
CELLULAR RADIO EXCLUSION

## Section

760.10 Chicago Metropolitan Area Exclusion

760.20 Downstate Area Exclusions

AUTHORITY: Implementing Section 13-203 of the Universal Telephone Service Protection Law of 1985 (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 13-203) and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, par. 10-101).

SOURCE: Adopted at 11 Ill. Reg. 11730, effective July 1, 1987; amended at 14 Ill. Reg. 3037, effective February 15, 1990; amended at Ill. Reg. 18756, effective November 15, 1990.

## Section 760.20 Downstate Area Exclusions

Cellular radio service provided by facilities in Boone, Champaign, Clinton, Grundy, Kankakee, Kendall, Macon, Madison, McLean, Menard, Monroe, Peoria, and Sangamon, St. Clair, Tazewell, Winnebago, and Woodford Counties is excluded from the applicable tariff provisions contained in Sections 13-501, 13-502, 13-503, 13-504, 13-505, 13-506, and 13-509 of the Universal Telephone Service Protection Law of 1985 (Ill. Rev. Stat. 1987, ch. 111 2/3, pars. 13-501, 13-502, 13-503, 13-504, 13-505, 13-506, and 13-509).

(Source: Amended at 14 Ill. Reg. 18756, effective November 15, 1990)

nkowski  
mmerce Commission  
pitol Avenue  
280  
, IL 62794-9280  
39

Adopted Amendment begins on the next page:



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: CHILD SUPPORT ENFORCEMENT

2) Code Citation: 89 Ill. Adm. Code 160

3) Section Numbers: Adopted Action:

160.5	Amendment
160.60	Amendment
160.65	New Section
160.70	Amendment
160.100	Amendment
160.110	Amendment
160.120	Amendment
160.130	Amendment
160.132	New Section
160.134	New Section
160.136	New Section
160.138	New Section

4) Statutory Authority:

89 Ill. Adm. Code 160.5 thru 160.138

Sections 10-1 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 10-1 et seq. and 12-13)

89 Ill. Adm. Code 160.60 and 160.65

Sections 10-3.1, 10-6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 10-3.1, 10-6 and 12-13)

5) Effective Date of Adopted Amendments: November 9, 1990  
Does this rulemaking contain an automatic repeal date? Yes  No

7) Does these Adopted Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: November 9, 1990  
9) Notices of Proposal Published in Illinois Register:

July 27, 1990 (14 Ill. Reg. 12148)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

11) Differences between proposal and final version:

89 Ill. Adm. Code 160.5 and 160.70 thru 160.138

In the definition of "Date of Collection" in Section 160.5, the commas preceding the phrase "when there is" have been deleted in clauses (a) and (b).

In Section 160.100(b)(1), after the fourth sentence, the following sentence was added:

However, when there is a served order of withholding and the payor of income transmits multiple months of support payments to the Department in a lump sum, the family shall receive the first \$50 of each month of support withheld.

In Section 160.100(b)(3), in the first sentence, "the court ordered amount for that month" was changed to "the amount ordered for that month".

In Section 160.130(d), "Department's initial receipt" was changed to "Department's receipt".

In Section 160.132(c), "represent" was changed to "represents".

89 Ill. Adm. Code 160.60 and 160.65

In Section 160.60 of the Table of Contents, "of" was inserted before "Support".

In Section 160.60(a)(3)(A), "the" was changed to "The".

Section 160.60(a)(3)(E) was deleted and Sections 160.60(a)(3)(F) and 160.60(a)(3)(G) were changed to 160.60(a)(3)(E) and 160.60(a)(3)(F), respectively.

In Section 160.60(d)(3)(B), "employee" was changed to "employer".

The source note for Section 160.65 was changed from "Amended" to "Added".

In Section 160.65(b)(1)(C), "or not" was deleted after "whether".



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

In Section 160.65(b)(2)(A), "whichever comes later" was changed to "whichever occurs last".

In Section 160.65(d)(2)(B)(ii), "the client and responsible relative are advised" was changed to "a statement".

In the first sentence of Section 160.65(d)(3), "will" was changed to "may".

In Section 160.65(g)(5), "review" was changed to "FSS determination".

In Section 160.65(h) and (h)(1)(A), "or seek" was added after "proceed".

In Section 160.65(h)(2)(C)(i) and (ii), "is advised" was changed to "will be advised".

In Section 160.65(i)(2), "with the client's consent" was deleted from the end of the sentence and inserted, set off by commas, after "Department".

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 Adopted Amendments replace an Emergency Amendment currently in effect? No

14) Are there any Amendments pending on this Part? Yes

Section Numbers Proposed Action Illinois Register Citation

160.70 Amendment October 26, 1990  
(14 Ill. Reg. 17436)

15) Summary and Purpose of Adopted Amendments:

89 Ill. Adm. Code 160.5 thru 160.138

This proposed rulemaking establishes timeframes for the distribution of child support collections, describes how distribution will occur for various types of IV-D cases and clarifies the Department's handling and application of intercepted tax refunds. These proposals derive from changes in federal regulations resulting from the Family Support Act of 1988 (Public Law 100-485).

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

89 Ill. Adm. Code 160.60 and 160.65

This rulemaking establishes the Department's program and demonstration project for periodic review and modification of support obligations. It also sets forth the rights of the affected parties to challenge or contest proposed modifications of support obligations. These proposals reflect and implement requirements of the Family Support Act of 1988 (Public Law 100-485).

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney  
Office of the General Counsel

Address: Illinois Department of Public Aid  
Jesse B. Harris Building II  
100 South Grand Avenue East, 3rd Floor  
Springfield, Illinois 62762

Telephone: (217) 782-1233

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



NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER f: COLLECTIONS

PART 160  
CHILD SUPPORT ENFORCEMENT

SUBPART A: CHILD SUPPORT ENFORCEMENT

Section

160.1 Incorporation By Reference

160.5 Definitions

160.10 Child Support Enforcement Program

160.20 Assignment of Rights to Support

SUBPART B: COOPERATION WITH CHILD SUPPORT ENFORCEMENT

Section

160.30 Cooperation with Support Enforcement Program

160.35 Good Cause For Failure to Cooperate with Support

Enforcement

160.40 Proof of Good Cause For Failure to Cooperate with

Support Enforcement

160.45 Suspension of Child Support Enforcement Upon Finding

of Good Cause

SUBPART C: ESTABLISHMENT AND MODIFICATION OF  
CHILD SUPPORT ORDERS

Section

160.60 Establishment and-Modification-of Support Obligations

160.65 Modification of Support Obligations

SUBPART D: ENFORCEMENT OF CHILD SUPPORT ORDERS

Section

160.70 Enforcement of Support Orders

160.75 Withholding of Income to Secure Payment of Support

160.80 Amesty - 20% Charge

SUBPART E: EARMARKING CHILD SUPPORT PAYMENTS

Section

160.90 Earmarking Child Support Payments

NOTICE OF ADOPTED AMENDMENTS

SUBPART F: DISTRIBUTION OF SUPPORT COLLECTIONS

Section

160.100 Distribution of Child Support For AFDC Recipients

160.110 Distribution of Child Support For Former AFDC

Recipients Who Continue To Receive Child Support

Enforcement Services

160.120 Distribution of Child Support Collected While The

Client Was An AFDC Recipient, But Not Yet Distributed

At The Time The AFDC Case Is Canceled

160.130 Distribution Of Intercepted Income Tax Refunds and

Other State Payments

160.132 Distribution of Child Support for Non-AFDC Clients

160.134 Distribution of Child Support For Interstate Cases

160.136 Distribution of Support Collected in IV-E Foster Care

Maintenance Cases

160.138 Distribution of Child Support for Medical Assistance

No Grant Cases

SUBPART G: STATEMENT OF CHILD SUPPORT ACCOUNT ACTIVITY

160.140 Statement Of Child Support Account Activity

SUBPART H: DEPARTMENT REVIEW OF DISTRIBUTION  
OF CHILD SUPPORT

160.150 Department Review Of Distribution Of Child Support For

AFDC Recipients

160.160 Department Review Of Distribution Of Child Support For

Former AFDC Recipients

AUTHORITY: Implementing and authorized by Sections 4-1.7, 10-1

et seq., 12-4.3, and 12-13 of the Illinois Public Aid Code

(Ill. Rev. Stat. 1987-1989, ch. 23, pars. 4-1.7, 10-1 et seq.,

12-4.3 and 12-13).

SOURCE: Recodified from 89 Ill. Adm. Code 112.78 through

112.86 and 112.88 at 10 Ill. Reg. 11928; amended at 10 Ill.

Reg. 19990, effective November 14, 1986; emergency amendment at

II III. Reg. 4800, effective March 5, 1987, for a maximum of

150 days; amended at II III. Reg. 9129, effective April 30,

1987; amended at II III. Reg. 15208, effective August 31, 1987;

emergency amendment at II III. Reg. 1563, effective December

31, 1987, for a maximum of 150 days; amended at 12 III. Reg.

9065, effective May 16, 1988; amended at 12 III. Reg. 18185,

effective November 4, 1988; emergency amendment at 12 III. Reg.

20835, effective December 2, 1988, for a maximum of 150 days;



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

amended at 12 Ill. Reg. 22278, effective January 1, 1989; amended at 13 Ill. Reg. 4268, effective March 21, 1989; amended at 13 Ill. Reg. 7761, effective May 22, 1989; amended at 13 Ill. Reg. 14385, effective September 1, 1989; amended at 13 Ill. Reg. 16768, effective October 12, 1989; amended at 14 Ill. Reg. 18759, effective November 9, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

## SUBPART A: CHILD SUPPORT ENFORCEMENT

## Section 160.5 Definitions

"AFDC" refers to the Aid to Families with Dependent Children Program, Title IV-A of the Social Security Act (42 U.S.C. 601 et seq.) that is financial and medical assistance available to families with one or more dependent children ~~or-en-behalf-of-dependent children-in-foster-care-under-the-guardianship-of-the Department-of-Children-and-Family-Services.~~

"AFDC recipient" refers to a person who is receiving financial and medical assistance under the AFDC program in the current month.

"Assignment of support" refers to the transfer of support rights to (1) the Department by the acceptance of AFDC benefits, pursuant to 42 U.S.C. 602(a)(26)(A) and Section 10-1 of The Illinois Public Aid Code (Ill. Rev. Stat. 1987 1989, ch. 23, par. 10-1) or (2) the department of Children and Family Services ("DCFS"), in the case of IV-E foster care, pursuant to 42 U.S.C. 671(a)(17) and Section 9.1 of the Children and Family Services Act (Ill. Rev. Stat. 1989, ch. 23, par. 5009.1).

"Cancellation" refers to the discontinuance of AFDC financial and medical benefits for an assistance unit because of the failure to satisfy the conditions of eligibility under the Title IV-A State Plan.

"Child support enforcement services" refers to those services provided to establish, enforce and collect support, in accordance with an approved State Plan under Title IV-D of the Social Security Act (42 U.S.C. 654).

"Date of Collection" for distribution purposes in all

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 160.5 Definitions (Cont'd)

cases refers to the date on which (a) a payor of income withholds an amount from a responsible relative's wages or other income to meet a support obligation when there is a served order of income withholding, (b) the Department of Employment Security withholds an amount from a responsible relative's unemployment insurance benefits ("UIB") to meet a support obligation when there is withholding of UIB, or (c) in all other instances, a support payment is received by the Clerk of the Court or the Department, whichever date is earlier.

"Family Support Information System" or "FSIS" refers to the data processing system used to process all IV-D cases in Illinois.

"IV-D account receivable" or "support account" refers to a part of the accounting system in FSIS used to record charges, payments, and account adjustments for a particular account. More than one account may exist for a given caretaker relative and for a given responsible relative. For example, a mother with two children by one father from one marriage, and three children by a second father from another marriage, will have two support accounts if there are two separate support obligations. If children are born in a non-marital relationship, there will be one account per child.

"IV-D program" or "IV-D" refers to the child support program set forth in 42 U.S.C. 651 et seq. and this Part of the Department administrative rules.

"IV-E foster care" or "IV-E" refers to the foster care program set forth in 42 U.S.C 670 et seq.

"Initial receipt in the State" for disbursement purposes in all cases refers to the date on which (a) the Department of Employment Security withholds an amount from a responsible relative's unemployment insurance benefits ("UIB") to meet a support obligation, when there is a withholding of UIB, or (b) in all other instances, a support payment is received by the Clerk of the Court or the Department, whichever date is earlier.

"Responsible relative" refers to a person who is



NOTICE OF ADOPTED AMENDMENTS

Section 160.60 Establishment and Modification of Support Obligations (Cont'd)

- 2) "Service" or "Served" means notice given by certified mail, return receipt requested, or by any method provided by law for service of summons. (See Sections 2-203 and 2-206 of the Civil Practice Law (III. Rev. Stat. 1987-1989, ch. 110, pars. 2-203 and 2-206)).
- 3) "Support Statutes" means the following:

A) Article X of the Illinois Public Aid Code (III. Rev. Stat. 1987-1989, ch. 23, par. 10-1 through par. 10-19);

B) The Illinois Marriage and Dissolution of Marriage Act (III. Rev. Stat. 1987-1989, ch. 40, par. 101 et seq.);

C) The Non-Support of Spouse and Children Act (III. Rev. Stat. 1987-1989, ch. 40, par. 1101 et seq.);

D) The Revised Uniform Reciprocal Enforcement of Support Act (III. Rev. Stat. 1987-1989, ch. 40, par. 1201 et seq.);

E) The Paternity Act (III. Rev. Stat. 1987-1989, ch. 40, par. 1351 et seq.);

F) The Illinois Parentage Act of 1984 (III. Rev. Stat. 1987-1989, ch. 40, par. 2501 et seq.); and

G) Any other statute in another state which provides for child and spouse support.

b) Responsible Relative Contact

1) Timing and Purpose of Contact

A) The Department shall contact and interview responsible relatives in Title IV-D cases to establish support obligations, following the IV-D client interview and the medley-  
 existing-support-obligations-  
 whenever-any-exchange-in-manage-

NOTICE OF ADOPTED AMENDMENTS

Section 160.5 Definitions (Cont'd)

responsible, or alleged to be responsible, under law for support of a dependent.

"Support case" refers to a case established in the FSIS for the purpose of providing establishment, enforcement and collection services to dependent children and their custodial parent, in accordance with the provisions of Title IV-D of the Social Security Act (42 U.S.C. 654).

"Support obligation" refers to the duty a non-custodial relative owes to his or her dependents, as set forth in a legally-valid court or administrative order.

"Unreimbursed AFDC" refers to the total amount of financial assistance provided to a family unit, in accordance with Title IV-A of the Social Security Act (42 U.S.C. 601 et seq.) for which the State and Federal governments have not been reimbursed. The State and Federal governments are limited in the amount of support payments they may retain for "unreimbursed AFDC", in accordance with the provisions set forth in Sections 160.100, 160.110 and 160.130 of this Part. The "amount of unreimbursed assistance accrued prior to the AFDC cancellation", reported in the Department's "Statements of Child Support Account Activity for Former Recipients" (see Section 160.140), is that limited amount which the Department is entitled to retain.

(Source: Amended at 14 III. Reg. 18759, effective November 9, 1990)

SUBPART C: ESTABLISHMENT AND MODIFICATION OF CHILD SUPPORT ORDERS

Section 160.60 Establishment and Modification of Support Obligations

a) Definitions

1) "FSS" means any Family Support Specialist performing assigned duties, his supervisory staff and any other person assigned responsibility by the Director of the Department.



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.60 Establishment and Modification of Support Obligations (Cont'd)

~~circumstances of the relative becomes known through representations of the relative or of the IV-D client or from independent sources and such change would materially affect ability to support;~~

~~ii) every three years, whichever occurs sooner.~~

B) The purpose of contact and interview shall be to obtain relevant facts including income information (e.g., paycheck stubs, income tax returns) necessary to determine the financial ability of such relatives for use in obtaining stipulated, consent and other court orders for support and in entering administrative support orders, pursuant to the support statutes.

2) At least 5 working days in advance of the interview, the Department shall notify each responsible relative contacted of his support obligation, by ordinary mail, which notice shall contain the following:

A) the Title IV-D case name and identification number;

B) the names and birthdates of the persons for whom support is sought or other information identifying such persons, such as a prior court number;

C) that the responsible relative has a legal obligation to support the named persons;

D) the date, time, place and purpose of the interview and that the responsible relative may be represented by counsel; and

E) that the responsible relative should bring specified information regarding his income and resources to the interview.

3) The Department shall notify each Title IV-D

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.60 Establishment and Modification of Support Obligations (Cont'd)

client of the date, time and place of the responsible relative interview and that he may attend if he chooses.

c) Determination of Financial Ability

1) The Department shall use the guidelines set forth below to determine the financial ability of responsible relatives to provide support in Title IV-D cases.

2) The minimum amount of child support to be established shall be determined as follows:

Number of Children	Percent of Responsible Relative's Net Income
1	20%
2	25%
3	32%
4	40%
5	45%
6 or more	50%

3) The minimum amount of child and spouse support to be established shall be determined as follows:

Number of Children	Percent of Responsible Relative's Net Income
1	30%
2	35%
3	45%
4	50%
5 or more	55%

4) "Net Income" is the total of all income from all sources, minus the following deductions:

A) Federal income tax (properly calculated withholding or estimated payments);

B) State income tax (properly calculated withholding or estimated payments);

C) Social Security (FICA payments);



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## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- Section 160.60 ~~Establishment and-Modification-of~~ Support Obligations (Cont'd)
- C) Each order requiring support which deviates from the guidelines shall contain express findings of the reasons for the different amount.
- 7) In cases where health/hospitalization insurance coverage is not being furnished by the responsible relative to a child to be covered by a support order, the Department shall enter administrative, or request the court to enter support orders requiring the relative to provide such coverage when a child can be added to an existing insurance policy at reasonable cost. However, in Title IV-D non-AFDC cases where the client is neither an applicant for nor a recipient of Medical Assistance, the Department shall enter or request such support orders only with the client's consent. Net income shall be reduced by the cost thereof in determining the minimum amount of support to be ordered.
- 8) The final order in all cases shall state the support level in dollar amounts.
- 9) If there is no net income because of the unemployment of a responsible relative who resides in Illinois and is not receiving General Assistance in the City of Chicago and has children receiving AFDC in Illinois, the Department, when proceeding under subsection (d) below, shall order, or, when proceeding under subsection (e) below, shall request the court to order the relative to report for participation in job search, training or work programs established for such relatives under Section 9-6 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987-1989, ch. 23, par. 9-6).
- d) Administrative Process
- 1) Use of Administrative Process
- A) Department FSS's shall establish and-modify-support obligations of responsible relatives through the administrative process set forth in this subsection (d), in Title IV-D cases,

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- Section 160.60 ~~Establishment and-Modification-of~~ Support Obligations (Cont'd)
- wherein the court has not acquired jurisdiction previously, in matters involving:
- i) presumed paternity as set forth in Section 5 of the Illinois Parentage Act (Ill. Rev. Stat. 1987-1989, ch. 40, par. 2505) and support is sought from one or both parents; and
- ii) alleged paternity and support is sought from the mother.
- B) In addition to those items specified in subsection (b)(2) above, the notice of support obligation shall inform the responsible relative of the following:
- i) that he may be liable for reimbursement of public assistance furnished the named persons prior to determination of the ability to support; and
- ii) that upon failure of the responsible relative to appear for the interview or to provide necessary information to determine net income, an administrative support order may be entered by default or the Department may seek court determination of financial ability based upon the guidelines.
- 2) The FSS shall determine the ability of each responsible relative to provide support in accordance with subsection (c) above when such relative appears in response to the notice of support obligation and provides necessary information to determine net income. An administrative support order shall be entered which shall incorporate the resulting support amount therein.
- 3) Failure to Appear
- A) In instances in which the responsible relative fails to appear in response to the



Section 160.60 Establishment and-Maintenance-of Support Obligations (Cont'd)

notice of support obligation or fails to provide necessary information to determine net income, the FSS shall enter an administrative support order by default, except as provided in subsection (d)(3)(c) below. The terms of the order shall be based upon the needs of the persons for whom support is sought, as furnished by affidavit of the IV-D client. No default order shall be entered when a responsible relative fails to appear at the interview unless the relative shall have been served with a notice of support obligation.

B) The FSS shall issue a subpoena to a responsible relative who fails to appear for interview, or who appears and furnishes income information, when the FSS has information from the Title IV-D client, the relative's employer or any other reliable source indicating that:

- i) financial ability, as determined from the guidelines contained in subsection c) above, exceeds the amount indicated in case of default, as indicated in subsection (d)(3)(A) above, or
- ii) income exceeds that reported by the relative.

C) In instances in which the relative fails or refuses to accept or fully respond to a Department subpoena issued to him pursuant to subsection (d)(3)(B) above, the FSS shall enter a temporary administrative support order by default, in accordance with subsection (d)(3)(A) above, and shall then seek establishment of maintenance-of support obligations through the judicial process pursuant to subsection (e) below.

4) Registration of Order

A) The FSS shall register a support order entered by a court or administrative body of

Section 160.60 Establishment and-Maintenance-of Support Obligations (Cont'd)

any other state referred for establishment and enforcement of an Illinois support obligation, on behalf of persons receiving Title IV-D services from such state, upon receipt of the following:

- i) the referring state's IV-D case name and identification number;
- ii) the names and birthdates of the persons for whom support is ordered;
- iii) a certified copy of the support order with all modifications;
- iv) a certified copy of an order for withholding, if any, still in effect;
- v) a certified copy of the payment record or, if there is no payment record, an affidavit attesting to the amount of arrearage which has accrued under the support order;
- vi) the name, address, and social security number of the responsible relative; and
- vii) the name and address of the responsible relative's employer or any other source of income of the relative from which withholding may be effected, if known.

B) When registered such order shall become an administrative support order of the Department. The FSS shall enter a separate administrative support order of the Department which shall contain the terms of the registered order.

5) An administrative support order shall include the following:

A) the Title IV-D case name and identification number;



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- Section 160.60 ~~Establishment and-Modification-of~~ Support Obligations (Cont'd)
- B) the names and birthdates of the persons for whom support is ordered;
  - C) the beginning date, amount and frequency of support;
  - D) the manner in which support payments are to be made; and
  - E) a statement informing the responsible relative that he has 30 days from the date of mailing of the administrative support order in which to petition the Department for a release from or modification of the order and receive a hearing in accordance with 89 Ill. Adm. Code 104.102.
- 6) Upon entry of any administrative support order, the FSS shall enter a separate administrative order for withholding, based upon and in the same manner as prescribed in Section 160.75. The order shall inform the responsible relative of the grounds for a petition and the time within which to petition the Department to stay service of or to modify, suspend or terminate the order for withholding, or to stay service of the notice of delinquency and receive a hearing in accordance with 89 Ill. Adm. Code 104.104.
- 7) The FSS shall provide to each responsible relative a copy of each administrative order for support and for withholding entered by:
- A) delivery at the conclusion of an interview where financial ability to support was determined. An acknowledgement of receipt signed by the relative or an affidavit of delivery signed by the FSS shall be sufficient for purposes of notice.
  - B) certified mail where the relative fails or refuses to accept delivery or the orders are entered by default.
  - C) service in the case of registration of the support orders of another state. A copy of

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- Section 160.60 ~~Establishment and-Modification-of~~ Support Obligations (Cont'd)
- such state's orders shall be served with those of the Department.
- 8) The FSS shall provide to each Title IV-D client a copy of each administrative order for support and for withholding entered.
- e) Judicial Process
- 1) Department FSS's shall refer Title IV-D cases for court action to establish ~~and-modify~~-support obligations of responsible relatives, pursuant to the support statutes (See subsection (a)(3) above) in matters requiring the determination of parentage, in those wherein the court has acquired jurisdiction previously and in instances described in subsection (d)(3)(C) above.
  - 2) The FSS shall prepare and transmit pleadings and obtain or affix appropriate signature thereto which pleadings shall include, but not be limited to, petitions to:
    - A) intervene;
    - B) modify;
    - C) change payment path;
    - D) establish an order for support;
    - E) establish retroactive support;
    - F) establish past-due support;
    - G) obtain an order for withholding;
    - H) establish parentage;
    - I) obtain a rule to show cause; and
    - J) combinations of the above.

(Source: Amended at 14 Ill. Reg. 18759, effective November 9, 1990)



Section 160.65 Modification of Support Obligations

a) Definitions

1) "Order for support" means any Illinois court or administrative order for child support.

2) "Order for withholding" means any Illinois court or administrative order for withholding.

3) "Payment received" means any child support payment except intercepts of federal income tax refunds, State Comptroller payments and unemployment insurance benefits.

4) "Quantitative Standard for Review" means the current financial ability of the responsible relative, as determined through automated or manual review, is at least 10% above or below the existing order for support and the change is an amount equal to at least \$5.00 a month.

5) "Automated review" means initial review of financial ability as described in subsection (c) below.

6) "Manual review" means the FSS determination of financial ability as described in subsection (g) below.

7) "Health insurance" means health insurance coverage for the dependent child(ren) for whom support is sought.

8) "Health insurance at reasonable cost" means health insurance coverage available through employment or other group health insurance, regardless of service delivery mechanism.

b) Programs for Review and Modification of Support Obligations

1) The Department shall conduct a demonstration project for the development and evaluation of a process to review and modify orders for support in those cases in which the responsible relative resides in Illinois.

A) The locations for the demonstration project

Section 160.65

Modification of Support Obligations (Cont'd)

are Cook County and the 6th Judicial Circuit (Dewitt, Champaign, Moultrie, Piatt, Macon and Douglas Counties).

B) The demonstration project shall be conducted through the period ending September 30, 1991.

C) Title IV-D cases with existing orders for support which are at least 30 months old as of September 30, 1989 shall be subject to review to determine whether the amount of the court or administrative order should be raised or lowered.

D) A one time random selection of cases subject to review shall be made as follows:

1) In Cook County, the experimental group shall consist of 25% of the cases subject to review, and an additional 25% shall be designated as the control group. The remaining 50% of the cases shall not be included in the project.

ii) In the Sixth Judicial Circuit, the experimental groups shall consist of all cases subject to review. A comparison group shall be comprised of all active IV-D cases in the Sixth Judicial Circuit that had child support modifications during the period October 1, 1988 through December 31, 1989.

E) The Department shall determine, for each project location, the number of cases in which initial reviews will be conducted each month, and shall prioritize the selection of those cases from the experimental groups as follows:

i) Cases in which the order for support does not require the responsible relative to provide health insurance for the child(ren) covered by the order, an order for withholding has been served on the relative's payor of income and payments pursuant to the



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Section 160.65      Modification of Support Obligations (Cont'd)

order have been received by the Department within the 90 days prior to selection.

- ii) Cases with the same circumstances set forth in subsection (b)(1)(E)(i) above except that payments have not been received by the Department within the 90 days prior to selection.
- iii) Cases in which the order for support requires the responsible relative to provide health insurance for the child(ren) covered by the order, an order for withholding has been served on the relative's payor of income and payments have been received by the Department within the 90 days prior to selection.
- iv) Cases with the same circumstances set forth in subsection (b)(1)(E)(iii), above, except that payments have not been received by the Department within 90 days prior to selection.
- v) Cases in which the responsible relative's payor of income has been identified, but an order for withholding has not been served.
- vi) Cases in which the responsible relatives' payor of income has been identified, but an order for withholding has not been entered.
- vii) Cases in which the existing order for support was entered by the court before September 12, 1984, the effective date of the child support guidelines set forth in Section 505 of the Illinois Marriage and Dissolution of Marriage Act (Ill. Rev. Stat. 1989, ch. 40, par. 505).
- viii) Cases in which the amount of current support required under the existing

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Section 160.65      Modification of Support Obligations (Cont'd)

order for support is over zero, but less than \$80 per month.

- ix) Cases in which the oldest child that is covered by the order is between 15 and 17 years of age at the time of the monthly selection.
  - x) Cases in which the current support amount is zero or the responsible relative's income is unknown.
  - xi) All other cases in the experimental group.
- 2) The Department, for the three year period beginning October 1, 1990 and ending September 30, 1993, shall review all orders for support not included in the demonstration project as described in subsection (b)(1) above. The Department shall proceed as follows:
- A) select each month all orders which are more than 30 months old since establishment, modification, or the last review, whichever occurs last; and
  - B) shall prioritize all orders for support in accordance with subsection (b)(1)(E) above; and
  - C) shall determine for each child support region the number of cases in which initial reviews will be conducted each month.
- 3) Cases selected for the experimental and control groups in the demonstration project in Cook County as well as the experimental group in the Sixth Judicial Circuit will not be subject to review in accordance with subsection (b)(2) above through the period ending September 30, 1991.
- A) The remaining 50% of cases not selected for the Cook County experimental or control group and the comparison cases for the Sixth Judicial Circuit will be subject to review under subsection (b)(2) above.



Section 160.65 Modification of Support Obligations (Cont'd)

B) All cases will be subject to review in accordance with subsection (b)(2) above after September 30, 1991.

4) The Department, beginning October 1, 1993 shall review all orders for support no later than 30 months after establishment, modification, or the last review, whichever comes later. The Department shall give priority to existing orders for support that do not include health insurance and that have a high potential to obtain such insurance at reasonable cost by selecting active IV-D cases with the same circumstances set forth in subsection (b)(1)(E)(i) and (ii) above.

5) The Department shall review any order for support whenever any change in financial circumstances of the relative becomes known through representations of the relative or of the IV-D client or from independent sources and such change would materially affect ability to support.

c) Initial Review

1) The Department shall capture all available responsible relative financial information from existing federal and State sources (e.g. Illinois Department of Employment Security) through electronic data searches on all IV-D cases set forth in subsection (b) above.

2) The initial review shall consist of an electronic calculation of the responsible relative's financial ability, in accordance with the guidelines set forth in Section 160.60(c) using the information obtained through the data searches provided for in subsection (c)(1) above.

d) Notice of Initial Review

1) The Department shall notify each client and responsible relative of the results of the initial review.

A) In all IV-D AFDC cases in which the initial review met the Quantitative Standard for Review, the notice shall state that the

Section 160.65 Modification of Support Obligations (Cont'd)

B) In all other IV-D cases in which the initial review met the Quantitative Standard for Review, the notice shall state that the Department will conduct a further review and seek modification only upon request of the client or responsible relative received by the Department within 30 days of the date of the notice.

C) In all IV-D cases in which the initial review did not meet the Quantitative Standard for Review, the notice shall state that since modification is not indicated the Department will proceed, only upon request of the client or the responsible relative received by the Department within 30 days of the date of the notice.

2) The Department shall include with the notice of initial review results:

A) A copy of the electronic calculation of the responsible relative's financial ability; and

B) A form financial affidavit.

1) In AFDC cases in which the initial review met the Quantitative Standard for Review, a request that the client and responsible relative complete the affidavit and return it to the Department within 30 days of the date of the notice.

1i) In all other IV-D cases, a statement that if a further review is being requested, the affidavit must be completed and returned to the Department within 30 days of the date of the notice.



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.65      Modification of Support Obligations (Cont'd)

3) The notice to the client and responsible relative shall state that if, as a result of further review, action is taken to modify the existing order for support, the Department may order or request the court to order the responsible relative to provide health insurance coverage. However, in cases where the client is not receiving medical assistance the notice shall state that health insurance will be ordered or requested only with the client's consent, as provided in Section 160.60(c)(7).

e) Employer Contact

1) The Department shall issue a subpoena duces tecum to the responsible relative's employer at the same time notice of initial review is sent to the client and responsible relative, and whenever a change in the responsible relative's employer becomes known during the course of review. The subpoena shall:

- A) require production of responsible relative employment records with information including, but not limited to:
  - i) the period of employment;
  - ii) the frequency of wage payments;
  - iii) gross wages, net pay and all deductions taken in reaching net pay;
  - iv) the number of dependent exemptions claimed by the responsible relative; and
  - v) health insurance coverage available to the responsible relative through the employer.
- B) allow, in lieu of producing records, the completion and return of a form response to subpoena duces tecum providing responsible relative employment information.
- C) require employer compliance within 30 days of the date of the subpoena.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.65      Modification of Support Obligations (Cont'd)

2) The FSS shall contact the responsible relative's employer by mail or telephone whenever necessary to obtain clarification of employment records or the response to subpoena duces tecum.

f) Initial Actions taken by the Department

- 1) The Department shall notify each client and responsible relative of the results of the initial review at least 30 days prior to the FSS determination of financial ability.
- 2) Each client and responsible relative shall be advised of the right to request a review.
- 3) All cases will be reviewed upon the request of either the client or responsible relative.
- 4) All AFDC cases will be reviewed without the request of either the client or responsible relative, except in cases when it is not in the best interests of the child(ren).
- 5) Each client and responsible relative shall be advised of the right to contest the results of the FSS determination at least 30 days prior to the date the modification or the decision not to modify becomes final.

g) FSS Determination of Financial Ability

- 1) The FSS shall review any financial information concerning the responsible relative. Where the responsible relative's information is not verified through an employer, wage stubs or income tax returns, the FSS shall seek other verification, e.g., subpoena of the responsible relative's income tax return.
- 2) The FSS shall determine the responsible relative's current financial ability in accordance with the guidelines contained in Section 160.60(c).
- 3) The FSS shall compare the responsible relative's current financial ability to the amount of the



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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.65      Modification of Support Obligations (Cont'd)

hearing and the client of the right to present evidence at the hearing.

- 3) For purposes of calculating the 30 day period in which to petition the Department for release from or modification of the administrative order for support or to request redetermination of the FSS determination of financial ability, the day immediately subsequent to the mailing of the order or determination shall be considered the first day and the day such request is received by the Department shall be considered as the last day.

i) Further Actions Taken by the Department

- 1) The Department shall take the following action when the FSS has determined in accordance with subsection (g) above that the Quantitative Standard for Review has been met:

A) In a case involving an order for support entered by the court, the FSS shall:

- i) prepare a petition to modify, and obtain or affix appropriate signature thereto;
- ii) refer the case for legal action to modify child support pursuant to Section 510 of the Illinois Marriage and Dissolution of Marriage Act (Ill. Rev. Stat. 1989, ch. 40, par. 510); and
- iii) provide the client and responsible relative with the notice described in subsection (h)(2)(B) above.

- B) In a case involving an administrative order for support established under Section 160.60(d), or modified under this rule, the FSS shall enter an administrative order for support incorporating the responsible relative's current financial ability as the new support amount and containing the information specified in Section 160.60(d)(5).

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.65      Modification of Support Obligations (Cont'd)

- i) The FSS shall also enter an administrative order for withholding in accordance with Section 160.60(d)(6).

- ii) The FSS shall provide to the client and responsible relative copies of the administrative order for support and for withholding together with the notice described in subsection (h)(2)(C) above.

- 2) In IV-D cases where the client is neither an applicant for nor a recipient of medical assistance, the Department, with the client's consent, shall enter or request the court to enter a support order requiring the relative to provide health insurance.

- 3) Upon receipt of a petition for a release from or modification of an administrative order for support as described in subsection (h)(2)(C)(ii) within 30 days of the mailing of such order, the Department will provide a hearing in accordance with 89 Ill. Adm. Code 104.102. The 30 day period shall be calculated in accordance with subsection (h)(3) above.

- 4) Upon receipt of a request for a redetermination as set forth in subsections (h)(1)(B) and (h)(2)(C)(i) within 30 days of the mailing of the notice, the Department shall conduct such redetermination. The 30 day period shall be calculated in accordance with subsection (h)(3) above.

(Source: Added at 14 Ill. Reg. 18759, effective November 9, 1990)

SUBPART D: ENFORCEMENT OF CHILD SUPPORT ORDERS

Section 160.70      Enforcement of Support Orders

a) Definitions

The definitions contained in Section 160.60(a) are incorporated herein by reference.



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.70 Enforcement of Support Orders (Cont'd)

B) the Comptroller to intercept State income tax refunds and other State payments as follows:

i) in active IV-D cases, past-due support owed in an amount not less than one month's support obligation or \$150, whichever is less; and

ii) in inactive IV-D AFDC and IV-B IV-E foster care cases, past due support owed in any amount.

iii) In cases in which the responsible relative who owes past-due support is receiving periodic payments from this State because of employment, disability, retirement or any other reason, the Department shall, upon obtaining knowledge of such circumstances, refund any amounts inadvertently intercepted to the responsible relative and proceed to collect past-due support pursuant to the income withholding provisions of the support statutes.

3) The Department shall provide the responsible relative with a notice prior to submitting a past-due support amount for intercept, which advance notice shall inform the responsible relative of the following:

A) the IV-D case name and identification number;

B) the past-due support amount which will be submitted for intercept;

C) the right to contest the determination that past-due support is owed or the amount of past-due support by requesting:

i) a redetermination by the Department or, after such redetermination,

ii) an administrative review by any other state in which the support order was

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.70 Enforcement of Support Orders (Cont'd)

b) Income withholding

Whether using the administrative process (see Section 160.60(d)) or the judicial process (see Section 160.60(e)), the Department shall follow the procedures for withholding of income contained in Section 160.75 to enforce and collect past-due support owed by responsible relatives in IV-D cases and it shall as promptly as possible distribute all amounts collected. In addition to income as defined in Section 160.75, the Department shall proceed to collect support from the principal and income of trusts as provided by Section 2-1403 of the Code of Civil Procedure (III. Rev. Stat. 1987 1989, ch. 110, par. 2-1403).

c) Federal and State Income Tax Refunds and Other State Payments

i) The Department shall collect past-due support owed by responsible relatives in IV-D cases through intercept of federal and State income tax refunds and other State payments (see Section 10.05a of the State Comptroller Act (III. Rev. Stat. 1987 1989, ch. 15, par. 210.05a) due such relatives.

2) The Department shall submit past-due support amounts to:

A) the Department of Health and Human Services to intercept federal income tax refunds in accordance with federal instructions as follows:

i) in IV-D AFDC and IV-B IV-E foster care cases, past-due support owed for a child or for a child and the parent with whom the child is living in an amount not less than \$150 which has been in arrears for 3 months or longer; and

ii) in IV-D Non-AFDC cases, past-due support owed to or for a minor child in an amount not less than \$500.



DEPARTMENT OF PUBLIC AID  
NOTICE OF ADOPTED AMENDMENTS

Section 160.70 Enforcement of Support Orders (Cont'd)

issued upon which the referral for federal income tax refund intercept is based, at the request of the responsible relative; and

- D) that the Internal Revenue Service will notify the responsible relative's spouse at the time of intercept regarding the steps to take to protect the share of the refund which may be payable to that spouse, in the case of a joint federal income tax return.
- 4) A request for a redetermination made within 30 days from the date of mailing of the advance notice shall stay the Department from submitting the past-due amount.
- 5) No later than 120 days after the date the redetermination was requested, the Department shall provide the responsible relative with a notice of the results of the redetermination and of the right to contest such results by requesting:
  - A) a hearing by the Department within 30 days from the date of mailing of the notice; or
  - B) an administrative review by any other state in which the support order was issued upon which the referral for federal income tax refund intercept is based.
- 6) If a responsible relative requests administrative review by the state in which the support order was issued upon which the referral for federal income tax refund intercept is based, the Department shall notify the state with the order of the request and shall provide that state with all necessary information within 10 days of the responsible relative's request. The Department shall be bound by the decision of the state with the order.
- 7) The Department shall proceed in accordance with 89 Ill. Adm. Code 104.103 upon receipt of a request for a hearing.

DEPARTMENT OF PUBLIC AID  
NOTICE OF ADOPTED AMENDMENTS

Section 160.70 Enforcement of Support Orders (Cont'd)

- 8) The Department shall notify:
  - A) any other state enforcing the support order when the request for intercept is submitted and when the intercept amount is received;
  - B) the Department of Health and Human Services of any deletion of an amount submitted for federal income tax refund intercept, in accordance with federal instructions;
  - C) the Comptroller of any deletion of an amount submitted for State income tax refund or other payment intercept or any significant decrease in the amount; and
  - D) the Clerk of Circuit Court of the county in which the child support order was entered of any amount intercepted for posting to the court payment record.
- 9) The Department shall:
  - A) as promptly as possible refund to the responsible relative any amount intercepted found to exceed the amount of past-due support owed; and
  - B) equitably apportion joint State income tax refunds and other State payments based upon copies of federal and State income tax returns, including all schedules and attachments, or other evidence of ownership, such equitable apportionment to be based on the documented proportionate net income of the parties, and pay to the joint payee that portion of the amount intercepted found to be his; except that the Comptroller shall apportion such refunds and payments in matters where the intercepted funds have not yet been transferred to the Department.
- 10) ~~The Department shall as promptly as possible apply collections it receives as a result of intercept under this subsection only against the past-due support amount specified in the advance notice provided the responsible relative pursuant-~~



Section 160.70 Enforcement of Support Orders (Cont'd)

to-subsection-(e)-(3)-above-and-shall-promptly-apply-

A) federal-income-tax-funds-isset-to-satisfy-any-IV-B-APBC-or-IV-B-estate-care-assigned-past-due-support-and-then-to-satisfy-any-IV-B-Non-APBC-past-due-support-and

B) state-income-tax-funds-and-estate-payments-to-satisfy-any-estate-IV-B-APBC-and-IV-B-estate-care-assigned-past-due-support-et-isset-to-satisfy-IV-B-Non-APBC--past-due-support-and-then-to-satisfy-any-IV-B-APBC-and-IV-B-estate-care-assigned-past-due-support-

11101) The Department shall inform individuals who receive IV-D Non-APBC support enforcement services, in advance, of the following:

A) amounts intercepted under this subsection will be applied in accordance with subsection-(e)-(9)-above Section 160.130; any payment received by the IV-D Non-APBC individual as a result of federal income tax refund intercept may have to be returned to the Department within six years following the end of the tax year if there is an adjustment necessitated by the responsible relative's spouse filing an amended tax return in order to receive his share of a joint tax refund.

B) any payment received by the IV-D Non-APBC individual as a result of federal income tax refund intercept may have to be returned to the Department within six years following the end of the tax year if there is an adjustment necessitated by the responsible relative's spouse filing an amended tax return in order to receive his share of a joint tax refund.

d) Unemployment Insurance Benefits

1) The Department shall collect support owed by responsible relatives in IV-D cases through intercept of unemployment insurance benefits in matters wherein the relative has accumulated past-due support amount equal to a one month support obligation.

2) The Department shall take the following action:

A) ascertain that the responsible relative qualifies for receipt of unemployment

Section 160.70 Enforcement of Support Orders (Cont'd)

insurance benefits through access to the Department of Employment Security's (DES) computer file.

B) contact the relative to obtain an agreement for deduction of benefits for payment of support.

C) initiate procedures for withholding of income in accordance with Section 160.75 in cases wherein the relative fails or refuses to agree to benefit deduction.

D) establish the amount to be deducted by data entry to DES's computer file, which amount shall be the lesser of:

i) the amount of the income withholding order; or

ii) the amount of the child dependent's allowance, whether or not claimed.

E) receive amounts deducted direct from DES.

F) notify the Clerk of the Circuit Court of the county in which the child support order is registered of each collection for posting to the court payment record.

G) post each collection to the Department's payment record.

H) apply each collection to the current support obligation, then to past-due obligations.

I) provide a redetermination within 180 days from the date of request for redetermination to each relative who disputes the deduction and, where indicated, make adjustments and refund improperly deducted amounts.

3) The Department of Employment Security shall take the following action:

A) provide notice to the responsible relative



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 160.70 Enforcement of Support Orders (Cont'd)

and an opportunity to be heard, when the Department cannot resolve the dispute.

B) pay all amounts deducted direct to the Department.

## e) Contempt of Court and Other Legal Proceedings

1) The Department shall refer IV-D cases to its legal representatives to initiate contempt of court and other legal proceedings, pursuant to the applicable provisions of the support statutes, for enforcement of orders for support in matters wherein the responsible relative has accumulated a past-due support amount equal to not less than a one month support obligation; except as set forth in subsection (2) below.

2) Contempt proceedings shall not be used in the following instances:

A) the responsible relative has no known available income or assets from which to satisfy the support obligation and is:

- i) receiving public assistance;
- ii) mentally or physically disabled;
- iii) incarcerated;
- iv) out-of-the-country;
- v) deceased; or
- vi) otherwise situated making such action unproductive.

B) other legal or administrative remedies are more appropriate under the circumstances.

3) Contempt and other legal proceedings shall be used to:

A) establish the amount of past-due support;

B) obtain a judgment for purposes of:

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 160.70 Enforcement of Support Orders (Cont'd)

i) imposition of a lien against real estate,

ii) levy upon real estate and personal property, or

iii) registration in another state;

C) secure an order for lump sum or periodic payment of the past-due support or judgment;

D) require the responsible relative to post security, bond or give some other guarantee of a character and amount sufficient to assure payment of any amount due under the support order;

E) obtain full or partial payment of past due support through incarceration;

F) ascertain the responsible relative's source and amount of income or location and value of assets;

G) secure other enforcement relief; and

H) obtain any combination of the above.

4) During the course of contempt or other legal proceedings to enforce support, if it shall appear that there is no net income because of the unemployment of a responsible relative, who resides in Illinois and is not receiving General Assistance in the City of Chicago and has children receiving AFDC in Illinois, the Department shall request the court to order the relative to report for participation in job search, training or work programs established for such relatives under Section 9-6 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987 1982, ch. 23, par. 9-6).

## f) Liens Against Real Estate and Personal Property

1) The Department shall seek judgment liens against real estate and enforce judgments upon the real estate and personal property of responsible



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.70 Enforcement of Support Orders (Cont'd)

character and amount sufficient to assure payment of any amount due under a support order in IV-D cases, pursuant to Section 10-17.4 of the Illinois Public Aid Code (III. Rev. Stat. 1987 1989, ch. 23, par. 10-17.4).

2)

In cases in which the support obligation is established through the administrative process contained in Section 160.60, the notice of support obligation provided to the responsible relative shall indicate that the Department may require the relative to post security, bond or give some other guarantee of payment. Except where the responsible relative is subject to income withholding, the administrative support order shall contain this requirement in an amount equal to a one year support obligation.

3)

In acting upon a referral to establish a support obligation or to enforce an existing order for support, Department legal representatives shall include in the complaint or petition a prayer for an order requiring the responsible relative to post security, bond, or give some other guarantee of payment equal to a one year support obligation, unless the relative is subject to the income withholding provisions of the support statutes.

h)

Past-Due Support Information to Consumer Reporting Agencies

1) The Department shall, upon request of consumer reporting agencies, provide the following information concerning the payment records of responsible relatives in IV-D cases to such agencies when the amount of past-due support exceeds \$1,000:

A) the name, last known address and Social Security Number of the responsible relative; and

B) the terms and amount of past-due support which has accumulated under the order for support.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.70 Enforcement of Support Orders (Cont'd)

relatives, in IV-D cases in which a referral has been made to initiate court enforcement of an order for support, in accordance with Article XII of the Code of Civil Procedure (III. Rev. Stat. 1987 1989, ch. 110, par. 12-101 et seq.).

2)

A petition for a rule to show cause or other petition filed by a Department legal representative to enforce an order for support shall contain a prayer that judgment be entered against the responsible relative in the amount of the past-due support alleged in the petition, when both of the following circumstances exist:

A) the past-due amount equals one year's support obligation under the order for support or \$2,000, whichever is less; and

B)

the responsible relative has an interest in real estate or personal property against which the judgment may be enforced.

3)

Upon obtaining a judgment, Department legal representatives shall secure liens against the real estate of responsible relatives by filing a transcript, certified copy, or memorandum of judgment in the county wherein the real estate is located, in accordance with law (see Article XII of the Code of Civil Procedure (III. Rev. Stat. 1987 1989, ch. 110, par. 12-101 et seq.)).

4)

A judgment shall be enforced by levy upon the real estate and personal property of the responsible relative in accordance with law (see Article XII of the Code of Civil Procedure (III. Rev. Stat. 1987 1989, ch. 110, par. 12-101 et seq.)) when the relative has a known equity which is not less than \$2,000 in excess of any statutory exemption.

g)

Security, Bond or Other Guarantee of Payment

1) Except as provided in subsections (2) and (3) below, the Department shall require, or through its legal representative shall request the court to require, a responsible relative to post security, bond, or give some other guarantee of a



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 160.70 Enforcement of Support Orders (Cont'd)

- 2) The Department shall provide the responsible relative with a notice at least 30 days prior to furnishing past-due support information to consumer reporting agencies, which advance notice shall inform the relative of the following:
- A) the IV-D case name and identification number;
  - B) the past-due support amount which will be reported;
  - C) the date past-due support will be reported; and
  - D) the right to prevent reporting by payment of the past-due support amount in full or to contest the determination that past-due support is owed or the amount of past-due support by requesting a redetermination by the Department.
- 3) The Department shall provide the responsible relative with notice of the results of the redetermination and the right to prevent reporting by payment in full of the past-due support found to be owed or to contest the results of the redetermination by requesting a hearing within 30 days from the date of mailing of the notice.
- 4) The Department shall proceed in accordance with 89 Ill. Adm. Code 104.103 upon receipt of a request for a hearing.
- 5) The Department shall be stayed from providing information to consumer reporting agencies by either of the following:
- A) a request for
    - i) a redetermination, or
    - ii) a hearing contesting the determination that past-due support is owed or the amount of past-due support; or

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 160.70 Enforcement of Support Orders (Cont'd)

- B) payment in full of the amount of the past-due support stated in the
    - i) advance notice, or
    - ii) notice of redetermination or hearing results.
- 6) The Department shall advise consumer reporting agencies of changes in the amount of past-due support found to be owed as a result of a redetermination or hearing conducted after report to such agencies.
- i) Other Remedies
- The Department shall pursue any other remedies provided for by law to enforce and collect past-due support owed by responsible relatives in IV-D cases.

(Source: Amended at 14 Ill. Reg. 18759, effective November 9, 1990)

## SUBPART F: DISTRIBUTION OF SUPPORT COLLECTIONS

## Section 160.100 Distribution Of Child Support For AFDC Recipients

- a) For the purposes of distribution under this Section, amounts collected shall be treated first as payment on the required support obligation for the month in which the child support was collected and if any amounts are collected which are in excess of such amount, these excess amounts shall be treated as amounts which represent payment on the required support obligation for previous months. ~~Effective June 9, 1988, the date of collection shall be the date on which payment is received by the Clerk of the Circuit Court of the Department, whichever occurs first~~ "Date of collection" shall be as defined in Section 160.5.
- b) Child support payments which are received by the Department for a month in which a client is an AFDC recipient shall be distributed as follows:
  - 1) Pass Through: Of any amount that is collected in



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## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 160.100 Distribution Of Child Support For AFDC Recipients (Cont'd)

be distributed pursuant to subsections (b)(1) through (b)(4) above, such excess shall be paid to the family. ~~This payment shall be made in the month following the month in which the amount of the collection was used to redetermine eligibility for AFDC.~~

- c) If an amount collected as support represents payment on the required support obligation for future months, the amount collected shall be applied to such future months. However, no such amounts shall be applied to future months unless amounts have been collected which fully satisfy the support obligation assigned for the current month and all past months.
- d) Identification of Child Support Payment: Any support payment issued to the family under subsections (b)(3) or (b)(5) above shall be identified on its face as being for child support.

(Source: Amended at 14 Ill. Reg. 18759, effective November 9, 1990)

## Section 160.110 Distribution Of Child Support For Former AFDC Recipients Who Continue To Receive Child Support Enforcement Services

Child support payments which are received by the Department on behalf of a former AFDC recipient who continues to receive child support enforcement services, shall be distributed in accordance with the provisions of subsections (a) through (e) below.

- a) Current Support: Upon cancellation of AFDC, a client's assignment of support ceases (see Section 160.20), except with respect to the amount of any unpaid support obligation that has accrued under such assignment. For any month in which a client is not an AFDC recipient, regardless of whether such client continues to receive child support enforcement services, the client is entitled to the amount of current support paid for that month, up to the amount of the monthly support obligation for that month. Current support payments to former AFDC recipients who do receive child support enforcement services from the

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 160.110 Distribution Of Child Support For Former AFDC Recipients Who Continue To Receive Child Support Enforcement Services (Cont'd)

Department shall be issued within ~~fourteen (14)~~ fifteen (15) calendar days of initial receipt by ~~the Department in the State.~~

- b) Unpaid Current Support Accrued Following Cancellation: If the amount of child support collected in a month on behalf of a former AFDC recipient who receives child support enforcement services exceeds the amount of current support distributed pursuant to subsection (a) above, the client shall be paid any such amount, up to the unpaid current support obligation which has accrued for any month following cancellation of the client's AFDC case in which the client received child support enforcement services. Such payments to former AFDC recipients shall be issued within ~~fourteen (14)~~ fifteen (15) calendar days of initial receipt by ~~the Department in the State.~~
- c) Unreimbursed AFDC: If the amount of child support collected in a month on behalf of a former AFDC recipient exceeds the amount to be distributed pursuant to subsections (a) and (b) above, the excess shall be retained by the Department to reimburse it for past unreimbursed AFDC. If the unpaid support obligation is greater than the past unreimbursed AFDC, then the maximum reimbursement amount is the amount of unreimbursed AFDC the Department has provided. If the past unreimbursed AFDC is greater than the unpaid support obligation, then the maximum reimbursement amount is the amount of the unpaid support obligation, unless amounts are collected which represent the required support obligation for periods prior to the first month in which the former AFDC recipient received AFDC, in which case such amounts will be retained by the Department to reimburse the difference between such support obligation and such past unreimbursed AFDC.
- d) Past Excess: If the amount of child support collected in a month on behalf of a former AFDC recipient exceeds the amount to be distributed pursuant to subsections (a), (b) and (c) above, the excess, up to the amount of the unpaid support obligation, including the unpaid obligation for months prior to the first



Section 160.110 Distribution Of Child Support For Former AFDC Recipients Who Continue To Receive Child Support Enforcement Services (Cont'd)

month in which the former AFDC recipient received AFDC, shall be paid to the client. Such payments to former AFDC recipients shall be issued no later than the end of the month in which the department within the support payment was received by the department within fifteen (15) calendar days of initial receipt in the State.

e) Amounts in excess of the Child Support Obligation: If the amount of child support collected in a month on behalf of a former AFDC recipient who continues to receive child support enforcement services exceeds the amount to be distributed pursuant to subsections (a), (b), (c) and (d) above, the excess shall be refunded to the responsible relative.

f) Identification of Child Support Payment: Any support payment issued by the Department to a former AFDC recipient under this Section shall be identified on its face as being a child support payment.

(Source: Amended at 14 Ill. Reg. 18759, effective November 9, 1990)

Section 160.120 Distribution Of Child Support Collected While The Client Was An AFDC Recipient, But Not Yet Distributed At The Time The AFDC Case Is Cancelled

Child support payments which are received by the Department in a month in which a client is a current AFDC recipient, but which have not been distributed when the client's AFDC case is cancelled shall be distributed in accordance with 45-CFR-302.51(a)-(d)-(1987)-Section 160.100. Any amounts owed to former AFDC recipients pursuant to such distribution shall be issued by the Department in accordance with the following timeframes:

a) Child support to which a former AFDC recipient is entitled pursuant to 45-CFR-302.51(b)-(1987) Section 160.100(b)(1) ("Pass Through") shall be issued within two (2)-month-elapsed-in-which-the support-payment-was-elapsed-in-accordance-with that Section.

Section 160.110 Distribution Of Child Support For Former AFDC Recipients Who Continue To Receive Child Support Enforcement Services (Cont'd)

b) Child support to which a former AFDC recipient is entitled pursuant to 45-CFR-302.51(b)-(1987) Section 160.100(b)(3) ("current excess") shall be issued within four (4)-month-elapsed-in-which-the support-payment-was-elapsed-fifteen (15) calendar days of the date of initial receipt in the State of a collection for the first month of ineligibility.

c) Child support to which a former AFDC recipient is entitled pursuant to 45-CFR-302.51(b)-(1987) Section 160.100(b)(5) ("past excess") shall be issued within four (4)-month-elapsed-in-which-the support-payment-was-elapsed-fifteen (15) calendar days of the date of the initial receipt in the State of a collection for the first month of ineligibility.

(Source: Amended at 14 Ill. Reg. 18759, effective November 9, 1990)

Section 160.130 Distribution Of Intercepted Income Tax Refunds and Other State Payments

The Department shall as promptly as possible apply collections it receives as a result of intercept of State and Federal income tax refunds and other State payments under Section 160.70 only against the past-due support amount specified in the advance notice provided the responsible relative (see Section 160.70(c)(3))-and-shall-promptly-apply+

a) Federal Federal income tax refunds shall be applied first to satisfy any IV-D AFDC or IV-E foster care assigned past-due support and then to satisfy any IV-D Non-AFDC past-due support.

b) State income tax refunds and other State payments shall be applied to satisfy any active IV-D AFDC and IV-E foster care assigned past-due support, or first to satisfy active IV-D Non-AFDC past-due support and then to satisfy any IV-D AFDC and IV-E foster care assigned past-due support.

c) State income tax refunds and other State payments to reimburse any-elapsed-IV-D-AFDC-or-IV-E-foster-care-



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.130 Distribution Of Intercepted Income Tax Refunds and Other State Payments (Cont'd)

~~debt-owed-to-the-State.~~ The Department shall send payments made to a IV-D client or DCFS as a result of the intercept of Federal or State income tax refunds and other State payments within thirty (30) calendar days of initial receipt by the Department, except as described in subsection (d) below.

d) When a responsible relative initiates the review process under Section 160.70(c)(3)(C) between (1) the date of the tax refund intercept and (2) the date the Department disburses the intercepted funds or the 30th calendar day after the Department's receipt of such funds, whichever first occurs, the Department shall send any funds determined to be due the IV-D client or DCFS within fifteen (15) calendar days after the review process concludes.

e) If the Department is notified by the federal Office of Child Support Enforcement that an intercept to satisfy IV-D non-AFDC past-due support is being made from a refund based on a joint return, the Department may delay distribution of the federal tax refund intercept (1) until it is notified that the unobligated spouse's proper share of the refund has been paid or (2) for a period not to exceed 6 months from notification of the intercept, whichever first occurs.

(Source: Amended at 14 Ill. Reg. 18759, effective November 9, 1990)

Section 160.132 Distribution of Child Support for Non-AFDC Clients

Child support payments which are received by the Department on behalf of a client who has never been an AFDC recipient shall be distributed in accordance with the timeframes and provisions of subsections a) through c) below.

a) Current support: The Non-Assistance client is entitled to receive an amount of money equal to the monthly support obligation amount that is collected for current support. The entire amount of the current support collected shall be sent to the client within fifteen (15) calendar days from the date of initial receipt in the State.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.132 Distribution of Child Support for Non-AFDC Clients (Cont'd)

b) Past support: Any amount in excess of the current support obligation is applied to past support owed the non-AFDC client and shall be sent to the client within fifteen (15) calendar days from the date of initial receipt in the State.

c) Future support: If an amount collected as support represents payment on the required support obligation for future months, the amount collected shall be applied to future months and shall be sent to the client within fifteen (15) calendar days from the date of the initial receipt in the State.

(Source: Added at 14 Ill. Reg. 18759, effective November 9, 1990)

Section 160.134 Distribution of Child Support For Interstate Cases

Child support payments which are received by the Department on behalf of an initiating State shall be forwarded to the initiating State within fifteen (15) calendar days from the date of initial receipt in this State.

(Source: Added at 14 Ill. Reg. 18759, effective November 9, 1990)

Section 160.136 Distribution of Support Collected in IV-E Foster Care Maintenance Cases

a) For purposes of distribution under this Section, amounts collected in IV-E foster care maintenance cases shall be treated in accordance with the provision of Section 160.100(a).

b) The amounts collected as support by the Department on behalf of children for whom the State is making IV-E foster care maintenance payments and for whom an assignment is effective shall be distributed as follows:

1) Reimbursement of current IV-E foster care maintenance: The amount of child support that is collected in a month which represents payment on



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.136 Distribution of Support Collected in IV-E Foster Care Maintenance Cases (Cont'd)

receipt in the State to DCFS and used in the best interests of the child.

5)

Future support: If an amount collected as support represents payment on the required support obligation for future months, the amount shall be applied to those future months. However, no amounts shall be applied to future months unless amounts have been collected which fully satisfy the support obligation assigned for the current and all past months.

When DCFS ceases making IV-E foster care maintenance payments, the assignment of support rights terminates except for the amount of any unpaid support that has accrued under the assignment. The Department shall attempt to collect such unpaid support. Any collection made by the Department under this subsection shall be distributed in accordance with subsection (b)(3) of this Section.

c)

When DCFS ceases making IV-E foster care maintenance payments, the assignment of support rights terminates except for the amount of any unpaid support that has accrued under the assignment. The Department shall attempt to collect such unpaid support. Any collection made by the Department under this subsection shall be distributed in accordance with subsection (b)(3) of this Section.

(Source: Added at 14 III. Reg. 18759, effective November 9, 1990)

Section 160.138 Distribution of Child Support for Medical Assistance No Grant Cases

For purposes of distribution under this Section, child support amounts collected in Medical Assistance No Grant Cases, in which the caretaker relative has never received AFDC benefits, shall be treated in accordance with the provisions of Section 160.132. For Medical Assistance No Grant Cases in which the caretaker relative received AFDC benefits, distribution shall be treated in accordance with the provisions of Section 160.110.

(Source: Added at 14 III. Reg. 18759, effective November 9, 1990)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 160.136 Distribution of Support Collected in IV-E Foster Care Maintenance Cases (Cont'd)

the required support obligation for that month, shall be forwarded to DCFS and retained by DCFS to reimburse itself for IV-E foster care maintenance payments.

2)

Current excess: If the amount of child support collected in a month on behalf of a foster care dependent is in excess of the monthly amount of the IV-E foster care maintenance payment but not more than the monthly support obligation, the Department shall pay within fifteen (15) calendar days of the date of initial receipt in the State the excess to DCFS which will use the money in the best interests of the child.

3)

Reimbursement of past IV-E foster care maintenance: If the amount of child support collected in a month on behalf of a foster care dependent exceeds the amount required to be distributed under subsections (b)(1) and (2) above, but not the total unreimbursed IV-E foster care maintenance payments or unreimbursed AFDC payments, the Department and DCFS shall retain any such excess as reimbursement for these payments. If past assistance or IV-E foster care maintenance payments are greater than the total support obligation owed, the maximum amount the Department or DCFS may retain as reimbursement for such payments is the amount of such obligation. If amounts are collected which represent the required support obligation for periods prior to the first month in which the family received AFDC or IV-E foster care maintenance payments, such amounts may be retained by the Department and DCFS to reimburse the difference between such support obligation and such payments.

4)

Past excess: If the amount of child support collected in a month on behalf of a foster care dependent is in excess of the amount required to be distributed pursuant to subsections b(1) through b(3), such excess shall be paid within fifteen (15) calendar days of the date of initial



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

- 1) The Heading of the Part: MEDICAL PAYMENT
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Number:            Adopted Action:  
140.569                            Amendment
- 4) Statutory Authority: Sections 5-5.1 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 5-5.1 et seq. and 12-13)
- 5) Effective Date of Adopted Amendment: November 6, 1990
- 6) Does this rulemaking contain an automatic repeal date?  
\_\_\_ Yes    X No
- 7) Does this Adopted Amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 6, 1990
- 9) Notice of Proposal Published in Illinois Register:  
May 25, 1990 (14 Ill. Reg. 7834)
- 10) Has JCAR issued a Statement of Objections to this Adopted Amendment? No
- 11) Differences between proposal and final version:  
  
The statutory citation was updated to "1989" in the "Authority"  
  
In Section 140.569(a)(1), updated the statutory citation to "1989" and - last line - inserted the word "Section" immediately before "140.525(b)".
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this Amendment replace an Emergency Amendment currently in effect? No
- 14) Are there any Amendments pending on this Part? Yes

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

- | <u>Section Numbers</u> | <u>Proposed Action</u> | <u>Illinois Register Citation</u>          |
|------------------------|------------------------|--|
| 140.485                | Amendment              | September 7, 1990<br>(14 Ill. Reg. 14317)  |
| 140.486                | Repealed               | September 7, 1990<br>(14 Ill. Reg. 14317)  |
| 140.487                | Amendment              | September 7, 1990<br>(14 Ill. Reg. 14317)  |
| 140.488                | New Section            | September 7, 1990<br>(14 Ill. Reg. 14317)  |
| 140.523                | Amendment              | September 14, 1990<br>(14 Ill. Reg. 14681) |
| 140.529                | Amendment              | July 20, 1990<br>(14 Ill. Reg. 11672)      |
| 140.539                | Amendment              | July 6, 1990<br>(14 Ill. Reg. 10629)       |
| 140.562                | Amendment              | August 31, 1990<br>(14 Ill. Reg. 13963)    |
| 140.642                | Amendment              | March 2, 1990<br>(14 Ill. Reg. 3019)       |
| Table A                | Amendment              | September 7, 1990<br>(14 Ill. Reg. 14317)  |
| 140.Table H            | Amendment              | March 2, 1990<br>(14 Ill. Reg. 3019)       |
- 15) Summary and Purpose of Adopted Amendment: It has come to our attention that the registered nurse requirement has kept some excellent facilities from participating in the Exceptional Care Program due to the nursing shortage. Certain Exceptional Care clients may not require a registered nurse to be on duty during the evening shift; therefore, rather than automatically requiring a facility to staff a registered nurse on the evening shift, it will be left up to the Department to make that determination. Hence, this proposed change is removing the requirement for a registered nurse to be on duty on the evening shift and giving the Department the right to determine if a registered nurse is required on the evening shift based on each individual Exceptional Care client's needs.



This rulemaking also incorporates changes made on Second Notice the last time this rule was amended, but which the Department neglected to make when adopting the rule.

16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Daniel Leikvoid, Staff Attorney  
Office of the General Counsel

Address: Jesse B. Harris Building II

100 South Grand Avenue East

Springfield, Illinois 62762-0001

Telephone: (217) 782-1233

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

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140  
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

Section

140.1 Incorporation By Reference

140.2 Medical Assistance Programs

140.3 Covered Services Under The Medical Assistance Programs for AFDC, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy

140.4 Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)

140.5 Covered Medical Services Under GA and AMI

140.6 Medical Services Not Covered

140.7 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age Six

140.8 Medical Assistance For Qualified Severely Impaired Individuals

140.9 Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy

140.10 Medical Assistance Provided to Incarcerated Persons

SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

Section

140.11 Enrollment Conditions for Medical Providers

140.12 Participation Requirements for Medical Providers

140.13 Definitions

140.14 Denial of Application to Participate in the Medical Assistance Program

140.15 Recovery of Money

140.16 Termination of a Vendor's Eligibility to Participate in the Medical Assistance Program

140.17 Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program

140.18 Effect of Termination on Individuals Associated with Vendor



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section	
140.19	Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring
140.20	Submittal of Claims
140.21	Covered Medicaid Services for Qualified Medicare Beneficiaries (QMBs)
140.22	Magnetic Tape Billings
140.23	Payment of Claims
140.24	Payment Procedures
140.25	Overpayment or Underpayment of Claims
140.26	Payment to Factors Prohibited
140.27	Assignment of Vendor Payments
140.28	Record Requirements for Medical Providers
140.30	Audits
140.35	False Reporting and Other Fraudulent Activities
140.40	Prior Approval for Medical Services or Items
140.41	Prior Approval in Cases of Emergency
140.42	Limitation on Prior Approval
140.43	Post Approval for items or Services When Prior Approval Cannot Be Obtained
140.71	Drug Manual (Recodified)
140.72	Drug Manual (Recodified)
140.73	Drug Manual Updates (Recodified)

## SUBPART C: HOSPITAL SERVICES

Section	
140.94	Hospital Services (Recodified)
140.95	Participation (Recodified)
140.96	General Requirements (Recodified)
140.97	Special Requirements (Recodified)
140.98	Covered Hospital Services (Recodified)
140.99	Hospital Services Not Covered (Recodified)
140.100	Limitation On Hospital Services (Recodified)
140.101	Transplants (Recodified)
140.102	Heart Transplants (Recodified)
140.103	Liver Transplants (Recodified)
140.104	Bone Marrow Transplants (Recodified)
140.110	Disproportionate Share Hospital Adjustments (Recodified)
140.116	Payment for Inpatient Services for GA (Recodified)
140.117	Hospital Outpatient and Clinic Services (Recodified)
140.200	Payment for Hospital Services During Fiscal Year 1982 (Recodified)
140.201	Payment for Hospital Services After June 30, 1982 (Repealed)
140.202	Payment for Hospital Services During Fiscal Year 1983 (Recodified)
140.203	Limits on Length of Stay by Diagnosis (Recodified)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section	
140.300	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting (Recodified)
140.350	Copayments (Recodified)
140.360	Payment Methodology (Recodified)
140.361	Non-Participating Hospitals (Recodified)
140.362	Pre July 1, 1989 Services (Recodified)
140.363	Post June 30, 1989 Services (Recodified)
140.364	Prepayment Review (Recodified)
140.365	Base Year Costs (Recodified)
140.366	Restructuring Adjustment (Recodified)
140.367	Inflation Adjustment (Recodified)
140.368	Volume Adjustment (Repealed)
140.369	Groupings (Recodified)
140.370	Rate Calculation (Recodified)
140.371	Payment (Recodified)
140.372	Review Procedure (Recodified)
140.373	Utilization (Repealed)
140.374	Alternatives (Recodified)
140.375	Exemptions (Recodified)
140.376	Utilization, Case-Mix and Discretionary Funds (Repealed)
140.390	Subacute Alcoholism and Substance Abuse Services (Recodified)
140.391	Definitions (Recodified)
140.392	Types of Subacute Alcoholism and Substance Abuse Services (Recodified)
140.394	Payment for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.396	Rate Appeals for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.398	Hearings (Recodified)

## SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Section	
140.400	Payment to Practitioners, Nurses and Laboratories
140.410	Physicians' Services
140.411	Covered Services By Physicians
140.412	Services Not Covered By Physicians
140.413	Limitation on Physician Services
140.414	Requirements for Prescriptions and Dispensing of Pharmacy Items - Physicians
140.416	Optometric Services and Materials
140.417	Limitations on Optometric Services
140.418	Department of Corrections Laboratory
140.420	Dental Services



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## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section	
140.520	Management of Recipient Funds--Local Office Responsibility
140.521	Room and Board Accounts
140.522	Reconciliation of Recipient Funds
140.523	Bed Reserves
140.524	Cessation of Payment Due to Loss of License
140.525	Eligibility For Quality Incentive Program (QUIP)
140.526	Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP)
140.527	Quality Incentive Survey
140.528	Payment of Quality Incentive
140.529	Reviews
140.530	Basis of Payment for Group Care Services
140.531	General Service Costs
140.532	Health Care Costs
140.533	General Administration Costs
140.534	Ownership Costs
140.535	Costs for Interest, Taxes and Rent
140.536	Organization and Pre-Operating Costs
140.537	Payments to Related Organizations
140.538	Special Costs
140.539	Nurse's Aide Training
140.540	Costs Associated With Nursing Home Care Reform Act and Implementing Regulations
140.541	Salaries Paid to Owners or Related Parties
140.542	Cost Reports--Filing Requirements
140.543	Time Standards for Filing Cost Reports
140.544	Access to Cost Reports (Repealed)
140.545	Penalty for Failure to File Cost Reports
140.550	Update of Operating Costs
140.551	General Service Costs
140.552	Nursing and Program Costs
140.553	General Administrative Costs
140.554	Component Inflation Index
140.555	Minimum Wage
140.560	Components of the Base Rate Determination
140.561	Support Costs Components
140.562	Nursing Costs
140.563	Capital Costs
140.565	Incentive Payments for Quality Care (Repealed)
140.566	Level I Incentive Payments (Repealed)
140.567	Level II Incentive Payments (Repealed)
140.568	Duration of Incentive Payments (Repealed)
140.569	Clients With Exceptional Care Needs
140.570	Capital Rate Component Determination
140.571	Fair Rental Value (FRV) Calculation
140.572	Total Capital Rate

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section	
140.573	Other Capital Provisions
140.574	Capital Costs for Rented Facilities
140.575	Newly Constructed Facilities (Repealed)
140.576	Renovations (Repealed)
140.577	Capital Costs for Rented Facilities (Renumbered)
140.578	Property Taxes
140.579	Specialized Living Centers
140.580	Mandated Capital Improvements
140.581	Qualifying as Mandated Capital Improvement
140.582	Cost Adjustments
140.583	Campus Facilities
140.584	Illinois Municipal Retirement Fund (IMRF)
140.590	Audit and Record Requirements
140.642	Long Term Care Screening Assessment (Emergency Expired)
140.643	In-Home Care Program
140.645	Medical and In-Home Care For Disabled Persons Under Age 21
140.646	Reimbursement for Developmental Training (DT) Services for Individuals With Developmental Disabilities Who Reside in Long Term Care (ICF and SNF) and Residential (ICF/MR) Facilities
140.647	Description of Developmental Training (DT) Services
140.648	Determination of the Amount of Reimbursement for Developmental Training (DT) Programs
140.649	Effective Dates of Reimbursement for Developmental Training (DT) Programs
140.650	Certification of Developmental Training (DT) Programs
140.651	Certification of Day Programs
140.652	Terms of Assurances and Contracts
140.680	Effective Date Of Payment Rate
140.700	Discharge of Long Term Care Residents
140.830	Appeals of Rate Determinations
140.835	Determination of Cap on Payments for Long Term Care

## SUBPART F: POINT COUNT GUIDELINES FOR ICF/MR AND SNF/PED FACILITIES

Section	
140.850	Facility/Client Participation (Recodified)
140.855	Evaluation Of Need For Care (Recodified)
140.860	Payment (Recodified)
140.865	Definitions (Recodified)
140.870	Guidelines (Recodified)
140.875	Intermediate Care (ICF/MR) (Recodified)
140.880	Skilled Care (SNF/PED) (Recodified)



Section	140.962	Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Recordified)
	140.964	Contract Monitoring (Recordified)
	140.966	Transfer of Recipients (Recordified)
	140.968	Validity of Contracts (Recordified)
	140.970	Termination of ICARE Contracts (Recordified)
	140.972	Hospital Services Procurement Advisory Board (Recordified)
TABLE A		Medicheck Recommended Screening Procedures (Repealed)
TABLE B		Health Service Areas
TABLE C		Capital Cost Areas
TABLE D		Schedule of Dental Procedures
TABLE E		Time Limits for Processing of Prior Approval Requests
TABLE F		Podiatry Service Schedule
TABLE G		Travel Distance Standards
TABLE H		Areas of Major Life Activity (Emergency Expired)
TABLE I		Staff Time and Allocation for Training Programs (Recordified)
TABLE J		HSA Grouping
AUTHORITY:		Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)
SOURCE:		Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recordified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg.

Section	140.885	Statewide Rates (Recordified)
	140.890	Reimbursement for ICF/MR-15 and Under Facilities (Recordified)
	140.895	Night Shift Reimbursement (Recordified)
	140.896	Reimbursement For Program Costs (Active Treatment) For Clients in Long Term Care Facilities For the Developmentally Disabled (Recordified)
SUBPART G: REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES		
Section	140.900	Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recordified)
	140.901	Functional Areas of Needs (Recordified)
	140.902	Service Needs (Recordified)
	140.903	Definitions (Recordified)
	140.904	Times and Staff Levels (Repealed)
	140.905	Statewide Rates (Repealed)
	140.906	Reconsiderations (Recordified)
	140.907	Midnight Census Report (Recordified)
	140.908	Times and Staff Levels (Recordified)
	140.909	Statewide Rates (Recordified)
	140.910	Referrals (Recordified)
	140.911	Basic Rehabilitation Aide Training Program (Recordified)
	140.912	Interim Nursing Rates (Recordified)
SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM		
Section	140.940	Illinois Competitive Access and Reimbursement Equity (ICARE) Program (Recordified)
	140.942	Definition of Terms (Recordified)
	140.944	Notification of Negotiations (Recordified)
	140.946	Hospital Participation in ICARE Program Negotiations (Recordified)
	140.948	Negotiation Procedures (Recordified)
	140.950	Factors Considered in Awarding ICARE Contracts (Recordified)
	140.952	Closing an ICARE Area (Recordified)
	140.954	Administrative Review (Recordified)
	140.956	Payments to Contracting Hospitals (Recordified)
	140.958	Admitting and Clinical Privileges (Recordified)
	140.960	Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment (Recordified)



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140. Table H and 140. Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147. Table A and 147. Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069,



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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 140.569 Clients With Exceptional Care Needs (Cont'd)

the rate of payment to a facility, the Department shall take into account cost information submitted by the facility.

b) Exceptional Care Contract Requirements

The Department may enter into a contract for exceptional care services only if the Provider agrees to the following conditions:

- 1) The Provider will maintain separate records regarding costs related to the care of the exceptional care residents, reporting them in the ancillary section of the Department Long Term Care Facility Cost Reports.
- 2) The facility must demonstrate the capacity and capability to provide exceptional care as documented by Department of Public Health and Department of Public Aid records.
- 3) The Provider must maintain and provide documentation demonstrating:
  - A) Adherence to staffing requirements as set out in subsection (c);
  - B) Adherence to staff training requirements as set out in subsection (d);
  - C) Validity of written agreements as required in subsection (e);
  - D) Presence of emergency policy and procedures as set out in subsection (f);
  - E) Medical condition of the resident; and
  - F) Care, treatments and services provided to the resident.
- 4) The Provider must have and maintain physical plant adaptations to accommodate the necessary equipment.
- 5) The Provider must have and maintain an emergency electrical backup system.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 140.569 Clients With Exceptional Care Needs (Cont'd)

~~6) The Provider must agree to accept at least seventy-five percent (75%) of all Department persons determined in need of exceptional care services if the facility is at less than 95% occupancy. The period used for determining the 75% quota will be no later than six months after the effective date of the contract between the Department and the Provider. The Department may review compliance as necessary. Failure of the Provider to comply with this quota may render, at the discretion of the Department, the exceptional care contract void and may exclude the effected Provider as a participant in the exceptional care contract program for a period not to exceed one (1) year.~~

c) Exceptional Care Staffing Requirements

Staffing requirements for facilities providing exceptional care include:

- 1) A minimum of one RN on duty on the day shift and evening shifts, seven days per week, as required by the Department of Public Health and set out in 77 Ill. Adm. Code 300.1240. Additional RN staff may be determined necessary by the Department of Public Aid, based on the Department's review of the individual exceptional care clients' needs and/or the exceptional care needs relative to the category of services being contracted for.
- 2) A minimum of the required number of LPN staff (as required by the Department of Public Health and set out in 77 Ill. Adm. Code 300.1230 and 300.1240), on duty, with an RN on call, if not on duty, on the evening and night shifts, seven days per week; and
- 3) ~~A respiratory therapist~~, certified respiratory therapy technician or registered respiratory therapist, on staff or on contract with the facility, for those facilities serving ventilator dependent residents or residents requiring respiratory therapy services.

d) Exceptional Care Staff Training Requirements for Facilities Providing Ventilator Dependent Care



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 140.569 Clients With Exceptional Care Needs (Cont'd)

- 4) A respiratory-therapist certified respiratory therapist, (unless a respiratory therapist is on staff within the facility) when accepting ventilator dependent residents or residents requiring respiratory therapy services.

f) Exceptional Care Emergency Policy and Procedures Requirements

The Provider must have specific written policies and procedures addressing emergency needs for residents requiring exceptional care.

g) Accessibility to Records

The Provider must make accessible to IDPA and/or IDPH all facility, resident and other records necessary to determine that the needs of the resident are being met and to determine the appropriateness of exceptional care services.

h) Contract Negotiations

1) A Provider shall notify the Department of its interest in participating in the Exceptional Care Program in writing by certified or registered mail, return receipt requested.

2) Negotiations between the Provider and the Department shall be conducted solely on an individual facility basis. Multiple facility negotiations shall not be permitted.

3) Prior to the beginning of negotiations, the Provider shall submit to the Department a completed Exceptional Care Data Sheet. The Department shall furnish such Data Sheet. The Exceptional Care Data Sheet shall require:

- A) Identification of the types, quantities and costs of services which the Provider intends to offer;
- B) A staffing plan for the area of the facility serving exceptional care residents; and

A local hospital capable of providing the necessary care for equipment dependent residents, when appropriate; and

NOTICE OF ADOPTED AMENDMENT

Section 140.569 Clients With Exceptional Care Needs (Cont'd)

Training requirements for facilities providing exceptional care for ventilator dependent residents include:

- 1) At least one of the full-time professional nursing staff members has successfully completed a course in the care of ventilator dependent individuals and the use of ventilators, conducted and documented by a respiratory-therapist or certified respiratory therapist (as certified/respirator by the Department of Professional Regulation) or a qualified registered nurse who has at least one year experience in the care of ventilator dependent persons, and

2) All staff caring for ventilator dependent residents must have documented inservice training in ventilator care prior to providing such care. Inservice training must be conducted at least annually by a certified respiratory therapist (as certified/respirator by the Department of Professional Regulation) or a qualified registered nurse who has at least one year experience in the care of ventilator dependent persons. Inservice training documentation shall include name and qualification of the inservice director, duration of presentation, content of presentation and signature and position description of all participants.

e) Exceptional Care Agreement Requirements

The Provider must have a valid written agreement with:

- 1) A medical equipment and supply provider which must include a service contract for ventilator equipment when accepting ventilator dependent residents;
- 2) A local emergency transportation provider;
- 3) A local hospital capable of providing the necessary care for equipment dependent residents, when appropriate; and



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 140.569 Clients With Exceptional Care Needs (Cont'd)

- C) Documentation of the qualifications of staff serving exceptional care residents.
- 4) The Department shall provide each Provider which has notified the Department of its interest in participation in the Exceptional Care Program with a copy of the proposed contract provisions by mailing such proposed contract provisions to the provider. Each contract shall be for a period of one year.
- i) Renewal/Nonrenewal of Exceptional Care Contracts
  - 1) Providers desirous of renewing exceptional care contracts must contact the Department in writing sixty (60) days prior to the expiration date of the contract to express their intent to renew the contract.
  - 2) Upon receipt of the Providers' intent to renew their contract, the Department shall open negotiations as set forth in subsection (h).
  - 3) Providers desiring to terminate or not renew their contract shall notify the Department sixty (60) days prior to the date of termination or contract expiration. Payment for new admissions at an exceptional care rate will not be made to those Providers who do not have a valid exceptional care contract. Payment for exceptional care residents in facilities which terminate or do not renew their contracts will remain at the previous exceptional care rate until such time as the resident no longer requires exceptional care as determined by the Department's utilization review (see Contract Monitoring 2 and 3) or the resident is discharged.
  - 4) It is the responsibility of a nursing home Provider to effect appropriate discharge planning for exceptional care residents when terminating or not renewing its contract. The Department agrees to assist Providers with any information available regarding appropriate placement settings.
- j) Determining eligibility for exceptional care payment.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 140.569 Clients With Exceptional Care Needs (Cont'd)

- 1) All persons must be approved by an authorized Department representative prior to placement in a facility to be eligible for exceptional care payment. Excluding those residents currently enrolled in the negotiated rate program.
- 2) In order for a person to be approved for exceptional care placement the cost of the person's care must be at least 50% more than the proposed admitting facility's per diem rate (capital, support and nursing components). Eligible items which may be used in computing the cost of the person's care include nursing services costs, therapy services costs, and medical equipment and supply costs. Computations for determining cost of care shall be based upon maximum allowable costs for service equipment and supplies and HSA wage rates for the proposed admitting facility as determined by the Department.
- k) Provision for Patients for which a Long Term Care Placement is Unavailable
 

In the event placement for a patient in need of exceptional care services or skilled nursing services cannot be located, the Department shall approve payment to the hospital in which the patient is receiving services. The rate of payment to the hospital shall not exceed the average statewide long term care facility per diem rate for the level of services provided.
- 1) Contract Monitoring
  - 1) All utilization controls applied to exceptional care by the Department in accordance with the approved plan for medical services under Section 5-2 of the Illinois Public Aid Code (Ill. Rev. Stat. ~~1987~~1989, ch. 23, par. 5-2), and Title XIX of the Federal Social Security Act (42 U.S.C. 1396a) shall continue to apply to exceptional care provided under the Exceptional Care Program (Ill. Rev. Stat. ~~1987~~1989, ch. 111 1/2 par. 6503-5; Section 3-5 of the The Health Finance Reform Act).



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## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

- 15) Summary and Purpose of Adopted Amendment: This proposed amendment provides that a IV-D client may appear and present evidence as an interested party in administrative support hearings.
- 16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Anita Williams, Staff Attorney  
Office of the General Counsel

Address: Illinois Department of Public Aid  
Jesse B. Harris Building II  
100 South Grand Avenue East, 3rd Floor  
Springfield, Illinois 62762

Telephone: (217) 782-1233

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

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER a: GENERAL PROVISIONS

PART 104  
PRACTICE IN ADMINISTRATIVE HEARINGS

## SUBPART A: ASSISTANCE APPEALS

Section	
104.1	Assistance Appeals
104.10	Initiation of Appeal Process
104.11	Pre-Appeal Review
104.12	Notice of Hearing
104.20	Conduct of Hearings
104.21	Representation
104.22	Appellant Participation in Hearing
104.23	Evidentiary Requirements
104.30	Subpoenas
104.35	Amendment of Appeal
104.40	Consolidation of Appeals
104.45	Postponement of Hearings
104.50	Withdrawal of Appeal
104.55	Closing of Hearing Record
104.60	Dismissal of Appeal
104.70	Final Administrative Decision
104.80	Public Aid Committee

## SUBPART B: RESPONSIBLE RELATIVE AND JOINT PAYEE PETITIONS

Section	
104.100	Responsible Relative and Joint Payee Petitions
104.101	Petition for Hearing
104.102	Conduct of Administrative Support Hearings
104.103	Conduct of Hearings to Contest the Determination of Past-Due Support or of Share of Jointly-Owned Funds
104.104	Conduct of Hearings to Stay Service of an Administrative Order for Withholding or Notice of Delinquency, or to Modify, Suspend or Terminate an Administrative Order for Withholding

## SUBPART C: MEDICAL VENDOR HEARINGS

Section	
104.200	Applicability
104.202	Definitions
104.204	Notice of Denial of An Application
104.206	Notice of Intent to Recover Money



NOTICE OF ADOPTED AMENDMENT

Section 104.400 Suspected Intentional Violation of the Program  
Advance Notice of Administrative Disqualification Hearing  
104.410  
104.420 Postponement of Hearing  
Administrative Disqualification Hearing Procedures  
104.430  
104.440 Failure to Appear  
Participation While Awaiting a Hearing  
104.450  
104.460 Consolidation of Administrative Disqualification Hearing with Fair Hearing  
SUBPART E: FOOD STAMP ADMINISTRATIVE DISQUALIFICATION HEARINGS  
Section 104.470 Administrative Disqualification Hearing Decision and Notice of Decision  
104.480 Appeal Procedure  
SUBPART F: INCORPORATION BY REFERENCE  
Section 104.800 Incorporation By Reference

AUTHORITY: Implementing Sections 11-8 et seq., 12-4.9 and 12-4.25 and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat.-1989, ch. 23, pars. 11-8 et seq., 12-4.9, 12-4.25 and 12-13)  
SOURCE: Filed and effective December 30, 1977; emergency rule at 2 Ill. Reg. 11 pg. 151 effective March 9, 1978 for a maximum of 150 days; amended at 2 Ill. Reg. 33, p. 57, effective August 17, 1978; peremptory amendment at 3 Ill. Reg. 11, p. 38 effective March 1, 1979; amended at 4 Ill. Reg. 21, p. 80, effective May 8, 1980; peremptory amendment 5 Ill. Reg. 1197, effective January 23, 1981; amended at 5 Ill. Reg. 10753 effective October 1, 1981; amended at 6 Ill. Reg. 894, effective January 7, 1982; codified at 7 Ill. Reg. 5706; amended at 8 Ill. Reg. 5274, effective April 9, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 16979; amended at 8 Ill. Reg. 18114, effective September 21, 1984; amended at 10 Ill. Reg. 10129, effective June 1, 1986; amended at 11 Ill. Reg. 9213, effective April 30, 1987; amended at 12 Ill. Reg. 9142, effective May 16, 1988; amended at 13 Ill. Reg. 3944, effective March 10, 1989; amended at 13 Ill. Reg. 17013, effective October 16, 1989; amended at 14 Ill. Reg. 18836, effective November 9, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

NOTICE OF ADOPTED AMENDMENT

Section 104.208 Notice of Intent to Terminate, Suspend or Not Renew Provider Agreement  
104.210 Right to Hearing  
104.212 Prior Factual Determinations  
104.215 Notice of Formal Conference  
104.216 Formal Conference on Recovery of Money  
104.217 Purpose of Formal Conference  
104.220 Notice of Hearing  
104.221 Issues at Particular Hearings  
104.225 Legal Counsel  
104.226 Appearance of Attorney or Other Representative  
104.230 Notice, Service and Proof of Service  
104.231 Form of Papers  
104.235 Discovery  
104.240 Conduct of Hearings  
104.241 Amendments  
104.242 Motions  
104.243 Subpoenas  
104.244 Burden of Proof  
104.245 Witness at Hearings  
104.246 Evidence at Hearings  
104.247 Cross-Examination  
104.250 Official Notice  
104.255 Computer Generated Documents  
104.260 Recommendation of Peer Review Committee  
104.270 Time Limits for Hearings  
104.271 Continuances and Extensions  
104.272 Withholding of Payments During Pendency of Proceedings  
104.273 Continuation of Payments During Pendency of Proceedings  
104.274 Denial of Payments for Services During Pendency of Proceedings  
104.280 Record of Hearings  
104.285 Failure to Appear or Proceed  
104.290 Recommended Decision  
104.295 Director's Decision

SUBPART D: RULES FOR JOINT DEPARTMENT ACTIONS AGAINST SKILLED NURSING FACILITIES AND INTERMEDIATE CARE FACILITIES PARTICIPATING IN THE MEDICAID PROGRAM

Section 104.300 Authority  
104.302 Definitions  
104.304 Department Actions Against Nursing Homes Facilities Certification  
104.310 Joint Administrative Hearing  
104.320 Facilities Certified Under Both Medicare and Medicaid



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

## SUBPART B: RESPONSIBLE RELATIVE AND JOINT PAYEE PETITIONS

## Section 104.102 Conduct of Administrative Support Hearings

## a) Hearing De Novo

- 1) The hearing shall be de novo and the Department's determination of liability or non-liability pursuant thereto shall be independent of the prior determination of liability.
- 2) In Title IV-D cases, the hearing shall only consider such matters as are relevant for a determination of the duty and financial ability to support under 89 Ill. Adm. Code 160.60 and 160.65.

## b) Rules Governing Hearing

- 1) Hearings on petitions for release from or modification of the Administrative Support Order shall be governed by Sections 104.10 through 104.70, except that "appellant" as used within these Rules shall refer to the responsible relative who petitions and except as set out in subsection (b)(2) below.
- 2) In Title IV-D cases, the following additional rules shall govern:
  - A) A request for appeal must be filed with the regional or central office of the Bureau of Child Support Enforcement at the address furnished in the administrative support order.
  - B) For purposes of notice and of presenting evidence, the Title IV-D client shall be considered an interested party.
  - C) Hearings shall be conducted by a hearing officer authorized by the Director of the Department to consider issues under appeal by Title IV-D responsible relatives. All hearings shall be conducted in the county in which the Title IV-D client resides or any other county acceptable to both the client and the appellant.

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

## Section 104.102 Conduct of Administrative Support Hearings (Cont'd)

- D) All parties may present evidence through deposition in a manner consistent with Section 2-1003 of the ~~Code of Civil Procedure~~ Civil Practice Law (Ill. Rev. Stat. ~~1985-1989~~, ch. 110, par. 2-1003) and Supreme Court Rules 201 et seq. (Ill. Rev. Stat. ~~1985-1989~~, ch. 110A, pars. 201 et seq.) Documents certified by a clerk of court or a Title IV-D agency shall be admitted into evidence without further proof. (Refer to Section 104.23 for admission of other evidence.)
- E) In addition to the appellant, the Bureau of Child Support Enforcement or Title IV-D client may request and receive a continuance for good cause shown (e.g., illness or other circumstance which prevent a party from continuing in the normal course of the hearing).
- F) A decision on appeal shall be given to the IV-D client and responsible relative within 60 days of the Department's receipt of the appeal unless additional time is required for a proper decision due to the complexity or unavailability of relevant evidence, and the IV-D client and responsible relative will be notified of the length of the extension.
- c) A hearing to vacate registration or to modify the administrative order for withholding filed with the Department shall consider only matters which would be available to the responsible relative as defenses in a civil action in Illinois to enforce a foreign money judgment (such as, payment, partial payment, or identification of the party against whom the judgment was entered). If the responsible relative shows the Department that an appeal from the registered support order is pending or will be taken in the court or administrative body of the jurisdiction which originally entered the order, or that a stay of execution has been granted, the Department shall stay enforcement of the order until the appeal is



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# HISTORY

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

11) Difference(s) between proposal and final version: Pursuant to agreements made with the Joint Committee, the following changes have been made:

"will" was changed to "shall" in Section 527.100(a)

"will" was changed to "shall" in Section 527.100(a)(1)

"will" was changed to "shall" in Section 527.100(a)(2)

"will" was changed to "shall" in Section 527.100(a)(3)

Section 527.100(b) was modified by adding

If a payment is not received within 10 working days after the due date, the Fiscal Division shall send a letter to the recipient stating that payment has not been received and that legal action shall be taken to collect the entire remaining balance. This letter shall contain the date and content of the original agreement, information regarding the recipient's right to appeal under procedures established at 89 Ill. Adm. Code 510 and the date the debt shall be determined delinquent (which shall be 35 calendar days from the date of the letter).

as the last two sentences.

Section 527.100(d) was modified by striking the first "will" and adding "shall"

Section 527.100(e)(3) was modified by striking "activities" and adding "procedures" after "activities".

Section 527.100(f) was modified by striking through "begin collection procedures" and adding "complete an Involuntary Withholding Request (Form C-33) and send the completed form to the Comptroller's Office (Ill. Rev. Stat. 1989, ch. 15, par. 210.05).

All references to the Ill. Rev. Stat. were updated to 1989.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?  
Yes

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

13) Will this rule replace an Emergency Rule(s) currently in effect? No

14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

15) Summary and Purpose of Rule(s): Sections 527.10 and 527.100 were amended to reflect revisions in DORS' policies concerning misspent funds. Sections 527.200 and 527.300 were repealed.

16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Janice Lobb  
Regulations and Training Division  
Department of Rehabilitation Services  
P.O. Box 19429  
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896  
T.D.D.: (217) 782-5734

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



NOTICE OF ADOPTED AMENDMENTS

1) If it is determined that funds were not misspent, the employee shall be instructed not to take any further actions.

2) If it is determined fraud may have occurred, the matter shall be referred to the Illinois Department of State Police for disposition.

3) If it is determined that funds were misspent, the recipient of the funds shall be requested to sign an Agreement for Repayment of Funds (IL488-1642) (Agreement).

b) If the recipient of the funds agrees to pay back the misspent monies, the employee Agreement will write a letter to the recipient verifying the amount of money to be paid back, the schedule of payments agreed to by the employee and the recipient, and to whom the amount is payable. A copy of this letter Agreement will be sent to the Accounting Unit DORS Fiscal Division, Springfield. The Department DORS will agree to allow the recipient to pay back the funds in allotments over a reasonable period of time based on the amount of the funds and the ability of the recipient to repay. As an alternative to direct repayment of funds, the Department DORS will agree to allow the amount of repayment to be offset against existing or future grants upon the request of the recipient. If a payment is not received within 10 working days after the due date, the Fiscal Division shall send a letter to the recipient stating that payment has not been received and that legal action shall be taken to collect the entire remaining balance. This letter shall contain the date and content of the original agreement, information regarding the recipient's right to appeal under procedures established at 89 Ill. Adm. Code 510 and the date the debt shall be determined delinquent (which shall be 35 calendar days from the date of the letter.)

c) If no agreement is reached between the employee and the grantee recipient, the employee must prepare a memorandum to his/her supervisor (or other DORS staff with supervisory responsibility for a particular grant or contract) containing providing information on what attempts have been made to date to collect the funds.

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES  
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES  
SUBCHAPTER a: GENERAL PROGRAM PROVISIONS

PART 527  
RECOVERY OF MISSPENT FUNDS

Section 527.10 General Statement of Purpose and Applicability  
527.100 Initial Collection Activity  
527.200 Informal Hearing (Repealed)  
527.300 Formal Hearing (Repealed)

AUTHORITY: Implementing The Illinois Grant Funds Recovery Act (Ill. Rev. Stat. 1989, ch. 127, pars. 2301 et seq.) and authorized by Section 3(k) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, par. 3434(k)).

SOURCE: Adopted at 10 Ill. Reg. 3840, effective February 7, 1986; amended at 14 Ill. Reg. 18844, effective Nov. 7, 1990.

Section 527.10 General Statement of Purpose and Applicability

Funds which are granted or authorized by the Department of Rehabilitation Services (DORS) to individuals or organizations for specific purposes and later found to have been spent for other purposes other than those specified, or funds authorized by DORS through contractual arrangements and later found to be misspent, require collection efforts as set forth in this Part by the Department DORS to collect those funds.

(Source: Amended at 14 Ill. Reg. 18844, effective Nov. 7, 1990)  
Section 527.100 Initial Collection Activity

a) The DORS employee who is responsible for authorizing payments to the recipient of funds must monitor all such payments for proper expenditure. Upon discovering that such funds are being used for purposes other than those specified by the grant or contract entered into by the recipient, this employee must notify DORS Central Office. The investigator in Central Office shall make a determination as to whether funds have been misspent or fraud has occurred based on the data provided by the employee. Initiate the first action toward collection of the allegedly misspent funds by discussing the problem with the recipient and attempting to get the recipient to pay DORS back.



## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF ADOPTED AMENDMENTS

- 1) the name and address of the recipient and other identifying information (e.g., Social Security number, case number, or Federal -employer -nds were paid, and the period or periods of time for which the authorizations were made;
- 3) the amount of money to be collected;
- 4) complete documentation as to how the amount to be collected was calculated;
- 5) a description of the services in question;
- 6) the basis on which the determination that funds have been or are allegedly being misspent was made including documentation of all circumstances involved; and
- 7) information on what attempts have been made, to date, to collect the funds.
- d) If the employee's supervisor determines from the contents of the information provided by the employee that monies appear to have been misspent, but not in a fraudulent or illegal manner, the supervisor will shall prepare a letter to the recipient, with a copy to the next person in the line of authority, e.g., Regional Administrator, or unit supervisor who will act as the informal Hearings Officer, to notify him/her that actions to collect the funds will proceed.
- e) This The letter from the employee's supervisor to the recipient shall be sent by certified mail with receipt requested and will include a copy of DORS rules, 89 Ill. Adm. Code 510, as well as:
- 1) a summary of the information contained in the original memorandum report provided per subsection (a) of this Section (including the identification of the allegedly misspent money, the amount of money which was allegedly misspent, the basis on which this amount was determined, and the basis on which it was determined that the money was allegedly misspent);

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF ADOPTED AMENDMENTS

- 2) a statement that the supervisor has reviewed the facts in question and DORS Central Office has determined that the collection of these funds is appropriate;
- 3) notice that the Department DORS will initiate collection activities procedures for the allegedly misspent money unless the recipient requests a hearing in writing per 89 Ill. Adm. Code 510.05 as a Agreement; within four weeks of receipt of this letter that an informal hearing be held to appeal this decision;
- B) a statement that the recipient is entitled to legal representation at the informal hearing; and
- 4) a statement that this request for an informal hearing must be made to the individual's supervisor informal Hearing Officer (including that person's name and address).
- f) If the recipient does not request the informal hearing within timeframes set out in 89 Ill. Adm. Code 510 four weeks, the Hearing Officer supervisor will notify the Accounting Unit Fiscal Division in Central Office to begin collection procedures: complete an Involuntary Withholding Request (Form C-33) and send the completed form to the Comptroller's office (Ill. Rev. Stat. 1989, ch. 15, par. 210.05).
- e) If after review of the information contained within the memorandum, the supervisor believes that the money in question had been appropriately spent, the supervisor will prepare and send a letter to the client to that effect under his/her signature.

(Source: Amended 14 Ill. Reg. 18844, effective Nov. 7, 1990)

## Section 527.200 Informal Hearing (Repealed)

If the recipient does request an informal hearing, the informal Hearing Officer or designee and the recipient must establish a mutually agreeable time and place for the



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## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF ADOPTED AMENDMENTS

- d) No action by the Accounting Unit will be taken to collect monies until 35 calendar days after the Director's decision has been sent to the recipient. If no request for a judicial hearing is made by the recipient within the 35 days, the Accounting Unit will begin collection procedures.

(Source: Repealed at 14 Ill. Reg. 18844, effective Nov. 7, 1990)

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PEREMPTORY AMENDMENT

- 1) The Heading of the Part: Pay Plan
- 2) The Code Citation: 80 Ill. Adm. Code 310
- 3) Section Number: 310. Appendix A, Table Y Peremptory Action: Amended
- 4) Reference to the specific State or Federal Court Order, Federal Rule or Statute which requires this Peremptory Rulemaking:  
Section 2 of the Illinois Administration Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1002)
- 5) Statutory Authority: Ill. Rev. Stat. 1989, ch. 127, par. 1607
- 6) Effective Date: November 13, 1990
- 7) A Complete Description of the Subjects and Issues Involved:  
In Section 310. Table Y, RC-063 (Educator, AFSCME), the salary schedule for the Educators was renegotiated by the Department of Central Management Services and AFSCME Educators at the Illinois School for the Visually Impaired and the Illinois Children's School and Rehabilitation Center.
- 8) Does this rulemaking contain an automatic repeal date?  Yes  No  
If "yes", please specify date:
- 9) Date Filed in Agency's Principle Office:
- 10) Is this Rule in compliance with Section 5.03 of the Illinois Administrative Procedures Act: Yes
- 11) Are there any proposed amendments pending to this part? Yes

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Ill. Reg. Citation</u>
310.230	Amended	14 Ill. Reg. 14657 (September 14, 1990)
310. App. A, Table D	Amended	14 Ill. Reg. 14657 (September 14, 1990)
310. App. A, Table E	Amended	14 Ill. Reg. 14657 (September 14, 1990)
310. App. A, Table F	Amended	14 Ill. Reg. 14657 (September 14, 1990)



NOTICE OF PEREMPTORY AMENDMENT

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

310.50

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, Effective July 1, 1990

310.120

Interpretation and Application of Pay Plan

310.130

Effective Date

310.140

Reinstatement of Within Grade Salary Increases

The full text of the Adopted Amendment is as follows:

Telephone: (217) 782-5601

Springfield, Illinois 62706

504 William G. Stratton Building

Division of Technical Services

Department of Central Management Services

Mr. Michael Murphy

Within 45 days, comments should be written and addressed to:

13) The name, address and telephone number of the person to whom information and questions concerning this peremptory rule shall be directed to:

310. Appendix C Amended 14 Ill. Reg. 15570 (September 21, 1990)

12) Statement of Statewide Objectives:

These amendments to the Pay Plan pertain only to State employees subject to the Personnel Code and do not set out any guidelines that are to be followed by local or other jurisdictional bodies within the State.

NOTICE OF PEREMPTORY AMENDMENT

Section  
310.205  
Introduction  
310.210  
Prevailing Rate  
310.220  
Negotiated Rate  
310.230  
Part-Time Daily or Hourly Special Services Rate  
310.240  
Hourly Rate  
310.250  
Member, Patient and Inmate Rate  
310.260  
Trainee Rate  
310.270  
Legislated and Contracted Rate  
310.280  
Designated Rate  
310.290  
Out-of-State or Foreign Service Rate  
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  
310.330  
Excluded Classes Rate (Repealed)

SUBPART B: SCHEDULE OF RATES

effective July 1, 1984 (Repealed)  
Fiscal Year 1985 Pay Changes in Schedule of Salary Grades,



## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PEREMPTORY AMENDMENT

## SUBPART C: MERIT COMPENSATION SYSTEM

Section	
310.410	Jurisdiction
310.420	Objectives
310.430	Responsibilities
310.440	Merit Compensation Salary Schedule
310.450	Procedures for Determining Annual Merit Increases
310.455	Intermittent Merit Increase
310.456	Merit Zone
310.460	Other Pay Increases
310.470	Adjustment
310.480	Decreases in Pay
310.490	Other Pay Provisions
310.500	Definitions
310.510	Conversion of Base Salary to Pay Period Units
310.520	Conversion of Base Salary to Daily or Hourly Equivalents
310.530	Implementation
310.540	Annual Merit Increase Guidechart for Fiscal Year 1991
310.550	Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)

APPENDIX A	Negotiated Rates of Pay
TABLE A	HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
TABLE B	HR-200 (Department of Labor - Chicago, Illinois - SEIU)
TABLE C	RC-069 (Firefighters, AFSCME)
TABLE D	HR-001 (Teamsters Local #726)
TABLE E	RC-020 (Teamsters Local #330)
TABLE F	RC-019 (Teamsters Local #25)
TABLE G	RC-045 (Automotive Mechanics, ISEA)
TABLE H	RC-006 (Corrections Employees, AFSCME)
TABLE I	RC-009 (Institutional Employees, AFSCME)
TABLE J	RC-014 (Clerical Employees, AFSCME)
TABLE K	RC-023 (Registered Nurses, INA)
TABLE L	VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M	RC-027 (Educators, AFSCME) (Repealed)
TABLE N	RC-027 (Physician Rates, AFSCME) (Repealed)
TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSCME)
TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)
TABLE Q	RC-033 (Meat Inspectors, ISEA)
TABLE R	RC-042 (Residual Maintenance Workers, AFSCME)
TABLE S	HR-012 (Fair Employment Practices Employees, SEIU)
TABLE T	HR-010 (Teachers of Deaf, IFT)

## DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

## NOTICE OF PEREMPTORY AMENDMENT

TABLE U	HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
TABLE V	CU-500 (Corrections, Meet and Confer Employees)
TABLE W	RC-062 (Technical Employees, AFSCME)
TABLE X	RC-063 (Professional Employees, AFSCME)
TABLE Y	RC-063 (Educators, AFSCME)
TABLE Z	RC-063 (Physicians, AFSCME)
APPENDIX B	Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1991
APPENDIX C	Physician Administrator Rates and Medical Facilities (EMERGENCY) Administrator Rates for Fiscal Year 1991
APPENDIX D	Merit Compensation System Salary Schedule for Fiscal Year 1991
APPENDIX E	Teaching Salary Schedule (Repealed)
APPENDIX F	Physician and Physician Specialist Salary Schedule (Repealed)

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1989, ch. 127, par. 63b108a(2)).

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; peremptory 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



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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENT

Section 310. TABLE Y RC-063 (Educator, AFSCME)

STANDARD-ACADEMIC-YEAR-TEACHING SALARY-SCHEDULE Effective:--July-1,-1988

VALID-APPROPRIATE-TEACHING-CERTIFICATE-AND BA-+-----BA-+-----BA-+-----MA-+-----MA-+ BA----8-HOURS--16-HOURS--24-HOURS--MA----16-HOURS--32-HOURS

Table with 7 columns (STEP, LANE-1 to LANE-7) and 7 rows of salary data for the 1988 schedule.

STANDARD-ACADEMIC-YEAR-TEACHING SALARY-SCHEDULE Effective:--July-1,-1989

VALID-APPROPRIATE-TEACHING-CERTIFICATE-AND BA-+-----BA-+-----BA-+-----MA-+-----MA-+ BA----8-HOURS--16-HOURS--24-HOURS--MA----16-HOURS--32-HOURS

Table with 7 columns (STEP, LANE-1 to LANE-7) and 7 rows of salary data for the 1989 schedule.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENT

STANDARD ACADEMIC YEAR TEACHING SALARY SCHEDULE Effective: July 1, 1990

Table with 8 columns (STEP, LANE 1 to LANE 7) and 7 rows of salary data for the 1990 schedule, including a header for 'VALID APPROPRIATE TEACHING CERTIFICATE AND'.

STANDARD-WORK-YEAR-TEACHING SALARY-SCHEDULE Effective:--July-1,-1988

Table with 8 columns (STEP, LANE-1 to LANE-7) and 7 rows of salary data for the 1988 work-year schedule, including a header for 'VALID-APPROPRIATE-TEACHING-CERTIFICATE-AND'.







## STATE BOARD OF EDUCATION

NOTICE OF REFUSAL TO MEET THE OBJECTION  
OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES

Although the necessity for this rulemaking has been evident for a number of months, as the Joint Committee has noted, discussion of the precise language which would be acceptable to the U. S. Department of Education with respect to several of the sections amended was not concluded until this June. Until that time, there remained issues which had not been entirely clarified, preventing the Board from proceeding early enough to use the ordinary rulemaking process. The Board therefore declines to repeal the emergency amendments, as the underlying need for them persists.

Objection 2

The Joint Committee objected to the amendment made to 23 Ill. Adm. Code 226.525 on the grounds that the State Board lacks the statutory authority to specify that no written parental consent is required before a reevaluation of a child in connection with special education. The Joint Committee stated further that the Board should have pursued an alternative option which was available to it and which would not have relied upon a new interpretation of legislative intent.

The Board reiterates its position that the placement of the consent requirement within those provisions of the law regarding eligibility for special education is an indication of its intended applicability to initial evaluations only. However, in response to public comment on the concurrent ordinary rulemaking, the Board has adopted alternative language which will still meet the requirements of the U. S. Department of Education. The Board therefore declines to initiate rulemaking to amend the emergency amendment to Section 226.525.

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 November 5, 1990 through November 9, 1990, and have been scheduled for review by the Committee at its December, 1990 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its December meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start of First Notice</u>	<u>Scheduled for Consideration by JCAR</u>
12/24/90	<u>Department of Transportation, Casey Municipal Airport Hazard Zoning (92 Ill. Adm. Code 27)</u>	9/21/90 14 Ill. Reg. 15262	December, 1990
12/24/90	<u>Department of Transportation, Lewis University Airport Hazard Zoning (92 Ill. Adm. Code 57)</u>	9/21/90 14 Ill. Reg. 15283	December, 1990
12/24/90	<u>Commissioner of Banks and Trust Companies, Corporate Fiduciary Receivership Account (38 Ill. Adm. Code 397)</u>	9/21/90 14 Ill. Reg. 15181	December, 1990
12/24/90	<u>Pollution Control Board, Sulfur Limitations (35 Ill. Adm. Code 214)</u>	7/13/90 14 Ill. Reg. 11098	December, 1990



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a <sup>90</sup> beverage company, eventually becoming the chairman and chief executive officer of Royal Crown Bottling Company of Chicago; and

Whereas, he revolutionized the soft-drink bottling industry with the introduction of soda in cans and the initiation of the 16-ounce bottle; and

Whereas, I appointed Weil chairman of the Illinois State Toll Highway Authority in 1977, a position he held with honor and distinction, becoming known as the father of the modern toll road in our state; and

Whereas, his family and friends will deeply miss his kindness, gentleness, humor, hard work, and a zest for life;

Therefore, I, James R. Thompson, Governor of the State of Illinois, ask that all flags be flown at half-staff from now until sundown, Saturday, December 8, 1990, in honor of MYRON F. WEIL.

Issued by the Governor November 9, 1990.

Filed with the Secretary of State November 13, 1990.

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**AGRICULTURE, DEPARTMENT OF (CONT'D)**

2 III. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-584) (A-4093) (A-9009)

8 III. Adm. Code 5 Standardization of Agriculture Products (P-3711; A-10308)

8 III. Adm. Code 100 Swine Brucellosis (P-15960/89; A-1953)

8 III. Adm. Code 105 Swine Disease Control & Eradication Act (P-15968/89; A-1961) (P-8777; A-15322)

**ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF**

77 III. Adm. Code 2058 Licensure of Alcoholism & Substance Abuse Treatment Intervention & Research Programs (P-6457)

**ATTORNEY GENERAL**

86 III. Adm. Code 2000 III. Estate & Generation - Skipping Transfer Tax Act (P-4281; A-17183)

**AUDITOR GENERAL**

74 III. Adm. Code 420 Code of Regs. (P-1541; A-15327) (P-15645)

**BANKS AND TRUST COMPANIES, COMMISSIONER OF**

38 III. Adm. Code 395 Corporate Fiduciary Branch Offices (P-2981)

38 III. Adm. Code 397 Corporate Fiduciary Receipt Account (P-15181)

38 III. Adm. Code 396 Corporate Fiduciary Subsidiaries (P-2985; A-15771)

38 III. Adm. Code 356 Reimbursement to Banks & Corporate Fiduciaries for Financial Records (P-3303; A-11183)

38 III. Adm. Code 356 Reimbursement to Banks for Financial Records (P-3303)

**CARNIVAL-AMUSEMENT SAFETY BOARD**

56 III. Adm. Code 6000 Carnival & Amusement Ride Inspection Law (P-2989) (E-3235; O-5905)

**CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF**

80 III. Adm. Code 303 Conditions of Employment (P-17169/89; A-3433) (P-17399)

80 III. Adm. Code 2160 Local Government Health Plan (P-4288; A-14343)

80 III. Adm. Code 5010 Marking, Inventory, Transfer & Disposal of State-Owned Personal Property (P-8271; A-15775) (E-8714; O-13033)

80 III. Adm. Code 310 Pay Plan (P-427; A-10002; C-16092) (P-15141/89; A-615) (PP-1627) (P-17521/89; A-4455) (P-5269; A-14361) (PP-7652) (P-7675; A-17189) (P-10189; A-18719) (P-10974; W-12321) (P-11330) (P-14657) (P-15186) (E-15570) (PP-17098) (PP-18854)

44 III. Adm. Code 5030 Personal Use of State Telephones (P-10983) (E-11351; O-15620)

80 III. Adm. Code 2120 State of Ill. Medical Care Assistance Plan (P-10603)

44 III. Adm. Code 5040 State Vehicles & Garage (P-17403)

80 III. Adm. Code 3000 Travel Regulation Council, The (P-1548; A-10014)

**CHILDREN AND FAMILY SERVICES, DEPARTMENT OF**

89 III. Adm. Code 431 Confidentiality of Personal Information of Persons Served by the Depr. (P-4303)

89 III. Adm. Code 410 Licensing Standards for Youth Emergency Shelters (P-439; O-8206; R-9622; A-9407) (E-999)

89 III. Adm. Code 300 Reports of Child Abuse & Neglect (P-20159/89; C-2684; A-17558) (E-11356) (P-11423) Service Appeal Process (P-9273)

89 III. Adm. Code 302 Services Delivered by the Depr. (P-1) (P-2205; A-17430) (P-14508/89; A-3438)

**COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF**

14 III. Adm. Code 525 Economic Development Area Tax Increment Allocation Financing (P-13356/89; A-1968)

56 III. Adm. Code 2625 Economic Dislocation & Worker Adjustment Assistance (P-13045)

14 III. Adm. Code 520 Enterprise Zone Program (P-15975/89; A-3445) (P-13060)

14 III. Adm. Code 590 III. Large Business Development Program (P-7291)

14 III. Adm. Code 510 III. Promotion Act (P-13072) (E-13298)

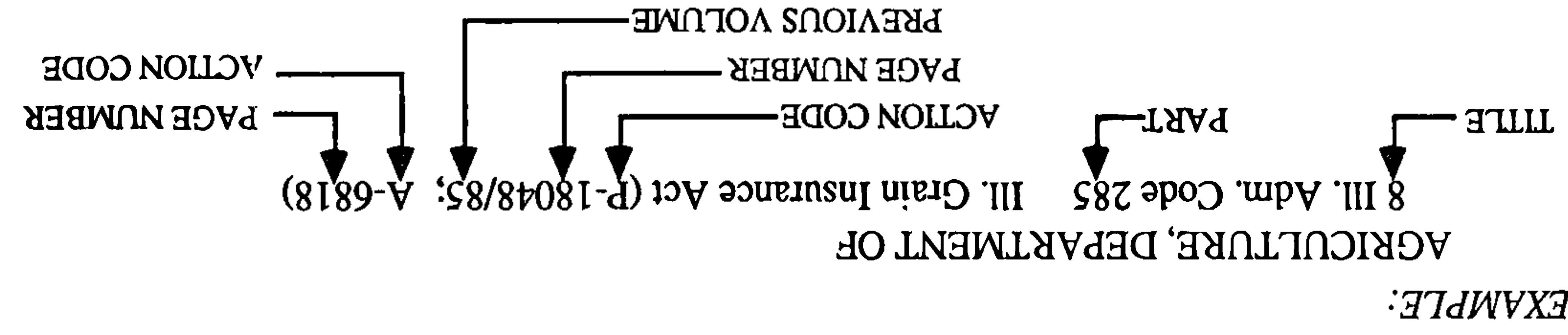
14 III. Adm. Code 610 II. Public Infrastructure Loan & Grant Program (P-7300)

56 III. Adm. Code 2650 Industrial Training Program (P-15977/89; A-5075)

**ACTION CODES**

Rules  
JCAR - Joint Committee on Administrative

A	- Adopted Rule
AR	- Adopted Repealer
C	- Notice of Corrections
CC	- Codification Changes
E	- Emergency Rule
ER	- Emergency Repealer
M	- Modification to meet JCAR objections
O	- JCAR Statement of Objections
P	- Proposed Rule
PF	- Prohibited Filing Ordered by JCAR
PP	- Peremptory or Court ordered Rules
PR	- Proposed Repealer
R	- Refusal to meet JCAR objection
RC	- Statement of Recommendation
S	- Suspension ordered by JCAR
W	- Withdrawal to meet JCAR objections



**ABANDONED MINED LANDS RECLAMATION COUNCIL**

2 III. Adm. Code 1500 Public Information, Rulemaking & Organization (A-16854)

89 III. Adm. Code 240 Community Care Program (P-1077; A-10732; RC-12942) (P-13638/89; O-17144/89; R-1533) (P-13353/89; A-1233) (P-18635)

89 III. Adm. Code 230 Older Americans Act Programs (P-14499/89; A-2308)

**AGING, DEPARTMENT ON**

8 III. Adm. Code 110 Animal Diagnostic Laboratory Act (P-15911/89; A-1907) (P-16861/89; A-3416) (P-8759; A-15304)

8 III. Adm. Code 75 Bovine Brucellosis (P-15915/89; A-1911)

8 III. Adm. Code 85 Diseased Animals (P-15926/89; A-1919) (P-8768; A-15313)

8 III. Adm. Code 80 Bovine Tuberculosis Eradication Act (P-15938/89; A-1931)

8 III. Adm. Code 115 III. Pseudorabies Control Act (P-15942/89; A-1935) (P-19329/89; A-5065) (P-8773; A-15318)

8 III. Adm. Code 270 III. State Fat & DuQuoin State Fat, Non-Fat Space Rental & the General Operation of the State Fairgrounds (P-10965)

8 III. Adm. Code 40 Livestock Auction Markets (P-15950/89; A-1943)

8 III. Adm. Code 45 Marketing Center (Livestock) (P-15956/89; A-1949)

8 III. Adm. Code 125 Meat & Poultry Inspection Act (P-16625/89; A-3424) (PP-4953) (PP-11401) (PP-13355) (PP-16064)

8 III. Adm. Code 850 Motor Fuel Standards Act (P-19837/89; A-5072)

**AGRICULTURE, DEPARTMENT OF**

89 III. Adm. Code 410 Confidentiality of Personal Information of Persons Served by the Depr. (P-4303)

89 III. Adm. Code 410 Licensing Standards for Youth Emergency Shelters (P-439; O-8206; R-9622; A-9407) (E-999)

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**COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF**

14 III. Adm. Code 525 Economic Development Area Tax Increment Allocation Financing (P-13356/89; A-1968)

56 III. Adm. Code 2625 Economic Dislocation & Worker Adjustment Assistance (P-13045)

14 III. Adm. Code 520 Enterprise Zone Program (P-15975/89; A-3445) (P-13060)

14 III. Adm. Code 590 III. Large Business Development Program (P-7291)

14 III. Adm. Code 510 III. Promotion Act (P-13072) (E-13298)

14 III. Adm. Code 610 II. Public Infrastructure Loan & Grant Program (P-7300)

56 III. Adm. Code 2650 Industrial Training Program (P-15977/89; A-5075)



ILLINOIS REGISTER

VOL. 14, ISSUE #47

1990 CUMULATIVE INDEX

NOVEMBER 26, 1990

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF (CONT'D)

- 14 Ill. Adm. Code 550 Local Tourism & Convention Bureau Program (P-17567/89; A-5091) (P-5294; A-18746) (E-5565; O-10159; R-12686) (P-8782)
- 47 Ill. Adm. Code 100 Residential Energy Assistance Partnership Program (P-17589/89; A-13440) (P-15189)
- 14 Ill. Adm. Code 640 Rural Diversification Program (P-13391)
- 47 Ill. Adm. Code 110 State Administration for the Federal Community Development Block Grant Program for Small Cities (P-10985)
- 47 Ill. Adm. Code 120 State Administration of the Federal Community Services Block Grant Program (P-5296; A-13970)
- 14 Ill. Adm. Code 545 Technology Advancement & Development Act Program (P-19336/89; A-9016)
- 14 Ill. Adm. Code 540 Technology Commercialization Grant-In-Aid Program (P-11022)
- 56 Ill. Adm. Code 2610 Training Services for the Disadvantaged (P-5017/89; A-1976) (P-13074) (P-16117)
- 56 Ill. Adm. Code 2630 Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-5310; A-13984) (P-7312) (P-17407)

COMMERCE COMMISSION, ILLINOIS

- 92 Ill. Adm. Code 1207 Agents for Service of Process (P-15150/89; A-3033)
- 92 Ill. Adm. Code 1307 Carrier Identification (P-15154/89; A-13138)
- 83 Ill. Adm. Code 760 Cellular Radio Exclusion (P-13358/89; A-3037) (P-9631; A-18756)
- 92 Ill. Adm. Code 1535 Crossings of Rail Carriers & Highways (P-18177)
- 83 Ill. Adm. Code 756 Dual Party Relay Service (P-18675)
- 83 Ill. Adm. Code 281 Energy Assistance (PR-4312; AR-11188)
- 92 Ill. Adm. Code 1415 Freight Bills & Bills of Lading or Other Forms (P-19339/89; A-8583)
- 83 Ill. Adm. Code 900 Joint Rules of the Ill. Commerce Commission & the Dept. of Energy & Natural Resources: Residential Conservation Plan (PR-12680/89; AR-624)
- 92 Ill. Adm. Code 1300 Minimum Rate (PR-14147/89; AR-3040)
- 83 Ill. Adm. Code 590 Minimum Safety Standards for Transportation of Gas & for Gas Pipeline Facilities (P-19344/89; A-10018)
- 83 Ill. Adm. Code 445 Purchase & Sale of Electric Energy from Qualified Solid Waste Energy Facilities (P-13129/89; A-626)
- 92 Ill. Adm. Code 1710 Relocation Towing (P-2721; A-10310)
- 83 Ill. Adm. Code 220 Reports of Accidents by Fixed Public Utilities Other than Pipelines Transporting Liquids (G. O. 43) (P-15653)
- 83 Ill. Adm. Code 780 Right-of-Way Precondemnation Negotiations by Telephone Companies (P-13100)
- 83 Ill. Adm. Code 285 Standard Filing Requirements for Electric, Gas, Water & Sewer Utilities & Telecommunications Carriers in Filing for an Increase in Rates (P-5229/89; A-6000)
- 83 Ill. Adm. Code 410 Standards of Service for Electric Utilities (P-16211/89; A-3454)
- 83 Ill. Adm. Code 500 Standards of Service for Gas Utilities (P-16219/89; A-3463)
- 83 Ill. Adm. Code 755 Telecommunications Access for the Deaf (P-15157/89; A-3042)
- 83 Ill. Adm. Code 757 Telephone Assistance Program (P-2731; A-17923)
- 92 Ill. Adm. Code 1270 Transfers of Licenses (P-16170)
- 83 Ill. Adm. Code 505 Uniform System of Accounts for Gas Utilities (P-13361/89; A-1605)
- 83 Ill. Adm. Code 710 Uniform System of Accounts for Telecommunications Carriers (P-1552; A-10021)

COMMUNITY COLLEGE BOARD, ILLINOIS

- 23 Ill. Adm. Code 1501 Administration of the Ill. Public Community College Act (P-14; A-11771) (E-299) (P-3308; A-13997) (P-16869/89; A-4126) (P-18025/89; A-10762)
- 2 Ill. Adm. Code 5176 Public Access to Information (A-14387)

COMPTROLLER

- 2 Ill. Adm. Code 625 Access to Information (A-186)
- 74 Ill. Adm. Code 285 Claim Eligible to be Offset (P-17139)
- 74 Ill. Adm. Code 290 Contract Content (P-18649/89; A-5757)
- 74 Ill. Adm. Code 280 Public Radio & Television Station Grants (P-18359)

ILLINOIS REGISTER

VOL. 14, ISSUE #47

1990 CUMULATIVE INDEX

NOVEMBER 26, 1990

CONSERVATION, DEPARTMENT OF

- 17 Ill. Adm. Code 870 Aquaculture, Transportation, Stocking, Importation &/or Possession of Aquatic Life (P-3717; A-11190)
- 17 Ill. Adm. Code 3035 Boat Access Area Construction Program (P-18365)
- 17 Ill. Adm. Code 130 Camping on Dept. of Conservation Properties (P-4340; A-12402)
- 17 Ill. Adm. Code 530 Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting (P-3720; A-10775) (E-18324)
- 17 Ill. Adm. Code 1075 Consultation Procedures for Assessing Impacts of Agency Actions on Endangered & Threatened Species (P-11033; C-13366)
- 17 Ill. Adm. Code 750 Disposition of Deer Accidentally Killed by a Motor Vehicle or Other Non-Hunting Methods (P-4985; A-13519)
- 17 Ill. Adm. Code 950 Dog Training on Department-Owned or Managed Sites (P-4990; A-13524)
- 17 Ill. Adm. Code 730 Dove Hunting (P-3743; A-11193)
- 17 Ill. Adm. Code 590 Duck, Goose & Coot Hunting (P-15509/89; A-638) (P-4996; A-13529) (E-17029) (P-17144)
- 17 Ill. Adm. Code 1590 Falconry & the Captive Propagation of Raptors (P-17174/89; A-6088) (P-16174)
- 17 Ill. Adm. Code 1537 Forest Management Plan (P-8273; A-18222)
- 17 Ill. Adm. Code 1530 Forest Products Transportation Act, The (P-11047; A-18239)
- 17 Ill. Adm. Code 1536 Forestry Development Cost Share Program (P-8289; A-18244)
- 17 Ill. Adm. Code 510 General Hunting & Trapping on Dept.-Owned or -Managed Sites (P-3757; A-14762)
- 17 Ill. Adm. Code 745 Hunting Season for Game Breeding & Hunting Preserve Areas (P-4351; A-14771) (PR-5647; AR-14769)
- 17 Ill. Adm. Code 3040 Ill. Bicycle Path Grant Program (P-442; RC-5896; A-6106; O-17712) (P-18380)
- 17 Ill. Adm. Code 1050 Ill. List of Endangered & Threatened Flora (P-455; A-6123)
- 17 Ill. Adm. Code 3030 Land & Water Conservation Fund Grant Program (P-478; A-6149)
- 17 Ill. Adm. Code 570 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping (P-3764; A-14775) (P-13108)
- 17 Ill. Adm. Code 220 North Point Marina (P-16182)
- 17 Ill. Adm. Code 525 Nuisance Wildlife Control Permits (P-18397)
- 17 Ill. Adm. Code 1070 Possession of Specimens or Products of Endangered & Threatened Species (P-11052; A-18264)
- 17 Ill. Adm. Code 550 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting (P-3776; A-10798)
- 17 Ill. Adm. Code 210 Rental of Boats & Boating Facilities (P-16892/89; A-2013)
- 17 Ill. Adm. Code 520 Scientific Permits (P-3789; A-10811)
- 17 Ill. Adm. Code 810 Sport Fishing Regs. for the Waters of Ill. (P-491; A-6164) (P-2419; A-8588) (E-6865) (P-9634; A-16863)
- 17 Ill. Adm. Code 690 Squirrel Hunting (P-3794; A-10816)
- 17 Ill. Adm. Code 720 Taking of Wild Turkeys - Fall Archery Season, The (P-4355; A-12413)
- 17 Ill. Adm. Code 715 Taking of Wild Turkeys - Fall Gun Season, The (P-4363; A-12421)
- 17 Ill. Adm. Code 710 Taking of Wild Turkeys - Spring Season, The (P-15534/89; A-663) (P-18409)
- 17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow & Arrow (P-4372; A-14787) (P-11437)
- 17 Ill. Adm. Code 650 White-Tailed Deer Hunting by Use of Firearms (P-4385; A-12430) (P-13113)
- 17 Ill. Adm. Code 740 Woodcock, Snipe, Rail & Teal Hunting (P-3802; A-11207)

CORRECTIONS, DEPARTMENT OF

- 20 Ill. Adm. Code 701 County Jail Standards (P-9684)
- 20 Ill. Adm. Code 415 Health Care (E-13316) (P-15228)
- 20 Ill. Adm. Code 460 Impact Incarceration Program (E-17084) (P-18421)
- 20 Ill. Adm. Code 720 Municipal Jail & Lockup Standards (P-9694)
- 20 Ill. Adm. Code 535 Personal Property (P-18040/89; A-6765)
- 20 Ill. Adm. Code 107 Records of Committed Persons (P-12125; A-18461) (E-12273; O-15623; M-15600)
- 20 Ill. Adm. Code 525 Rights & Privileges (P-18052/89; A-5114) (P-12345)

CRIMINAL JUSTICE INFORMATION AUTHORITY, ILLINOIS

- 20 Ill. Adm. Code 1560 Operating Procedures for the Administration of Non-Federal Grant Funds (P-8800)



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## ILLINOIS, BOARD OF TRUSTEES OF THE UNIVERSITY OF

- 89 Ill. Adm. Code 1200 Program Content & Guidelines for Division of Services for Crippled Children (P-19885/89; A-5136)

## INDUSTRIAL COMMISSION, ILLINOIS

- 50 Ill. Adm. Code 7030 Arbitration (E-4913) (P-5655; A-13141) (P-18434)  
 50 Ill. Adm. Code 7100 Insurance Regs. (E-4920) (P-5662; A-13149)  
 50 Ill. Adm. Code 7110 Miscellaneous (E-4929) (P-5671; A-13161)  
 50 Ill. Adm. Code 7020 Pre-Arbitration (P-18441)  
 50 Ill. Adm. Code 7040 Review (E-4940) (P-5682; A-13173)

## INSURANCE, DEPARTMENT OF

- 50 Ill. Adm. Code 1407 Accelerated Life Benefit Terminal Illness/Qualified Conditions (P-17737)  
 50 Ill. Adm. Code 938 Accident & Health Risk Ratio Notice (P-17592/89; A-3489)  
 50 Ill. Adm. Code 2010 Advertisements of Medicare Supplement Insurance (P-8828; A-17595)  
 50 Ill. Adm. Code 909 Advertising & Sales Promotion of Life Insurance & Annuities (P-2744; A-13584)  
 50 Ill. Adm. Code 1405 Construction & Filing of Life Insurance & Annuity Forms (P-17604/89; W-4971)  
 50 Ill. Adm. Code 907 Exempt Sale of Insurance Company Shares (P-8451; A-16920)  
 50 Ill. Adm. Code 2013 Group Coverage Discontinuance & Replacement (P-1729; A-17217)  
 50 Ill. Adm. Code 3118 Licensing of Public Adjusters (P-8454; A-17978)  
 50 Ill. Adm. Code 930 Life Insurance Solicitation (P-2754; A-13594)  
 50 Ill. Adm. Code 2012 Long-Term Care Insurance (P-9181/89; A-10345)  
 50 Ill. Adm. Code 2007 Minimum Standards of Individual Accident & Health Insurance (P-14229)  
 50 Ill. Adm. Code 2008 Minimum Standards for Individual & Group Medicare Supplement Insurance (P-17615/89; W-2410) (P-10247; RC-17674)  
 50 Ill. Adm. Code 2005 Pre-Existing Illness (P-11071)  
 50 Ill. Adm. Code 3119 Preclicensing & Continuing Education (P-12127)  
 50 Ill. Adm. Code 3113 Premium Fund Trust Account (P-12935/89; A-2088)  
 50 Ill. Adm. Code 754 Rules & Rate Filings (P-19013/89; A-5793) (P-15238)  
 50 Ill. Adm. Code 2011 Transitional Requirements for the Conversion of Medicare Supplement Insurance Benefits & Premiums to Conform to Medicare Program Revisions (P-11075)

## LABOR, DEPARTMENT OF

- 56 Ill. Adm. Code 350 Health & Safety (P-3345) (P-5839/89; O-4750; W-4740)  
 68 Ill. Adm. Code 690 Nurse Agency Licensing Act (P-1107; RC-10123; A-12516)  
 56 Ill. Adm. Code 100 Prevailing Wage Hearing Procedures (P-536; Q-10126; M-13866; A-13608) (E-1026)

## LABOR RELATIONS BOARD, ILLINOIS EDUCATIONAL

- 80 Ill. Adm. Code 1125 Fair Share Fee Objections (P-15182/89; A-2873)  
 2 Ill. Adm. Code 2676 Freedom of Information (A-4151)  
 80 Ill. Adm. Code 1100 General Procedures (P-1327/89; A-1270)  
 80 Ill. Adm. Code 1105 Hearing Procedures (P-1335/89; A-1278)  
 2 Ill. Adm. Code 2675 Public Information, Rulemaking, Organization & Personnel (A-4158)  
 80 Ill. Adm. Code 1110 Representation Procedures (P-1357/89; A-1297)  
 80 Ill. Adm. Code 1120 Unfair Labor Practice Proceedings (P-1381/89; A-1322)

## LABOR RELATIONS BOARD, ILLINOIS STATE/LABOR RELATIONS BOARD, ILLINOIS LOCAL

- 80 Ill. Adm. Code 1200 General Procedures (P-7693)  
 80 Ill. Adm. Code 1230 Impasse Resolution (P-7700)  
 80 Ill. Adm. Code 1210 Representation Proceedings (P-7726)  
 80 Ill. Adm. Code 1220 Unfair Labor Practice Proceedings (P-7756)

## LEGISLATIVE INFORMATION SYSTEM

- 2 Ill. Adm. Code 150 Access to Legislative Information System Information (A-3049)  
 3 Ill. Adm. Code 600 Access to Legislative Information System Information (P-3349; A-12531)

## LOCAL GOVERNMENTAL LAW ENFORCEMENT OFFICERS TRAINING BOARD, ILLINOIS

- 20 Ill. Adm. Code 1760 Coroners Basic Training (P-13997/89; A-10027)  
 20 Ill. Adm. Code 1720 Ill. Police Training Act (P-5378; A-14800) (P-16198)  
 20 Ill. Adm. Code 1720 Minimum Requirements of the Trainee (P-5378)

## MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF

- 59 Ill. Adm. Code 102 Dept. Facilities & Grounds (P-2432)  
 59 Ill. Adm. Code 108 Education & Training (P-16718)  
 59 Ill. Adm. Code 117 Family Assistance & Home-Based Support Programs for Persons with Mental Disabilities (P-14671) (E-14987; O-17716)  
 2 Ill. Adm. Code 1026 Freedom of Information (A-14032)  
 59 Ill. Adm. Code 130 Mental Health Clinic Program Standards & Provider Requirements (P-17744) (E-18100)  
 59 Ill. Adm. Code 119 Minimum Standards for Certification of Developmental Training Programs (P-3356; RC-16074; A-17227)  
 59 Ill. Adm. Code 119 Minimum Standards for Licensure, Certification, or Approval of Programs Serving Persons with Developmental Disabilities or Mental Illness (P-13377/89; W-3696)  
 59 Ill. Adm. Code 106 Services Charges (P-14674)  
 59 Ill. Adm. Code 115 Standards & Licensure Requirements for Community-Integrated Living Arrangements (P-15183/89; RC-10128; A-10865)

## MINES AND MINERALS, DEPARTMENT OF

- 62 Ill. Adm. Code 240 An Act in Relation to Oil, Gas & Other Surface & Underground Resources (P-15226/89; A-2317) (A-3053) (P-3394)  
 62 Ill. Adm. Code 200 An Act Relating to the Manufacture, Possession, Storage, Transportation, Use, Sale, or Gift of Explosives (PR-18056/89; AR-3501)  
 62 Ill. Adm. Code 1761 Areas Designated by Act of Congress (P-12197/89; A-11777)  
 62 Ill. Adm. Code 1800 Bonding & Insurance Requirements for Surface Coal Mining & Reclamation Operations (P-12205/89; A-11785)  
 62 Ill. Adm. Code 1700 General (P-12217/89; A-11795)  
 62 Ill. Adm. Code 1701 General Definitions (P-12222/89; A-11800)  
 62 Ill. Adm. Code 200 Ill. Explosives Act, The (P-18061/89; A-3503)  
 62 Ill. Adm. Code 240 Ill. Oil & Gas Act, The (P-10288; C-11410; RC-17684) (P-3394; A-13620) (P-16205)  
 62 Ill. Adm. Code 1846 Individual Civil Penalties (P-12248/89; A-11825)  
 62 Ill. Adm. Code 1816 Permanent Program Performance Standards--Surface Mining Activities (P-12233/89; A-11830)  
 62 Ill. Adm. Code 1817 Permanent Program Performance Standards--Underground Mining Operations (P-12280/89; A-11855)  
 62 Ill. Adm. Code 1778 Permit Applications--Minimum Requirements for Legal, Financial, Compliance, and Related Information (P-12303/89; A-11873)  
 62 Ill. Adm. Code 1772 Requirements for Coal Exploration (P-12311/89; A-11880)  
 62 Ill. Adm. Code 1773 Requirements for Permits & Processing (P-12317/89; A-11886)  
 62 Ill. Adm. Code 1774 Revision; Renewal; & Transfer, Assignment, or Sale of Permit Rights (P-12234/89; A-11900)  
 62 Ill. Adm. Code 1843 State Enforcement (P-12341/89; A-11906)  
 62 Ill. Adm. Code 220 Surface Installation Health and Safety (P-14277)  
 62 Ill. Adm. Code 300 Surface-Mined Land Conservation & Reclamation Act (P-18103/89; A-3548)  
 62 Ill. Adm. Code 1780 Surface Mining Permit Application--Minimum Requirements for Reclamation & Operation Plan (P-12352/89; A-11911)  
 62 Ill. Adm. Code 1779 Surface Mining Permit Applications--Minimum Requirements for Information on Environmental Resources (P-12347/89; A-11924)  
 62 Ill. Adm. Code 1783 Underground Mining Permit Applications--Minimum Requirements for Information on Environmental Resources (P-12366/89; A-11929)  
 62 Ill. Adm. Code 1784 Underground Mining Permit Applications--Minimum Requirements for Reclamation & Operation Plan (P-12371/89; A-11935)







(P-17436)

- 89 Ill. Adm. Code 116 Crisis Assistance (P-10616; A-16970)  
89 Ill. Adm. Code 170 Demonstration Programs (P-13124)

**PUBLIC AID, DEPARTMENT OF (CONT'D)**

- 89 Ill. Adm. Code 144 Developmental Disabilities Service (P-11999/89; A-4166) (A-7651) (P-4419; O-15611; R-18168; A-17988)  
89 Ill. Adm. Code 141 Drug Manual (P-2465; A-9464) (E-2657) (P-17665/89; A-3595) (P-20288/89; A-6339) (P-12202; A-18015) (E-12278) (P-12714) (E-12910)  
89 Ill. Adm. Code 121 Food Stamps (P-548; A-6349) (P-13503/89; A-729) (P-5935; A-13202) (P-7006; A-13202) (P-9317; O-16077; R-17124; A-16983) (PP-15158)  
89 Ill. Adm. Code 114 General Assistance (P-14764/89; A-746) (P-2821; O-12994; R-14218; A-14162) (P-16691/89; A-3640) (P-4070; A-10929) (P-5385; A-13777) (P-5713; O-13005; R-14218; A-14162) (P-5945; O-13008; R-14218; A-14162) (P-19146/89; A-6360) (P-7015; A-13215) (P-9815; A-17111) (P-15712)  
89 Ill. Adm. Code 148 Hospital Services (P-13729/89; A-2553) (P-5409; O-15614; RC-15618; R-15644; A-15358) (P-9331; O-16079; R-18336; A-18293) (P-9827; A-16998) (P-11108; A-18499) (E-11392)  
89 Ill. Adm. Code 149 Ill. Competitive Access & Reimbursement Equity (ICARE) Program (P-15722)  
89 Ill. Adm. Code 120 Medical Assistance Programs (P-558; A-7637) (P-14778/89; A-760) (E-1494) (P-2831; O-13011; R-13363; A-13227) (P-4081; A-10396) (P-15582/89; A-4233) (P-17229/89; A-4233) (P-5724; A-13227) (E-5839) (P-5954; O-13022; R-13363; A-13227) (P-19157/89; A-6372) (P-7821; A-14814) (P-9343; A-17004)  
89 Ill. Adm. Code 140 Medical Payment (P-11157/89; A-190) (P-1570; A-10409) (P-1737; A-10062) (P-13178/89; A-2564) (P-15612/89; A-2564) (P-3019; RC-17693) (E-3241; O-8223; R-9258) (P-4415; O-16082; R-18623; A-18508) (P-14625/89; A-4543) (E-4577; O-8226; R-9260) (P-4860; A-18057) (P-5417; A-14826) (E-5575) (P-5726; A-13262; RC-17688) (P-5726; W-18625) (P-5865) (P-7027; A-15981) (P-17667/89; A-7141) (E-7249; O-13036) (P-7834; A-18813) (P-8929; A-17279) (P-10629) (P-11672) (E-12082; O-15633) (P-13963) (E-14184; O-17718) (P-14317) (E-14570) (P-14681) (P-15281/89; A-15366)  
89 Ill. Adm. Code 146 Point Count Guidelines for ICF/MR & SNF/PED Facilities (P-4419) (PR-7031; AR-13800) (A-7651)  
89 Ill. Adm. Code 115 Refugee/Entrant/Repatriate Program (P-14790/89; A-773) (P-2469; A-10438)  
89 Ill. Adm. Code 147 Reimbursement for Nursing Costs for Geriatric Facilities (P-10763/89; A-210) (P-5434) (P-6664; A-16669) (E-6915; O-10165) (P-9355) (E-9523; O-13039; R-17126) (P-13967) (E-14203; O-17723) (P-15243) (E-15578; O-17726)  
89 Ill. Adm. Code 117 Related Program Provisions (P-14008/89; A-780) (P-17241/89; A-9488)  
89 Ill. Adm. Code 102 Rights & Responsibilities (P-7399/89; A-13279)  
89 Ill. Adm. Code 104 Rules of Practice in Administrative Hearings (P-12204; A-18836) (P-18705)  
89 Ill. Adm. Code 118 Special Eligibility Groups (P-2473; A-10442)  
59 Ill. Adm. Code 115 Standards & Licensure Requirements for Community-Integrated Living Arrangements (P-15183/89; RC-10145)  
89 Ill. Adm. Code 103 Support Responsibility of Relatives (P-5965; A-13288) (P-19180/89; A-6395) (P-13129)

**PUBLIC COUNSEL, OFFICE OF**

- 2 Ill. Adm. Code 2701 Freedom of Information Act (A-12543)  
2 Ill. Adm. Code 2700 Organization, Rulemaking, & Public Access (A-11982)

**PUBLIC HEALTH, DEPARTMENT OF**

- 77 Ill. Adm. Code 697 AIDS Confidentiality & Testing Code (P-16779)  
77 Ill. Adm. Code 205 Ambulatory Surgical Treatment Center Licensure Requirements (P-5442; A-13802) (E-5596)  
77 Ill. Adm. Code 855 Asbestos Abatement for Public & Private Schools in Ill. (P-172; A-12552) (E-335)  
77 Ill. Adm. Code 400 Central Complaint Registry (P-10648)  
77 Ill. Adm. Code 665 Child Health Examination Code (P-5446; A-14543) (E-5617) (P-17867)  
77 Ill. Adm. Code 694 College Immunization Code (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609) (P-5448; A-14551) (E-5882)

**PUBLIC HEALTH, DEPARTMENT OF (CONT'D)**

- 77 Ill. Adm. Code 690 Control of Communicable Diseases Code (P-16810)  
77 Ill. Adm. Code 693 Control of Sexually Transmissible Diseases Code (P-16817)  
77 Ill. Adm. Code 900 Drinking Water Systems Code (P-5457; A-14844)  
77 Ill. Adm. Code 535 Emergency Medical Services Code (P-1755; RC-13025; A-15390) (P-16237)  
77 Ill. Adm. Code 590 Family Practice Residency Act (PR-8493)  
77 Ill. Adm. Code 590 Family Practice Residency Code (P-8503) (E-8725; O-13042)  
77 Ill. Adm. Code 1240 Financial & Economic Feasibility Review & Evaluation Plan (For All Long-Term Care & Chronic Disease Facilities) (P-16703/89; A-5162)  
77 Ill. Adm. Code 1230 Financial Feasibility Review & Evaluation Plan (P-6708/89; A-5165)  
77 Ill. Adm. Code 750 Food Service Sanitation Code (P-5050) (P-11110)  
77 Ill. Adm. Code 550 Head & Spinal Cord Injury Code (P-10656)  
77 Ill. Adm. Code 682 Hearing Aid Consumer Protection Code (P-19185/89; A-10447)  
77 Ill. Adm. Code 250 Hospital Licensure Requirements (P-7875/89; A-2342) (P-2478; A-13824) (P-16259)  
77 Ill. Adm. Code 710 Ill. Alzheimer's Disease & Related Disorders Assistance Code (P-15246)  
77 Ill. Adm. Code 450 Ill. Clinical Laboratories Code (P-14280/89; A-2360)  
77 Ill. Adm. Code 790 Ill. Formulary for the Drug Product Selection Program, The (P-1220; A-8154) (E-1505) (P-16910/89; A-3184) (P-4437; A-11988) (E-4620) (P-9357; A-17298) (E-9556) (P-13133) (E-13325) (P-18457) (E-18588)  
77 Ill. Adm. Code 840 Ill. Health & Hazardous Substances Registry (P-15284/89; A-5495)  
77 Ill. Adm. Code 245 Ill. Home Health Agency Code (P-10007/89; A-2382) (P-14699)  
77 Ill. Adm. Code 890 Ill. Plumbing Code (P-4543/89; A-1385)  
77 Ill. Adm. Code 820 Ill. Swimming Pool & Bathing Beach Code (P-12395/89; A-786)  
77 Ill. Adm. Code 540 Ill. Trauma Center Code (P-10665) (P-13424) (E-13856)  
77 Ill. Adm. Code 920 Ill. Water Well Construction Code (P-15338/89; A-228) (P-5484; A-14871)  
77 Ill. Adm. Code 695 Immunizations (P-5749) (E-5890)  
77 Ill. Adm. Code 350 Intermediate Care for the Developmentally Disabled Facilities Code (P-2210; A-14876) (P-9833)  
35 Ill. Adm. Code 190 Joint Rules of the Environmental Protection Agency & the Dept. of Public Health: Certification & Operation of Environmental Laboratories (P-7561/89; A-8655)  
77 Ill. Adm. Code 615 Local Health Depts. Program Standards Code (P-10137/89; A-805)  
77 Ill. Adm. Code 390 Long-Term Care for Under Age 22 Facilities Code (P-2237; A-14904) (P-9883)  
77 Ill. Adm. Code 630 Maternal & Child Health Services Code (P-10060/89; A-11219) (P-15726)  
77 Ill. Adm. Code 790 Ill. Formulary for the Drug Product Selection Program, The (P-3356; A-17227)  
77 Ill. Adm. Code 935 Migrant Labor Camps (P-2498; A-12633)  
77 Ill. Adm. Code 240 Minimum Health Care Standards for Health Maintenance Organizations (P-10028/89; A-2403)  
77 Ill. Adm. Code 600 Minimum Qualifications for Personnel Employed by Local Health Depts. Code (P-10035/89; A-840)  
77 Ill. Adm. Code 661 Newborn Metabolic Screening & Treatment Code (P-4443; A-13292)  
77 Ill. Adm. Code 905 Private Sewage Disposal Code (P-16305)  
77 Ill. Adm. Code 635 Program Content & Guidelines for Title X Family Planning Services (P-7858)  
77 Ill. Adm. Code 800 Recreation Area Code (P-17707/89; A-12663)  
77 Ill. Adm. Code 640 Regionalized Perinatal Care (PR-12413/89; AR-12747)  
77 Ill. Adm. Code 640 Regionalized Perinatal Health Care Code (P-12433/89; A-12749)  
77 Ill. Adm. Code 725 Salvage Warehouses & Stores for Foods, Alcoholic Liquors, Drugs, Medical Devices & Cosmetics Code (P-14306/89; A-864)  
77 Ill. Adm. Code 695 School Child Immunization Code (P-5749; A-14562) (P-17873)  
77 Ill. Adm. Code 330 Sheltered Care Facilities Code (P-1827; A-14928) (P-9920)  
77 Ill. Adm. Code 300 Skilled Nursing & Intermediate Care Facilities Code (P-2261; A-14950) (P-9957)  
77 Ill. Adm. Code 830 Structural Pest Control Code (P-571; A-12889) (E-1038)  
77 Ill. Adm. Code 510 Testing of Breath, Blood & Urine for Alcohol &/or Other Drugs (P-11119)  
77 Ill. Adm. Code 500 Vital Records Act (P-17452)  
77 Ill. Adm. Code 672 WIC Vendor Management Code (P-11132)

**PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD, DEPARTMENT OF**

- 77 Ill. Adm. Code 1150 Certificate of Need for Health Maintenance Organizations (PR-5580/89; AR-5168)



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ILLINOIS REGISTER

VOL. 14, ISSUE #47

1990 CUMULATIVE INDEX

NOVEMBER 26, 1990

RURAL BOND BANK, ILLINOIS (CONT'D)

- 47 Ill. Adm. Code 400 General Rules (P-4451; A-17363) (E-4720)
- 47 Ill. Adm. Code 420 Purchase of Governmental Unit Bonds (P-4453; A-17373) (E-4734)

SAVINGS AND RESIDENTIAL FINANCE, COMMISSIONER OF

- 38 Ill. Adm. Code 1075 Savings Bank Act (P-14758) (E-15029)

SECRETARY OF STATE

- 92 Ill. Adm. Code 1040 Cancellation, Revocation, or Suspension of Licenses or Permits (P-14810/89; A-2944) (P-15351/89; A-3664) (P-15635/89; A-5178) (P-5488; A-14177) (P-14014/89; A-5560) (P-8109; A-18088) (P-14336)
- 92 Ill. Adm. Code 1010 Certificates of Title, Registration of Vehicles (P-1853; A-9492) (P-3022; A-12267) (P-15357/89; A-4560) (P-19235/89; A-6848) (P-8575) (P-8998; A-17378)
- 92 Ill. Adm. Code 1060 Commercial Driver Training Schools (P-1859; A-8658)
- 92 Ill. Adm. Code 1020 Dealers, Wreckers, Transporters & Rebuilders (P-14818/89; A-3671) (P-19241/89; O-4761; M-8738; A-8704) (P-19241/89; F-10156)
- 2 Ill. Adm. Code 552 Departmental Duties (A-6854)
- 2 Ill. Adm. Code 551 Freedom of Information (A-13852)
- 23 Ill. Adm. Code 3030 Ill. Library System Act, The (P-11764)
- 92 Ill. Adm. Code 1070 Ill. Safety Responsibility Law (P-2526; A-10107) (P-19116/89; A-6859)
- 92 Ill. Adm. Code 1030 Issuance of Licenses (P-179; A-8707) (P-579; A-9246) (P-1902; A-12077) (P-2289; A-10111) (P-2530; A-9498) (P-2852; A-10510) (P-14019/89; A-4570) (P-16297/89; A-4908) (P-5060; A-15487) (P-14344/89; A-5183) (P-7130; W-9623) (P-11175)
- 50 Ill. Adm. Code 8010 Mandatory Vehicle Liability Insurance (P-14349/89; A-2952) (P-7417)
- 92 Ill. Adm. Code 1001 Procedures & Standards (P-16932/89; A-2601; C-3698) (P-5977; A-16041)
- 14 Ill. Adm. Code 130 Regs. Under the Ill. Securities Law of 1953 (P-13742/89; A-884) (P-16302/89; A-5188)
- 92 Ill. Adm. Code 1019 Remittance Agents (P-18843/89; A-5813)
- 14 Ill. Adm. Code 170 Revised Uniform Limited Partnership Act (P-14824/89; A-1480)
- 71 Ill. Adm. Code 2005 Use of the Capitol Complex Facilities, The (P-15640/89; O-2124; RC-2131; M-7267; A-7228)

STATE POLICE, DEPARTMENT OF

- 20 Ill. Adm. Code 1225 Drug Asset Forfeiture Procedure Act (E-16686) (P-16847)
- 20 Ill. Adm. Code 1215 Ill. Uniform Conviction Information Act (P-12398)

STATE POLICE MERIT BOARD, DEPARTMENT OF

- 80 Ill. Adm. Code 150 Procedures of the Dept. of State Police Merit Board (P-16365/89; A-3679)

STUDENT ASSISTANCE COMMISSION, ILLINOIS

- 23 Ill. Adm. Code 2731 Correctional Officer's Grant Program (P-18204/89; A-10534)
- 23 Ill. Adm. Code 2700 General Provisions (P-18207/89; A-10538)
- 23 Ill. Adm. Code 2720 Guaranteed Loan Programs (P-2300; A-10941) (E-4266) (P-18222/89; A-10553)
- 23 Ill. Adm. Code 2730 Ill. National Guard Grant (P-18236/89; A-10571)
- 23 Ill. Adm. Code 2733 Ill. Veteran Grant Program (P-18239/89; A-10571)
- 23 Ill. Adm. Code 2761 Merit Recognition Scholarship (MRS) Program (P-18245/89; A-10578)
- 23 Ill. Adm. Code 2735 Monetary Award Program (MAP) (P-18251/89; A-7242)
- 23 Ill. Adm. Code 2732 Police Officer/Fire Officer Grant Program (P-18257/89; A-10585)
- 23 Ill. Adm. Code 2760 State Scholar Program (P-18260/89; A-10589)

TRANSPORTATION, DEPARTMENT OF

- 92 Ill. Adm. Code 730 Allocation of Water from Lake Michigan (P-14357/89; A-1484)
- 92 Ill. Adm. Code 449 Alternate Fuel System for School Buses (P-16944/89; A-3686)
- 92 Ill. Adm. Code 177 Carriage by Public Highway (P-16367/89; A-2613)
- 92 Ill. Adm. Code 27 Casey Municipal Airport Hazard Zoning (P-15262)
- 92 Ill. Adm. Code 180 Continuing Qualification & Maintenance of Packaging (P-16371/89; A-2617)
- 92 Ill. Adm. Code 557 Custodial Transportation of Pupils Where Walking Constitutes a Serious Safety Hazard (PR-10709; AR-17027) (P-10722; A-17016)

ILLINOIS REGISTER

VOL. 14, ISSUE #47

1990 CUMULATIVE INDEX

NOVEMBER 26, 1990

TRANSPORTATION, DEPARTMENT OF (CONT'D)

- 92 Ill. Adm. Code 397 Driving & Parking (CC-3281) (P-7424; A-15498) (PR-7429; AR-15496)
- 92 Ill. Adm. Code 392 Driving of Motor Vehicles (P-7438; A-15503)
- 92 Ill. Adm. Code 548 Establishing & Posting Speed Limits on Streets & Highways (PR-17731/89; AR-3692)
- 92 Ill. Adm. Code 171 General Information, Regs., & Definitions (P-16375/89; A-2621)
- 92 Ill. Adm. Code 401 Hazardous Materials Civil Money Penalty Policy (A-3234)
- 92 Ill. Adm. Code 172 Hazardous Materials Table & Hazardous Materials Communications (P-16382/89; A-2628)
- 92 Ill. Adm. Code 395 Hours of Services of Drivers (P-7442; A-15507)
- 92 Ill. Adm. Code 546 Ill. Manual on Uniform Traffic Control Devices (PR-17767/89; AR-3694)
- 92 Ill. Adm. Code 396 Inspection, Repair & Maintenance (P-7447; C-9262; A-15512)
- 92 Ill. Adm. Code 57 Lewis University Airport Hazard Zoning (P-15283)
- 92 Ill. Adm. Code 390 Motor Carrier Safety Regs.: General (P-7452; A-15519)
- 92 Ill. Adm. Code 456 Nonscheduled Bus Inspections (P-17535)
- 92 Ill. Adm. Code 393 Parts & Accessories Necessary for Safe Operation (P-7468; A-15537)
- 92 Ill. Adm. Code 107 Procedures (P-16387/89; A-2633) (P-3028; A-8189)
- 92 Ill. Adm. Code 386 Procedures & Enforcement (P-7472; A-15542)
- 92 Ill. Adm. Code 391 Qualification of Drivers (P-7487; A-15560)
- 92 Ill. Adm. Code 173 Shippers General Requirements for Shipments & Packagings (P-16393/89; A-2651)
- 92 Ill. Adm. Code 178 Shipping Container Specifications (P-16400/89; A-2640)

PUBLIC HEARINGS

ALCOHOLISM & SUBSTANCE ABUSE, DEPARTMENT OF

- 77 Ill. Adm. Code 2058 Licensure of Alcoholism & Substance Abuse Treatment, Intervention & Research Programs 8740

CARNIVAL-AMUSEMENT SAFETY BOARD

- 56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law 3282

CONSERVATION, DEPARTMENT OF

- 17 Ill. Adm. Code 510 General Hunting & Trapping on Department-Owned or -Managed Sites 6924
- 17 Ill. Adm. Code 570 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping 6925
- 17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow & Arrow 6926
- 17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow & Arrow 12104

EDUCATION, STATE BOARD OF

- 23 Ill. Adm. Code 226 Special Education 12937

FIRE MARSHAL, OFFICE OF THE STATE

- 41 Ill. Adm. Code 250 Fire Equipment Distributor & Employee Standards 7272

LABOR, DEPARTMENT OF

- 56 Ill. Adm. Code 100 Prevailing Wage Hearing Procedures 5623

MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF

- 59 Ill. Adm. Code 117 Family Assistance & Home-Based Support Services Programs for Persons with Mental Disabilities 15173
- 59 Ill. Adm. Code 119 Minimum Standards for Certification of Developmental Training Programs 3699

NUCLEAR SAFETY, DEPARTMENT OF

- 32 Ill. Adm. Code 331 Fees for Radioactive Material Licenses 18337

PUBLIC HEALTH, DEPARTMENT OF

- 77 Ill. Adm. Code 205 Ambulatory Surgical Treatment Center Licensing Requirements 5908
- 77 Ill. Adm. Code 855 Asbestos Abatement for Public & Private Schools in Ill. 2168



PUBLIC HEARINGS (CONT'D)

2170	77 Ill. Adm. Code 535	Emergency Medical Services Code
5624	77 Ill. Adm. Code 535	Emergency Medical Services Code
12687	77 Ill. Adm. Code 750	Food Service Sanitation Code
13367	77 Ill. Adm. Code 550	Head & Spinal Cord Injury Code
13872	77 Ill. Adm. Code 540	III. Trauma Center Code
2172	77 Ill. Adm. Code 396	Life Care Facilities Contract Code
16693	77 Ill. Adm. Code 905	Private Sewage Disposal Code
8229	77 Ill. Adm. Code 635	Program Content & Guidelines for Title X Family Planning Services
2685	77 Ill. Adm. Code 830	Structural Pest Control Code
11411	77 Ill. Adm. Code 672	WIC Vendor Management Code
1535	86 Ill. Adm. Code 495	Telecommunications Excise Tax

REVENUE, DEPARTMENT OF

PUBLIC INFORMATION

BANKS AND TRUST COMPANIES, COMMISSIONER OF

18339	Notice of Acceptance of an Application by Banc One Corporation, Columbus, Ohio to Acquire Marine Bank Chicago, Chicago, Illinois
12105	Notice of Acceptance of an Application by First Banks, Inc., St. Louis, Missouri, to Acquire West Bankshares, Inc., Springfield, Ill.
1536	Notice of Acceptance of an Application by First Banks, Inc., St. Louis, Missouri, to Acquire West Bankshares, Inc., West Frankfort, Ill.
13369	Notice of Acceptance of an Application by First Financial Corporation, Terre Haute, Indiana, to Acquire Ridge Farm State Bank, Ridge Farm, Ill.
10949	Notice of Acceptance of an Application by NNB Financial Corporation, Indianapolis, Indiana, to Acquire Peoples Mid-III. Corporation, Bloomington, Ill.
5910	Notice of Acceptance of an Application by Manufacturers National Corporation, Detroit, Michigan, to Acquire State Bank of Lake Zurich, Lake Zurich, Ill.
18340	Notice of Acceptance of an Application by Norwest Corporation, Minneapolis, Minnesota to Retain First Illinois Bancorp, Inc., Galesburg, Illinois
14608	Notice of Acceptance of an Application by Old National Bancorp, Evansville, Indiana, to Acquire SBT Bancorp, Inc., Mt. Carmel, Illinois

HOUSING DEVELOPMENT AUTHORITY, ILLINOIS

10594	Initial Plan of the Advisory Commission
-------	---

LABOR, DEPARTMENT OF

16100	List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Projects
18627	List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Projects

LOTTERY, DEPARTMENT OF THE

2174	Game-Specific Materials (Calendar year 1989)
------	--

POLLUTION CONTROL BOARD

4765	Notice Pursuant to Ill. Rev. Stat. 1988, Supp. Ch. 111 1/2, par. 1007.2(b) RCRA Rules Under Par. 1022A(a)
3283	Notice Pursuant to Ill. Rev. Stat. 1988, Supp. Ch. 111 1/2, par. 1007.2(b) SDWA Rules Under Par. 1017.5

PUBLIC INFORMATION (CONT'D)

3287	Notice Pursuant to Ill. Rev. Stat. 1988, Supp. Ch. 111 1/2, par. 1007.2(b) UST Rules Under Par. 1022.4(d)
10950	Notice Pursuant to Ill. Rev. Stat. 1988, Supp. Ch. 111 1/2, par. 1007.2(b) SDWA Rules Under Par. 1017.5
7664	REHABILITATION SERVICES, DEPARTMENT OF Auxiliary Aids; 89 Ill. Adm. Code 540
1052	REVENUE, DEPARTMENT OF Index of Letter Rulings (Third Quarter of 1989) (Income Tax)
2175	Index of Letter Rulings (Third Quarter of 1989) (ROT)
2687	Index of Letter Rulings (Fourth Quarter of 1989) (Income Tax)
8231	Index of Letter Rulings (First Quarter of 1990) (Income Tax)
10168	Index of Letter Rulings (First Quarter of 1990) (ROT)
12322	Index of Letter Rulings (First Quarter of 1990) (ROT)
13874	Index of Letter Ruling (Second Quarter of 1990) (ROT)
14609	Index of Letter Rulings (Second Quarter of 1990) (Income Tax)

SAVINGS AND LOAN ASSOCIATIONS, COMMISSIONER OF

3701	Summary of Order of Emergency Suspension of the License to Act as a Residential Mortgage Licenser of Preferred Financial Services, Inc., Carol Stone, President
2969	Summary of Order of Fine & no Suspension or Revocation of License to Act as a Residential Mortgage Licenser of Loraac Mortgage Corporation, Carol Sutton, President
2970	Summary of Order of Revocation of License to Act as a Residential Mortgage Licenser of Advantage Corporation, Robert Klibeck, President
2971	Summary of Order of Revocation of License to Act as a Residential Mortgage Licenser of First Universal Mortgage Company, Marie Lee, President
2972	Summary of Order of Revocation of License to Act as a Residential Mortgage Licenser of Midwest Mortgage Financial Group Ltd., Charles Taylor
2973	Withdrawal of Order of Summary Suspension of & Reinstatement of the License of Preferred Financial Services, Inc., Carol Stone, President, To Act as a Residential Mortgage Licenser

REGULATORY AGENDA

EMPLOYMENT SECURITY, DEPARTMENT OF

10952	56 Ill Adm. Code 2712 General Application
-------	---

REHABILITATION SERVICES, DEPARTMENT OF

5255	89 Ill. Adm. Code 716 Case Management Services to Persons with AIDS
5256	89 Ill. Adm. Code 562 Client Financial Participation
5634	89 Ill. Adm. Code 840 Consultative Examination Process, The
5257	89 Ill. Adm. Code 587 Medical, Psychological, & Related Services
5258	89 Ill. Adm. Code 685 Non-Financial Eligibility Criteria
5259	89 Ill. Adm. Code 895 Total Life Planning Program
5260	89 Ill. Adm. Code 650 Vending Stand Program for the Blind

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Agenda

412	January 10, 1990
2191	February 8, 1990
3289	March 7, 1990



JOINT COMMITTEE ON ADMINISTRATIVE RULES (CONT'D)**Agenda (CONT'D)**

April 3, 1990	4972
June 5, 1990	8741
July 26, 1990	12106
August 21, 1990	13370
September 13, 1990	14636
October 11, 1990	16695
November 13, 1990	18341

**Second Notices Received**

422, 1077, 1537, 1634, 2198, 2411, 2708, 2974, 3295, 3702, 4272, 4767, 4981, 5261, 5636, 5911, 6438, 6927, 7274, 8254, 8749, 9263, 9625, 10181, 10597, 10953, 11413, 12120, 12337, 12689, 12941, 13378, 13900, 14222, 14646, 15175, 15635, 16101, 16704, 17128, 17392, 17730, 18169, 18351, 18628, 18866

EXECUTIVE ORDERS AND PROCLAMATIONS**EXECUTIVE ORDERS**

90-1 Executive Order For The Establishment Of An Interagency Council On Census Coordination	1636
90-2 Executive Order For The Reduction of Earthquake Hazards	6441
90-3 Personnel Directive	10955
90-4 Iraq - Illinois National Guard & Reserves	15176

**PROCLAMATIONS**

89-562 Girls And Women In Sports Day	424
89-563 Soup Month	424
89-564 Vocational Education Week	425
89-565 Nick Perrino Day	425
89-566 Chronic Fatigue Syndrome Awareness Day	426
90-001 Careers In Cosmetology Month	1538
90-002 Jaycee Week	1538
90-003 William Franklin Fennoy Day	1538
90-004 Financial Aid Awareness Month	1539
90-005 Printing Week	1540
90-006 Antioch Rescue Squad Day	1639
90-006 Antioch Rescue Squad Day (Revised)	2412
90-007 Recognizes Frank R. Zimmerman	1640
90-008 United States Navy Armed Guard Week	1641
90-009 Catholic Schools Appreciation Day	1642
90-010 Patrick G. Ryan Day	1643
90-011 Red Cloud Special 25th Anniversary Day	1644
90-012 Engineers Week	2200
90-013 Kidney Month	2200
90-014 Land And Water Conservation Fund/25th Anniversary	2200
90-015 South Side YMCA Day	2201
90-016 Earth Day	2201
90-017 Foreign Week	2202
90-018 Astronaut Rememberance Day	2202
90-019 Land Surveyors' Month	2203
90-020 Marion Housing Authority Referendum/Federal Social Security Act/Illinois Pension Code	2203
90-021 Ukrainian Independence Day	2204
90-022 Afro-American History Month	2413
90-022 African-American History Month (Revised)	2710
90-023 Biomedical Equipment Technology Week	2414
90-024 Freedom Day	2415

PROCLAMATIONS (CONT'D)

90-025 IRS-Sponsored Volunteer Week	2416
90-026 Sales And Marketing Month	2417
90-027 Travel Agency Appreciation Week	2418
90-028 Consumers Week	2711
90-029 American Ballet Theatre Week	2712
90-030 Black Nurses' Day	2713
90-031 Illinois School Psychologists Association Week	2714
90-032 Post Anesthesia Nurse Awareness Week	2715
90-033 Illinois Community College System/25th Anniversary	2716
90-034 Minority Education Day	2717
90-035 Motorcycle Awareness Month	2718
90-036 UIC Month	2719
90-037 Women's History Month	2720
90-038 Marian Catholic High School Band Day	2975
90-039 Super Smile Day	2975
90-040 Cardiac Rehabilitation Week	2976
90-041 Employee Health and Fitness Day	2976
90-042 FFA Week	2977
90-043 Future Business Leaders of America-Phi Beta Lambda Week	2977
90-044 League of Women Voters Week	2978
90-044 League Of Women Voters Week (Revised)	3296
90-045 Recognizes Lacey C. Brooks	2978
90-046 Salute To Hospitalized Veterans Week	2979
90-047 Declares Champaign County To Be A Disaster Area	3296
90-048 Irving Dilliard Day	3297
90-049 Lithuanian Independence Day	3297
90-049 Lithuanian Independence Day (Revised)	4275
90-050 RE/MAX Of Northern Illinois Day	3298
90-051 Seed Month	3298
90-052 Volvo Tennis/Chicago Week	3299
90-053 American Music Month	3299
90-054 Legion Of Valor Day	3300
90-055 Luster's Black Heritage Day	3300
90-056 Student Council Week	3300
90-057 William J. Weisz Day	3301
90-058 Advanced Learning Institute Day	3705
90-059 American Diabetes Association's 50th Anniversary	3705
90-060 Community Associations Day	3706
90-061 Estonian Day	3706
90-062 Jake Turano Day	3707
90-063 Love And Help Children Month	3707
90-064 Potato Lovers Month	3708
90-065 Congratulates Robert F. Hyland	3708
90-066 Nursing Home Week	3709
90-067 Nutrition Month	3709
90-068 Tornado Preparedness Week	3709
90-069 Searle Day	4275
90-070 Youth Art Month	4276
90-071 American History Month	4276
90-072 Bust MS Month	4277
90-073 Child Find Month	4277
90-074 Newspaper In Education Week	4278
90-075 Surgical Technologist Week	4278
90-076 Arts Education Week	4278
90-077 Licensed Practical Nurse Week	4279
90-078 Lutheran Schools Week	4279



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# HISTORY

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## ILLINOIS REGISTER

VOL. 14, ISSUE #47

1990 CUMULATIVE INDEX

NOVEMBER 26, 1990

PROCLAMATIONS (CONT'D)

90-190	Illinois Rivers Appreciation Month	7278
90-191	"Just Say No" Week	7279
90-192	Nurses Week	7279
90-193	Operation Lifesaver Awareness Day	7280
90-194	Take Pride In America Month	7280
90-195	Tourism Week	7281
90-196	Asian American Heritage Month	7281
90-197	Congratulates Edna S. Walden	7282
90-198	Day Of Prayer	7283
90-199	Homes Of The Aging Week	7283
90-200	Richard J. Walsh Day	7284
90-201	Transportation Week	7284
90-202	All Presidents Day	7285
90-203	Congratulates William P. Hopkins	7285
90-204	Day Of Memorial Of The Warsaw Ghetto Uprising	7286
90-205	Little League Day	7286
90-206	Older Americans Month	7287
90-207	Students Against Driving Drunk Months	7287
90-208	W. Clement & Jessie V. Stone Day	7288
90-209	Youth Service Day	7288
90-210	Congratulates Eli's Cheesecake	7289
90-211	Coup De Hoop Day	7665
90-212	Foster Parent Month	7665
90-213	Maritime Day	7665
90-214	Metric Week	7666
90-215	Morgan Park Credit Union Day	7666
90-216	Multiple Sclerosis Association Of America Month	7667
90-217	Nurse Recruitment Day	7667
90-217	Nurse Reimbursement Day (Revised)	8257
90-217	Nurse Reimbursement Day (Revised)	8751
90-218	Rehabilitation Facilities Week	7668
90-219	Stamp Collecting Week	7668
90-220	Truman Day	7669
90-221	Congratulates Bishop and Mrs. Mayo	7669
90-222	National Guard 183rd Tactical Fighter Group Day	7670
90-222	National Guard 183rd Tactical Fighter Group Day (Revised)	11415
90-223	Police Memorial Day/National Police Week/National Police Memorial Day	7671
90-225	Israel Bond Day	7671
90-226	Salutes Martin R. Binder & Memories of China	7671
90-227	Small Business Week	7672
90-228	American Home Week	7672
90-229	Motorcycle Awareness Day	7673
90-230	Congratulates Catherine "Kaye" Howell	7673
90-231	Arson Awareness Week	8257
90-232	Exceptional Children's Week	8258
90-233	National Association Of Insurance Women's Week	8258
90-234	Festival Chorus Day	8259
90-235	Buckle-Up America Week	8259
90-236	Centenarians Day	8260
90-237	Chicago College Of Osteopathic Medicine Day	8260
90-238	Start Talking Week	8260
90-239	The Future Of Public Health Week	8261
90-240	Week Of The High Risk Child	8261
90-241	Dr. Jonas Salk Day	8262
90-242	Management Week	8262
99-243	RP Awareness Day	8263

## ILLINOIS REGISTER

VOL. 14, ISSUE #47

1990 CUMULATIVE INDEX

NOVEMBER

PROCLAMATIONS (CONT'D)

90-244	Commends John Hughes	
90-245	Gateway Day	
90-246	Mattoon Area Senior Center Day	
90-247	Metropolitan Pier & Exposition Authority Employee Longevity Day	
90-248	Mother's Day	
90-249	Retired Teachers Week	
90-250	Year Of The Airborne	
90-251	Manufactured Housing Days	
90-252	Railroad Women's Day	
90-253	Correctional Officer Week	
90-254	Volunteer Talent Pool Day	
90-255	Better Presentations Month	
90-256	Caucus & Center On The Black Aged, Incorporated Day	
90-257	Hospital Day	
90-258	Housekeeping Week	
90-259	United Nations Day	
90-260	Beef Month	
90-261	High Technology Week	
90-262	Illinois Bell Operator Day	
90-263	Peace Day	
90-264	Cornelia de Lange Awareness Day	
90-265	Human Rights Day	
90-266	Children's Day	
90-267	Dia De La Sonora Matancera	
90-268	Sporting Goods Week	
90-269	Student Services Corporation Vocational Education Day	
90-270	Disaster Areas - Several Counties	
90-271	Charlotte Laraia Day	
90-272	Illinois State Medical Society Recognition Week	
90-273	Mental Health Month	
90-274	Neurofibromatosis Awareness Month	
90-275	Ortho-Olympics Day	
90-276	Pest Control Month	
90-277	Pompon Appreciation Day	
90-278	Talent-Linkage-Chicago Day	
90-279	Spiegel Day	
90-280	Women in Management Week	
90-281	Congratulates St. Martin De Porres House Of Hope	
90-282	LaGrange Nurses Day	
90-283	Safe Boating Week	
90-284	Argonne Advanced Photon Day	
90-285	La Semana De Las Fiestas Patronales De Puerto Rico	
90-286	Safety Week	
90-287	Disaster Areas - Several Counties	
90-288	Illinois Marine Corps League Days	
90-289	Seeds Of Interdenominational Family Day	
90-290	Certified Nurse Assistant Day	
90-291	Lech Walesa Day	
90-292	Ohio River Sweep Day	
90-292	Ohio River Sweep Day (Revised)	
90-293	The Woodlawn Organization Day	
90-294	Kid Safe Saturday	
90-295	Pharmaceutical Manufacturers Day	
90-296	State-Supported Home For Veterans Week	
90-297	Special Olympics Adopt-A-Cop Month	
90-298	Child Support Enforcement Awareness Week	



**PROCLAMATIONS (CONT'D)**

12693	90-351	Broken Arrow Day
12693	90-352	Help Rewarded Citizens Days
12694	90-353	Leukemia Awareness Week
12694	90-354	Toasmassters Month
12695	90-355	Adult Day Care Week
12695	90-356	Patarch Dimittios Day
12696	90-357	Uruguay Day
12938	90-358	Cats on Holiday Day
12938	90-359	Peruvian Day
12938	90-360	POW/MIA Recognition Day
12938	90-361	Kids For Conservation Day
12939	90-362	Janet Jackson Day
12939	90-363	Disaster Areas - Several Counties
13382	90-364	Basolo 70 Celebration Day
13383	90-365	Mis/Ms. Wheelchair America Week
13383	90-366	Recognizes 75th Anniversary Of The U.S. Naval Reserve
13384	90-367	American Jazz Dance Week
13384	90-368	International Visitors Month
13385	90-369	Morgan Horse Week
13386	90-370	Osteopathic Medicine Week
13386	90-371	Chamber Of Commerce Week
13387	90-372	Dystonia Awareness Day
13388	90-373	Emergency Medical Services Week
13388	90-374	H.M.S. Rose Day
13388	90-375	Paralyzed Veterans Recognition Day
13389	90-376	Veterans Day At The Fair
13389	90-377	Women's Business Ownership Day
13902	90-378	Automotive parts & Accessories Association Week
13902	90-378	Automotive parts & Accessories Association Week (Revised)
15178	90-379	Dental Hygiene Week
13903	90-380	Disability Independence Day
14223	90-381	Korean Independence Day
14223	90-382	Women's Equality Day
14224	90-383	Yellowstone Concert Day
14224	90-384	American Energy Awareness Month
14225	90-385	American Indian Day
14225	90-386	Chemistry Day
14226	90-387	Minority Enterprise Development Week
14226	90-388	Notice To Palwaukee Municipal Airport Employees/Social Security Referendum
14227	90-389	Operating Room Nurse Day
14228	90-390	M. C. Hammer Day
14649	90-391	Joseph & Estelle Migala Days
14649	90-392	Renames The Waukegan Developmental Center As The Ann M. Kiley Developmental Center
14650	90-393	TPA Alumni Week
14650	90-394	Riohard Gerdes Day
14651	90-395	Southern Gospel Music Month
14651	90-396	Carlton Fisk Day
14652	90-397	Day Care Home Provider Week
14652	90-398	Literacy Weekend
14653	90-399	Women In Construction Week
14653	90-400	MADD/W Drive For Life Day
14654	90-401	Names Project Week
14654	90-402	RSVP Volunteer Recognition Day
14655	90-403	School's Open Safety Days

**PROCLAMATIONS (CONT'D)**

90-299	90-300	Father's Day
90-301	90-301	Respect Life Week
90-302	90-302	Village of Summit Day
90-303	90-303	HRMAC Professional Day
90-304	90-304	Disaster Areas - Several Counties
90-305	90-305	Customer Service Week
90-305	90-305	Customer Service Week (Revised)
90-306	90-306	Dairy Month
90-307	90-307	David R. Gilbert Day
90-308	90-308	Foster Grandparent Recognition Day
90-309	90-309	Navy League Of The United States Month
90-310	90-310	Mississippi River Revival
90-311	90-311	Nation's Black Newspaper Publishers Days
90-312	90-312	Paraprofessional & Clerical Support Staff In Personnel Offices Of State Agencies Week
90-313	90-313	Reverend Clay Evans Day
90-314	90-314	WTC Days
90-315	90-315	Flags At Half-Mast Day
90-316	90-316	Sigma Gamma Rho Sorority Days
90-317	90-317	Soviet & American pen Pals Day
90-318	90-318	The Year Of Mundelin College
90-319	90-319	Columbus/Official Quincentennial Town
90-320	90-320	Congratulates Older Women's League
90-321	90-321	East Central Ill. Business Appreciation Week
90-322	90-322	German-American Day
90-323	90-323	Arbitration Day
90-324	90-324	Bible Week
90-325	90-325	Clean Indoor Air Week
90-326	90-326	Congratulates Steppenwolf Theatre Company
90-327	90-327	Andhra Youth Day
90-328	90-328	Bells On Independence Day
90-329	90-329	Hosiery Week
90-330	90-330	Victory Week
90-331	90-331	Disaster Areas - Several Counties
90-332	90-332	Beep Baseball Week
90-333	90-333	Captive Nations Week
90-334	90-334	Congratulates Marietta Chile
90-335	90-335	Home Care Week
90-336	90-336	The Michael Jordan Foundation Day
90-337	90-337	Disaster Areas - Several Counties
90-338	90-338	Negro League Baseball Players Day
90-339	90-339	Push America Day
90-340	90-340	Chicago African American Exposition Days
90-341	90-341	Stephen T. Hynes Day
90-341	90-341	Stephen T. Hynes Day (Revised)
90-342	90-342	Emergency Nurses Days
90-343	90-343	National Basketball Players Association/Little City Foundation Day
90-344	90-344	Otto Whitehill Day
90-345	90-345	True Value Fitness-Fun Day
90-346	90-346	U.S. Space Observance Days/Space Exploration Day
90-347	90-347	Vocational Student Organization Week
90-347	90-347	Vocational Student Organization Week (Revised)
90-348	90-348	Apostle Larry C. Simmons Day
90-349	90-349	Firefighters Appreciation Week
90-350	90-350	American Business Women's Day



**PROCLAMATIONS (CONT'D)**

90-404	Disaster Area - Will County	15177
90-405	Disaster Areas - Several Counties	15177
90-406	Fall is for Planting Month	15178
90-407	Head Injury Awareness Month	15179
90-408	Radiologic Technology Week	15179
90-409	Iron Overload Disease Awareness Week	15637
90-410	Henry George Day	15638
90-411	Union Label Week	15638
90-412	Water Quality Awareness Week	15638
90-413	Child Care Worker Week	15639
90-414	Spinal Health Care Month	15639
90-415	Constitution Week	15640
90-416	Illinois Community Colleges Student Activities Week	15640
90-417	Holy Name of Mary Church Congratulated	15641
90-418	Teen Challenge Day	15641
90-419	Hispanic Heritage Week	15642
90-420	Ira S. Loeb Day	15642
90-421	Korean Harvest Day	15643
90-422	Albert Omega Sears Day	16103
90-423	Columbus Day	16103
90-424	Dr. Bernard J. Turnock Extended Gratitude	16103
90-425	Farm Safety Week	16104
90-426	Illinois D.A.R.E. Week	16104
90-427	Mr./Ms. America Championship Days	16105
90-428	Talk About Prescriptions Month	16105
90-429	Year Of The Orchestra	16106
90-430	Bushman Day	16106
90-431	Gold Star Mother's Day	16107
90-432	Hunter Education Week	16107
90-433	Hunting And Fishing Days	16108
90-434	Safety Town Week	16108
90-435	Aviation Education Week	16109
90-436	Child Health Day	16109
90-436	Child Health Day (Revised)	16706
90-437	Edward And Pauline Coyne Day	16110
90-438	Youth Service Project Month	16110
90-439	Chicago Latino Film Festival Day	16111
90-440	Chiropractic Health Care Month	16111
90-441	Inroads, Inc. Day	16112
90-442	Marj Abrams Day	16112
90-443	Coal Awareness Week	16113
90-444	Food Service Employees Week	16113
90-445	Learning Disabilities Month	16113
90-446	Leif Ericsson Day	16114
90-447	Quality Month	16114
90-448	Safe Schools Week	16115
90-449	State Of Israel Bonds Week	16115
90-450	Hispanic State Employment Day	16706
90-451	Alzheimer's Association Congratulated	16707
90-452	Disability Employment Awareness Month	16707
90-453	Futures and Options Week	16708
90-454	Certified Professional Secretaries Month	17130
90-455	First Alert 20th Anniversary Recognized/Fire Free Decade	17130
90-456	Galesburg Corps of the Salvation Army Congratulated	17131

**PROCLAMATIONS (CONT'D)**

90-457	Irish Georgian Society Day	
90-458	Kids Say No Day	
90-459	Mensa Week	
90-460	World Summit for Children Days	
90-461	Emergency Nurses Day	
90-462	Fire Prevention Week	
90-463	Health Care Materials Management Week	
90-464	Mental Illness Awareness Week	
90-465	Municipal Clerks of Illinois Congratulated	
90-466	Crime Prevention Month	
90-467	Physical Therapy Week	
90-468	Mothers of Twins Week	
90-469	RP Stop Pediatric Blindness Day	
90-470	Detectives Division of the Volunteers of America Saluted	
90-471	Family Health Month	
90-472	Have a Heart for Animals Day	
90-473	World Population Awareness Week	
90-474	Marklund Children's Home Day	
90-475	Collegiate Alcohol Awareness Week	
90-476	Country Music Association Week	
90-477	Ill. Paralegal Association/Paralegal & Legal Assistance Day	
90-478	Miss America Day	
90-479	Black South African Observation Mission Week	
90-479	Black South African Observation Mission Week (Revised)	
90-480	Civil War Round Table Weekend	
90-481	CPSAA First Annual Hall of Fame Induction Day	
90-482	Credit Union Month/Credit Union Week/Credit Union Day	
90-483	Forest Products Week	
90-484	Later Impressions Day	
90-485	No Dope Express Foundation Day	
90-486	Eagles Golden Anniversary Day	
90-487	Illinois Minority Women's Caucus Day	
90-488	Gifted Education Month	
90-489	Red Ribbon Week	
90-490	World Food Day	
90-491	Father Jerzy Popieluszko Day	
90-492	Tabita Month	
90-493	Ora Higgins Youth Foundation Day	
90-494	Cosmetology Month	
90-495	National Opticians Month	
90-496	Community Education Day	
90-497	Illinois Coal Development Park Day	
90-498	National Orthopedic Nurses Day	
90-499	Operation Able Day	
90-500	Slovenian Day	
90-501	Adoption Awareness Week	
90-502	Geography Awareness Week	
90-503	Sector-Hernandez Day	
90-504	Accelerated Schools Day	
90-505	Gerard W. Kaye Day	
90-506	Dr. Ian Taylor Congratulated	
90-507	Illinois Association for Counseling & Development Day	
90-508	Marine Corps Birthday Celebration Week	
90-509	Phyllis Neiman Appreciation Day	



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ILLINOIS REGISTER

VOL. 14, ISSUE #47

SECTIONS AFFECTED INDEX

NOVEMBER 26, 1990

**TITLE 2**

150.220 am (A-3049)  
 150.Ap.A am (A-3049)  
 551.40 am (A-13852)  
 552.10 am (A-6854)  
 625.55 am (A-186)  
 700.20 am (A-9009)  
 700.30 am (A-584)  
 700.40 am (A-584) (A-4093)  
 700.50 am (A-584)  
 700.70 am (A-584)  
 700.80 am (A-584)  
 700.100 am (A-584)  
 700.140 am (A-584)  
 700.Ap.E n (A-584)  
 700.Ap.C am (A-4093)  
 1026.110 am (A-14032)  
 1026.120 r (A-14032)  
 1026.130 am (A-14032)  
 1026.140 am (A-14032)  
 1026.150 am (A-14032)  
 1026.160 am (A-14032)  
 1026.170 am (A-14032)  
 1026.180 r (A-14032)  
 1026.190 am (A-14032)  
 1026.200 am (A-14032)  
 1026.210 r (A-14032)  
 1026.Ap.A r (A-14032)  
 1176.110 am (P-9364; A-15999)  
 1176.310 am (P-9364; A-15999)  
 1176.400 am (P-9364; A-15999)  
 1176.410 am (P-9364; A-15999)  
 1500.20 am (A-16854)  
 1500.60 am (A-16854)  
 1500.1200 am (A-16854)  
 1500.240 am (A-16854)  
 1500.250 am (A-16854)  
 1500.Ap.A am (A-16854)  
 2675.10 n (A-4158)  
 2675.20 n (A-4158)  
 2675.30 n (A-4158)  
 2675.110 n (A-4158)  
 2675.120 n (A-4158)  
 2675.210 n (A-4158)  
 2675.220 n (A-4158)  
 2675.230 n (A-4158)  
 2675.240 n (A-4158)  
 2675.250 n (A-4158)  
 2675.260 n (A-4158)  
 2675.Ap.A n (A-4158)  
 2676.10 n (A-4151)  
 2676.20 n (A-4151)  
 2676.30 n (A-4151)  
 2676.40 n (A-4151)  
 2676.50 n (A-4151)  
 2676.60 n (A-4151)  
 2676.70 n (A-4151)  
 2700.10 n (A-11982)  
 2700.13 n (A-11982)  
 2700.15 n (A-11982)  
 2700.20 n (A-11982)  
 2700.25 n (A-11982)  
 2700.26 n (A-11982)  
 2700.27 n (A-11982)

2700.Ap.A n (A-11982)  
 2701.10 n (A-12543)  
 2701.13 n (A-12543)  
 2701.16 n (A-12543)  
 2701.19 n (A-12543)  
 2701.21 n (A-12543)  
 2701.24 n (A-12543)  
 2701.27 n (A-12543)  
 2701.30 n (A-12543)  
 2701.Ap.A n (A-12543)  
 2701.Ap.B n (A-12543)  
 5176.110 am (A-14387)  
 5176.120 n (A-14387)

**TITLE 3**

600.10 am (P-3349; A-12531)  
 600.20 am (P-3349; A-12531)  
 600.40 am (P-3349; A-12531)  
 600.70 am (P-3349; A-12531)  
 600.80 am (P-3349; A-12531)  
 600.85 r (P-3349; A-12531)  
 600.90 am (P-3349; A-12531)

**TITLE 8**

5.220 r (P-3711; A-10308)  
 5.230 r (P-3711; A-10308)  
 40.5 am (P-15950/89; A-1943)  
 40.60 am (P-15950/89; A-1943)  
 40.170 am (P-15950/89; A-1943)  
 40.190 am (P-15950/89; A-1943)  
 45.20 am (P-15956/89; A-1949)  
 45.150 am (P-15956/89; A-1949)  
 75.50 am (P-15915/89; A-1911)  
 75.120 am (P-15915/89; A-1911)  
 75.190 am (P-15915/89; A-1911)  
 75.210 am (P-15915/89; A-1911)  
 80.10 am (P-15938/89; A-1931)  
 80.110 am (P-15938/89; A-1931)  
 85.5 am (P-15926/89; A-1919)  
 85.15 am (P-15926/89; A-1919)  
 85.50 am (P-15926/89; A-1919)  
 85.75 am (P-15926/89; A-1919)  
 85.80 am (P-15926/89; A-1919)  
 85.100 am (P-15926/89; A-1919)  
 85.110 am (P-15926/89; A-1919)  
 85.115 n (P-8768; A-15313)  
 100.10 am (P-15960/89; A-1953)  
 100.30 am (P-15960/89; A-1953)  
 105.10 am (P-15968/89; A-1961)  
 105.30 am (P-15968/89; A-1961)  
 110.20 am (P-8777; A-15322)  
 110.40 am (P-15911/89; A-1907)  
 110.40 am (P-8759; A-15304)  
 110.90 am (P-16861/89; A-3416) (P-8759; A-15304)  
 110.110 am (P-16861/89; A-3416) (P-8759; A-15304)  
 110.120 am (P-15911/89; A-1907)  
 115.20 am (P-15942/89; A-1935)  
 115.40 am (P-15942/89; A-1935)  
 115.50 am (P-19329/89; A-5065)  
 115.80 am (P-15942/89; A-1935) (P-8773; A-15318)  
 125.10 am (P-16625/89; A-3424)

ILLINOIS REGISTER

VOL. 14, ISSUE #47

SECTIONS AFFECTED INDEX

NOVEMBER 26, 1990

**TITLE 8 (CONT'D)**

125.90 am (P-16625/89; A-3424)  
 125.190 am (PP-4953)  
 125.200 am (PP-4953) (PP-13355)  
 125.260 am (PP-4953) (PP-16064)  
 125.270 am (PP-4953) (PP-16064)  
 125.280 am (PP-16064)  
 125.300 am (P-16625/89; A-3424)  
 125.305 am (P-16625/89; A-3424)  
 125.380 am (PP-4953)  
 125.390 am (PP-4953) (PP-11401)  
 125.400 am (PP-16064)  
 270.261 am (P-10965)  
 850.50 am (P-19837/89; A-5072)

**TITLE 11**

405.120 am (P-1224; A-11310)  
 405.170 r (P-8957)  
 405.180 am (P-8542; A-17646)  
 405.190 am (P-8086; A-17646)  
 405.250 am (P-12389)  
 407.20 r (P-8964; A-17659)  
 408.20 r (P-8961; A-17651)  
 409.65 am (P-1601; A-11317)  
 409.75 r (P-8557; A-17670)  
 409.85 am (P-1849; A-12265)  
 409.90 n (P-10705)  
 415.10 am (P-1597; A-11314)  
 419.10 n (P-7406; A-14978)  
 419.20 n (P-7406; A-14978)  
 419.30 n (P-7406; A-14978)  
 419.40 n (P-7406; A-14978)  
 419.50 n (P-7406; A-14978)  
 419.60 n (P-7406; A-14978)  
 419.70 n (P-7406; A-14978)  
 419.80 n (P-7406; A-14978)  
 419.90 n (P-7406; A-14978)  
 419.100 n (P-7406; A-14978)  
 421.10 n (P-7411; A-14982)  
 421.20 n (P-7411; A-14982)  
 421.30 n (P-7411; A-14982)  
 421.40 n (P-7411; A-14982)  
 421.50 n (P-7411; A-14982)  
 421.60 n (P-7411; A-14982)  
 421.70 n (P-7411; A-14982)  
 421.80 n (P-7411; A-14982)  
 421.90 n (P-7411; A-14982)  
 433.35 am (P-12393)  
 433.295 n (P-10700)  
 433.298 n (P-10700)  
 438.10 n (P-8546; A-17653)  
 438.20 n (P-8546; A-17653)  
 438.30 n (P-8546; A-17653)  
 438.35 n (P-8546; A-17653)  
 438.40 n (P-8546; A-17653)  
 438.50 n (P-8546; A-17653)  
 438.60 n (P-8546; A-17653)  
 438.70 n (P-8546; A-17653)  
 438.80 n (P-8546; A-17653)  
 438.90 n (P-8546; A-17653)  
 438.100 n (P-8546; A-17653)  
 438.110 n (P-8546; A-17653)  
 439.10 n (P-5751; A-13847)  
 439.20 n (P-5751; A-13847)

439.30 n (P-5751; A-13847)  
 439.40 n (P-5751; A-13847)  
 439.50 n (P-5751; A-13847)  
 439.60 n (P-5751; A-13847)  
 439.70 n (P-5751; A-13847)  
 439.80 n (P-5751; A-13847)  
 439.90 n (P-5751; A-13847)  
 439.100 n (P-5751; A-13847)  
 439.110 n (P-5751; A-13847)  
 439.120 n (P-5751; A-13847)  
 439.130 n (P-5751; A-13847)  
 440.10 n (P-8975)  
 440.20 n (P-8975)  
 440.30 n (P-8975)  
 440.40 n (P-8975)  
 440.50 n (P-8975)  
 440.60 n (P-8975)  
 440.70 n (P-8975)  
 440.80 n (P-8975)  
 440.90 n (P-8975)  
 440.100 n (P-8975)  
 440.110 n (P-8975)  
 440.120 n (P-8975)  
 440.130 n (P-8975)  
 440.140 n (P-8975)  
 440.150 n (P-8975)  
 502.820 am (P-8952; A-17641)  
 509.40 am (P-10171/89; A-8186)  
 509.150 am (P-10679)  
 509.190 am (P-10679)  
 509.240 am (P-10679)  
 509.260 am (P-10679)  
 509.265 am (P-10679)  
 510.200 am (P-8079; A-17636)  
 1305.120 am (P-10687)  
 1305.250 am (P-8967; A-17661)  
 1305.310 n (P-10687)  
 1312.265 am (P-14750)  
 1317.70 am (P-8083; A-17639)  
 1325.120 am (P-8090; A-17665)  
 1325.130 r (P-8553; A-17665)  
 1326.10 n (P-16838)  
 1326.20 n (P-16838)  
 1326.30 n (P-16838)  
 1326.40 n (P-16838)  
 1326.50 n (P-16838)  
 1326.60 n (P-16838)  
 1326.70 n (P-16838)  
 1326.80 n (P-16838)  
 1326.90 n (P-16838)  
 1408.84am am (P-16843)  
 1413.48 am (P-12385)  
 1415.160 am (P-10696)  
 1424.140 n (P-10691)  
 1424.150 n (P-10691)  
 1424.175 am (P-10691)  
 1424.230 am (P-8971)  
 1424.240 r (P-10691)  
 1428.130 r (P-8948; A-17633)  
 1428.160 r (P-10675)

**TITLE 14**

130.100 am (P-16302/89; A-5188)  
 130.110 am (P-13742/89; A-884)











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TITLE 35 (CONT'D)					
302.615	n	(P-14172/89; O-2120; R-2960; A-2899)	366.206	n	(P-19850/89; A-8121)
			366.301	n	(P-19850/89; A-8121)
			366.302	n	(P-19850/89; A-8121)
302.618	n	(P-14172/89; O-2120; R-2960; A-2899)	366.303	n	(P-19850/89; A-8121)
			366.304	n	(P-19850/89; A-8121)
302.621	n	(P-14172/89; O-2120; R-2960; A-2899)	366.305	n	(P-19850/89; A-8121)
			366.306	n	(P-19850/89; A-8121)
302.627	n	(P-14172/89; O-2120; R-2960; A-2899)	366.307	n	(P-19850/89; A-8121)
			366.401	n	(P-19850/89; A-8121)
302.630	n	(P-14172/89; O-2120; R-2960; A-2899)	366.402	n	(P-19850/89; A-8121)
			366.403	n	(P-19850/89; A-8121)
302.633	n	(P-14172/89; O-2120; R-2960; A-2899)	366.404	n	(P-19850/89; A-8121)
			366.405	n	(P-19850/89; A-8121)
302.642	n	(P-14172/89; O-2120; R-2960; A-2899)	366.501	n	(P-19850/89; A-8121)
			366.502	n	(P-19850/89; A-8121)
302.645	n	(P-14172/89; O-2120; R-2960; A-2899)	366.503	n	(P-19850/89; A-8121)
			366.504	n	(P-19850/89; A-8121)
302.648	n	(P-14172/89; O-2120; R-2960; A-2899)	366.505	n	(P-19850/89; A-8121)
			366.506	n	(P-19850/89; A-8121)
302.651	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-8121)
			366.Ap.A	n	(P-19850/89; A-8121)
302.654	n	(P-14172/89; O-2120; R-2960; A-2899)	366.Ap.B	n	(P-19850/89; A-8121)
			366.Ap.C	n	(P-19850/89; A-8121)
302.657	n	(P-14172/89; O-2120; R-2960; A-2899)	366.Ap.D	n	(P-19850/89; A-8121)
			373.103	am	(P-19880/89; A-18289)
302.658	n	(P-14172/89; O-2120; R-2960; A-2899)	601.105	am	(P-262/89; A-1379)
			604.101	am	(P-18688/89; A-16435)
302.660	n	(P-14172/89; O-2120; R-2960; A-2899)	604.102	am	(P-18688/89; A-16435)
			604.103	am	(P-18688/89; A-16435)
302.663	n	(P-14172/89; O-2120; R-2960; A-2899)	604.104	am	(P-18688/89; A-16435)
			604.105	am	(P-18688/89; A-16435)
302.666	n	(P-14172/89; O-2120; R-2960; A-2899)	604.201	r	(P-18688/89; A-16435)
			604.202	r	(P-18688/89; A-16435)
302.669	n	(P-14172/89; O-2120; R-2960; A-2899)	604.203	am	(P-255/89; A-689)
			604.203	r	(P-18688/89; A-16435)
303.203	am	(P-17862)	604.204	r	(P-18688/89; A-16435)
303.430	n	(P-17661/89; A-9460)	604.301	r	(P-18688/89; A-16435)
303.431	n	(P-9784)	604.302	r	(P-18688/89; A-16435)
304.123	am	(P-9204/89; A-6777)	604.303	r	(P-18688/89; A-16435)
304.211	n	(P-2999) (P-9700)	604.401	am	(P-18688/89; A-16435)
304.218	n	(P-11093)	604.402	r	(P-18688/89; A-16435)
304.221	n	(P-17633/89; A-9437)	604.403	r	(P-18688/89; A-16435)
304.222	am	(P-20230/89; A-12538)	604.404	r	(P-18688/89; A-16435)
305.102	am	(P-14159/89; A-2888)	604.405	r	(P-18688/89; A-16435)
306.503	n	(P-13173/89; A-9449)	604.501	r	(P-18688/89; A-16435)
307.1102	am	(P-7530/89; A-3100)	604.502	r	(P-18688/89; A-16435)
307.2490	am	(P-20257/89; A-7620)	.Ap.	r	(P-18688/89; A-16435)
307.2491	am	(P-20257/89; A-7620)	605.101	am	(P-18822/89; A-16642)
307.8103	am	(P-20257/89; A-7620)	605.102	am	(P-18822/89; A-16642)
307.8109	am	(P-20257/89; A-7620)	605.103	r	(P-18822/89; A-16642)
309.103	am	(P-14164/89; A-2892)	605.104	am	(P-269/89; A-695)
310.107	am	(P-20240/89; A-7608)	605.104	r	(P-18822/89; A-16642)
310.110	am	(P-20240/89; A-7608)	605.105	r	(P-18822/89; A-16642)
366.101	n	(P-19850/89; A-8121)	605.106	r	(P-18822/89; A-16642)
366.102	n	(P-19850/89; A-8121)	605.107	r	(P-18822/89; A-16642)
366.103	n	(P-19850/89; A-8121)	605.108	r	(P-18822/89; A-16642)
366.104	n	(P-19850/89; A-8121)	605.109	am	(P-18822/89; A-16642)
366.105	n	(P-19850/89; A-8121)	605.110	r	(P-18822/89; A-16642)
366.106	n	(P-19850/89; A-8121)	.Ap.	r	(P-18822/89; A-16642)
366.201	n	(P-19850/89; A-8121)	606.101	r	(P-18816/89; A-16640)
366.202	n	(P-19850/89; A-8121)	606.102	r	(P-18816/89; A-16640)
366.203	n	(P-19850/89; A-8121)	606.103	r	(P-18816/89; A-16640)
366.204	n	(P-19850/89; A-8121)	606.201	r	(P-18816/89; A-16640)
366.205	n	(P-19850/89; A-8121)	606.202	r	(P-18816/89; A-16640)

TITLE 35 (CONT'D)					
606.203	r	(P-18816/89; A-16640)	611.525	n	(P-18690/89; A-16517)
606.204	r	(P-18816/89; A-16640)	611.526	n	(P-18690/89; A-16517)
606.205	r	(P-18816/89; A-16640)	611.526	am	(P-16215)
.Ap.	r	(P-18816/89; A-16640)	611.527	n	(P-18690/89; A-16517)
607.101	r	(P-18683/89; A-16512)	611.531	n	(P-18690/89; A-16517)
607.102	r	(P-18683/89; A-16512)	611.532	n	(P-18690/89; A-16517)
607.105	r	(P-18683/89; A-16512)	611.533	n	(P-18690/89; A-16517)
607.106	r	(P-18683/89; A-16512)	611.560	n	(P-18690/89; A-16517)
.Ap.	r	(P-18683/89; A-16512)	611.601	n	(P-18690/89; A-16517)
611.100	n	(P-18690/89; A-16517)	611.602	n	(P-18690/89; A-16517)
611.101	n	(P-18690/89; A-16517)	611.603	n	(P-18690/89; A-16517)
611.102	n	(P-18690/89; A-16517)	611.606	am	(P-16215)
611.102	am	(P-16215)	611.606	n	(P-18690/89; A-16517)
611.103	n	(P-18690/89; A-16517)	611.607	n	(P-18690/89; A-16517)
611.108	n	(P-18690/89; A-16517)	611.610	n	(P-18690/89; A-16517)
611.109	n	(P-18690/89; A-16517)	611.610	am	(P-16215)
611.110	n	(P-18690/89; A-16517)	611.641	n	(P-18690/89; A-16517)
611.111	n	(P-18690/89; A-16517)	611.645	n	(P-18690/89; A-16517)
611.112	n	(P-18690/89; A-16517)	611.648	n	(P-18690/89; A-16517)
611.113	n	(P-18690/89; A-16517)	611.650	n	(P-18690/89; A-16517)
611.114	n	(P-18690/89; A-16517)	611.657	n	(P-18690/89; A-16517)
611.115	n	(P-18690/89; A-16517)	611.680	n	(P-18690/89; A-16517)
611.120	n	(P-18690/89; A-16517)	611.683	n	(P-18690/89; A-16517)
611.121	n	(P-18690/89; A-16517)	611.684	n	(P-18690/89; A-16517)
611.125	n	(P-18690/89; A-16517)	611.685	n	(P-18690/89; A-16517)
611.126	n	(P-18690/89; A-16517)	611.686	n	(P-18690/89; A-16517)
611.201	n	(P-18690/89; A-16517)	611.720	am	(P-16215)
611.202	n	(P-18690/89; A-16517)	611.686	n	(P-18690/89; A-16517)
611.211	n	(P-18690/89; A-16517)	611.731	n	(P-18690/89; A-16517)
611.212	n	(P-18690/89; A-16517)	611.732	n	(P-18690/89; A-16517)
611.213	n	(P-18690/89; A-16517)	611.830	n	(P-18690/89; A-16517)
611.220	n	(P-18690/89; A-16517)	611.831	n	(P-18690/89; A-16517)
611.230	n	(P-18690/89; A-16517)	611.832	n	(P-18690/89; A-16517)
611.231	n	(P-18690/89; A-16517)	611.833	n	(P-18690/89; A-16517)
611.232	n	(P-18690/89; A-16517)	611.840	n	(P-18690/89; A-16517)
611.233	n	(P-18690/89; A-16517)	611.851	n	(P-18690/89; A-16517)
611.240	n	(P-18690/89; A-16517)	611.852	n	(P-18690/89; A-16517)
611.241	n	(P-18690/89; A-16517)	611.853	n	(P-18690/89; A-16517)
611.242	n	(P-18690/89; A-16517)	611.854	n	(P-18690/89; A-16517)
611.250	n	(P-18690/89; A-16517)	611.855	n	(P-18690/89; A-16517)
611.261	n	(P-18690/89; A-16517)	611.856	n	(P-18690/89; A-16517)
611.262	n	(P-18690/89; A-16517)	611.858	n	(P-18690/89; A-16517)
611.271	n	(P-18690/89; A-16517)	611.860	n	(P-18690/89; A-16517)
611.272	n	(P-18690/89; A-16517)	611.870	n	(P-18690/89; A-16517)
611.280	n	(P-18690/89; A-16517)	611.App. A	n	(P-18690/89; A-16517)
611.290	n	(P-18690/89; A-16517)	611.App. B	n	(P-18690/89; A-16517)
611.300	n	(P-18690/89; A-16517)	611.App. C	n	(P-18690/89; A-16517)
611.310	n	(P-18690/89; A-16517)	611.Table A	n	(P-18690/89; A-16517)
611.311	n	(P-18690/89; A-16517)	611.Table B	n	(P-18690/89; A-16517)
611.320	n	(P-18690/89; A-16517)	611.Table C	n	(P-18690/89; A-16517)
611.325	n	(P-18690/89; A-16517)	620.105	n	(P-17822)
611.325	am	(P-17154)	620.110	n	(P-17822)
611.330	n	(P-18690/89; A-16517)	620.115	n	(P-17822)
611.331	n	(P-18690/89; A-16517)	620.125	n	(P-17822)
611.480	n	(P-18690/89; A-16517)	620.130	n	(P-17822)
611.490	n	(P-18690/89; A-16517)	620.135	n	(P-17822)
611.491	n	(P-18690/89; A-16517)	620.201	n	(P-17822)
611.500	n	(P-18690/89; A-16517)	620.210	n	(P-17822)
611.521	n	(P-18690/89; A-16517)	620.220	n	(P-17822)
611.521	am	(P-17154)	620.230	n	(P-17822)
611.522	n	(P-18690/89; A-16517)	620.240	n	(P-17822)
611.523	n	(P-18690/89; A-16517)	620.250	n	(P-17822)
611.524	n	(P-18690/89; A-16517)	620.260	n	(P-17822)
			620.301	n	(P-17822)



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TITLE 35 (CONT'D)

811.312	n	(P-3923; A-15861)	812.111	n	(P-3834; A-15785)
811.313	n	(P-3923; A-15861)	812.112	n	(P-3834; A-15785)
811.314	n	(P-3923; A-15861)	812.113	n	(P-3834; A-15785)
811.315	n	(P-3923; A-15861)	812.114	n	(P-3834; A-15785)
811.316	n	(P-3923; A-15861)	812.115	n	(P-3834; A-15785)
811.317	n	(P-3923; A-15861)	812.116	n	(P-3834; A-15785)
811.318	n	(P-3923; A-15861)	812.201	n	(P-3834; A-15785)
811.319	n	(P-3923; A-15861)	812.202	n	(P-3834; A-15785)
811.320	n	(P-3923; A-15861)	812.203	n	(P-3834; A-15785)
811.321	n	(P-3923; A-15861)	812.204	n	(P-3834; A-15785)
811.322	n	(P-3923; A-15861)	812.301	n	(P-3834; A-15785)
811.323	n	(P-3923; A-15861)	812.302	n	(P-3834; A-15785)
811.401	n	(P-3923; A-15861)	812.303	n	(P-3834; A-15785)
811.402	n	(P-3923; A-15861)	812.304	n	(P-3834; A-15785)
811.403	n	(P-3923; A-15861)	812.305	n	(P-3834; A-15785)
811.404	n	(P-3923; A-15861)	812.306	n	(P-3834; A-15785)
811.405	n	(P-3923; A-15861)	812.307	n	(P-3834; A-15785)
811.406	n	(P-3923; A-15861)	812.308	n	(P-3834; A-15785)
811.501	n	(P-3923; A-15861)	812.309	n	(P-3834; A-15785)
811.502	n	(P-3923; A-15861)	812.310	n	(P-3834; A-15785)
811.503	n	(P-3923; A-15861)	812.311	n	(P-3834; A-15785)
811.504	n	(P-3923; A-15861)	812.312	n	(P-3834; A-15785)
811.505	n	(P-3923; A-15861)	812.313	n	(P-3834; A-15785)
811.506	n	(P-3923; A-15861)	812.314	n	(P-3834; A-15785)
811.507	n	(P-3923; A-15861)	812.315	n	(P-3834; A-15785)
811.508	n	(P-3923; A-15861)	812.316	n	(P-3834; A-15785)
811.509	n	(P-3923; A-15861)	812.317	n	(P-3834; A-15785)
811.700	n	(P-3923; A-15861)	812.318	n	(P-3834; A-15785)
811.701	n	(P-3923; A-15861)	813.101	n	(P-3882; A-15814)
811.702	n	(P-3923; A-15861)	813.102	n	(P-3882; A-15814)
811.703	n	(P-3923; A-15861)	813.103	n	(P-3882; A-15814)
811.704	n	(P-3923; A-15861)	813.104	n	(P-3882; A-15814)
811.705	n	(P-3923; A-15861)	813.105	n	(P-3882; A-15814)
811.706	n	(P-3923; A-15861)	813.106	n	(P-3882; A-15814)
811.707	n	(P-3923; A-15861)	813.107	n	(P-3882; A-15814)
811.708	n	(P-3923; A-15861)	813.108	n	(P-3882; A-15814)
811.709	n	(P-3923; A-15861)	813.109	n	(P-3882; A-15814)
811.710	n	(P-3923; A-15861)	813.110	n	(P-3882; A-15814)
811.711	n	(P-3923; A-15861)	813.111	n	(P-3882; A-15814)
811.712	n	(P-3923; A-15861)	813.201	n	(P-3882; A-15814)
811.713	n	(P-3923; A-15861)	813.202	n	(P-3882; A-15814)
811.714	n	(P-3923; A-15861)	813.203	n	(P-3882; A-15814)
811.715	n	(P-3923; A-15861)	813.204	n	(P-3882; A-15814)
811.Ap.A	n	(P-3923; A-15861)	813.301	n	(P-3882; A-15814)
II.A	n	(P-3923; A-15861)	813.302	n	(P-3882; A-15814)
II.B	n	(P-3923; A-15861)	813.303	n	(P-3882; A-15814)
II.C	n	(P-3923; A-15861)	813.304	n	(P-3882; A-15814)
II.D	n	(P-3923; A-15861)	813.305	n	(P-3882; A-15814)
II.E	n	(P-3923; A-15861)	813.401	n	(P-3882; A-15814)
II.F	n	(P-3923; A-15861)	813.402	n	(P-3882; A-15814)
II.G	n	(P-3923; A-15861)	813.403	n	(P-3882; A-15814)
II.H	n	(P-3923; A-15861)	813.501	n	(P-3882; A-15814)
II.I	n	(P-3923; A-15861)	813.502	n	(P-3882; A-15814)
812.101	n	(P-3834; A-15785)	813.503	n	(P-3882; A-15814)
812.102	n	(P-3834; A-15785)	814.101	n	(P-3858; A-15850)
812.103	n	(P-3834; A-15785)	814.102	n	(P-3858; A-15850)
812.104	n	(P-3834; A-15785)	814.103	n	(P-3858; A-15850)
812.105	n	(P-3834; A-15785)	814.104	n	(P-3858; A-15850)
812.106	n	(P-3834; A-15785)	814.105	n	(P-3858; A-15850)
812.107	n	(P-3834; A-15785)	814.106	n	(P-3858; A-15850)
812.108	n	(P-3834; A-15785)	814.201	n	(P-3858; A-15850)
812.109	n	(P-3834; A-15785)	814.202	n	(P-3858; A-15850)
812.110	n	(P-3834; A-15785)	814.301	n	(P-3858; A-15850)
			814.302	n	(P-3858; A-15850)

TITLE 35 (CONT'D)

814.401	n	(P-3858; A-15850)	870.102	am	(P-8809; RC-15607)
814.402	n	(P-3858; A-15850)	870.202	am	(P-8809; RC-15607)
814.501	n	(P-3858; A-15850)	870.204	am	(P-8809; RC-15607)
814.502	n	(P-3858; A-15850)	870.206	am	(P-15667)
815.101	n	(P-3872; A-15807)	870.208	am	(P-8809; RC-15607)
815.102	n	(P-3872; A-15807)	870.210	am	(P-8809; RC-15607)
815.201	n	(P-3872; A-15807)	870.211	am	(P-8809; RC-15607)
815.202	n	(P-3872; A-15807)	870.212	am	(P-8809; RC-15607)
815.203	n	(P-3872; A-15807)	870.301	am	(P-8809; RC-15607)
815.204	n	(P-3872; A-15807)	870.302	am	(P-8809; RC-15607)
815.301	n	(P-3872; A-15807)	870.305	am	(P-8809; O-15603; RC-15607; R-17672) (P-15667)
815.302	n	(P-3872; A-15807)	870.307	am	(P-8809; RC-15607)
815.303	n	(P-3872; A-15807)	870.309	am	(P-8809; RC-15607)
815.401	n	(P-3872; A-15807)	870.310	am	(P-8809; RC-15607)
815.402	n	(P-3872; A-15807)	871.101	am	(P-8429; A-17201)
815.501	n	(P-3872; A-15807)	871.102	am	(P-8429; A-17201)
815.502	n	(P-3872; A-15807)	871.201	am	(P-8429; A-17201)
815.503	n	(P-3872; A-15807)	871.301	am	(P-8429; A-17201)
848.101	n	(P-7763)	871.303	am	(P-8429; A-17201)
848.102	n	(P-7763)	871.305	am	(P-8429; A-17201)
848.103	n	(P-7763)	871.402	am	(P-8429; A-17201)
848.104	n	(P-7763)	871.503	am	(P-8429; A-17201)
848.201	n	(P-7763)			
848.202	n	(P-7763)	<b>TITLE 38</b>		
848.203	n	(P-7763)	195.100	n	(P-1558; A-9110)
848.301	n	(P-7763)	195.120	n	(P-1558; A-9110)
848.302	n	(P-7763)	195.140	n	(P-1558; A-9110)
848.303	n	(P-7763)	195.160	n	(P-1558; A-9110)
848.304	n	(P-7763)	195.180	n	(P-1558; A-9110)
848.305	n	(P-7763)	195.200	n	(P-1558; A-9110)
848.306	n	(P-7763)	356.10	am	(P-3303; A-11183)
848.401	n	(P-7763)	356.20	am	(P-3303; A-11183)
848.402	n	(P-7763)	356.30	am	(P-3303; A-11183)
848.403	n	(P-7763)	356.40	am	(P-3303; A-11183)
848.501	n	(P-7763)	395.10	n	(P-2981)
848.502	n	(P-7763)	395.20	n	(P-2981)
848.503	n	(P-7763)	395.30	n	(P-2981)
848.504	n	(P-7763)	396.10	n	(P-2985; A-15771)
848.505	n	(P-7763)	396.20	n	(P-2985; A-15771)
848.506	n	(P-7763)	396.30	n	(P-2985; A-15771)
848.507	n	(P-7763)	397.10	n	(P-15181)
848.601	n	(P-7763)	397.20	n	(P-15181)
848.602	n	(P-7763)	397.30	n	(P-15181)
848.603	n	(P-7763)	397.40	n	(P-15181)
848.604	n	(P-7763)	397.50	n	(P-15181)
848.605	n	(P-7763)	1075.100	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.110	n	(P-14758) (E-15029)
848.Ap.A	n	(P-7763)	1075.120	n	(P-14758) (E-15029)
II.A	n	(P-7763)	1075.130	n	(P-14758) (E-15029)
II.B	n	(P-7763)	1075.140	n	(P-14758) (E-15029)
II.C	n	(P-7763)	1075.200	n	(P-14758) (E-15029)
II.D	n	(P-7763)	1075.300	n	(P-14758) (E-15029)
II.E	n	(P-7763)	1075.310	n	(P-14758) (E-15029)
858.201	am	(P-8444; A-16913)	1075.400	n	(P-14758) (E-15029)
858.202	am	(P-8444; A-16913)	1075.410	n	(P-14758) (E-15029)
858.401	am	(P-8444; A-16913)	1075.415	n	(P-14758) (E-15029)
860.210	am	(P-16252/89; A-5776)	1075.420	n	(P-14758) (E-15029)
861.100	n	(P-8822)	1075.430	n	(P-14758) (E-15029)
861.110	n	(P-8822)	1075.440	n	(P-14758) (E-15029)
861.120	n	(P-8822)	1075.450	n	(P-14758) (E-15029)
861.200	n	(P-8822)	1075.455	n	(P-14758) (E-15029)
861.210	n	(P-8822)	1075.460	n	(P-14758) (E-15029)
870.101	am	(P-8809; RC-15607)	1075.465	n	(P-14758) (E-15029)







ILLINOIS REGISTER

VOL. 14, ISSUE #47

SECTIONS AFFECTED INDEX

NOVEMBER 26, 1990

<b>TITLE 44 (CONT'D)</b>					
5010.660	am	(P-8271; A-15775) (E-8714; O-13033)	110.80 110.90 110.91	am am n	(P-10985) (P-10985) (P-10985)
5010.670	am	(P-8271; A-15775) (E-8714; O-13033)	110.92 110.93	n n	(P-10985) (P-10985)
5010.710	am	(P-8271; A-15775) (E-8714; O-13033)	110.100 110.105	am n	(P-10985) (P-10985)
5010.720	am	(P-8271; A-15775) (E-8714; O-13033)	110.130 120.115	am am	(P-10985) (P-5296; A-13970)
5010.730	am	(P-8271; A-15775) (E-8714; O-13033)	310.804 350.101	am n	(P-13371/89; A-683) (P-5653; A-14021) (E-5827)
5010.740	am	(P-8271; A-15775) (E-8714; O-13033)	350.101 350.102	r n	(P-5651; A-14019) (E-5817) (P-5653; A-14021) (E-5827)
5010.1140	am	(P-8271; A-15775) (E-8714; O-13033)	350.102 350.103	r n	(P-5651; A-14019) (E-5817) (P-5653; A-14021) (E-5827)
5030.110	am	(P-10983) (E-11351; O-15620)	350.103	r	(P-5651; A-14019) (E-5817)
5030.120	am	(P-10983) (E-11351; O-15620)	350.104	n	(P-5653; A-14021) (E-5827)
5030.130	am	(P-10983) (E-11351; O-15620)	350.104	r	(P-5651; A-14019) (E-5817)
5040.110	am	(P-17403)	350.201	n	(P-5653; A-14021) (E-5827)
5040.350	am	(P-17403)	350.201	r	(P-5651; A-14019) (E-5817)
			350.202	n	(P-5653; A-14021) (E-5827)
			350.202	r	(P-5651; A-14019) (E-5817)
			350.203	n	(P-5653; A-14021) (E-5827)
			350.203	r	(P-5651; A-14019) (E-5817)
			350.204	n	(P-5653; A-14021) (E-5827)
			350.204	r	(P-5651; A-14019) (E-5817)
			350.205	n	(P-5653; A-14021) (E-5827)
			350.205	r	(P-5651; A-14019) (E-5817)
			350.206	n	(P-5653; A-14021) (E-5827)
			350.206	r	(P-5651; A-14019) (E-5817)
			350.207	n	(P-5653; A-14021) (E-5827)
			350.207	r	(P-5651; A-14019) (E-5817)
			350.208	n	(P-5653; A-14021) (E-5827)
			350.208	r	(P-5651; A-14019) (E-5817)
			350.209	n	(P-5653; A-14021) (E-5827)
			350.209	r	(P-5651; A-14019) (E-5817)
			350.210	n	(P-5653; A-14021) (E-5827)
			350.211	n	(P-5653; A-14021) (E-5827)
			350.212	n	(P-5653; A-14021) (E-5827)
			360.101	n	(P-1726; A-9117) (E-2094)
			360.102	n	(P-1726; A-9117) (E-2094)
			360.103	n	(P-1726; A-9117) (E-2094)
			360.104	n	(P-1726; A-9117) (E-2094)
			360.105	n	(P-1726; A-9117) (E-2094)
			360.106	n	(P-1726; A-9117) (E-2094)
			360.107	n	(P-1726; A-9117) (E-2094)
			360.108	n	(P-1726; A-9117) (E-2094)
			360.109	n	(P-1726; A-9117) (E-2094)
			360.110	n	(P-1726; A-9117) (E-2094)
			360.111	n	(P-1726; A-9117) (E-2094)
			360.112	n	(P-1726; A-9117) (E-2094)
			360.113	n	(P-1726; A-9117) (E-2094)
			360.114	n	(P-1726; A-9117) (E-2094)
			360.201	n	(P-1726; A-9117) (E-2094)
			360.202	n	(P-1726; A-9117) (E-2094)
			360.203	n	(P-1726; A-9117) (E-2094)
			360.301	n	(P-1726; A-9117) (E-2094)
			360.302	n	(P-1726; A-9117) (E-2094)
			360.303	n	(P-1726; A-9117) (E-2094)
			360.304	n	(P-1726; A-9117) (E-2094)
			360.305	n	(P-1726; A-9117) (E-2094)
			360.306	n	(P-1726; A-9117) (E-2094)
			360.307	n	(P-1726; A-9117) (E-2094)
			360.308	n	(P-1726; A-9117) (E-2094)

ILLINOIS REGISTER

VOL. 14, ISSUE #47

SECTIONS AFFECTED INDEX

NOVEMBER 26, 1990

<b>TITLE 47 (CONTD)</b>					
360.309	n	(P-1726; A-9117) (E-2094)	420.107	n	(P-4453; A-17373) (E-4734)
360.310	n	(P-1726; A-9117) (E-2094)	420.108	n	(P-4453; A-17373) (E-4734)
360.401	n	(P-1726; A-9117) (E-2094)	420.109	n	(P-4453; A-17373) (E-4734)
360.402	n	(P-1726; A-9117) (E-2094)			
360.501	n	(P-1726; A-9117) (E-2094)	<b>TITLE 50</b>		
360.502	n	(P-1726; A-9117) (E-2094)	754.Ex.B	am	(P-19013/89; A-5793)
360.503	n	(P-1726; A-9117) (E-2094)	754.Ex.C	am	(P-15238)
360.504	n	(P-1726; A-9117) (E-2094)	907.30	am	(P-8451; A-16920)
360.505	n	(P-1726; A-9117) (E-2094)	909.20	am	(P-2744; A-13584)
360.506	n	(P-1726; A-9117) (E-2094)	909.50	am	(P-2744; A-13584)
360.507	n	(P-1726; A-9117) (E-2094)	909.100	#	(P-2744; A-13584)
360.601	n	(P-1726; A-9117) (E-2094)	909.100	n	(P-2744; A-13584)
360.602	n	(P-1726; A-9117) (E-2094)	909.110	#	(P-2744; A-13584)
360.603	n	(P-1726; A-9117) (E-2094)	909.120	#	(P-2744; A-13584)
360.604	n	(P-1726; A-9117) (E-2094)	930.30	am	(P-2754; A-13594)
360.605	n	(P-1726; A-9117) (E-2094)	930.40	am	(P-2754; A-13594)
360.606	n	(P-1726; A-9117) (E-2094)	930.60	#	(P-2754; A-13594)
360.701	n	(P-1726; A-9117) (E-2094)	930.60	n	(P-2754; A-13594)
360.801	n	(P-1726; A-9117) (E-2094)	930.70	#	(P-2754; A-13594)
360.802	n	(P-1726; A-9117) (E-2094)	930.80	#	(P-2754; A-13594)
360.803	n	(P-1726; A-9117) (E-2094)	930.90	#	(P-2754; A-13594)
360.804	n	(P-1726; A-9117) (E-2094)	930.90	n	(P-2754; A-13594)
360.901	n	(P-1726; A-9117) (E-2094)	938.10	am	(P-17592/89; A-3489)
360.902	n	(P-1726; A-9117) (E-2094)	938.20	am	(P-17592/89; A-3489)
360.903	n	(P-1726; A-9117) (E-2094)	938.30	am	(P-17592/89; A-3489)
360.904	n	(P-1726; A-9117) (E-2094)	938.40	r	(P-17592/89; A-3489)
360.905	n	(P-1726; A-9117) (E-2094)	938.45	n	(P-17592/89; A-3489)
360.906	n	(P-1726; A-9117) (E-2094)	938.50	r	(P-17592/89; A-3489)
360.1001	n	(P-1726; A-9117) (E-2094)	938.60	r	(P-17592/89; A-3489)
360.1101	n	(P-1726; A-9117) (E-2094)	938.Ex.A	r	(P-17592/89; A-3489)
360.1102	n	(P-1726; A-9117) (E-2094)	938.Ex.B	r	(P-17592/89; A-3489)
400.102	n	(P-4451; A-17363) (E-4720)	938.Ex.B	r	(P-17592/89; A-3489)
400.103	n	(P-4451; A-17363) (E-4720)	1405.40	am	(P-17604/89; W-4971)
400.104	n	(P-4451; A-17363) (E-4720)	1407.20	n	(P-17737)
400.105	n	(P-4451; A-17363) (E-4720)	1407.30	n	(P-17737)
400.106	n	(P-4451; A-17363) (E-4720)	1407.60	n	(P-17737)
400.107	n	(P-4451; A-17363) (E-4720)	1407.70	n	(P-17737)
400.108	n	(P-4451; A-17363) (E-4720)	1407.80	n	(P-17737)
400.109	n	(P-4451; A-17363) (E-4720)	2005.30	am	(P-11071)
400.110	n	(P-4451; A-17363) (E-4720)	2007.10	am	(P-14229)
400.111	n	(P-4451; A-17363) (E-4720)	2007.50	am	(P-14229)
400.112	n	(P-4451; A-17363) (E-4720)	2007.60	am	(P-14229)
400.113	n	(P-4451; A-17363) (E-4720)	2007.70	am	(P-14229)
400.114	n	(P-4451; A-17363) (E-4720)	2007.80	am	(P-14229)
400.115	n	(P-4451; A-17363) (E-4720)	2007.90	am	(P-14229)
400.116	n	(P-4451; A-17363) (E-4720)	2008.30	am	(P-10247)
400.117	n	(P-4451; A-17363) (E-4720)	2008.61	n	(P-10247)
400.118	n	(P-4451; A-17363) (E-4720)	2008.70	am	(P-10247)
410.101	n	(P-4449; A-17357) (E-4712)	2008.80	am	(P-10247)
410.102	n	(P-4449; A-17357) (E-4712)	2008.82	r	(P-10247; RC-17674)
410.103	n	(P-4449; A-17357) (E-4712)	2008.82	n	(P-10247; RC-17674)
410.104	n	(P-4449; A-17357) (E-4712)	2008.90	am	(P-17615/89; W-2410)
410.105	n	(P-4449; A-17357) (E-4712)			
410.106	n	(P-4449; A-17357) (E-4712)	2008.100	am	(P-10247)
410.107	n	(P-4449; A-17357) (E-4712)	2008.101	n	(P-10247)
410.108	n	(P-4449; A-17357) (E-4712)	2008.102	n	(P-10247)
410.109	n	(P-4449; A-17357) (E-4712)	2008.103	n	(P-10247)
420.101	n	(P-4453; A-17373) (E-4734)	2008.104	n	(P-10247)
420.102	n	(P-4453; A-17373) (E-4734)	2008.120	r	(P-10247)
420.103	n	(P-4453; A-17373) (E-4734)	2008.Ap.A	am	(P-17615/89; W-2410)
420.104	n	(P-4453; A-17373) (E-4734)			
420.105	n	(P-4453; A-17373) (E-4734)	2008.Ap.B	am	(P-10247)
420.106	n	(P-4453; A-17373) (E-4734)	2008.Ap.C	am	(P-10247)
			2008.Ap.D	am	(P-10247)



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ILLINOIS REGISTER

VOL. 14, ISSUE #47

SECTIONS AFFECTED INDEX

NOVEMBER 26, 1990

**TITLE 56 (CONT'D)**

100.22	n	(P-536; O-10126; M-13866; A-13608) (E-1026)	2650.20	am	(P-15977/89; A-5075)
			2650.30	am	(P-15977/89; A-5075)
			2650.40	am	(P-15977/89; A-5075)
			2650.50	am	(P-15977/89; A-5075)
100.24	n	(P-536; O-10126; M-13866; A-13608) (E-1026)	2650.110	am	(P-15977/89; A-5075)
			2650.130	am	(P-15977/89; A-5075)
100.26	n	(P-536; O-10126; A-13608) (E-1026)	2650.140	am	(P-15977/89; A-5075)
			2650.210	n	(P-15977/89; A-5075)
100.30	am	(P-536; O-10126; A-13608) (E-1026)	2650.220	n	(P-15977/89; A-5075)
			2650.230	n	(P-15977/89; A-5075)
100.60	am	(P-536; O-10126; A-13608) (E-1026)	2650.240	n	(P-15977/89; A-5075)
			2650.250	n	(P-15977/89; A-5075)
100.100	am	(P-536; O-10126; A-13608) (E-1026)	2720.125	r	(P-10237; A-18489)
			2720.126	r	(P-10237; A-18489)
100.120	am	(P-536; O-10126; A-13608) (E-1026)	2720.127	r	(P-10237; A-18489)
			2720.128	r	(P-10237; A-18489)
350.20	am	(P-5839/89; O-4750; W-4740)	2720.129	r	(P-10237; A-18489)
350.195	am	(P-3345)	2720.255	am	(P-7686; A-15334)
350.280	am	(P-3345) (P-5839/89; O-4750; W-4740)	2725.100	am	(P-19841/89; A-5126)
			2732.200	n	(P-12748/89; O-20398/89; R-1047; A-673)
350.300	n	(P-5839/89; O-4750; W-4740)	2765.18	n	(P-13118)
350.310	n	(P-5839/89; O-4750; W-4740)	2765.50	am	(P-1101; A-6218)
350.320	n	(P-5839/89; O-4750; W-4740)	2765.66	n	(P-1101; A-6218)
350.330	n	(P-5839/89; O-4750; W-4740)	2765.210	n	(P-13118)
350.340	n	(P-5839/89; O-4750; W-4740)	2765.325	am	(P-13910)
350.350	n	(P-5839/89; O-4750; W-4740)	2770.110	am	(P-15543/89; A-2038)
350.360	n	(P-5839/89; O-4750; W-4740)			
350.370	n	(P-5839/89; O-4750; W-4740)	2770.150	r	(P-12364; A-18280)
350.380	n	(P-5839/89; O-4750; W-4740)	2770.155	r	(P-12364; A-18280)
350.390	n	(P-5839/89; O-4750; W-4740)	2770.160	r	(P-12364; A-18280)
350.400	n	(P-5839/89; O-4750; W-4740)	2770.165	r	(P-12364; A-18280)
350.410	n	(P-5839/89; O-4750; W-4740)	2770.170	r	(P-12364; A-18280)
350.420	n	(P-5839/89; O-4750; W-4740)	2815.105	am	(P-17152) (E-17389)
350.430	n	(P-5839/89; O-4750; W-4740)	2830.10	n	(P-2423; A-9101)
350.440	n	(P-5839/89; O-4750; W-4740)	2830.300	n	(P-2423; A-9101)
350.450	n	(P-5839/89; O-4750; W-4740)	2830.305	n	(P-2423; A-9101)
2610.60	am	(P-5017/89; A-1976) (P-16117)	2830.310	n	(P-2423; A-9101)
2610.100	am	(P-13074)	2830.315	n	(P-2423; A-9101)
2610.130	am	(P-13074)	2830.320	n	(P-2423; A-9101)
2610.150	n	(P-13074)	2830.325	n	(P-2423; A-9101)
.Ap.A	am	(P-5017/89; A-1976) (P-16117)	2830.330	n	(P-2423; A-9101)
.Ap. B	n	(P-16117)	2830.335	n	(P-2423; A-9101)
.II. A	n	(P-16117)	2830.340	n	(P-2423; A-9101)
.II. B	n	(P-16117)	2865.1	n	(P-10215; A-18466)
.II. C	n	(P-16117)	2865.100	n	(P-10215; A-18466)
.II. D	n	(P-16117)	2865.105	n	(P-10215; A-18466)
.II. E	n	(P-16117)	2865.110	n	(P-10215; A-18466)
2625.10	n	(P-13045)	2865.115	n	(P-10215; A-18466)
2625.30	am	(P-13045)	2865.120	n	(P-10215; A-18466)
2625.40	am	(P-13045)	2865.125	n	(P-10215; A-18466)
2625.50	am	(P-13045)	2865.130	n	(P-10215; A-18466)
2625.60	n	(P-13045)	2865.135	n	(P-10215; A-18466)
2625.70	n	(P-13045)	2865.140	n	(P-10215; A-18466)
2625.80	n	(P-13045)	2865.205	n	(P-10215; A-18466)
2630.5	n	(P-17407)	2865.210	n	(P-10215; A-18466)
2630.82	am	(P-5310; A-13984)	2865.215	n	(P-10215; A-18466)
2630.101	am	(P-17407)	2920.40	am	(P-13905)
2630.102	am	(P-17407)	6000.10	am	(P-2989)
2630.103	r	(P-5310; A-13984)	6000.280	am	(E-3235; O-5905) (P-2989)
2630.104	n	(P-17407)	6000.330	n	(P-2989)
2630.105	n	(P-17407)			
2630.112	am	(P-7312)			
2630.120	am	(P-17407)			
2650.10	am	(P-15977/89; A-5075)			

ILLINOIS REGISTER

VOL. 14, ISSUE #47

SECTIONS AFFECTED INDEX

NOVEMBER 26, 1990

**TITLE 59 (CONT'D)**

102.30	am	(P-2432)	115.Ap.A	n	(A-10865)
106.25	am	(P-14647)	117.100	n	(P-14671) (E-14987; O-17716)
106.45	am	(P-14647)	117.110	n	(P-14671) (E-14987)
108.10	am	(P-16718)	117.115	n	(P-14671) (E-14987; O-17716)
108.20	am	(P-16718)	117.120	n	(P-14671) (E-14987; O-17716)
108.30	am	(P-16718)	117.125	n	(P-14671) (E-14987; O-17716)
108.40	am	(P-16718)	117.130	n	(P-14671) (E-14987; O-17716)
108.50	am	(P-16718)	117.135	n	(P-14671) (E-14987; O-17716)
108.60	am	(P-16718)	117.140	n	(P-14671) (E-14987; O-17716)
108.70	am	(P-16718)	117.145	n	(P-14671) (E-14987; O-17716)
108.80	am	(P-16718)	117.200	n	(P-14671) (E-14987; O-17716)
108.90	am	(P-16718)	117.205	n	(P-14671) (E-14987; O-17716)
108.100	am	(P-16718)	117.210	n	(P-14671) (E-14987; O-17716)
108.110	am	(P-16718)	117.215	n	(P-14671) (E-14987; O-17716)
108.120	am	(P-16718)	117.220	n	(P-14671) (E-14987; O-17716)
108.130	am	(P-16718)	117.225	n	(P-14671) (E-14987; O-17716)
108.140	am	(P-16718)	117.230	n	(P-14671) (E-14987; O-17716)
108.150	am	(P-16718)	117.235	n	(P-14671) (E-14987; O-17716)
108.160	am	(P-16718)	117.240	n	(P-14671) (E-14987; O-17716)
108.200	n	(P-16718)	117.300	n	(P-14671) (E-14987; O-17716)
108.210	n	(P-16718)	117.305	n	(P-14671) (E-14987; O-17716)
108.300	n	(P-16718)	117.310	n	(P-14671) (E-14987; O-17716)
115.100	n	(P-15183/89; RC-10145; RC-10128; A-10865)	117.315	n	(P-14671) (E-14987; O-17716)
			117.320	n	(P-14671) (E-14987; O-17716)
			117.325	n	(P-14671) (E-14987; O-17716)
115.110	n	(P-15183/89; RC-10145; RC-10128; A-10865)	117.330	n	(P-14671) (E-14987; O-17716)
			117.335	n	(P-14671) (E-14987; O-17716)
			117.340	n	(P-14671) (E-14987; O-17716)
115.120	n	(P-15183/89; RC-10145; RC-10128; A-10865)	117.345	n	(P-14671) (E-14987; O-17716)
			117.350	n	(P-14671) (E-14987; O-17716)
115.200	n	(P-15183/89; RC-10145; RC-10128; A-10865)	117.Ap.A	n	(P-14671) (E-14987)
			II.A	n	(P-14671) (E-14987)
115.210	n	(P-15183/89; RC-10145; RC-10128; A-10865)	II.B	n	(P-14671) (E-14987)
			117.Ap.B	n	(P-14671) (E-14987)
115.215	n	(P-15183/89; RC-10145; RC-10128; A-10865)	II.A	n	(P-14671) (E-14987)
115.220	n	(P-15183/89; RC-10145; RC-10128; A-10865)	II.B	n	(P-14671) (E-14987)
			II.C	n	(P-14671) (E-14987)
115.230	n	(P-15183/89; RC-10145; RC-10128; A-10865)	II.D	n	(P-14671) (E-14987)
			II.E	n	(P-14671) (E-14987)
115.240	n	(P-15183/89; RC-10145; RC-10128; A-10865)	119.100	n	(P-13377/89; W-3696)
					(P-3356; A-17227)
115.250	n	(P-15183/89; RC-10145; RC-10128; A-10865)	119.105	n	(P-13377/89; W-3696)
			119.110	n	(P-3356; A-17227)
115.300	n	(P-15183/89; RC-10145; RC-10128; A-10865)	119.115	n	(P-13377/89; W-3696)
			119.120	n	(P-13377/89; W-3696)
115.310	n	(P-15183/89; RC-10145; RC-10128; A-10865)			(P-3356; A-17227)
			119.125	n	(P-13377/89; W-3696)
115.320	n	(P-15183/89; RC-10145; RC-10128; A-10865)	119.130	n	(P-13377/89; W-3696)
			119.135	n	(P-13377/89; W-3696)
115.400	n	(P-15183/89; RC-10145; RC-10128; A-10865)	119.140	n	(P-13377/89; W-3696)
			119.200	n	(P-13377/89; W-3696)
115.410	n	(P-15183/89; RC-10145; RC-10128; A-10865)			(P-3356; A-17227)
			119.205	n	(P-13377/89; W-3696)
115.420	n	(P-15183/89; RC-10145; RC-10128; A-10865)			(P-3356; A-17227)
			119.210	n	(P-13377/89; W-3696)
115.430	n	(P-15183/89; RC-10145; RC-10128; A-10865)			(P-3356; A-17227)
			119.215	n	(P-13377/89; W-3696)
115.440	n	(P-15183/89; RC-10145; RC-10128; A-10865)			(P-3356; A-17227)
			119.220	n	(P-13377/89; W-3696)
115.450	n	(P-15183/89; RC-10145; RC-10128; A-10865)			(P-3356; A-17227)
			119.225	n	(P-13377/89; W-3696)
115.460	n	(P-15183/89; RC-10145; RC-10128; A-10865)			(P-3356; A-17227)
			119.230	n	(P-13377/89; W-3696)
115.470	n	(P-15183/89; RC-10145; RC-10128; A-10865)			(P-3356; A-17227)











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TITLE 77 (CONT'D)				
615.110	am	(P-10137/89; A-805)	635.Ap.C	n (P-7858)
615.140	r	(P-10137/89; A-805)	635.Ap.D	n (P-7858)
615.150	am	(P-10137/89; A-805)	640.10	r (P-2413/89; A-12747)
615.160	am	(P-10137/89; A-805)	640.10	n (P-12433/89; A-12749)
615.200	am	(P-10137/89; A-805)	640.20	r (P-2413/89; A-12747)
615.310	am	(P-10137/89; A-805)	640.20	n (P-12433/89; A-12749)
615.320	am	(P-10137/89; A-805)	640.25	n (P-12433/89; A-12749)
615.330	am	(P-10137/89; A-805)	640.30	r (P-2413/89; A-12747)
615.360	am	(P-10137/89; A-805)	640.30	n (P-12433/89; A-12749)
615.370	am	(P-10137/89; A-805)	640.40	r (P-2413/89; A-12747)
615.510	am	(P-10137/89; A-805)	640.40	n (P-12433/89; A-12749)
615.520	am	(P-10137/89; A-805)	640.41	n (P-12433/89; A-12749)
615.530	am	(P-10137/89; A-805)	640.42	n (P-12433/89; A-12749)
615.540	am	(P-10137/89; A-805)	640.43	n (P-12433/89; A-12749)
630.10	am	(P-10060/89; A-11219)	640.44	n (P-12433/89; A-12749)
630.20	am	(P-10060/89; A-11219)	640.45	n (P-12433/89; A-12749)
630.25	n	(P-10060/89; A-11219)	640.50	r (P-2413/89; A-12747)
630.25	am	(P-15726)	640.50	n (P-12433/89; A-12749)
630.30	am	(P-10060/89; A-11219)	640.60	r (P-2413/89; A-12747)
630.40	am	(P-10060/89; A-11219)	640.60	n (P-12433/89; A-12749)
630.50	am	(P-10060/89; A-11219)	640.70	r (P-2413/89; A-12747)
630.60	am	(P-10060/89; A-11219)	640.70	n (P-12433/89; A-12749)
630.70	am	(P-10060/89; A-11219)	640.80	r (P-2413/89; A-12747)
			640.80	n (P-12433/89; A-12749)
			640.90	n (P-12433/89; A-12749)
630.80	am	(P-10060/89; A-11219)	640.100	n (P-12433/89; A-12749)
630.90	am	(P-10060/89; A-11219)	640.Ap.A	n (P-12433/89; A-12749)
630.100	am	(P-10060/89; A-11219)	640.Ap.B	n (P-12433/89; A-12749)
630.110	am	(P-10060/89; A-11219)	640.Ap.C	n (P-12433/89; A-12749)
630.120	am	(P-10060/89; A-11219)	640.Ex.A	n (P-12433/89; A-12749)
630.130	am	(P-10060/89; A-11219)	640.Ex.B	n (P-12433/89; A-12749)
630.140	am	(P-10060/89; A-11219)	640.Ap.D	n (P-12433/89; A-12749)
630.150	am	(P-10060/89; A-11219)	640.Ex.A	n (P-12433/89; A-12749)
630.160	am	(P-10060/89; A-11219)	640.Ex.B	n (P-12433/89; A-12749)
630.170	am	(P-10060/89; A-11219)	640.Ap.E	n (P-12433/89; A-12749)
630.180	am	(P-10060/89; A-11219)	640.Ex.A	n (P-12433/89; A-12749)
630.190	am	(P-10060/89; A-11219)	640.Ex.B	n (P-12433/89; A-12749)
630.200	am	(P-10060/89; A-11219)	640.Ap.F	n (P-12433/89; A-12749)
630.210	n	(P-10060/89; A-11219)	640.Ex.A	n (P-12433/89; A-12749)
630.220	n	(P-15726)	640.Ex.B	n (P-12433/89; A-12749)
630.Ap.A	n	(P-10060/89; A-11219)	640.Ap.G	n (P-12433/89; A-12749)
630.Ap.B	n	(P-10060/89; A-11219)	640.Ap.H	n (P-12433/89; A-12749)
630.Ap.C	n	(P-10060/89; A-11219)	640.Ex.A	n (P-12433/89; A-12749)
630.Ap.D	n	(P-10060/89; A-11219)	640.Ex.B	n (P-12433/89; A-12749)
630.Ap.E	n	(P-10060/89; A-11219)	640.Ex.C	n (P-12433/89; A-12749)
635.20	am	(P-7858)	640.Ex.D	n (P-12433/89; A-12749)
635.30	am	(P-7858)	640.Ap.I	n (P-12433/89; A-12749)
635.35	n	(P-7858)	661.70	am (P-4443; A-13292)
635.40	am	(P-7858)	665.240	am (P-5446; A-14543) (E-5617)
635.50	am	(P-7858)		(P-17867)
635.60	am	(P-7858)	672.100	n (P-11132)
635.70	am	(P-7858)	672.105	n (P-11132)
635.80	am	(P-7858)	672.110	n (P-11132)
635.90	am	(P-7858)	672.115	n (P-11132)
635.110	am	(P-7858)	672.200	n (P-11132)
635.130	am	(P-7858)	672.205	n (P-11132)
635.140	am	(P-7858)	672.210	n (P-11132)
635.150	am	(P-7858)	672.215	n (P-11132)
635.160	am	(P-7858)	672.220	n (P-11132)
635.170	am	(P-7858)	672.225	n (P-11132)
635.180	am	(P-7858)	672.300	n (P-11132)
635.190	n	(P-7858)	672.305	n (P-11132)
635.Ap.A	n	(P-7858)	672.310	n (P-11132)
635.Ap.B	n	(P-7858)	672.315	n (P-11132)

TITLE 77 (CONT'D)				
672.400	n	(P-11132)	682.Ap.A	am (P-19185/89; A-10447)
672.405	n	(P-11132)	682.Ap.B	am (P-19185/89; A-10447)
672.410	n	(P-11132)	682.Ap.C	am (P-19185/89; A-10447)
672.415	n	(P-11132)	682.Ap.D	am (P-19185/89; A-10447)
672.420	n	(P-11132)	682.Ap.E	am (P-19185/89; A-10447)
672.425	n	(P-11132)	682.Ap.F	am (P-19185/89; A-10447)
672.430	n	(P-11132)	682.Ap.G	am (P-19185/89; A-10447)
672.435	n	(P-11132)	682.Ap.H	am (P-19185/89; A-10447)
672.440	n	(P-11132)	682.Ap.I	am (P-19185/89; A-10447)
672.445	n	(P-11132)	682.Ap.J	am (P-19185/89; A-10447)
672.450	n	(P-11132)	690.100	am (P-16810)
672.455	n	(P-11132)	693.10	am (P-16817)
672.460	n	(P-11132)	693.15	am (P-16817)
672.465	n	(P-11132)	693.20	am (P-16817)
672.500	n	(P-11132)	693.30	am (P-16817)
672.505	n	(P-11132)	693.40	am (P-16817)
672.510	n	(P-11132)	693.80	am (P-16817)
672.515	n	(P-11132)	693.140	am (P-16817)
672.520	n	(P-11132)	694.10	n (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.525	n	(P-11132)		
672.600	n	(P-11132)	694.20	n (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.605	n	(P-11132)		
672.610	n	(P-11132)	694.20	am (P-5448; A-14551)
672.615	n	(P-11132)	694.100	n (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.620	n	(P-11132)		
672.625	n	(P-11132)	694.100	am (P-5448; A-14551) (E-5882)
672.630	n	(P-11132)	694.110	n (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.635	n	(P-11132)		
672.640	n	(P-11132)	694.120	n (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.645	n	(P-11132)		
672.650	n	(P-11132)	694.200	n (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.655	n	(P-11132)		
672.660	n	(P-11132)	694.210	n (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.665	n	(P-11132)		
672.670	n	(P-11132)	694.220	n (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.Ap.A	n	(P-11132)		
682.100	am	(P-19185/89; A-10447)	694.Ap.A	n (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
682.105	am	(P-19185/89; A-10447)	694.Ap.B	am (P-5448; A-14551) (E-5882)
682.110	am	(P-19185/89; A-10447)	694.Ap.C	n (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
682.120	am	(P-19185/89; A-10447)		
682.140	am	(P-19185/89; A-10447)	695.10	am (P-5749; A-14562) (E-5890) (P-17873)
682.150	am	(P-19185/89; A-10447)		
682.160	am	(P-19185/89; A-10447)	697.10	am (P-16779)
682.180	am	(P-19185/89; A-10447)	697.20	am (P-16779)
682.190	am	(P-19185/89; A-10447)	697.30	am (P-16779)
682.200	am	(P-19185/89; A-10447)	697.100	am (P-16779)
682.210	am	(P-19185/89; A-10447)	697.120	am (P-16779)
682.220	am	(P-19185/89; A-10447)	697.130	am (P-16779)
682.230	am	(P-19185/89; A-10447)	697.140	am (P-16779)
682.240	am	(P-19185/89; A-10447)	697.150	r (P-16779)
682.250	am	(P-19185/89; A-10447)		
682.260	am	(P-19185/89; A-10447)		
682.320	am	(P-19185/89; A-10447)		
682.330	am	(P-19185/89; A-10447)		
682.350	am	(P-19185/89; A-10447)		
682.410	am	(P-19185/89; A-10447)		
682.420	am	(P-19185/89; A-10447)		
682.440	am	(P-19185/89; A-10447)		
682.450	am	(P-19185/89; A-10447)		
682.500	am	(P-19185/89; A-10447)		
682.510	am	(P-19185/89; A-10447)		
682.610	am	(P-19185/89; A-10447)		
682.620	am	(P-19185/89; A-10447)		







TITLE 77 (CONT'D)		790.9060	am	(P-4437; A-11988) (E-4620)
	(E-9556) (P-9357; A-17298)	790.9084	am	(P-1220; A-8154) (E-1505)
790.7265	am (E-9556) (P-9357; A-17298)			(P-16910/89; A-3184) (P-4437;
790.7278	am (P-16910/89; A-3184) (P-4437;			A-11988) (E-4620) (E-9556)
	A-11988) (E-4620)			(P-9357; A-17298) (P-13133)
790.7278	am (E-9556) (P-9357; A-17298)			(E-13325)
790.7280	am (P-16910/89; A-3184) (P-4437;	790.9180	am	(P-4437; A-11988) (E-4620)
	A-11988) (E-4620) (E-9556)	790.9320	am	(P-1220; A-8154) (E-1505)
	(P-18457) (E-18588) (P-18457)	790.9340	am	(P-4437; A-11988) (E-4620)
	(E-18588)	790.9380	am	(P-4437; A-11988) (E-4620)
790.7284	am (P-4437; A-11988) (E-4620)	790.9420	am	(P-4437; A-11988) (E-4620)
790.7340	am (P-16910/89; A-3184) (E-9556)	790.9460	am	(E-9556) (P-9357; A-17298)
	(P-9357; A-17298)	790.9500	am	(P-13133) (E-13325)
790.7380	am (E-9556) (P-9357; A-17298)	790.9800	am	(P-4437; A-11988) (E-4620)
790.7400	am (P-16910/89; A-3184) (P-4437;	800.120	am	(P-17707/89; A-12663)
	A-11988) (E-4620) (E-9556)	800.130	am	(P-17707/89; A-12663)
	(P-9357; A-17298) (P-13133)	800.300	am	(P-17707/89; A-12663)
	(E-13325)	800.340	am	(P-17707/89; A-12663)
790.7500	am (P-16910/89; A-3184) (P-4437;	800.400	am	(P-17707/89; A-12663)
	A-11988) (E-4620) (E-9556)	800.410	am	(P-17707/89; A-12663)
	(P-9357; A-17298)	800.420	am	(P-17707/89; A-12663)
790.7540	am (P-4437; A-11988) (E-4620)	800.440	n	(P-17707/89; A-12663)
790.7700	am (P-4437; A-11988) (E-4620)	800.520	am	(P-17707/89; A-12663)
	(E-9556) (P-9357; A-17298)	800.560	am	(P-17707/89; A-12663)
790.7740	am (P-4437; A-11988) (E-4620)	800.600	am	(P-17707/89; A-12663)
790.7820	am (P-4437; A-11988) (E-4620)	800.800	am	(P-17707/89; A-12663)
790.7828	am (P-16910/89; A-3184) (P-4437;	800.830	am	(P-17707/89; A-12663)
	A-11988) (E-4620)	800.840	am	(P-17707/89; A-12663)
790.7834	am (P-4437; A-11988) (E-4620)	800.900	am	(P-17707/89; A-12663)
790.7860	am (P-4437; A-11988) (E-4620)	800.980	am	(P-17707/89; A-12663)
790.7940	am (E-9556) (P-9357; A-17298)	800.1020	am	(P-17707/89; A-12663)
790.8015	am (P-4437; A-11988) (E-4620)	800.1200	am	(P-17707/89; A-12663)
	(P-18457) (E-18588)	800.1300	am	(P-17707/89; A-12663)
790.8020	am (P-4437; A-11988) (E-4620)	800.1600	am	(P-17707/89; A-12663)
	(E-9556) (P-9357; A-17298)	800.Ap.A	n	(P-17707/89; A-12663)
790.8060	am (P-4437; A-11988) (E-4620)	820.210	am	(P-12395/89; A-786)
790.8136	am (P-4437; A-11988) (E-4620)	830.10	am	(P-571; A-12889)
	(E-9556) (P-9357; A-17298)	830.20	am	(P-571; A-12889) (E-1036)
790.8180	am (E-9556) (P-9357; A-17298)	830.880	n	(P-571; A-12889) (E-1036)
	(P-13133) (E-13325)	830.885	n	(P-571; A-12889) (E-1036)
790.8232	am (P-4437; A-11988) (E-4620)	830.890	n	(P-571; A-12889) (E-1036)
790.8248	n (E-9556) (P-9357; A-17298)	830.900	n	(P-571; A-12889) (E-1036)
790.8290	am (P-4437; A-11988) (E-4620)	840.5	am	(P-15284/89; A-5495)
790.8300	am (P-4437; A-11988) (E-4620)	840.10	am	(P-15284/89; A-5495)
790.8378	am (P-4437; A-11988) (E-4620)	840.20	am	(P-15284/89; A-5495)
790.8420	am (P-16910/89; A-3184) (E-9556)	840.30	am	(P-15284/89; A-5495)
	(P-9357; A-17298)	840.50	am	(P-15284/89; A-5495)
790.8460	am (P-4437; A-11988) (E-4620)	840.60	n	(P-15284/89; A-5495)
790.8540	am (P-4437; A-11988) (E-4620)	840.110	am	(P-15284/89; A-5495)
790.8660	am (P-4437; A-11988) (E-4620)	840.115	am	(P-15284/89; A-5495)
790.8700	am (P-4437; A-11988) (E-4620)	840.120	r	(P-15284/89; A-5495)
790.8710	n (E-9556) (P-9357; A-17298)	840.200	am	(P-15284/89; A-5495)
790.8900	am (P-1220; A-8154) (E-1505)	840.210	am	(P-15284/89; A-5495)
	(P-4437; A-11988) (E-4620)	840.215	am	(P-15284/89; A-5495)
790.8940	am (P-16910/89; A-3184) (P-4437;	840.300	n	(P-15284/89; A-5495)
	A-11988) (E-4620) (P-13133)	840.305	n	(P-15284/89; A-5495)
	(E-13325)	840.310	n	(P-15284/89; A-5495)
790.8980	am (E-9556) (P-9357; A-17298)	840.Ap.A	n	(P-15284/89; A-5495)
790.9020	am (P-4437; A-11988) (E-4620)	840.Ap.B	am	(P-15284/89; A-5495)
790.9045	am (P-4437; A-11988) (E-4620)	840.Ex.A	am	(P-15284/89; A-5495)
790.9048	am (P-1220; A-8154) (E-1505)	840.II.A	n	(P-15284/89; A-5495)
	(P-16910/89; A-3184)	840.II.B	n	(P-15284/89; A-5495)
	(P-18457) (E-18588)	840.Ap.C	n	(P-15284/89; A-5495)
790.9050	n (P-16910/89; A-3184)	840.Ex.A	n	(P-15284/89; A-5495)

TITLE 77 (CONT'D)		890.3090	n	(P-4543/89; A-1385)
840.Ex.B	n (P-15284/89; A-5495)	890.4000	n	(P-4543/89; A-1385)
840.II.A	n (P-15284/89; A-5495)	900.10	am	(P-5457; A-14844)
840.II.B	n (P-15284/89; A-5495)	900.40	am	(P-5457; A-14844)
840.II.C	n (P-15284/89; A-5495)	900.50	am	(P-5457; A-14844)
855.20	am (P-172; A-12552) (E-335)	900.60	am	(P-5457; A-14844)
855.30	r (P-172; A-12552) (E-335)	900.65	am	(P-5457; A-14844)
855.40	r (E-335)	900.70	am	(P-5457; A-14844)
855.40	n (E-335)	900.80	am	(P-5457; A-14844)
855.40	am (P-172; A-12552)	900.Tb.D	n	(P-5457; A-14844)
855.50	am (P-172; A-12552) (E-335)	905.10	am	(P-16305)
855.55	am (P-172; A-12552) (E-335)	905.15	am	(P-16305)
855.260	am (P-172; A-12552) (E-335)	905.20	am	(P-16305)
855.280	am (P-172; A-12552) (E-335)	905.30	am	(P-16305)
855.290	am (P-172; A-12552) (E-335)	905.40	am	(P-16305)
855.300	am (P-172; A-12552) (E-335)	905.55	n	(P-16305)
855.340	am (P-172; A-12552) (E-335)	905.60	am	(P-16305)
855.350	am (P-172; A-12552) (E-335)	905.70	am	(P-16305)
855.360	am (P-172; A-12552) (E-335)	905.80	am	(P-16305)
855.370	n (P-172; A-12552) (E-335)	905.90	am	(P-16305)
855.Ap.A	am (P-172; A-12552) (E-335)	905.100	am	(P-16305)
II.B	am (P-172; A-12552) (E-335)	905.120	am	(P-16305)
855.Ap.C	am (P-172; A-12552) (E-335)	905.125	n	(P-16305)
II.A	am (P-172; A-12552) (E-335)	905.130	am	(P-16305)
II.B	am (P-172; A-12552) (E-335)	905.140	am	(P-16305)
II.C	am (P-172; A-12552) (E-335)	905.150	am	(P-16305)
II.D	am (P-172; A-12552) (E-335)	905.160	am	(P-16305)
II.E	am (P-172; A-12552) (E-335)	905.170	am	(P-16305)
II.F	am (P-172; A-12552) (E-335)	905.180	am	(P-16305)
II.G	am (P-172; A-12552) (E-335)	905.190	am	(P-16305)
II.H	n (P-172; A-12552) (E-335)	905.200	am	(P-16305)
II.I	n (P-172; A-12552) (E-335)	905.210	r	(P-16305)
II.J	n (P-172; A-12552) (E-335)	.Ap.A	am	(P-16305)
890.120	am (P-4543/89; A-1385)	II. A	am	(P-16305)
890.620	am (P-4543/89; A-1385)	II. C	am	(P-16305)
890.630	am (P-4543/89; A-1385)	II. D	am	(P-16305)
890.640	am (P-4543/89; A-1385)	II. E	am	(P-16305)
890.730	am (P-4543/89; A-1385)	II. F	am	(P-16305)
890.820	am (P-4543/89; A-1385)	II. G	am	(P-16305)
890.830	am (P-4543/89; A-1385)	II. H	am	(P-16305)
890.920	am (P-4543/89; A-1385)	II. I	am	(P-16305)
890.1040	am (P-4543/89; A-1385)	II. J	am	(P-16305)
890.1070	am (P-4543/89; A-1385)	II. K	am	(P-16305)
890.1110	am (P-4543/89; A-1385)	II. L	am	(P-16305)
890.1210	am (P-4543/89; A-1385)	II. M	am	(P-16305)
890.1410	am (P-4543/89; A-1385)	Ex. A	am	(P-16305)
890.1460	am (P-4543/89; A-1385)	II. M	am	(P-16305)
890.1540	am (P-4543/89; A-1385)	Ex. B	r	(P-16305)
890.1550	am (P-4543/89; A-1385)	II. N	am	(P-16305)
890.1620	am (P-4543/89; A-1385)	II. R	am	(P-16305)
890.1640	am (P-4543/89; A-1385)	II. U	am	(P-16305)
890.1650	am (P-4543/89; A-1385)	905.App.B	am	(P-16305)
890.1720	am (P-4543/89; A-1385)	920.50	am	(P-15338/89; A-228)
890.1750	am (P-4543/89; A-1385)	920.120	am	(P-15338/89; A-228)
890.2000	am (P-4543/89; A-1385)	920.130	am	(P-15338/89; A-228)
890.2110	am (P-4543/89; A-1385)	920.150	am	(P-15338/89; A-228)
890.3010	n (P-4543/89; A-1385)	920.160	am	(P-15338/89; A-228) (P-5484;
890.3020	n (P-4543/89; A-1385)			A-14871)
890.3030	n (P-4543/89; A-1385)	935.10	am	(P-2498; A-12633)
890.3040	n (P-4543/89; A-1385)	935.20	am	(P-2498; A-12633)
890.3050	n (P-4543/89; A-1385)	935.25	n	(P-2498; A-12633)
890.3060	n (P-4543/89; A-1385)	935.30	am	(P-2498; A-12633)
890.3070	n (P-4543/89; A-1385)	935.35	n	(P-2498; A-12633)
890.3080	n (P-4543/89; A-1385)	935.40	am	(P-2498; A-12633)



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<b>TITLE 80 (CONT'D)</b>		2160.620	n	(P-4288; A-14343)
1220.80	am	(P-7756)		
1230.10	am	(P-7700)		
1230.20	am	(P-7700)		
1230.30	am	(P-7700)		
1230.40	am	(P-7700)		
1230.50	am	(P-7700)		
1230.60	am	(P-7700)		
1230.70	am	(P-7700)		
1230.80	am	(P-7700)		
1230.90	am	(P-7700)		
1230.100	am	(P-7700)		
1230.110	am	(P-7700)		
1230.140	am	(P-7700)		
1230.150	am	(P-7700)		
1230.160	am	(P-7700)		
1230.180	am	(P-7700)		
1230.190	am	(P-7700)		
1230.200	am	(P-7700)		
1230.220	am	(P-7700)		
1540.80	am	(P-4880; A-10498)		
1540.90	am	(P-4880; A-10498)		
1540.250	am	(P-4880; RC-10149; A-10498)		
1540.330	am	(P-18712)		
1600.40	am	(P-1228; A-6789)		
1650.110	am	(P-11742; A-18305)		
1650.210	am	(P-11742; A-18305)		
1650.230	am	(P-11742; A-18305)		
1650.290	am	(P-11742; A-18305)		
1650.320	am	(P-11742; A-18305)		
1650.325	am	(P-11742; A-18305)		
1650.340	am	(P-11742; C-13871; A-18305)		
1650.350	am	(P-11742; A-18305)		
1650.360	am	(P-11742; A-18305)		
1650.370	am	(P-11742; A-18305)		
1650.410	am	(P-11742; A-18305)		
1650.440	am	(P-11742; A-18305)		
1650.450	am	(P-11742; A-18305)		
1650.520	am	(P-11742; A-18305)		
2120.30	am	(P-10603)		
2120.310	am	(P-10603)		
2120.320	am	(P-10603)		
2120.330	am	(P-10603)		
2120.440	am	(P-10603)		
2120.510	am	(P-10603)		
2120.520	am	(P-10603)		
2120.610	am	(P-10603)		
2160.110	n	(P-4288; A-14343)		
2160.120	n	(P-4288; A-14343)		
2160.130	n	(P-4288; A-14343)		
2160.210	n	(P-4288; A-14343)		
2160.220	n	(P-4288; A-14343)		
2160.230	n	(P-4288; A-14343)		
2160.240	n	(P-4288; A-14343)		
2160.250	n	(P-4288; A-14343)		
2160.310	n	(P-4288; A-14343)		
2160.320	n	(P-4288; A-14343)		
2160.325	n	(P-4288; A-14343)		
2160.330	n	(P-4288; A-14343)		
2160.410	n	(P-4288; A-14343)		
2160.420	n	(P-4288; A-14343)		
2160.510	n	(P-4288; A-14343)		
2160.520	n	(P-4288; A-14343)		
2160.610	n	(P-4288; A-14343)		

<b>TITLE 83 (CONT'D)</b>		445.50	n	(P-13129/89; A-626)
285.2065	n	(P-5229/89; A-6000)		
285.2070	n	(P-5229/89; A-6000)		
285.2075	n	(P-5229/89; A-6000)		
285.2080	n	(P-5229/89; A-6000)		
285.2085	n	(P-5229/89; A-6000)		
285.2090	n	(P-5229/89; A-6000)		
285.2095	n	(P-5229/89; A-6000)		
285.2100	n	(P-5229/89; A-6000)		
285.2105	n	(P-5229/89; A-6000)		
285.2110	n	(P-5229/89; A-6000)		
285.2115	n	(P-5229/89; A-6000)		
285.2120	n	(P-5229/89; A-6000)		
285.2125	n	(P-5229/89; A-6000)		
285.3000	n	(P-5229/89; A-6000)		
285.3005	n	(P-5229/89; A-6000)		
285.3010	n	(P-5229/89; A-6000)		
285.3015	n	(P-5229/89; A-6000)		
285.3020	n	(P-5229/89; A-6000)		
285.3025	n	(P-5229/89; A-6000)		
285.3030	n	(P-5229/89; A-6000)		
285.3035	n	(P-5229/89; A-6000)		
285.3040	n	(P-5229/89; A-6000)		
285.3045	n	(P-5229/89; A-6000)		
285.3050	n	(P-5229/89; A-6000)		
285.3055	n	(P-5229/89; A-6000)		
285.3060	n	(P-5229/89; A-6000)		
285.3061	n	(P-5229/89; A-6000)		
285.3065	n	(P-5229/89; A-6000)		
285.3070	n	(P-5229/89; A-6000)		
285.3075	n	(P-5229/89; A-6000)		
285.3080	n	(P-5229/89; A-6000)		
285.3085	n	(P-5229/89; A-6000)		
285.3090	n	(P-5229/89; A-6000)		
285.3095	n	(P-5229/89; A-6000)		
285.3100	n	(P-5229/89; A-6000)		
285.3110	n	(P-5229/89; A-6000)		
285.3115	n	(P-5229/89; A-6000)		
285.3120	n	(P-5229/89; A-6000)		
285.3125	n	(P-5229/89; A-6000)		
285.3130	n	(P-5229/89; A-6000)		
285.4000	n	(P-5229/89; A-6000)		
285.4001	n	(P-5229/89; A-6000)		
285.4005	n	(P-5229/89; A-6000)		
285.4010	n	(P-5229/89; A-6000)		
285.4015	n	(P-5229/89; A-6000)		
285.4020	n	(P-5229/89; A-6000)		
285.4025	n	(P-5229/89; A-6000)		
285.5000	n	(P-5229/89; A-6000)		
285.5005	n	(P-5229/89; A-6000)		
285.5010	n	(P-5229/89; A-6000)		
285.5015	n	(P-5229/89; A-6000)		
285.5020	n	(P-5229/89; A-6000)		
285.5025	n	(P-5229/89; A-6000)		
285.Ex.A	r	(P-5229/89; A-6000)		
285.Ex.B	r	(P-5229/89; A-6000)		
285.Ex.C	r	(P-5229/89; A-6000)		
285.Ex.D	r	(P-5229/89; A-6000)		
285.Ex.E	r	(P-5229/89; A-6000)		
410.360	am	(P-16211/89; A-3454)		
445.10	n	(P-13129/89; A-626)		
445.20	n	(P-13129/89; A-626)		
445.30	n	(P-13129/89; A-626)		
445.40	n	(P-13129/89; A-626)		



TITLE 86 (CONT'D)

112.82	am	(P-1123; O-12951; A-13652)	112.82	am	(P-18195)
112.83	#	(P-1123; O-12962; R-13867; A-13652)	112.83	r	(P-18195)
112.83	am	(P-1123; O-12962; R-13867; A-13652)	112.83	r	(P-18195)
112.110	am	(P-4054; A-10379) (P-9291; A-16937)	112.110	r	(P-18195)
112.130	am	(P-5695; O-12962; R-14214; A-14140)	112.130	r	(P-18208)
112.131	am	(P-5695; O-12962; R-14214; A-14140)	112.131	r	(P-18208)
112.138	n	(P-5695; O-12962; R-14214; A-14140)	112.138	r	(P-18208)
112.141	am	(P-5695; O-12962; R-14214; A-14140)	112.141	r	(P-18208)
112.143	am	(P-5695; O-12962; R-14214; A-14140)	112.143	r	(P-18217)
112.145	am	(P-5695; O-12962; R-14214; A-14140)	112.145	r	(P-18217)
112.147	am	(P-5695; O-12962; R-14214; A-14140)	112.147	r	(P-18217)
112.150	am	(P-9790; A-16937)	112.150	am	(P-17879)
112.151	am	(P-4054; A-10379) (P-9291; A-16937)	112.151	am	(P-17879)
112.154	am	(P-19117/89; A-6306)	112.154	am	(P-17887)
112.252	am	(P-14741/89; A-705)	112.252	am	(P-17887)
112.253	am	(P-14741/89; A-705)	112.253	am	(P-17887)
112.254	am	(P-14741/89; A-705)	112.254	am	(P-17894)
112.300	am	(P-16894/89; A-3575)	112.300	n	(P-4281; A-17183)
112.303	am	(P-16894/89; A-3575)	112.303	n	(P-4281; A-17183)
112.304	am	(P-538) (P-538; A-6306)	112.304	am	(P-4281; A-17183)
112.308	am	(P-1123; O-12962; R-13867; A-13652)	112.308	am	(P-7399; A-13279)
112.315	#	(P-1123; A-13652)	112.315	am	(P-5965; A-13288)
112.330	am	(P-5923; O-12980; R-14214; A-14140)	112.330	am	(P-19180/89; A-6395)
112.332	r	(P-5923; O-12980; R-14214; A-14140)	112.332	am	(P-18705)
112.350	n	(P-1123; O-12962; R-13867; A-13652)	112.350	am	(P-12204; A-18836)
112.352	n	(P-1123; O-12962; R-13867; A-13652)	112.352	am	(P-7395; A-13198)
112.354	n	(P-1123; O-12962; R-13867; A-13652)	112.354	am	(P-2798; O-12966; R-14214; A-14140)
112.364	n	(P-1123; O-12962; R-13867; A-13652)	112.364	am	(P-1948/89; A-3170)
112.366	n	(P-1123; O-12962; R-13867; A-13652)	112.366	n	(P-1123; O-12951; R-13867; A-13652)
112.400	n	(P-1123; O-12962; R-13867; A-13652)	112.400	#	(P-1123; O-12951; R-13867; A-13652)
112.402	n	(P-1123; O-12962; R-13867; A-13652)	112.402	am	(P-1123; O-12951; R-13867; A-13652)
112.404	n	(P-1123; O-12962; R-13867; A-13652)	112.404	am	(P-1123; O-12951; R-13867; A-13652)
112.406	n	(P-1123; O-12962; R-13867; A-13652)	112.406	am	(P-1123; O-12951; R-13867; A-13652)

TITLE 83 (CONT'D)

140.130	r	(P-12756/89; A-681)	140.130	r	(P-10179/89; A-262)
1000.140	r	(P-12756/89; A-681)	140.145	am	(P-10179/89; A-262)
1000.150	r	(P-12756/89; A-681)	140.150	am	(P-10179/89; A-262)
1000.160	r	(P-12756/89; A-681)	140.155	am	(P-10179/89; A-262)
1000.170	r	(P-12756/89; A-681)	140.160	am	(P-10179/89; A-262)
100.3250	am	(P-18188/89; A-6810)	140.175	am	(P-10179/89; A-262)
100.7550	r	(P-17312/89; A-4558)	140.180	am	(P-10179/89; A-262)
100.7560	r	(P-17312/89; A-4558)	140.185	am	(P-10179/89; A-262)
100.7570	r	(P-17312/89; A-4558)	140.190	am	(P-10179/89; A-262)
100.7580	r	(P-17312/89; A-4558)	140.195	am	(P-10179/89; A-262)
100.7590	r	(P-17312/89; A-4558)	140.200	am	(P-10179/89; A-262)
100.7600	r	(P-17312/89; A-4558)	140.205	am	(P-10179/89; A-262)
100.7610	r	(P-17312/89; A-4558)	140.210	am	(P-10179/89; A-262)
100.7620	r	(P-17312/89; A-4558)	140.215	am	(P-10179/89; A-262)
100.7630	r	(P-17312/89; A-4558)	140.220	am	(P-10179/89; A-262)
100.7640	r	(P-17312/89; A-4558)	140.225	am	(P-10179/89; A-262)
100.7650	r	(P-17312/89; A-4558)	140.230	am	(P-10179/89; A-262)
100.7700	r	(P-17312/89; A-4558)	140.235	am	(P-10179/89; A-262)
100.7750	r	(P-17312/89; A-4558)	140.240	am	(P-10179/89; A-262)
100.7800	r	(P-17312/89; A-4558)	140.245	am	(P-10179/89; A-262)
100.9060	am	(P-19347/89; A-10082)	140.250	am	(P-10179/89; A-262)
100.9070	am	(P-19347/89; A-10082)	140.255	am	(P-10179/89; A-262)
100.9110	am	(P-19347/89; A-10082)	140.260	am	(P-10179/89; A-262)
100.9130	am	(P-19347/89; A-10082)	140.265	am	(P-10179/89; A-262)
100.9140	am	(P-19347/89; A-10082)	140.270	am	(P-10179/89; A-262)
100.9900	am	(P-7090; A-16012)	140.275	am	(P-10179/89; A-262)
110.160	am	(P-14321)	140.280	am	(P-10179/89; A-262)
130.310	am	(P-891/89; A-872)	140.285	am	(P-10179/89; A-262)
130.330	am	(P-22097/89; O-20410/89; M-411; A-241)	140.290	am	(P-10179/89; A-262)
130.1935	am	(P-14800/89; A-16028)	140.295	am	(P-10179/89; A-262)
130.1940	am	(P-7106; A-15463)	140.300	am	(P-10179/89; A-262)
130.1965	am	(P-7106; A-15463)	140.305	am	(P-10179/89; A-262)
130.2000	am	(P-22097/89; O-20410/89; M-411; A-241)	140.310	am	(P-10179/89; A-262)
130.2075	am	(P-7106; A-15463)	140.315	am	(P-10179/89; A-262)
140.101	am	(P-10179/89; A-262)	140.320	am	(P-10179/89; A-262)
140.105	r	(P-10179/89; A-262)	140.325	am	(P-10179/89; A-262)
140.110	r	(P-10179/89; A-262)	140.330	am	(P-10179/89; A-262)
140.115	r	(P-10179/89; A-262)	140.335	am	(P-10179/89; A-262)
140.120	am	(P-10179/89; A-262)	140.340	am	(P-10179/89; A-262)
140.125	am	(P-10179/89; A-262)	140.345	am	(P-10179/89; A-262)
140.126	n	(P-10179/89; A-262)	140.350	am	(P-10179/89; A-262)
140.130	r	(P-10179/89; A-262)	140.355	am	(P-10179/89; A-262)
140.135	am	(P-10179/89; A-262)	140.360	am	(P-10179/89; A-262)
140.140	am	(P-10179/89; A-262)	140.365	am	(P-10179/89; A-262)
140.145	am	(P-10179/89; A-262)	140.370	am	(P-10179/89; A-262)
140.150	n	(P-10179/89; A-262)	140.375	am	(P-10179/89; A-262)
440.150	r	(P-12954/89; A-6794)	140.380	am	(P-10179/89; A-262)
440.140	r	(P-12954/89; A-6794)	140.385	am	(P-10179/89; A-262)
440.140	r	(P-12954/89; A-6794)	140.390	am	(P-10179/89; A-262)
440.20	am	(P-12954/89; A-6794)	140.395	am	(P-10179/89; A-262)
440.20	am	(P-12954/89; A-6794)	140.400	am	(P-10179/89; A-262)
432.160	am	(P-19371/89; A-6399)	140.405	am	(P-10179/89; A-262)
432.120	am	(P-19371/89; A-6399)	140.410	am	(P-10179/89; A-262)
432.110	am	(P-19371/89; A-6399)	140.415	am	(P-10179/89; A-262)
428.130	am	(E-9251) (P-8996; A-16680)	140.420	am	(P-10179/89; A-262)
420.140	am	(P-9402; O-16090; R-17127; A-18083)	140.425	am	(P-10179/89; A-262)
420.50	am	(P-15762)	140.430	am	(P-10179/89; A-262)
420.90	am	(P-15762)	140.435	am	(P-10179/89; A-262)
420.10	am	(P-9402; O-16090; R-17127; A-18083)	140.440	am	(P-10179/89; A-262)
450.10	am	(P-12964/89; A-6804)	140.445	am	(P-10179/89; A-262)
495.130	n	(P-16723/89; A-11321)	140.450	am	(P-10179/89; A-262)
495.120	n	(P-16723/89; A-11321)	140.455	am	(P-10179/89; A-262)
495.115	n	(P-16723/89; A-11321)	140.460	am	(P-10179/89; A-262)
495.110	n	(P-16723/89; A-11321)	140.465	am	(P-10179/89; A-262)
495.105	n	(P-16723/89; A-11321)	140.470	am	(P-10179/89; A-262)
495.105	n	(P-16723/89; A-11321)	140.475	am	(P-10179/89; A-262)
495.103	n	(P-16723/89; A-11321)	140.480	am	(P-10179/89; A-262)
500.102	n	(P-16723/89; A-11321)	140.485	am	(P-10179/89; A-262)
500.103	n	(P-16723/89; A-11321)	140.490	am	(P-10179/89; A-262)
500.105	n	(P-16723/89; A-11321)	140.495	am	(P-10179/89; A-262)
500.115	r	(P-17897)	140.500	am	(P-10179/89; A-262)
500.155	am	(P-17897)	140.505	am	(P-10179/89; A-262)
500.175	am	(P-17897)	140.510	am	(P-10179/89; A-262)
500.195	am	(P-17897)	140.515	am	(P-10179/89; A-262)
500.201	n	(P-17897)	140.520	am	(P-10179/89; A-262)
500.220	am	(P-17897)	140.525	am	(P-10179/89; A-262)



ILLINOIS REGISTER

VOL. 14, ISSUE #47

SECTIONS AFFECTED INDEX

NOVEMBER 26, 1990

TITLE 89 (CONT'D)				
112.408	n	(P-1123; O-12962; R-13867; A-13652)	115.30	am (P-2469; A-10438)
			116.510	am (P-10616; A-16970)
112.410	n	(P-1123; O-12962; R-13867; A-13652)	116.520	am (P-10616; A-16970)
			117.20	am (P-17241/89; A-9488)
112.412	n	(P-1123; O-12962; R-13867; A-13652)	117.50	am (P-14008/89; A-780)
			117.51	am (P-14008/89; A-780)
112.414	n	(P-1123; O-12962; R-13867; A-13652)	117.53	am (P-14008/89; A-780)
			118.300	n (P-2473; A-10442)
112.416	n	(P-1123; O-12962; R-13867; A-13652)	118.300	# (P-2473; A-10442)
			118.400	# (P-2473; A-10442)
112.418	n	(P-1123; O-12962; R-13867; A-13652)	120.10	am (P-15582/89; A-4233)
			120.11	am (P-5724; A-13227) (E-5839)
113.9	am	(P-2811; O-12983; R-13361; A-13187)	120.20	am (P-14778/89; A-760)
			120.30	am (P-19157/89; A-6372)
113.140	am	(P-9806; A-16957)	120.31	am (P-14778/89; A-760)
113.141	am	(P-9307; A-16957)	120.60	am (P-5724; A-13227) (E-5839)
113.154	am	(P-19130/89; A-6321)		am (P-15582/89; A-4233)(P-5724;
113.155	n	(P-19130/89; A-6321)	120.61	am (P-15582/89; A-4233) (P-7821;
113.251	am	(P-15701)		A-14814) (P19157/89;
113.253	am	(P-163; A-6321)		A-6372)
113.260	am	(P-14263/89; A-720) (P-163; A-6321)	120.62	am (P-15582/89; A-4233)
			120.63	am (P-15582/89; A-4233)
113.261	n	(P-7813; A-14806)	120.64	am (P-5724; A-13227) (E-5839)
113.303	am	(P-15701)	120.70	am (P-558; A-7637)
114.9	am	(P-2821; O-12994; R-14218; A-14162)	120.72	am (P-558; A-7637)
			120.74	am (P-558; A-7637) (E-1494)
114.85	n	(P-7015; A-13215)	120.76	am (P-558; A-7637)
114.130	am	(P-16691/89; A-3640)	120.208	am (P-2831; O-13011; R-13363;
114.140	r	(P-5385; A-13777)		A-13227)
114.210	am	(P-4070; A-10929)	120.235	am (P-4081; A-10396)
114.235	am	(P-5713; O-13005; R-14218; A-14162)	120.281	am (P-4081; A-10396)
			120.284	n (P-15582/89; A-4233)
114.241	am	(P-5713; O-13005; R-14218; A-14162)	120.285	am (P-19157/89; A-6372)
			120.308	am (P-2831; O-13011; R-13363;
114.250	am	(P-9815; A-17111)		A-13227)
114.251	am	(P-4070 A-10929)	120.335	am (P-9343; A-17004)
114.270	am	(P-19146/89; A-6360)	120.370	am (P-5954; O-13022; R-13363;
114.351	am	(P-14764/89; A-746)		A-13227)
114.352	am	(P-14764/89; A-746)	120.379	n (P-19157/89; A-6372)
114.353	am	(P-14764/89; A-746)	120.384	n (P-15582/89; A-4233)
114.402	am	(P-5385; A-13777) (P-15712)	120.385	am (P-19157/89; A-6372)
114.430	am	(P-5945; O-13008; R-14218; A-14162)	120.386	n (P-19157/89; A-6372)
			120.390	am (P-17229/89; A-4233) (P-5724;
114.450	n	(P-5385; A-13777)		A-13227) (E-5839)
114.452	n	(P-5385; A-13777)	120.391	am (P-5724; A-13227) (E-5839)
114.454	n	(P-5385; A-13777)	121.10	n (P-9317; A-16983)
114.456	n	(P-5385; A-13777)	121.19	am (P-13503/89; A-729)
114.458	n	(P-5385; A-13777)	121.22	am (P-7006)
114.460	n	(P-5385; A-13777)	121.23	am (P-7006; A-13202)
114.462	n	(P-5385; A-13777)	121.27	am (P-13503/89; A-729)
114.464	n	(P-5385; A-13777)	121.31	am (P-13503/89; A-729)
114.466	n	(P-5385; A-13777)	121.50	am (P-14756/89; A-729)
114.500	n	(P-5385; A-13777)	121.60	am (PP-15158)
114.502	n	(P-5385)	121.61	am (P-5935; A-13202) (PP-15158)
114.504	n	(P-5385; A-13777)	121.63	am (P-9317; O-16077; R-17124;
114.506	n	(P-5385; A-13777)		A-16983) (PP-15158)
114.508	n	(P-5385; A-13777)	121.64	am (PP-15158)
114.510	n	(P-5385; A-13777)	121.70	am (P-13503/89; A-729)
114.512	n	(P-5385; A-13777)	121.72	am (P-13503/89; A-729)
114.514	n	(P-5385; A-13777)	121.92	am (P-548; A-6349)
114.516	n	(P-5385; A-13777)	130.200	am (P-1564; O-12946; RC-12948
114.518	n	(P-5385; A-13777)		R-14606; A-14537)
115.10	am	(P-14790/89; A-773)	130.321	am (P-4049; A-13772)

ILLINOIS REGISTER

VOL. 14, ISSUE #47

SECTIONS AFFECTED INDEX

NOVEMBER 26, 1990

TITLE 89 (CONT'D)				
140.7	am	(P-5726; A-13262) (E-5865)	140.569	am (P-15612/89; A-2564) (P-7834;
140.24	am	(P-5417; A-14826)		A-18813)
140.400	am	(P-1737; A-10062)	140.642	am (P-3019; RC-17693) (E-3241;
140.413	am	(P-4860; A-18057)		O-8223; R-9258; RC-17680)
140.420	am	(P-1570; A-10409)	140.646	am (P-4415; O-16082; R-18623;
140.421	am	(P-1570; A-10409)		A-18508) (E-4577; O-8226;
140.428	am	(P-14265/89; A-4543)	140.647	am (P-4415; O-16082; R-18623;
140.429	r	(P-14265/89; A-4543)		A-18508) (E-4577; O-8226;
140.435	n	(P-1737; A-10062)		R-9260)
140.436	n	(P-1737; A-10062)	140.648	am (P-4415; O-16082; R-18623;
140.461	am	(E-5575) (P-5726; RC-17688;		A-18508) (E-4577;
		W-18625)		O-8226; R-9260)
140.462	am	(E-5575) (P-5726; RC-17688;	140.649	am (P-4415; O-16082; R-18623;
		W-18625)		A-18508) (E-4577; O-8226;
140.463	am	(E-5575) (P-5726; RC-17688;		R-9260)
		W-18625)	140.650	am (P-4415; O-16082; R-18623;
140.471	am	(P-8929; A-17279)		A-18508) (E-4577; O-8226;
140.472	am	(P-8929; A-17279)		R-9260)
140.473	am	(P-8929; A-17279)	140.652	am (P-4415; O-16082; R-18623;
140.474	am	(P-8929; A-17279)		A-18508)(E-4577; O-8226;
140.475	am	(P-15281/89; A-15366)		R-9260)
140.476	am	(P-15281/89; A-15366)	140.Tb.A	r (P-14317) (E-14570)
140.477	am	(P-15281/89; A-15366)	140.Tb.D	am (P-1570; A-10409)
140.478	am	(P-15281/89; A-15366)	140.Tb.H	n (P-3019; RC-17693) (E-3241;
140.479	am	(P-15281/89; A-15366)		O-8223; RC-17680)
140.480	am	(P-15281/89; A-15366)	141.10	am (P-20288/89; A-6339)
140.481	am	(P-15281/89; A-15366)	141.100	am (P-17665/89; A-3595) (P-2465;
140.485	am	(P-14317) (E-14570)		A-9464) (E-2657) (P-12202;
140.486	r	(P-14317) (E-14570)		A-18015) (E-12278)
140.487	am	(P-14317) (E-14570)	141.200	am (P-2465; A-9464) (E-2657)
140.488	n	(P-14317) (E-14570)		(P-12714) (E-12910)
140.490	am	(P-11157/89; A-190)	141.280	am (P-2465; A-9464) (E-2657)
140.491	am	(P-11157/89; A-190)	141.400	am (P-12714) (E-12910)
140.492	am	(P-11157/89; A-190)	141.480	am (P-12202; A-18015) (E-12278)
140.523	am	(P-14681)	141.560	am (P-17665/89; A-3595) (P-2465;
140.525	am	(P-17667/89; A-7141)		A-9465) (E-2657)
140.526	am	(P-17667/89; A-7141)	141.640	am (P-17665/89; A-3595)
140.528	am	(P-17667/89; A-7141) (P-7027;		(P-12202; A-18015) (E-12278)
		A-15981)	141.720	am (P-17665/89; A-3595)
		(E-7249; O-13036)		(P-12202; A-18015) (E-12278)
140.529	am	(E-12082; O-15633) (P-11672)	141.800	am (P-17665/89; A-3595) (P-2465;
140.539	am	(P-10629)		A-9464) (E-2657) (P-12202;
140.542	am	(P-4415; O-16082; R-18623;		A-18015) (E-12278)
		A-18508) (E-4577; O-8226;	141.960	am (P-12714) (E-12910)
		R-9260)	141.1000	am (P-17665/89; A-3595) (P-2465;
140.543	am	(P-13178/89; A-2564) (P-4415;		A-9464) (E-2657)
		O-16082; R-18623; A-18508)	141.1080	am (P-12202; A-18015) (E-12278)
		(E-4577; O-8226; R-9260)	141.1125	am (P-17665/89; A-3595)
140.544	r	(P-4415; O-16082; R-18623;	141.1200	am (P-17665/89; A-3595)
		A-18508) (E-4577; O-8226;		(P-12202; A-18015) (E-12278)
		R-9260)	141.1240	am (P-12714) (E-12910)
140.545	am	(P-4415; O-16082; R-18623;	141.1280	am (P-17665/89; A-3595)
		A-18508) (E-4577; O-8226;	141.1320	am (P-17665/89; A-3595) (P-2465;
		R-9260)		A-9464) (E-2657) (P-12714)
140.560	am	(P-13178/89; A-2564)		(E-12910)
140.561	am	(P-13178/89; A-2564)	141.1520	am (P-17665/89; A-3595)
140.562	am	(P-13178/89; A-2564)	141.1640	am (P-12202; A-18015) (E-12278)
		(P-13963) (E-14184; O-17718)	141.1880	am (P-2465; A-9464) (E-2657)
140.565	r	(P-17667/89; A-7141)		(P-12202; A-18015) (E-12278)
140.566	r	(P-17667/89; A-7141)	141.2400	am (P-17665/89; A-3595)
140.567	r	(P-17667/89; A-7141)		(P-12714) (E-12910)
140.568	am	(P-17667/89; A-7141)	141.2600	am (P-17665/89; A-3595)
			141.2840	am (P-12714) (E-12910)



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ILLINOIS REGISTER

VOL. 14, ISSUE #47

SECTIONS AFFECTED INDEX

NOVEMBER 26, 1990

TITLE 89 (CONT'D)

552.30	am	(P-9392)	650.700	r	(P-6725)
552.60	am	(P-9392)	650.1000	r	(P-6725)
552.90	am	(P-9392)	650.Ap. B	r	(P-6725)
562.30	am	(P-14313/89; A-1466) (P-9379; A-18555)	675.100	am	(P-14319/89; A-3222)
567.20	am	(P-12731)	675.300	am	(P-14319/89; A-3222)
567.30	am	(P-12731)	685.500	am	(P-8982; O-17710)
572.60	am	(P-5969; A-18561)	685.600	am	(P-8982; O-17710)
572.90	am	(P-5969; A-18561)	687.100	am	(P-8560; O-16085; RC-16088)
587.50	am	(P-16719/89; A-6785)	690.100	am	(P-9397; A-18577)
587.70	n	(P-16719/89; A-6785)	695.300	am	(P-12252)
587.100	r	(P-16719/89; A-6785)	695.400	am	(P-12252)
587.105	n	(P-11736)	700.200	am	(P-14331/89; O-20407/89; R-2968; A-4900) (P-8103; C-9624; A-18582)
587.110	am	(P-11736)	700.300	am	(P-14331/89; O-20407/89; R-2968; A-4900)
587.120	am	(P-11736)	712.100	am	(P-11702)
587.600	am	(P-16719/89; A-6785)	712.200	am	(P-11702)
592.30	am	(P-14338/89; A-1473)	712.300	am	(P-11702)
592.50	am	(P-14338/89; A-1473)	712.400	am	(P-11702)
592.55	n	(P-14338/89; A-1473)	712.1000	am	(P-11702)
592.60	am	(P-14338/89; A-1473)	712.Ap.A	am	(P-11702)
592.65	n	(P-14338/89; A-1473)	714.110	am	(P-12947/89; A-3652)
592.75	n	(P-14338/89; A-1473)	714.130	n	(P-12947/89; A-3652)
592.75	am	(P-12257)	714.310	am	(P-12947/89; A-3652)
592.80	am	(P-12257)	714.320	n	(P-12947/89; A-3652)
592.85	n	(P-12257)	716.100	n	(P-9994; RC-17706)
602.20	am	(P-14797/89; A-2598) (P-5974; A-18077)	716.200	n	(P-9994; RC-17706)
607.20	am	(P-7087; A-18080)	716.300	n	(P-9994; RC-17706)
617.20	am	(P-9385)	716.400	n	(P-9994; RC-17706)
617.50	am	(P-9385)	716.500	n	(P-9994; RC-17706)
617.55	am	(P-9385)	716.600	n	(P-9994; RC-17706)
617.60	am	(P-9385)	730.400	am	(P-12228)
650.1	r	(P-6725)	765.60	am	(P-12224)
650.10	r	(P-6725)	795.100	am	(P-3407; A-16005)
650.10	n	(P-6683)	795.110	r	(P-3407; A-16005)
650.20	r	(P-6725)	810.10	am	(P-13739/89; A-3661)
650.20	n	(P-6683)	827.10	am	(P-18182)
650.30	r	(P-6725)	827.30	am	(P-18182)
650.30	n	(P-6683)	827.40	am	(P-18182)
650.40	r	(P-6725)	830.50	am	(P-12234)
650.40	n	(P-6683)	843.10	am	(P-12212)
650.50	r	(P-6725)	843.20	am	(P-12212)
650.50	n	(P-6683)	843.30	am	(P-12212)
650.60	r	(P-6725)	843.50	am	(P-12212)
650.60	n	(P-6683)	843.60	am	(P-12212)
650.70	r	(P-6725)	843.70	am	(P-12212)
650.70	n	(P-6683)	843.120	am	(P-12212)
650.80	r	(P-6725)	843.150	am	(P-12212)
650.80	n	(P-6683)	843.160	am	(P-12212)
650.90	r	(P-6725)	843.180	n	(P-12212)
650.90	n	(P-6683)	845.11	n	(P-12240)
650.100	r	(P-6725)	845.20	am	(P-12240)
650.100	n	(P-6683)	845.30	am	(P-12240)
650.110	n	(P-6683)	845.40	am	(P-12240)
650.120	n	(P-6683)	885.10	am	(P-6666)
650.130	n	(P-6683)	885.30	n	(P-6666)
650.140	n	(P-6683)	885.100	n	(P-6666)
650.150	n	(P-6683)	885.110	n	(P-6666)
650.160	n	(P-6683)	885.200	n	(P-6666)
650.200	r	(P-6725)	885.210	n	(P-6666)
650.500	r	(P-6725)	890.10	r	(P-2844; A-16010)
650.600	r	(P-6725)	890.20	r	(P-2844; A-16010)
			890.30	r	(P-2844; A-16010)

ILLINOIS REGISTER

VOL. 14, ISSUE #47

SECTIONS AFFECTED INDEX

NOVEMBER 26, 1990

TITLE 89 (CONT'D)

890.40	r	(P-2844; A-16010)	386.1010	n	(P-7472; A-15542)
899.10	n	(P-3412; O-13029; R-18626; A-18567)	386.1020	n	(P-7472; A-15542)
899.20	n	(P-3412; O-13029; R-18626; A-18567)	386.1030	n	(P-7472; A-15542)
899.30	n	(P-3412; O-13029; R-18626; A-18567)	386.1040	n	(P-7472; A-15542)
899.40	n	(P-3412; O-13029; R-18626; A-18567)	386.1050	n	(P-7472; A-15542)
1200.30	am	(P-19885/89; A-5136)	386.1060	n	(P-7472; A-15542)
1200.40	am	(P-19885/89; A-5136)	386.1070	n	(P-7472; A-15542)
1200.50	am	(P-19885/89; A-5136)	386.1080	n	(P-7472; A-15542)
1200.70	am	(P-19885/89; A-5136)	386.1090	n	(P-7472; A-15542)
1200.80	am	(P-19885/89; A-5136)	386.1100	n	(P-7472; A-15542)
1200.Ap.A	am	(P-19885/89; A-5136)	386.1110	n	(P-7472; A-15542)
			386.1120	n	(P-7472; A-15542)
			386.1130	n	(P-7472; A-15542)
			386.1140	n	(P-7472; A-15542)
			386.1150	n	(P-7472; A-15542)
			386.1160	n	(P-7472; A-15542)
			386.1170	n	(P-7472; A-15542)
			386.1180	n	(P-7472; A-15542)
			386.1190	n	(P-7472; A-15542)
			386.1200	n	(P-7472; A-15542)
			390.1000	n	(P-7452; A-15519)
			390.1010	n	(P-7452; A-15519)
			390.1020	n	(P-7452; A-15519)
			390.1030	n	(P-7452; A-15519)
			390.2000	n	(P-7452; A-15519)
			390.2010	n	(P-7452)
			391.1000	n	(P-7487; A-15560)
			391.2000	n	(P-7487; A-15560)
			392.1000	n	(P-7438; A-15503)
			392.2000	n	(P-7438; A-15503)
			393.1000	n	(P-7468; A-15537)
			393.2000	n	(P-7468; A-15537)
			395.1000	n	(P-7442; A-15507)
			395.2000	n	(P-7442; A-15507)
			396.1000	n	(P-7447; C-9262; A-15512)
			396.2000	n	(P-7447; C-9262; A-15512)
			396.2010	n	(P-7447; C-9262; A-15512)
			397.1	r	(P-7429; A-15496)
			397.3	r	(P-7429; A-15496)
			397.5	r	(P-7429; A-15496)
			397.7	r	(P-7429; A-15496)
			397.9	r	(P-7429; A-15496)
			397.11	r	(P-7429; A-15496)
			397.13	r	(P-7429; A-15496)
			397.15	r	(P-7429; A-15496)
			397.17	r	(P-7429; A-15496)
			397.19	r	(P-7429; A-15496)
			397.21	r	(P-7429; A-15496)
			397.1000	n	(P-7424; A-15498)
			397.1010	n	(P-7424; A-15498)
			397.1020	n	(P-7424; A-15498)
			401.10	re	(A-3234)
			401.Ap.A	re	(A-3234)
			449.10	n	(P-16944/89; A-3686)
			449.20	n	(P-16944/89; A-3686)
			449.30	n	(P-16944/89; A-3686)
			449.40	n	(P-16944/89; A-3686)
			449.50	n	(P-16944/89; A-3686)
			449.60	n	(P-16944/89; A-3686)
			449.70	n	(P-16944/89; A-3686)
			456.10	n	(P-17535)
			456.20	n	(P-17535)
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